1	A bill to be entitled
⊥ 2	A bill to be entitled An act relating to education; amending s.
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3 4	239.117, F.S.; revising requirements regarding
4 5	fee schedules for workforce development education; amending s. 240.311, F.S.;
	authorizing the State Board of Community
6 7	Colleges to develop and produce certain work
8	products related to distance learning;
9	authorizing fees for such materials for
10	purposes of educational use; requiring annual
11	postaudits; requiring the adoption of rules;
12	requiring the submission of a report; amending
13	s. 239.117, F.S.; revising provisions relating
14	to financial aid fees for workforce development
15	programs; specifying authorized fees for
16	workforce development programs; providing for
17	parking fees and technology fees to be pledged
18	as dedicated funding sources for the repayment
19	of debt; amending s. 240.319, F.S.; providing
20	requirements for lease-purchase agreements;
21	correcting cross references; amending s.
22	240.35, F.S.; revising requirements regarding
23	fee schedules, matriculation and tuition fees,
24	financial aid fees, and technology fees;
25	specifying fees authorized to be established by
26	community college boards of trustees; requiring
27	the State Board of Community Colleges to submit
28	an annual report to the Legislature; providing
29	an effective date.
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31	Be It Enacted by the Legislature of the State of Florida:
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1	Section 1. Subsections (6) and (7) of section 239.117,
2	Florida Statutes, 1998 Supplement, are amended to read:
3	239.117 Postsecondary student fees
4	(6)(a) The Commissioner of Education shall provide to
5	the State Board of Education no later than December 31 of each
6	year a schedule of fees for workforce development education,
7	excluding continuing workforce education, for school districts
8	and community colleges. The fee schedule shall be based on the
9	amount of student fees necessary to produce 25 percent of the
10	prior year's average cost of a course of study leading to a
11	certificate or diploma <del>and 50 percent of the prior year's cost</del>
12	of a continuing workforce education course. At the discretion
13	of a school board or a community college, this fee schedule
14	may be implemented over a 3-year period, with full
15	implementation in the 1999-2000 school year. In years
16	preceding that year, if fee increases are necessary for some
17	programs or courses, the fees shall be raised in increments
18	designed to lessen their impact upon students already
19	enrolled. Fees for students who are not residents for tuition
20	purposes must offset the full cost of instruction.
21	Fee-nonexempt students enrolled in vocational-preparatory
22	instruction shall be charged fees equal to the fees charged
23	for certificate career education instruction. Each community
24	college that conducts college-preparatory and
25	vocational-preparatory instruction in the same class section
26	may charge a single fee for both types of instruction.
27	(b) Fees for continuing workforce education shall be
28	locally determined by the school board or community college.
29	However, at least 50 percent of the expenditures for the
30	continuing workforce education program provided by the
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community college or school district must be derived from 1 2 fees. 3 (c)(b) The State Board of Education shall adopt a fee 4 schedule for school districts that produces the fee revenues 5 calculated pursuant to paragraph (a). The schedule so 6 calculated shall take effect, unless otherwise specified in 7 the General Appropriations Act. 8 (d)(c) The State Board of Education shall adopt, by 9 rule, the definitions and procedures that school boards shall use in the calculation of cost borne by students. 10 (7) Each year the State Board of Community Colleges 11 12 shall review and evaluate the percentage of the cost of adult programs and certificate career education programs supported 13 14 through student fees. For students who are residents for 15 tuition purposes, the schedule so adopted must produce revenues equal to 25 percent of the prior year's average 16 17 program cost for college-preparatory and certificate-level workforce development programs and 50 percent of the prior 18 19 year's program cost for student enrollment in continuing workforce education. Fees for continuing workforce education 20 shall be locally determined by the school board or community 21 college. However, at least 50 percent of the expenditures for 22 23 the continuing workforce education program provided by the community college or school district must be derived from 24 25 fees.Fees for students who are not residents for tuition 26 purposes must offset the full cost of instruction. Section 2. Subsection (8) is added to section 240.311, 27 Florida Statutes, 1998 Supplement, to read: 28 29 240.311 State Board of Community Colleges; powers and 30 duties.--31 3 CODING: Words stricken are deletions; words underlined are additions.

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1	(8)(a) The State Board of Community Colleges is
2	authorized to develop and produce work products which relate
3	to mechanisms to provide for consolidated and coordinated
4	program development and educational endeavors to support
5	distance learning instruction which are subject to trademark,
б	copyright, or patent statutes. To this end, the board shall
7	consider the relative contribution by the personnel employed
8	in the development of such work products and shall enter into
9	binding agreements with such personnel, organizations,
10	corporations, or government entities, which agreements shall
11	establish the percentage of ownership of such trademarks,
12	copyrights, or patents. Any other law to the contrary
13	notwithstanding, the board is authorized in its own name to:
14	1. Perform all things necessary to secure letters of
15	patent, copyrights, and trademarks on any such work products
16	and to enforce its rights therein.
17	2. License, lease, assign, or otherwise give written
18	consent to any person, firm, or corporation for the
19	manufacture or use thereof on a royalty basis or for such
20	other consideration as the board deems proper.
21	3. Take any action necessary, including legal action,
22	to protect the same against improper or unlawful use or
23	infringement.
24	4. Enforce the collection of any sums due the board
25	for the manufacture or use thereof by any other party.
26	5. Sell any such work products and execute all
27	instruments necessary to consummate any such sale.
28	6. Perform all other acts necessary and proper for the
29	execution of powers and duties provided by this paragraph.
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1	Any proceeds therefrom shall be deposited and expended by a
2	Florida not-for-profit corporation, incorporated under the
3	provisions of chapter 617 and approved by the Department of
4	State, to be used as directed by the board to pay the cost of
5	producing and disseminating educational materials and products
б	to carry out the intent of this act. Any action taken by the
7	board in securing or exploiting such trademarks, copyrights,
8	or patents shall, within 30 days, be reported by the board to
9	the Department of State.
10	(b) The board is authorized to publish, produce, or
11	have produced materials and products and shall make them
12	readily available for appropriate use in the state system of
13	education. The board is authorized to charge an amount
14	adequate to cover the essential cost of producing and
15	disseminating such materials and products in the state system
16	of education and is authorized to sell copies for educational
17	use to nonpublic schools in the state and to the public.
18	(c) Any Florida not-for-profit corporation receiving
19	funds pursuant to this section shall make provisions for an
20	annual postaudit of its financial accounts to be conducted by
21	an independent certified public accountant in accordance with
22	rules to be adopted by the board. The annual audit report
23	shall be submitted to the Auditor General and the board for
24	review. The board and the Auditor General shall have the
25	authority to require and receive from the organization or from
26	its independent auditor any detail or supplemental data
27	relative to the operation of the organization.
28	Section 3. Subsections (8), (9), and (16) of section
29	239.117, Florida Statutes, 1998 Supplement, are amended,
30	subsections (10) through (15) of said section are renumbered
31	as subsections (9) through (14), respectively, subsection (17)
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is renumbered as subsection (15), and new subsections (16), 1 2 (17), and (18) are added to said section, to read: 3 239.117 Workforce development postsecondary student fees.--4 5 (8) Each school board and community college board of б trustees may establish a separate fee collect, for financial 7 aid purposes in, up to an additional amount of up to 10 8 percent of the student fees collected for workforce 9 development programs funded through the Workforce Development Education Fund. All fees collected shall be deposited into a 10 separate workforce development student financial aid fee trust 11 12 fund of the district or community college to support students enrolled in workforce development programs. Any undisbursed 13 14 balance remaining in the trust fund and interest income accruing to investments from the trust fund shall increase the 15 total funds available for distribution to workforce 16 development education students. Awards shall be based on 17 student financial need and distributed in accordance with a 18 19 nationally recognized system of need analysis approved by the State Board for Career Education. Fees collected pursuant to 20 21 this subsection shall be allocated in an expeditious manner. 22 (9) A district school board or a community college 23 board of trustees may charge other fees only as authorized by rule of the State Board of Education or the State Board of 24 25 Community Colleges. 26 (16) School boards and community college boards of 27 trustees may establish, by rule, a consumable supply fee for 28 postsecondary students enrolled in certificate career 29 education or supplemental courses. 30 (16) Community colleges and district school boards are not authorized to charge students enrolled in workforce 31 6

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development programs any fee that is not specifically 1 authorized by statute. In addition to matriculation, tuition, 2 3 financial aid, capital improvement, and technology fees, as authorized in this section, community colleges and district 4 5 school boards are authorized to establish fee schedules for 6 the following user fees and fines: laboratory fees; parking 7 fees and fines; library fees and fines; fees and fines 8 relating to facilities and equipment use or damage; access or 9 identification card fees; duplicating, photocopying, binding, or microfilming fees; standardized testing fees; diploma 10 replacement fees; transcript fees; application fees; 11 12 graduation fees; and late fees related to registration and 13 payment. Such user fees and fines shall not exceed the cost of 14 the services provided and shall only be charged to persons 15 receiving the service. Parking fee revenues may be pledged by a community college board of trustees as a dedicated revenue 16 17 source for the repayment of debt, including lease-purchase agreements and revenue bonds with terms not exceeding 20 years 18 19 and not exceeding the useful life of the asset being financed. 20 Community colleges shall use the services of the Division of Bond Finance of the State Board of Administration to issue any 21 revenue bonds authorized by the provisions of this subsection. 22 23 Any such bonds issued by the Division of Bond Finance shall be in compliance with the provisions of the State Bond Act. Bonds 24 issued pursuant to the State Bond Act shall be validated in 25 the manner established in chapter 75. The complaint for such 26 27 validation shall be filed in the circuit court of the county where the seat of state government is situated, the notice 28 29 required to be published by s. 75.06 shall be published only in the county where the complaint is filed, and the complaint 30 31 7

1	and order of the circuit court shall be served only on the
2	state attorney of the circuit in which the action is pending.
3	(17) Each district school board and community college
4	district board of trustees is authorized to establish specific
5	fees for workforce development instruction not reported for
6	state funding purposes or for workforce development
7	instruction not reported as state funded full-time equivalent
8	students. District school boards and district boards of
9	trustees are not required to charge any other fee specified in
10	this section for this type of instruction.
11	(18) Each district school board and community college
12	district board of trustees is authorized to establish a
13	separate fee for technology, not to exceed \$1.80 per credit
14	hour or credit-hour equivalent for resident students and not
15	more than \$5.40 per credit hour or credit-hour equivalent for
16	nonresident students, or the equivalent, to be expended in
17	accordance with technology improvement plans. The technology
18	fee may apply only to associate degree programs and courses.
19	Fifty percent of technology fee revenues may be pledged by a
20	community college board of trustees as a dedicated revenue
21	source for the repayment of debt, including lease-purchase
22	agreements, not to exceed the useful life of the asset being
23	financed. Revenues generated from the technology fee may not
24	be bonded.
25	Section 4. Paragraph (t) of subsection (4) of section
26	240.319, Florida Statutes, 1998 Supplement, is amended to
27	read:
28	240.319 Community college district boards of trustees;
29	duties and powers
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(4) Such rules, procedures, and policies for the 1 2 boards of trustees include, but are not limited to, the 3 following: 4 (t) Each board of trustees is authorized to borrow funds and incur debt, including entering into lease-purchase 5 6 agreements and the issuance of revenue bonds as specifically 7 authorized and only for the purposes authorized in ss. 8 239.117(15) and (16)<del>(17)</del>and 240.35(14) and (15)<del>(13), only for</del> 9 the new construction and equipment, renovation, or remodeling of educational facilities. At the option of the board of 10 trustees, bonds may be issued which are secured by a 11 12 combination of revenues authorized to be pledged to bonds 13 pursuant to ss.  $239.117(15)\frac{(17)}{(17)}$  and  $240.35(14)\frac{(13)}{(13)}$  or ss. 14 239.117(16) and 240.35(15). Lease-purchase agreements may be secured by a combination of revenues as specifically 15 authorized pursuant to ss. 239.117(18) and 240.35(16). 16 17 Section 5. Subsections (6) and (7), and paragraphs (a) and (c) of subsection (11) of section 240.35, Florida 18 19 Statutes, 1998 Supplement, are amended, subsection (15) is renumbered as subsection (17), and new subsections (15) and 20 21 (16) are added to said section, to read: 240.35 Student fees.--Unless otherwise provided, the 22 23 provisions of this section apply only to fees charged for college credit instruction leading to an associate in arts 24 25 degree, an associate in applied science degree, or an 26 associate in science degree and noncollege credit 27 college-preparatory courses defined in s. 239.105. 28 (6) Subject to review and final approval by the State 29 Board of Education, The State Board of Community Colleges shall adopt by December 31 of each year a resident fee 30 schedule for the following fall for advanced and professional, 31 9 CODING: Words stricken are deletions; words underlined are additions.

associate in science degree, and college-preparatory programs 1 that produce revenues in the amount of 25 percent of the full 2 prior year's cost of these programs. However, the board may 3 4 not adopt an annual fee increase in any program for resident 5 students which exceeds 10 percent. Fees for courses in college-preparatory programs and associate in arts and 6 7 associate in science degree programs may be established at the 8 same level. In the absence of a provision to the contrary in 9 an appropriations act, the fee schedule shall take effect and the colleges shall expend the funds on instruction. If the 10 Legislature provides for an alternative fee schedule 11 12 calculation in an appropriations act, the fee schedule shall 13 take effect the subsequent fall semester board shall establish 14 a fee schedule that produces the fee revenue established in 15 the appropriations act based on the assigned enrollment. (7) Each community college board of trustees shall 16 establish matriculation and tuition fees, which may vary no 17 more than 10 percent below and 15 percent above from the fee 18 19 schedule adopted by the State Board of Community Colleges, 20 provided that any amount from 10 to 15 percent above the fee schedule is used only to support safety and security purposes. 21 In order to assess an additional amount for safety and 22 23 security purposes, a community college board of trustees must provide written justification to the State Board of Community 24 Colleges based on criteria approved by the local board of 25 26 trustees, including but not limited to criteria such as local crime data and information, and strategies for the 27 implementation of local safety plans. For 1999-2000, each 28 29 community college is authorized to increase the sum of the matriculation fee and technology fee by not more than 5 30 31 percent of the sum of the matriculation and local safety and 10

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1	security fees in 1998-1999. However, no fee in 1999-2000
2	shall exceed the prescribed statutory limit. Should a college
3	decide to increase the matriculation fee, the funds raised by
4	increasing the matriculation fee must be expended solely for
5	additional safety and security purposes and shall not supplant
6	funding expended in the 1998-1999 budget for safety and
7	security purposes.
8	(11)(a) Each community college is authorized to
9	<u>establish a separate fee</u> <del>collect</del> for financial aid purposes <u>in</u>
10	an additional amount up to, but not to exceed, 5 percent of
11	the total student tuition or matriculation fees collected.
12	Each community college may collect up to an additional 2
13	percent if the amount generated by the total financial aid fee
14	is less than \$250,000. If the amount generated is less than
15	\$250,000, a community college that charges tuition and
16	matriculation fees at least equal to the average fees
17	established by rule may transfer from the general current fund
18	to the scholarship fund an amount equal to the difference
19	between \$250,000 and the amount generated by the total
20	financial aid fee assessment. No other transfer from the
21	general current fund to the loan, endowment, or scholarship
22	fund, by whatever name known, is authorized.
23	(c) Up to 25 percent or \$300,000, whichever is
24	greater, of the <u>financial aid</u> fees collected may be used to
25	assist students who demonstrate academic merit; who
26	participate in athletics, public service, cultural arts, and
27	other extracurricular programs as determined by the
28	institution; or who are identified as members of a targeted
29	gender or ethnic minority population. The financial aid fee
30	revenues allocated for athletic scholarships and fee
31	exemptions provided pursuant to subsection $(17)$ (15) for
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athletes shall be distributed equitably as required by s. 1 228.2001(3)(d). A minimum of 50 percent of the balance of 2 3 these funds shall be used to provide financial aid based on 4 absolute need, and the remainder of the funds shall be used 5 for academic merit purposes and other purposes approved by the district boards of trustees. Such other purposes shall б 7 include the payment of child care fees for students with 8 financial need. The State Board of Community Colleges shall 9 develop criteria for making financial aid awards. Each college shall report annually to the Department of Education 10 on the criteria used to make awards, the amount and number of 11 awards for each criterion, and a delineation of the 12 distribution of such awards. Awards which are based on 13 14 financial need shall be distributed in accordance with a 15 nationally recognized system of need analysis approved by the State Board of Community Colleges. An award for academic merit 16 17 shall require a minimum overall grade point average of 3.0 on a 4.0 scale or the equivalent for both initial receipt of the 18 19 award and renewal of the award. 20 (15) In addition to matriculation, tuition, financial aid, capital improvement, student activity and service, and 21 technology fees authorized in this section, each board of 22 23 trustees is authorized to establish fee schedules for the following user fees and fines: laboratory fees; parking fees 24 and fines; library fees and fines; fees and fines relating to 25 26 facilities and equipment use or damage; access or 27 identification card fees; duplicating, photocopying, binding, or microfilming fees; standardized testing fees; diploma 28 29 replacement fees; transcript fees; application fees; graduation fees; and late fees related to registration and 30 payment. Such user fees and fines shall not exceed the cost of 31 12

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1	the services provided and shall only be charged to persons
2	receiving the service. Community colleges are not authorized
3	to charge any fee that is not specifically authorized by
4	statute. Parking fee revenues may be pledged by a community
5	college board of trustees as a dedicated revenue source for
6	the repayment of debt, including lease-purchase agreements and
7	revenue bonds with terms not exceeding 20 years and not
8	exceeding the useful life of the asset being financed.
9	Community colleges shall use the services of the Division of
10	Bond Finance of the State Board of Administration to issue any
11	revenue bonds authorized by the provisions of this subsection.
12	Any such bonds issued by the Division of Bond Finance shall be
13	in compliance with the provisions of the State Bond Act. Bonds
14	issued pursuant to the State Bond Act shall be validated in
15	the manner established in chapter 75. The complaint for such
16	validation shall be filed in the circuit court of the county
17	where the seat of state government is situated, the notice
18	required to be published by s. 75.06 shall be published only
19	in the county where the complaint is filed, and the complaint
20	and order of the circuit court shall be served only on the
21	state attorney of the circuit in which the action is pending.
22	(16) Each community college district board of trustees
23	is authorized to establish a separate fee for technology,
24	which may not exceed \$1.80 per credit hour or credit-hour
25	equivalent for resident students and not more than \$5.40 per
26	credit hour or credit-hour equivalent for nonresident
27	students, to be expended according to technology improvement
28	plans. The technology fee may apply to both college credit and
29	college-preparatory instruction. Fifty percent of technology
30	fee revenues may be pledged by a community college board of
31	trustees as a dedicated revenue source for the repayment of
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1	debt, including lease-purchase agreements, not to exceed the
2	useful life of the asset being financed. Revenues generated
3	from the technology fee may not be bonded.
4	Section 6. By December 31, 1999, and annually
5	thereafter, the State Board of Community Colleges shall report
б	on the implementation of this act to the Speaker of the House
7	of Representatives and the President of the Senate.
8	Section 7. This act shall take effect July 1, 1999.
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