## Florida Senate - 1998

By Senator Clary

	7-1514-98	See	HB
1	A bill to be entitled		
2	An act relating to postsecondary education;		
3	amending s. 240.551, F.S.; renaming the Florida		
4	Prepaid Postsecondary Education Expense		
5	Program, Board, and Trust Fund the Florida		
6	Prepaid College Program, Board, and Trust Fund,		
7	respectively; reordering provisions and		
8	providing technical revisions; deleting		
9	obsolete language; correcting cross references;		
10	permitting soliciting and contracting for		
11	records administration services; providing for		
12	the inclusion of certain fees within advance		
13	payment contracts for tuition; providing for		
14	the calculation of benefits for state		
15	need-based financial aid; prohibiting unlawful		
16	representations; amending s. 222.22, F.S.;		
17	conforming provisions; amending s. 732.402,		
18	F.S.; exempting Florida Prepaid College Program		
19	contracts from the probate claims of creditors;		
20	reenacting ss. 731.201(13) and 735.301(1),		
21	F.S., relating to probate, to incorporate the		
22	amendment to s. 732.402, F.S., in references;		
23	providing an effective date.		
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25	Be It Enacted by the Legislature of the State of Florida	a:	
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27	Section 1. Section 240.551, Florida Statutes, is	5	
28	amended to read:		
29	240.551 Florida Prepaid <u>College</u> <del>Postsecondary</del>		
30	Education Expense Program		
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1	(1) <u>LEGISLATIVE INTENT</u> The Legislature recognizes
2	that educational opportunity at the postsecondary level is a
3	critical state interest. It further recognizes that
4	educational opportunity is best ensured through the provision
5	of postsecondary institutions that are geographically and
6	financially accessible. Accordingly, it is the intent of the
7	Legislature that a program be established through which many
8	of the costs associated with postsecondary attendance may be
9	paid in advance and fixed at a guaranteed level for the
10	duration of undergraduate enrollment. It is similarly the
11	intent of the Legislature to provide a program that fosters
12	timely financial planning for postsecondary attendance and to
13	encourage employer participation in such planning through
14	program contributions on behalf of employees and the
15	dependents of employees.
16	(2) <u>DEFINITIONSAs used in this section</u> :
17	(a) "Advance payment contract" means a contract
18	entered into by the board and a purchaser pursuant to this
19	section.
20	(b) "Board" means the <u>Florida</u> Prepaid <u>College</u>
21	Postsecondary Education Expense Board.
22	(c) "Fund" means the <u>Florida</u> Prepaid <u>College</u>
23	Postsecondary Education Expense Trust Fund.
24	<u>(d)</u> (g) "Program" means the Florida Prepaid <u>College</u>
25	Postsecondary Education Expense Program.
26	<u>(e)</u> (d) "Purchaser" means a person who makes or is
27	obligated to make advance registration or dormitory residence
28	payments in accordance with an advance payment contract.
29	(f)(e) "Qualified beneficiary" means:
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1 1. A resident of this state at the time a purchaser 2 enters into an advance payment contract on behalf of the 3 resident; A nonresident who is the child of a noncustodial 4 2. 5 parent who is a resident of this state at the time that such б parent enters into an advance payment contract on behalf of 7 the child; or 3. For purposes of advance payment contracts entered 8 9 into pursuant to <u>subsection (24)paragraph (5)(j)</u>, a graduate 10 of an accredited high school in this state who is a resident 11 of this state at the time he or she is designated to receive the benefits of the advance payment contract. 12 13 (q) (h) "Registration fee" means matriculation fee, 14 financial aid fee, building fee, and Capital Improvement Trust 15 Fund fee. (h)(f) "State postsecondary institution" means any 16 17 community college identified in s. 240.3031 or university identified in s. 240.2011. 18 19 (3) FLORIDA PREPAID COLLEGE PROGRAM; CREATION.--There 20 is created a Florida Prepaid <u>College</u> Postsecondary Education Expense Program to provide a medium through which the cost of 21 registration and dormitory residence may be paid in advance of 22 enrollment in a state postsecondary institution at a rate 23 24 lower than the projected corresponding cost at the time of 25 actual enrollment. Such payments shall be combined and invested in a manner that yields, at a minimum, sufficient 26 interest to generate the difference between the prepaid amount 27 28 and the cost of registration and dormitory residence at the 29 time of actual enrollment. Students who enroll in a state postsecondary institution pursuant to this section shall be 30 31

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charged no fees in excess of the terms delineated in the
advance payment contract.

3 (4) FLORIDA PREPAID COLLEGE TRUST FUND. -- There is 4 created within the State Board of Administration the Florida 5 Prepaid College Postsecondary Education Expense Trust Fund. б The fund shall consist of state appropriations, moneys 7 acquired from other governmental or private sources, and 8 moneys remitted in accordance with advance payment contracts. 9 All funds deposited into the trust fund may be invested 10 pursuant to s. 215.47; however, such investment shall not be 11 mandatory. Dividends, interest, and gains accruing to the trust fund shall increase the total funds available for the 12 program. Notwithstanding the provisions of chapter 717, funds 13 associated with terminated contracts terminated pursuant to 14 subsection (12)<del>paragraph (6)(d)</del> and canceled contracts for 15 which no refunds have been claimed shall increase the total 16 17 funds available for the program. However, the board shall 18 establish procedures for notifying purchasers who subsequently 19 cancel their contracts of any unclaimed refund and shall 20 establish a time period after which no refund may be claimed by a purchaser who canceled a contract. Any balance contained 21 within the fund at the end of a fiscal year shall remain 22 therein and shall be available for carrying out the purposes 23 24 of the program. In the event that dividends, interest, and 25 gains exceed exceeds the amount necessary for program administration and disbursements, the board may designate an 26 additional percentage of the fund to serve as a contingency 27 28 fund. Moneys contained within the fund shall be exempt from the investment requirements of s. 18.10. Any funds of a 29 direct-support organization created pursuant to subsection 30 31

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1 (24)paragraph (5)(j)shall be exempt from the provisions of 2 this <u>subsection paragraph</u>.

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(5) <u>PROGRAM ADMINISTRATION.--</u>

4 (a) The Florida Prepaid College Postsecondary 5 Education Expense Program shall be administered by the Florida б Prepaid College Postsecondary Education Expense Board as an 7 agency of the state. The Florida Prepaid College 8 Postsecondary Education Expense Board is hereby created as a 9 body corporate with all the powers of a body corporate for the 10 purposes delineated in this section. For the purposes of s. 11 6, Art. IV of the State Constitution, the board shall be assigned to and administratively housed within the State Board 12 of Administration, but it shall independently exercise the 13 powers and duties specified in this section. 14

(b) The board shall consist of seven members to be 15 composed of the Insurance Commissioner and Treasurer, the 16 17 Comptroller, the Chancellor of the Board of Regents, the 18 Executive Director of the State Board of Community Colleges, 19 and three members appointed by the Governor and subject to 20 confirmation by the Senate. Each member appointed by the 21 Governor shall possess knowledge, skill, and experience in the 22 areas of accounting, actuary, risk management, or investment management. Each member of the board not appointed by the 23 24 Governor may name a designee to serve the board on behalf of 25 the member; however, any designee so named shall meet the qualifications required of gubernatorial appointees to the 26 27 board. Members appointed by the Governor shall serve terms of 28 3 years except that, in making the initial appointments, the 29 Governor shall appoint one member to serve for 1 year, one member to serve for 2 years, and one member to serve for 3 30 31 Any person appointed to fill a vacancy on the board <del>years</del>. 5

shall be appointed in a like manner and shall serve for only 1 2 the unexpired term. Any member shall be eligible for 3 reappointment and shall serve until a successor qualifies. 4 Members of the board shall serve without compensation but 5 shall be reimbursed for per diem and travel in accordance with б s. 112.061. Each member of the board shall file a full and 7 public disclosure of his or her financial interests pursuant to s. 8, Art. II of the State Constitution and corresponding 8 9 statute. 10 (c)(a) The Governor shall appoint a member of the 11 board to serve as the initial chair of the board. Thereafter, the board shall elect a chair annually. The board shall 12 13 annually elect a board member to serve as chair and a board 14 member to serve as vice chair and shall designate a 15 secretary-treasurer who need not be a member of the board. The secretary-treasurer shall keep a record of the proceedings 16 17 of the board and shall be the custodian of all printed material filed with or by the board and of its official seal. 18 19 Notwithstanding the existence of vacancies on the board, a 20 majority of the members shall constitute a quorum. The board shall take no official action in the absence of a quorum. 21 The 22 board shall meet, at a minimum, on a quarterly basis at the call of the chair. 23 (6) FLORIDA PREPAID COLLEGE BOARD; DUTIES. -- The board 24 25 shall: (a)(b) The board shall Appoint an executive director 26 to serve as the chief administrative and operational officer 27 28 of the board and to perform other duties assigned to him or 29 her by the board. (b) Administer the fund in a manner that is 30 sufficiently actuarially sound to defray the obligations of 31 6

the program. The board shall annually evaluate or cause to be 1 evaluated the actuarial soundness of the fund. If the board 2 3 perceives a need for additional assets in order to preserve actuarial soundness, the board may adjust the terms of 4 5 subsequent advance payment contracts to ensure such soundness. б (c) Establish a comprehensive investment plan for the 7 purposes of this section with the approval of the State Board of Administration. The comprehensive investment plan shall 8 specify the investment policies to be utilized by the board in 9 its administration of the fund. The board may place assets of 10 11 the fund in savings accounts or use the same to purchase fixed or variable life insurance or annuity contracts, securities, 12 evidence of indebtedness, or other investment products 13 pursuant to the comprehensive investment plan and in such 14 proportions as may be designated or approved under that plan. 15 Such insurance, annuity, savings, or investment products shall 16 be underwritten and offered in compliance with the applicable 17 federal and state laws, regulations, and rules by persons who 18 are duly authorized by applicable federal and state 19 authorities. Within the comprehensive investment plan, the 20 board may authorize investment vehicles, or products incident 21 thereto, as may be available or offered by qualified companies 22 or persons. A contract purchaser may not direct the investment 23 24 of his or her contribution to the trust fund and a contract beneficiary may not direct the contribution made on his or her 25 behalf to the trust fund. Board members and employees of the 26 27 board are not prohibited from purchasing advance payment contracts by virtue of their fiduciary responsibilities as 28 29 members of the board or official duties as employees of the 30 board. 31

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1	(d) Solicit proposals and contract, pursuant to s.
2	287.057, for the marketing of the Florida Prepaid College
3	Program. The entity designated pursuant to this paragraph
4	shall serve as a centralized marketing agent for the program
5	and shall be solely responsible for the marketing of the
6	program. Any materials produced for the purpose of marketing
7	the program shall be submitted to the board for review. No
8	such materials shall be made available to the public before
9	the materials are approved by the board. Any educational
10	institution may distribute marketing materials produced for
11	the program; however, all such materials shall have been
12	approved by the board prior to distribution. Neither the state
13	nor the board shall be liable for misrepresentation of the
14	program by a marketing agent.
15	(e) Solicit proposals and contract, pursuant to s.
16	287.057, for a trustee services firm to select and supervise
17	investment programs on behalf of the board. The goals of the
18	board in selecting a trustee services firm shall be to obtain
19	the highest standards of professional trustee services, to
20	allow all qualified firms interested in providing such
21	services equal consideration, and to provide such services to
22	the state at no cost and to the purchasers at the lowest cost
23	possible. The trustee services firm shall agree to meet the
24	obligations of the board to qualified beneficiaries if moneys
25	in the fund fail to offset the obligations of the board as a
26	result of imprudent selection or supervision of investment
27	programs by such firm. Evaluations of proposals submitted
28	pursuant to this paragraph shall include, but not be limited
29	to, the following criteria:
30	1. Adequacy of trustee services for supervision and
31	management of the program, including current operations and
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1 staff organization and commitment of management to the 2 proposal. 3 2. Capability to execute program responsibilities within time and regulatory constraints. 4 5 3. Past experience in trustee services and current ability to maintain regular and continuous interactions with б 7 the board, records administrator, and product provider. The minimum purchaser participation assumed within 8 4. the proposal and any additional requirements of purchasers. 9 5. Adequacy of technical assistance and services 10 11 proposed for staff. 6. Adequacy of a management system for evaluating and 12 improving overall trustee services to the program. 13 7. Adequacy of facilities, equipment, and electronic 14 data processing services. 15 8. Detailed projections of administrative costs, 16 including the amount and type of insurance coverage, and 17 detailed projections of total costs. 18 19 (f) Solicit proposals and contract, pursuant to s. 287.057, for product providers to develop investment 20 21 portfolios on behalf of the board to achieve the purposes of this section. Product providers shall be limited to authorized 22 insurers as defined in s. 624.09, banks as defined in s. 23 658.12, associations as defined in s. 665.012, authorized 24 Securities and Exchange Commission investment advisers, and 25 investment companies as defined in the Investment Company Act 26 27 of 1940. All product providers shall have their principal place of business and corporate charter located and registered 28 29 in the United States. In addition, each product provider shall 30 agree to meet the obligations of the board to qualified beneficiaries if moneys in the fund fail to offset the 31 9

1 obligations of the board as a result of imprudent investing by such provider. Each authorized insurer shall evidence superior 2 3 performance overall on an acceptable level of surety in meeting its obligations to its policyholders and other 4 5 contractual obligations. Only qualified public depositories approved by the Insurance Commissioner and Treasurer shall be б 7 eligible for board consideration. Each investment company shall provide investment plans as specified within the request 8 9 for proposals. The goals of the board in selecting a product provider company shall be to provide all purchasers with the 10 11 most secure, well-diversified, and beneficially administered postsecondary education expense plan possible, to allow all 12 qualified firms interested in providing such services equal 13 consideration, and to provide such services to the state at no 14 cost and to the purchasers at the lowest cost possible. 15 Evaluations of proposals submitted pursuant to this paragraph 16 shall include, but not be limited to, the following criteria: 17 1. Fees and other costs charged to purchasers that 18 19 affect account values or operational costs related to the 20 program. 2. Past and current investment performance, including 21 investment and interest rate history, guaranteed minimum rates 22 of interest, consistency of investment performance, and any 23 24 terms and conditions under which moneys are held. 3. Past experience and ability to provide timely and 25 accurate service in the areas of records administration, 26 27 benefit payments, investment management, and complaint 28 resolution. 29 4. Financial history and current financial strength 30 and capital adequacy to provide products, including operating procedures and other methods of protecting program assets. 31 10

1 (7) (c) FLORIDA PREPAID COLLEGE BOARD; POWERS. -- The 2 board shall have the powers necessary or proper to carry out 3 the provisions of this section, including, but not limited to, 4 the power to: 5 (a)1. Adopt an official seal and rules. б (b)<del>2.</del> Sue and be sued. 7 (c)<del>3.</del> Make and execute contracts and other necessary 8 instruments. 9 (d)4. Establish agreements or other transactions with 10 federal, state, and local agencies, including state 11 universities and community colleges. (e) 5. Invest funds not required for immediate 12 13 disbursement. 14 (f) 6. Appear in its own behalf before boards, 15 commissions, or other governmental agencies. (q)7. Hold, buy, and sell any instruments, 16 17 obligations, securities, and property determined appropriate by the board. 18 19 (h)8. Require a reasonable length of state residence 20 for qualified beneficiaries.  $(\underline{i})$ <del>9.</del> Restrict the number of participants in the 21 community college plan, university plan, and dormitory 22 23 residence plan, respectively. However, any person denied 24 participation solely on the basis of such restriction shall be 25 granted priority for participation during the succeeding year. 26 (j) 10. Segregate contributions and payments to the 27 fund into various accounts and funds. 28 (k)11. Contract for necessary goods and services, 29 employ necessary personnel, and engage the services of private consultants, actuaries, managers, legal counsel, and auditors 30 31 for administrative or technical assistance. 11

1 (1)12. Solicit and accept gifts, grants, loans, and 2 other aids from any source or participate in any other way in 3 any government program to carry out the purposes of this section. 4 5 (m)13. Require and collect administrative fees and б charges in connection with any transaction and impose 7 reasonable penalties, including default, for delinguent 8 payments or for entering into an advance payment contract on a fraudulent basis. 9 10 (n)<del>14.</del> Procure insurance against any loss in 11 connection with the property, assets, and activities of the fund or the board. 12 13 (o) 15. Impose reasonable time limits on use of the 14 tuition benefits provided by the program. However, any such 15 limitation shall be specified within the advance payment 16 contract. 17 (p)<del>16.</del> Delineate the terms and conditions under which payments may be withdrawn from the fund and impose reasonable 18 19 fees and charges for such withdrawal. Such terms and 20 conditions shall be specified within the advance payment contract. 21 (q)17. Provide for the receipt of contributions in 22 23 lump sums or installment payments. 24 18. Establish other policies, procedures, and criteria 25 to implement and administer the provisions of this section. (r)19. Require that purchasers of advance payment 26 contracts verify, under oath, any requests for contract 27 28 conversions, substitutions, transfers, cancellations, refund 29 requests, or contract changes of any nature. Verification shall be accomplished as authorized and provided for in s. 30 31 92.525(1)(a).

1	(d) The board shall administer the fund in a manner
2	that is sufficiently actuarially sound to defray the
3	obligations of the program. The board shall annually evaluate
4	or cause to be evaluated the actuarial soundness of the fund.
5	If the board perceives a need for additional assets in order
6	to preserve actuarial soundness, the board may adjust the
7	terms of subsequent advance payment contracts to ensure such
8	soundness.
9	(e) The board, acting with the approval of the State
10	Board of Administration, shall establish a comprehensive
11	investment plan for the purposes of this section. The
12	comprehensive investment plan shall specify the investment
13	policies to be utilized by the board in its administration of
14	the fund. The board may place assets of the fund in savings
15	accounts or use the same to purchase fixed or variable life
16	insurance or annuity contracts, securities, evidence of
17	indebtedness, or other investment products pursuant to the
18	comprehensive investment plan and in such proportions as may
19	be designated or approved under that plan. Such insurance,
20	annuity, savings, or investment products shall be underwritten
21	and offered in compliance with the applicable federal and
22	state laws, regulations, and rules by persons who are duly
23	authorized by applicable federal and state authorities.
24	Within the comprehensive investment plan, the board may
25	authorize investment vehicles, or products incident thereto,
26	as may be available or offered by qualified companies or
27	persons. A contract purchaser may not direct the investment of
28	his or her contribution to the trust fund, and a contract
29	beneficiary may not direct the contribution made on his or her
30	behalf to the trust fund. Board members and employees of the
31	board are not prohibited from purchasing advance payment
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contracts by virtue of their fiduciary responsibilities as
members of the board or official duties as employees of the
board.

4 (s)(f) The board may Delegate responsibility for 5 administration of the comprehensive investment plan required б in paragraph(6)(c) $\frac{(e)}{(e)}$ to a person the board determines to be 7 qualified. Such person shall be compensated by the board. 8 Directly or through such person, the board may contract with a 9 private corporation or institution to provide such services as 10 may be a part of the comprehensive investment plan or as may 11 be deemed necessary or proper by the board or such person, including, but not limited to, providing consolidated billing, 12 13 individual and collective recordkeeping and accountings, and 14 asset purchase, control, and safekeeping.

15 (t) Endorse insurance coverage written exclusively for 16 the purpose of protecting advance payment contracts, and the 17 purchasers and beneficiaries thereof, which may be issued in 18 the form of a group life policy and which is exempt from the 19 provisions of part V of chapter 627.

20 <u>(u) Solicit proposals and contract, pursuant to s.</u>

21 <u>287.057, for the services of a records administrator. The</u>

22 goals of the board in selecting a records administrator shall

23 <u>be to provide all purchasers with the most secure</u>,

24 well-diversified, and beneficially administered postsecondary

25 education expense plan possible, to allow all qualified firms

26 interested in providing such services equal consideration, and

27 <u>to provide such services to the state at no cost and to the</u>

28 <u>purchasers at the lowest cost possible. Evaluations of</u>

29 proposals submitted pursuant to this paragraph shall include,

30 but not be limited to, the following criteria:

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1	1. Fees and other costs charged to purchasers that
2	affect account values or operational costs related to the
3	program.
4	2. Past experience in records administration and
5	current ability to provide timely and accurate service in the
6	areas of records administration, audit and reconciliation,
7	plan communication, participant service, and complaint
8	resolution.
9	3. Sufficient staff and computer capability for the
10	scope and level of service expected by the board.
11	4. Financial history and current financial strength
12	and capital adequacy to provide administrative services
13	required by the board.
14	(v) Establish other policies, procedures, and criteria
15	to implement and administer the provisions of this section.
16	(g) The board shall annually prepare or cause to be
17	prepared a report setting forth in appropriate detail an
18	accounting of the fund and a description of the financial
19	condition of the program at the close of each fiscal year.
20	Such report shall be submitted to the President of the Senate,
21	the Speaker of the House of Representatives, and members of
22	the State Board of Education on or before March 31 each year.
23	In addition, the board shall make the report available to
24	purchasers of advance payment contracts. The board shall
25	provide to the Board of Regents and the State Board of
26	Community Colleges by March 31 each year complete advance
27	payment contract sales information including projected
28	postsecondary enrollments of qualified beneficiaries. The
29	accounts of the fund shall be subject to annual audits by the
30	Auditor General or his or her designee.
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1 (8) (h) OUALIFIED STATE TUITION PROGRAM 2 STATUS .-- Notwithstanding any other provision of this section, 3 the board may adopt rules necessary to enable the program to retain its status as a "qualified state tuition prepaid 4 5 program" in order to maintain its tax exempt status or other 6 similar status of the program, purchasers, and qualified 7 beneficiaries under the Internal Revenue Code of 1986, as 8 defined in s. 220.03(1). The board shall inform purchasers of 9 changes to the tax or securities status of contracts purchased 10 through the program. 11 (i) The board shall solicit proposals for the 12 marketing of the Florida Prepaid Postsecondary Education Expense Program pursuant to s. 287.057. The entity designated 13 14 pursuant to this paragraph shall serve as a centralized 15 marketing agent for the program and shall be solely 16 responsible for the marketing of the program. Any materials 17 produced for the purpose of marketing the program shall be submitted to the board for review. No such materials shall be 18 19 made available to the public before the materials are approved 20 by the board. Any educational institution may distribute marketing materials produced for the program; however, all 21 22 such materials shall have been approved by the board prior to distribution. Neither the state nor the board shall be liable 23 24 for misrepresentation of the program by a marketing agent. 25 (j) The board may establish a direct-support organization which is: 26 27 1. A Florida corporation, not for profit, incorporated 28 under the provisions of chapter 617 and approved by the 29 Secretary of State. 30 31

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1	2. Organized and operated exclusively to receive,
2	hold, invest, and administer property and to make expenditures
3	to or for the benefit of the program.
4	3. An organization which the board, after review, has
5	<del>certified to be operating in a manner consistent with the</del>
6	goals of the program and in the best interests of the state.
7	Unless so certified, the organization may not use the name of
8	the program.
9	4. Subject to an annual postaudit by an independent
10	certified public accountant in accordance with rules
11	promulgated by the board. The annual audit shall be submitted
12	to the State Board of Administration and the Auditor General
13	for review. The State Board of Administration and Auditor
14	General shall have the authority to require and receive from
15	the organization or its independent auditor any detail or
16	supplemental data relative to the operation of the
17	organization. The identity of donors who desire to remain
18	anonymous shall be confidential and exempt from the provisions
19	of s. 119.07(1) and s. 24(a), Art. I of the State
20	Constitution, and such anonymity shall be maintained in the
21	auditor's report. Information received by the organization
22	that is otherwise confidential or exempt by law shall retain
23	such status. Any sensitive, personal information regarding
24	contract beneficiaries, including their identities, is exempt
25	from the provisions of s. 119.07(1) and s. 24(a), Art. I of
26	the State Constitution.
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28	The chair of the board and the executive director shall be
29	directors of the direct-support organization and shall jointly
30	name three other individuals to serve as directors of the
31	organization.

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1	(k) The board may endorse insurance coverage written
2	exclusively for the purpose of protecting advance payment
3	contracts, and the purchasers or beneficiaries thereof, which
4	may be issued in the form of a group life policy and which is
5	exempt from the provisions of part V of chapter 627.
6	(9) PREPAID COLLEGE PLANS At a minimum, the board
7	shall make advance payment contracts available for two
8	independent plans to be known as the community college plan
9	and the university plan. The board may also make advance
10	payment contracts available for a dormitory residence plan.
11	(a)1. Through the community college plan, the advance
12	payment contract shall provide prepaid registration fees for a
13	specified number of undergraduate semester credit hours not to
14	exceed the average number of hours required for the conference
15	of an associate degree. The cost of participation in the
16	community college plan shall be based primarily on the average
17	current and projected registration fees within the State
18	Community College System and the number of years expected to
19	elapse between the purchase of the plan on behalf of a
20	qualified beneficiary and the exercise of the benefits
21	provided in the plan by such beneficiary. Qualified
22	beneficiaries shall bear the cost of any laboratory fees
23	associated with enrollment in specific courses. Each qualified
24	beneficiary shall be classified as a resident for tuition
25	purposes, pursuant to s. 240.1201, regardless of his or her
26	actual legal residence.
27	2. Effective July 1, 1998, the board may provide
28	advance payment contracts for additional fees delineated in s.
29	240.35, not to exceed the average number of hours required for
30	the conference of an associate degree, in conjunction with
31	advance payment contracts for registration fees. The cost of
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purchasing such fees shall be based primarily on the average 1 current and projected fees within the State Community College 2 3 System and the number of years expected to elapse between the purchase of the plan on behalf of the beneficiary and the 4 5 exercise of benefits provided in the plan by such beneficiary. б Community college plan contracts purchased prior to July 1, 7 1998, shall be limited to the payment of registration fees as 8 defined in subsection (2). (b)1. Through the university plan, the advance payment 9 contract shall provide prepaid registration fees for a 10 11 specified number of undergraduate semester credit hours not to exceed the average number of hours required for the conference 12 of a baccalaureate degree. The cost of participation in the 13 university plan shall be based primarily on the current and 14 projected registration fees within the State University System 15 and the number of years expected to elapse between the 16 purchase of the plan on behalf of a qualified beneficiary and 17 the exercise of the benefits provided in the plan by such 18 19 beneficiary. Qualified beneficiaries shall bear the cost of any laboratory fees associated with enrollment in specific 20 courses. Each qualified beneficiary shall be classified as a 21 resident for tuition purposes pursuant to s. 240.1201, 22 regardless of his or her actual legal residence. 23 2. Effective July 1, 1998, the board may provide 24 advance payment contracts for additional fees delineated in s. 25 240.235(1), for a specified number of undergraduate semester 26 27 credit hours not to exceed the average number of hours required for the conference of a baccalaureate degree, in 28 29 conjunction with advance payment contracts for registration fees. Such contracts shall provide prepaid coverage for the 30 sum of such fees, to a maximum of 45 percent of the cost of 31 19

1	registration fees. The costs of purchasing such fees shall be
2	based primarily on the average current and projected cost of
3	these fees within the State University System and the number
4	of years expected to elapse between the purchase of the plan
5	on behalf of the qualified beneficiary and the exercise of the
6	benefits provided in the plan by such beneficiary. University
7	plan contracts purchased prior to July 1, 1998, shall be
8	limited to the payment of registration fees as defined in
9	subsection (2).
10	(c) Through the dormitory residence plan, the advance
11	payment contract may provide prepaid housing fees for a
12	maximum of 10 semesters of full-time undergraduate enrollment
13	<u>in a state university. Dormitory residence plans shall be</u>
14	purchased in increments of 2 semesters. The cost of
15	participation in the dormitory residence plan shall be based
16	primarily on the average current and projected housing fees
17	within the State University System and the number of years
18	expected to elapse between the purchase of the plan on behalf
19	of a qualified beneficiary and the exercise of the benefits
20	provided in the plan by such beneficiary. Qualified
21	beneficiaries shall have the highest priority in the
22	assignment of housing within university residence halls.
23	Qualified beneficiaries shall bear the cost of any additional
24	elective charges such as laundry service or long-distance
25	telephone service. Each state university may specify the
26	residence halls or other university-held residences eligible
27	for inclusion in the plan. In addition, any state university
28	may request immediate termination of a dormitory residence
29	contract based on a violation or multiple violations of rules
30	of the residence hall or other university-held residences. In
31	the event that sufficient housing is not available for all

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1 qualified beneficiaries, the board shall refund the purchaser or qualified beneficiary an amount equal to the fees charged 2 3 for dormitory residence during that semester. If a qualified beneficiary fails to be admitted to a state university or 4 5 chooses to attend a community college that operates one or more dormitories or residency opportunities, or has one or б 7 more dormitories or residency opportunities operated by the community college direct-support organization, the qualified 8 beneficiary may transfer or cause to have transferred to the 9 community college, or community college direct-support 10 11 organization, the fees associated with dormitory residence. Dormitory fees transferred to the community college or 12 community college direct-support organization may not exceed 13 the maximum fees charged for state university dormitory 14 residence for the purposes of this section, or the fees 15 charged for community college or community college 16 17 direct-support organization dormitories or residency opportunities, whichever is less. 18 19 (10) TRANSFER OF BENEFITS TO PRIVATE AND OUT-OF-STATE COLLEGES AND UNIVERSITIES. --20 (a) A qualified beneficiary may apply a community 21 college plan, university plan, or dormitory residence plan 22 toward any eligible independent college or university. An 23 24 independent college or university which is located and chartered in Florida, is not for profit, is accredited by the 25 Commission on Colleges of the Southern Association of Colleges 26 27 and Schools or the Accrediting Commission of the Association of Independent Colleges and Schools, and which confers degrees 28 29 as defined in s. 246.021, shall be eligible for such 30 application. The board shall transfer, or cause to have transferred, to the eligible independent college or university 31 21

designated by the qualified beneficiary an amount not to 1 exceed the redemption value of the advance payment contract 2 3 within a state postsecondary institution. In the event that the cost of registration or housing fees at the independent 4 5 college or university is less than the corresponding fees at a state postsecondary institution, the amount transferred shall б 7 not exceed the actual cost of registration or housing fees. No transfer authorized pursuant to this paragraph shall exceed 8 the number of semester credit hours or semesters of dormitory 9 residence contracted on behalf of a qualified beneficiary. 10 11 (b) A qualified beneficiary may apply the benefits of an advance payment contract toward an eligible out-of-state 12 college or university. An out-of-state college or university 13 which is not for profit and is accredited by a regional 14 accrediting association, and which confers baccalaureate 15 degrees, shall be eligible for such application. The board 16 17 shall transfer, or cause to have transferred, an amount not to exceed the redemption value of the advance payment contract or 18 19 the original purchase price plus 5 percent compounded interest, whichever is less, after assessment of a reasonable 20 transfer fee. In the event that the cost of registration or 21 housing fees charged the qualified beneficiary at the eligible 22 out-of-state college or university is less than this 23 calculated amount, the amount transferred shall not exceed the 24 actual cost of registration or housing fees. Any remaining 25 amount shall be transferred in subsequent semesters until the 26 27 transfer value is depleted. No transfer authorized pursuant to this paragraph shall exceed the number of semester credit 28 29 hours or semesters of dormitory residence contracted on behalf 30 of a qualified beneficiary. 31

1 (11)(6)(a) ADVANCE PAYMENT CONTRACTS; CONTENTS.--The 2 board shall construct advance payment contracts for 3 registration and may construct advance payment contracts for 4 dormitory residence as provided in accordance with the 5 provisions of this section. Advance payment contracts б constructed for the purposes of this section shall be exempt 7 from the provisions of chapter 517 and the Florida Insurance Code. The board may request assistance from the Department of 8 9 Legal Affairs in the development of the advance payment 10 contracts. The contents of both Such contracts shall include, 11 but not be limited to, the following: (a)1. The amount of the payment or payments and the 12 13 number of payments required from a purchaser on behalf of a 14 qualified beneficiary. (b)2. The terms and conditions under which purchasers 15 shall remit payments, including, but not limited to, the date 16 17 or dates upon which each payment shall be due. (c)3. Provisions for late payment charges and for 18 19 default. 20 (d)4. Provisions for penalty fees for withdrawals from 21 the fund. 22 (e)5. Except for an advance payment contract entered into pursuant to <u>subsection (24)</u>paragraph (5)(j), the name 23 24 and date of birth of the qualified beneficiary on whose behalf 25 the contract is drawn and the terms and conditions under which another person may be substituted as the qualified 26 beneficiary. 27 28  $(f)_{6}$ . The name of any person who may terminate the 29 contract. The terms of the contract shall specify whether the contract may be terminated by the purchaser, the qualified 30 31 23

1 beneficiary, a specific designated person, or any combination 2 of these persons. 3 (q)7. The terms and conditions under which a contract 4 may be terminated, modified, or converted, the name of the 5 person entitled to any refund due as a result of termination б of the contract pursuant to such terms and conditions, and the 7 amount of refund, if any, due to the person so named. 8. The time limitations, if any, within which the 8 9 qualified beneficiary must claim his or her benefits through 10 the program. 11 9. Other terms and conditions deemed by the board to 12 be necessary or proper. 13 (b) In addition to the provisions of paragraph (a), an 14 advance payment contract for registration shall include, but not be limited to, the following: 15 (h)1. The number of semester credit hours or semesters 16 17 of dormitory residence contracted by the purchaser. 18 (i)2. The state postsecondary system toward which the 19 contracted credit hours or semesters of dormitory residence 20 will be applied. (j) The assumption of a contractual obligation by 21 the board to the qualified beneficiary to provide for a 22 specified number of semester credit hours of undergraduate 23 24 instruction at a state postsecondary institution, not to 25 exceed the average number of credit hours required for the conference of the degree that corresponds to the plan 26 purchased on behalf of the qualified beneficiary or to provide 27 for a specified number of semesters of dormitory residence, 28 29 not to exceed the number of semesters of full-time enrollment 30 required for the conference of a baccalaureate degree. 31

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1 (k) Other terms and conditions deemed by the board to 2 be necessary or proper. 3 (c) In addition to the provisions of paragraph (a), an 4 advance payment contract for dormitory residence shall 5 include, but not be limited to, the following: б 1. The number of semesters of dormitory residence 7 contracted by the purchaser. 8 2. The assumption of a contractual obligation by the 9 board to the qualified beneficiary to provide for a specified 10 number of semesters of dormitory residence at a state 11 university, not to exceed the maximum number of semesters of 12 full-time enrollment required for the conference of a 13 baccalaureate degree. (12)(d) DURATION OF BENEFITS; ADVANCE PAYMENT 14 15 <u>CONTRACT.--</u>An advance payment contract may provide that contracts which have not been terminated or the benefits 16 17 exercised within a specified period of time shall be 18 considered terminated. Time expended by a qualified 19 beneficiary as an active duty member of any of the armed 20 services of the United States shall be added to the period of 21 time specified pursuant to this <u>subsection</u> paragraph. No purchaser or qualified beneficiary whose advance payment 22 contract is terminated pursuant to this subsection paragraph 23 24 shall be entitled to a refund. The board shall retain any moneys paid by the purchaser for an advance payment contract 25 that has been terminated in accordance with this subsection 26 27 paragraph. Such moneys retained by the board are exempt from 28 chapter 717, and such retained moneys must be used by the 29 board to further the purposes of this section. 30 (13) REFUNDS.--31

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1 (a)(e)1. Except as provided in paragraphs (b) and (c), 2 no refund provided pursuant to subparagraph (a)7.shall exceed 3 the amount paid into the fund by the purchaser. In the event 4 that an advance payment contract is converted from a 5 university to a community college registration plan, the б refund amount shall be reduced by the amount transferred to a 7 community college on behalf of the qualified beneficiary. 8 However, refunds may exceed the amount paid into the fund in 9 the following circumstances:

10 (b)<del>a.</del> If the beneficiary is awarded a scholarship, the 11 terms of which cover the benefits included in the advance payment contracts, moneys paid for the purchase of the advance 12 13 payment contracts shall be returned to the purchaser in semester installments coinciding with the matriculation by the 14 beneficiary in amounts of either the original purchase price 15 plus 5 percent compounded interest, or the current rates at 16 17 state postsecondary institutions, whichever is less.

18 (c)b. In the event of the death or total disability of 19 the beneficiary, moneys paid for the purchase of advance 20 payment contracts shall be returned to the purchaser together 21 with 5 percent compounded interest, or the current rates at 22 state postsecondary institutions, whichever is less.

 $(d)_{c}$ . If an advance payment contract is converted from 23 24 one registration plan to a plan of lesser value a university 25 plan to a community college plan or a community college plus university plan, or is converted from a community college plus 26 university plan to a community college plan, the amount 27 28 refunded shall not exceed the difference between the amount 29 paid for the original contract and the amount that would have been paid for the contract to which the plan is converted had 30 31 the converted plan been purchased under the same payment plan

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1 at the time the original advance payment contract was 2 executed. 3 (e)2. No refund shall be authorized through an advance 4 payment contract for any school year partially attended but 5 not completed. For purposes of this section, a school year б partially attended but not completed shall mean any one 7 semester whereby the student is still enrolled at the 8 conclusion of the official drop-add period, but withdraws 9 before the end of such semester. If a beneficiary does not 10 complete a community college plan or university plan for 11 reasons other than specified in paragraph (c)subparagraph 1., the purchaser shall receive a refund of the amount paid into 12 13 the fund for the remaining unattended years of the advance payment contract pursuant to rules promulgated by the board. 14 (14)(f) CONFIDENTIALITY OF ACCOUNT 15 INFORMATION. -- Information that identifies the purchasers or 16 17 beneficiaries of any plan promulgated under this section and 18 their advance payment account activities is exempt from the 19 provisions of s. 119.07(1). However, the board may authorize 20 the program's records administrator to release such information to a community college, college, or university in 21 which a beneficiary may enroll or is enrolled. Community 22 colleges, colleges, and universities shall maintain such 23 24 information as exempt from the provisions of s. 119.07(1). 25 (7) At a minimum, the board shall make advance payment contracts available for two independent plans to be known as 26 27 the community college plan and the university plan. The board 28 may also make advance payment contracts available for a 29 dormitory residence plan. 30 (a) Through the community college plan, the advance 31 payment contract shall provide prepaid registration fees for a 27

1 specified number of undergraduate semester credit hours not to 2 exceed the average number of hours required for the conference 3 of an associate degree. The cost of participation in the community college plan shall be based primarily on the average 4 5 current and projected registration fees within the State 6 Community College System and the number of years expected to 7 elapse between the purchase of the plan on behalf of a qualified beneficiary and the exercise of the benefits 8 9 provided in the plan by such beneficiary. Qualified 10 beneficiaries shall bear the cost of any laboratory fees 11 associated with enrollment in specific courses. Each qualified beneficiary shall be classified as a resident for 12 tuition purposes pursuant to s. 240.1201 regardless of his or 13 14 her actual legal residence. (b) Through the university plan, the advance payment 15 contract shall provide prepaid registration fees for a 16 17 specified number of undergraduate semester credit hours not to exceed the average number of hours required for the conference 18 19 of a baccalaureate degree. The cost of participation in the 20 university plan shall be based primarily on the current and 21 projected registration fees within the State University System and the number of years expected to elapse between the 22 purchase of the plan on behalf of a qualified beneficiary and 23 24 the exercise of the benefits provided in the plan by such 25 beneficiary. Qualified beneficiaries shall bear the cost of any laboratory fees associated with enrollment in specific 26 27 courses. In the event that a qualified beneficiary fails to 28 be admitted to a state university or chooses to attend a community college, the qualified beneficiary may convert the 29 30 average number of semester credit hours required for the conference of an associate degree from a university plan to a 31

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1 community college plan and may retain the remaining semester 2 credit hours in the university plan or may request a refund 3 for prepaid credit hours in excess of the average number of semester credit hours required for the conference of an 4 5 associate degree pursuant to subparagraph (6)(a)7. Each 6 qualified beneficiary shall be classified as a resident for 7 tuition purposes pursuant to s. 240.1201 regardless of his or 8 her actual legal residence.

9 (c) Through the dormitory residence plan, the advance 10 payment contract may provide prepaid housing fees for a 11 maximum of 10 semesters of full-time undergraduate enrollment in a state university. Dormitory residence plans shall be 12 purchased in increments of 2 semesters. The cost of 13 participation in the dormitory residence plan shall be based 14 15 primarily on the average current and projected housing fees 16 within the State University System and the number of years 17 expected to elapse between the purchase of the plan on behalf of a qualified beneficiary and the exercise of the benefits 18 19 provided in the plan by such beneficiary. Qualified beneficiaries shall bear the cost of any additional elective 20 21 charges such as laundry service or long-distance telephone service. Each state university may specify the residence 22 halls or other university-held residences eligible for 23 24 inclusion in the plan. In addition, any state university may request immediate termination of a dormitory residence 25 26 contract based on a violation or multiple violations of rules 27 of the residence hall or other university-held residences. 28 Qualified beneficiaries shall have the highest priority in the 29 assignment of housing within university residence halls. In 30 the event that sufficient housing is not available for all qualified beneficiaries, the board shall refund the purchaser 31 29

1 or qualified beneficiary an amount equal to the fees charged 2 for dormitory residence during that semester. If a qualified 3 beneficiary fails to be admitted to a state university or chooses to attend a community college that operates one or 4 5 more dormitories or residency opportunities, or has one or 6 more dormitories or residency opportunities operated by the 7 community college direct-support organization, the qualified 8 beneficiary may transfer or cause to have transferred to the 9 community college, or community college direct-support 10 organization, the fees associated with dormitory residence. 11 Dormitory fees transferred to the community college or community college direct-support organization may not exceed 12 the maximum fees charged for state university dormitory 13 residence for the purposes of this section, or the fees 14 charged for community college or community college 15 direct-support organization dormitories or residency 16 17 opportunities, whichever is less. 18 (d) A qualified beneficiary may apply a community 19 college plan, university plan, or dormitory residence plan 20 toward any eligible independent college or university. An 21 independent college or university which is located and chartered in Florida, is not for profit, is accredited by the 22 23 Commission on Colleges of the Southern Association of Colleges 24 and Schools or the Accrediting Commission of the Association of Independent Colleges and Schools, and which confers degrees 25 26 as defined in s. 246.021 shall be eligible for such 27 application. The board shall transfer or cause to have 28 transferred to the eligible independent college or university 29 designated by the qualified beneficiary an amount not to 30 exceed the redemption value of the advance payment contract 31 within a state postsecondary institution. In the event that

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1 the cost of registration or housing fees at the independent college or university is less than the corresponding fees at a 2 3 state postsecondary institution, the amount transferred shall not exceed the actual cost of registration or housing fees. 4 5 No transfer authorized pursuant to this paragraph shall exceed 6 the number of semester credit hours or semesters of dormitory 7 residence contracted on behalf of a qualified beneficiary. 8 (e) A qualified beneficiary may apply the benefits of an advance payment contract toward an eligible out-of-state 9 10 college or university. An out-of-state college or university 11 which is not for profit, is accredited by a regional accrediting association, and which confers baccalaureate 12 degrees shall be eligible for such application. The board 13 14 shall transfer, or cause to have transferred, an amount not to exceed the redemption value of the advance payment contract or 15 the original purchase price plus 5 percent compounded 16 17 interest, whichever is less, after assessment of a reasonable transfer fee. In the event that the cost of registration or 18 19 housing fees charged the qualified beneficiary at the eligible 20 out-of-state college or university is less than this 21 calculated amount, the amount transferred shall not exceed the actual cost of registration or housing fees. Any remaining 22 amount shall be transferred in subsequent semesters until the 23 24 transfer value is depleted. No transfer authorized pursuant to this paragraph shall exceed the number of semester credit 25 hours or semesters of dormitory residence contracted on behalf 26 27 of a qualified beneficiary. 28 (8) The board shall solicit proposals for the 29 operation of the Florida Prepaid Postsecondary Education Expense Program pursuant to s. 287.057, through which the 30 31 board shall contract for the services of a records

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1 administrator, a trustee services firm, and one or more 2 product providers. 3 (a) The records administrator shall be the entity designated by the board to conduct the daily operations of the 4 5 program on behalf of the board. The goals of the board in 6 selecting a records administrator shall be to provide all 7 purchasers with the most secure, well-diversified, and 8 beneficially administered postsecondary education expense plan 9 possible, to allow all qualified firms interested in providing 10 such services equal consideration, and to provide such 11 services to the state at no cost and to the purchasers at the lowest cost possible. Evaluations of proposals submitted 12 pursuant to this paragraph shall include, but not be limited 13 14 to, the following criteria: 15 1. Fees and other costs charged to purchasers that 16 affect account values or operational costs related to the 17 program. 18 2. Past experience in records administration and 19 current ability to provide timely and accurate service in the 20 areas of records administration, audit and reconciliation, 21 plan communication, participant service, and complaint resolution. 22 23 3. Sufficient staff and computer capability for the 24 scope and level of service expected by the board. 25 4. Financial history and current financial strength 26 and capital adequacy to provide administrative services 27 required by the board. 28 (b) The trustee services firm shall be the entity 29 designated by the board to select and supervise investment 30 programs on behalf of the board. The goals of the board in 31 selecting a trustee services firm shall be to obtain the 32

1	highest standards of professional trustee services, to allow
2	all qualified firms interested in providing such services
3	equal consideration, and to provide such services to the state
4	at no cost and to the purchasers at the lowest cost possible.
5	The trustee services firm shall agree to meet the obligations
6	of the board to qualified beneficiaries if moneys in the fund
7	fail to offset the obligations of the board as a result of
8	imprudent selection or supervision of investment programs by
9	such firm. Evaluations of proposals submitted pursuant to
10	this paragraph shall include, but not be limited to, the
11	following criteria:
12	1. Adequacy of trustee services for supervision and
13	management of the program, including current operations and
14	staff organization and commitment of management to the
15	<del>proposal.</del>
16	2. Capability to execute program responsibilities
17	within time and regulatory constraints.
18	3. Past experience in trustee services and current
19	ability to maintain regular and continuous interactions with
20	the board, records administrator, and product provider.
21	4. The minimum purchaser participation assumed within
22	the proposal and any additional requirements of purchasers.
23	5. Adequacy of technical assistance and services
24	<del>proposed for staff.</del>
25	6. Adequacy of a management system for evaluating and
26	improving overall trustee services to the program.
27	7. Adequacy of facilities, equipment, and electronic
28	data processing services.
29	8. Detailed projections of administrative costs,
30	including the amount and type of insurance coverage, and
31	detailed projections of total costs.
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1	(c)1. The product providers shall be the entities
2	designated by the board to develop investment portfolios on
3	behalf of the board to achieve the purposes of this section.
4	Product providers shall be limited to authorized insurers as
5	defined in s. 624.09, banks as defined in s. 658.12,
6	associations as defined in s. 665.012, authorized Securities
7	and Exchange Commission investment advisers, and investment
8	companies as defined in the Investment Company Act of 1940.
9	All product providers shall have their principal place of
10	business and corporate charter located and registered in the
11	United States. In addition, each product provider shall agree
12	to meet the obligations of the board to qualified
13	beneficiaries if moneys in the fund fail to offset the
14	obligations of the board as a result of imprudent investing by
15	such provider. Each authorized insurer shall evidence superior
16	<del>performance overall on an acceptable level of surety in</del>
17	meeting its obligations to its policyholders and other
18	contractual obligations. Only qualified public depositories
19	approved by the State Insurance Commissioner and Treasurer
20	shall be eligible for board consideration. Each investment
21	company shall provide investment plans as specified within the
22	request for proposals.
23	2. The goals of the board in selecting a product
24	provider company shall be to provide all purchasers with the
25	most secure, well-diversified, and beneficially administered
26	postsecondary education expense plan possible, to allow all
27	qualified firms interested in providing such services equal
28	<del>consideration, and to provide such services to the state at no</del>
29	<del>cost and to the purchasers at the lowest cost possible.</del>
30	Evaluations of proposals submitted pursuant to this paragraph
31	shall include, but not be limited to, the following criteria:
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1	a. Fees and other costs charged to purchasers that
2	affect account values or operational costs related to the
3	program.
4	b. Past and current investment performance, including
5	investment and interest rate history, guaranteed minimum rates
6	of interest, consistency of investment performance, and any
7	terms and conditions under which moneys are held.
8	c. Past experience and ability to provide timely and
9	accurate service in the areas of records administration,
10	benefit payments, investment management, and complaint
11	resolution.
12	d. Financial history and current financial strength
13	and capital adequacy to provide products, including operating
14	procedures and other methods of protecting program assets.
15	(15)(9) OBLIGATIONS OF BOARD; PAYMENTThe state
16	shall agree to meet the obligations of the board to qualified
17	beneficiaries if moneys in the fund fail to offset the
18	obligations of the board. The Legislature shall appropriate to
19	the <u>Florida</u> Prepaid <u>College</u> <del>Postsecondary Education Expense</del>
20	Trust Fund the amount necessary to meet the obligations of the
21	board to qualified beneficiaries.
22	(16)(10) ASSETS OF THE FUND; EXPENDITURE
23	<u>PRIORITY</u> The assets of the fund shall be maintained,
24	invested, and expended solely for the purposes of this section
25	and shall not be loaned, transferred, or otherwise used by the
26	state for any purpose other than the purposes of this section.
27	This subsection shall not be construed to prohibit the board
28	from investing in, by purchase or otherwise, bonds, notes, or
29	other obligations of the state or an agency or instrumentality
30	of the state. Unless otherwise specified by the board, assets
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1 of the fund shall be expended in the following order of 2 priority: 3 (a) To make payments to state postsecondary 4 institutions on behalf of qualified beneficiaries. 5 (b) To make refunds upon termination of advance б payment contracts. 7 (c) To pay the costs of program administration and 8 operations. 9 (17) CALCULATION FOR NEED-BASED STUDENT FINANCIAL 10 AID. -- For the purposes of calculating student need for state 11 need-based student financial aid, the value of the advance payment contract shall be prorated based on the actual 12 benefits projected to be used within the year and shall be 13 calculated as a resource of the family. 14 (18)(11) EXEMPTION FROM CLAIMS OF CREDITORS .-- Moneys 15 paid into or out of the fund by or on behalf of a purchaser or 16 17 qualified beneficiary of an advance payment contract made under this section, which contract has not been terminated, 18 19 are exempt, as provided by s. 222.22, from all claims of 20 creditors of the purchaser or the beneficiary. Neither moneys paid into the program nor benefits accrued through the program 21 22 may be pledged for the purpose of securing a loan. (19)(12) PAYROLL DEDUCTION AUTHORITY .-- The state or 23 24 any state agency, county, municipality, or other political 25 subdivision may, by contract or collective bargaining agreement, agree with any employee to remit payments toward 26 advance payment contracts through payroll deductions made by 27 28 the appropriate officer or officers of the state, state 29 agency, county, municipality, or political subdivision. Such payments shall be held and administered in accordance with 30 31 this section.

1 (20)(13) DISCLAIMER. -- Nothing in this section shall be 2 construed as a promise or guarantee that a gualified 3 beneficiary will be admitted to a state postsecondary institution or to a particular state postsecondary 4 5 institution, will be allowed to continue enrollment at a state б postsecondary institution after admission, or will be 7 graduated from a state postsecondary institution. 8 (21)<del>(14)</del> PROGRAM TERMINATION. -- In the event that the 9 state determines the program to be financially infeasible, the 10 state may discontinue the provision of the program. Any 11 qualified beneficiary who has been accepted by and is enrolled or is within 5 years of enrollment in an eligible independent 12 13 college or university or state postsecondary institution shall be entitled to exercise the complete benefits for which he or 14 she has contracted. All other contract holders shall receive 15 a refund, pursuant to subparagraph (6)(a)7., of the amount 16 17 paid in and an additional amount in the nature of interest at a rate that corresponds, at a minimum, to the prevailing 18 19 interest rates for savings accounts provided by banks and 20 savings and loan associations. (22) UNLAWFUL REPRESENTATION. -- No person may use the 21 phrase "Prepaid College," "Prepaid College Program," "Florida 22 Prepaid College Program, "State Prepaid College Program, " or 23 24 "Florida State Prepaid College Program" or any similar phrase in the title or name of any charitable or commercial 25 enterprise, product, or service without the written 26 27 authorization of the Florida Prepaid College Board. (23) ANNUAL REPORT. -- The board shall annually prepare 28 29 or cause to be prepared a report setting forth in appropriate 30 detail an accounting of the fund and a description of the financial condition of the program at the close of each fiscal 31 37

1 year. Such report shall be submitted to the President of the Senate, the Speaker of the House of Representatives, and 2 3 members of the State Board of Education on or before March 31 each year. In addition, the board shall make the report 4 5 available to purchasers of advance payment contracts. The board shall provide to the Board of Regents and the State б 7 Board of Community Colleges, by March 31 each year, complete advance payment contract sales information, including 8 projected postsecondary enrollments of qualified 9 beneficiaries. The accounts of the fund shall be subject to 10 11 annual audits by the Auditor General or his or her designee. (24) DIRECT-SUPPORT ORGANIZATION; AUTHORITY.--12 (a) The board may establish a direct-support 13 organization which is: 14 15 1. A Florida corporation, not for profit, incorporated under the provisions of chapter 617 and approved by the 16 17 Secretary of State. 2. Organized and operated exclusively to receive, 18 19 hold, invest, and administer property and to make expenditures to or for the benefit of the program. 20 3. An organization which the board, after review, has 21 certified to be operating in a manner consistent with the 22 goals of the program and in the best interests of the state. 23 Unless so certified, the organization may not use the name of 24 25 the program. 4. Subject to an annual postaudit by an independent 26 27 certified public accountant in accordance with rules promulgated by the board. The annual audit shall be submitted 28 29 to the State Board of Administration and the Auditor General 30 for review. The State Board of Administration and Auditor General shall have the authority to require and receive from 31 38

1 the organization or its independent auditor any detail or supplemental data relative to the operation of the 2 3 organization. The identity of donors who desire to remain anonymous shall be confidential and exempt from the provisions 4 5 of s. 119.07(1) and s. 24(a), Art. I of the State Constitution, and such anonymity shall be maintained in the б 7 auditor's report. Information received by the organization that is otherwise confidential or exempt by law shall retain 8 such status. Any sensitive, personal information regarding 9 contract beneficiaries, including their identities, is exempt 10 11 from the provisions of s. 119.07(1) and s. 24(a), Art. I of the State Constitution. 12 (b) The chair and the executive director of the board 13 shall be directors of the direct-support organization and 14 shall jointly name three other individuals to serve as 15 directors of the organization. 16 Section 2. Section 222.22, Florida Statutes, is 17 18 amended to read: 19 222.22 Exemption of moneys in the Prepaid 20 Postsecondary Education Expense Trust Fund from legal 21 process. -- Moneys paid into or out of the Florida Prepaid 22 College Postsecondary Education Expense Trust Fund by or on behalf of a purchaser or qualified beneficiary pursuant to an 23 24 advance payment contract made under s. 240.551, which contract has not been terminated, are not liable to attachment, 25 garnishment, or legal process in the state in favor of any 26 27 creditor of the purchaser or beneficiary of such advance 28 payment contract. 29 Section 3. Subsection (2) of section 732.402, Florida 30 Statutes, is amended to read: 31 732.402 Exempt property.--39

1 (2) Exempt property shall consist of: 2 (a) Household furniture, furnishings, and appliances 3 in the decedent's usual place of abode up to a net value of \$10,000 as of the date of death. ; and 4 5 (b) All automobiles held in the decedent's name and б regularly used by the decedent or members of the decedent's 7 immediate family as their personal automobiles. 8 (c) Florida Prepaid College Program contracts purchased pursuant to s. 240.551. 9 10 Section 4. For the purpose of incorporating the 11 amendment to s. 732.402, Florida Statutes, in references thereto, subsection (13) of section 731.201 and subsection (1) 12 of section 735.301, Florida Statutes, are reenacted to read: 13 731.201 General definitions.--Subject to additional 14 15 definitions in subsequent chapters that are applicable to specific chapters or parts, and unless the context otherwise 16 17 requires, in this code and chapters 737, 738, and 744: (13) "Exempt property" means the property of a 18 19 decedent's estate which is described in s. 732.402. 735.301 Disposition without administration.--20 (1) No administration shall be required or formal 21 proceedings instituted upon the estate of a decedent leaving 22 only personal property exempt under the provisions of s. 23 24 732.402, personal property exempt from the claims of creditors 25 under the Constitution of Florida, and nonexempt personal property the value of which does not exceed the sum of the 26 amount of preferred funeral expenses and reasonable and 27 28 necessary medical and hospital expenses of the last 60 days of 29 the last illness. 30 Section 5. This act shall take effect July 1 of the 31 year in which enacted.

**Florida Senate - 1998** 7-1514-98

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2	HOUSE SUMMARY
3	Denemos the Elevide Dueneid Destrogenderus Education
4	Renames the Florida Prepaid Postsecondary Education Expense Program, Board, and Trust Fund the Florida
5	Prepaid College Program, Board, and Trust Fund, respectively. Reorders provisions and provides technical revisions. Permits soliciting and contracting for records
6	administration services. Provides for the inclusion of
7	certain fees within advance payment contracts for tuition. Provides for the calculation of benefits for
8	state need-based financial aid. Prohibits unlawful representations. Exempts Florida Prepaid College Program
9	contracts from the probate claims of creditors.
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