A bill to be entitled 1 2 An act relating to educational facilities; 3 amending s. 235.435, F.S.; authorizing school 4 districts to qualify construction projects for 5 funding under the Special Facility Construction 6 Account by using the school capital outlay 7 surtax in lieu of the maximum millage against their nonexempt assessed property value; 8 9 specifying funding eligibility of certain projects; providing an effective date. 10 11 12 Be It Enacted by the Legislature of the State of Florida: 13 14 Section 1. Paragraph (a) of subsection (2) of section 235.435, Florida Statutes, is amended to read: 15 16 235.435 Funds for comprehensive educational plant 17 needs; construction cost maximums for school district capital 18 projects. -- Allocations from the Public Education Capital 19 Outlay and Debt Service Trust Fund to the various boards for capital outlay projects shall be determined as follows: 20 21 (2)(a) The department shall establish, as a part of the Public Education Capital Outlay and Debt Service Trust 22 23 Fund, a separate account, in an amount determined by the Legislature, to be known as the "Special Facility Construction 24 Account." The Special Facility Construction Account shall be 25 26 used to provide necessary construction funds to school 27 districts which have urgent construction needs but which lack sufficient resources at present, and cannot reasonably 28 29 anticipate sufficient resources within the period of the next 3 years, for these purposes from currently authorized sources 30 of capital outlay revenue. A school district requesting 31 1

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funding from the Special Facility Construction Account shall 1 submit one specific construction project, not to exceed one 2 3 complete educational plant, to the Special Facility 4 Construction Committee. No district shall receive funding for 5 more than one approved project in any 3-year period. The first 6 year of the 3-year period shall be the first year a district 7 receives an appropriation. The department shall encourage a 8 construction program that reduces the average size of schools 9 in the district. The request must meet the following criteria to be considered by the committee: 10

The project must be deemed a critical need and must 11 1. 12 be recommended for funding by the Special Facility Construction Committee. Prior to developing plans for the 13 14 proposed facility, the district school board must request a 15 preapplication review by the Special Facility Construction Committee or a project review subcommittee convened by the 16 17 committee to include two representatives of the department and two staff from school districts other than the district 18 19 submitting the project. Within 60 days after receiving the preapplication review request, the committee or subcommittee 20 must meet in the school district to review the project 21 22 proposal and existing facilities. To determine whether the 23 proposed project is a critical need, the committee or subcommittee shall consider, at a mimimum, the capacity of all 24 existing facilities within the district as determined by the 25 26 Florida Inventory of School Houses; the district's pattern of 27 student growth; the district's existing and projected capital outlay full-time equivalent student enrollment as determined 28 29 by the department; the district's existing satisfactory student stations; the use of all existing district property 30 31

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and facilities; grade level configurations; and any other 1 information that may affect the need for the proposed project. 2 3 The construction project must be recommended in the 2. 4 most recent survey or surveys by the district under the rules of the State Board of Education. 5 6 3. The construction project must appear on the 7 district's approved project priority list under the rules of 8 the State Board of Education. 9 4. The district must have selected and had approved a site for the construction project in compliance with s. 235.19 10 and the rules of the State Board of Education. 11 12 5. The district shall have developed a school board adopted list of facilities that do not exceed the norm for net 13 14 square feet occupancy requirements under the State Requirements for Educational Facilities, using all possible 15 programmatic combinations for multiple use of space to obtain 16 17 maximum daily use of all spaces within the facility under 18 consideration. 19 6. Upon construction, the total cost per student station, including change orders, must not exceed the cost per 20 21 student station as provided in subsection (6). 22 7. There shall be an agreement signed by the district 23 school board stating that it will advertise for bids within 30 days of receipt of its encumbrance authorization from the 24 25 department. 26 8. The district shall, at the time of the request and 27 for a continuing period of 3 years, levy the maximum millage against their nonexempt assessed property value as allowed in 28 29 s. 236.25(2) or shall raise an equivalent amount of revenue from the school capital outlay surtax authorized under s. 30 212.055(6). Effective July 1, 1991, any district with a new or 31 3

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active project, funded under the provisions of this 1 subsection, shall be required to budget no more than the value 2 3 of 1.5 mills per year to the project to satisfy the annual 4 participation requirement in the Special Facility Construction 5 Account. 6 9. If a contract has not been signed 90 days after the 7 advertising of bids, the funding for the specific project 8 shall revert to the Special Facility New Construction Account 9 to be reallocated to other projects on the list. However, an 10 additional 90 days may be granted by the commissioner. The department shall certify the inability of the 11 10. 12 district to fund the survey-recommended project over a continuous 3-year period using projected capital outlay 13 14 revenue derived from s. 9(d), Art. XII of the State Constitution, as amended, paragraph (3)(a) of this section, 15 and s. 236.25(2). 16 17 11. The district shall have on file with the department an adopted resolution acknowledging its 3-year 18 19 commitment of all unencumbered and future revenue acquired 20 from s. 9(d), Art. XII of the State Constitution, as amended, paragraph (3)(a) of this section, and s. 236.25(2). 21 22 12. Final phase III plans must be certified by the 23 board as complete and in compliance with the building and life 24 safety codes prior to August 1. Section 2. Any special facility construction project 25 26 for which phase III plans were certified by August 1, 1999, as 27 complete and in compliance with the building and life safety codes as required by s. 235.435(2)(a)12., Florida Statutes, is 28 29 eligible for funding under s. 235.435(2), Florida Statutes, as amended by this act, if otherwise qualified, beginning July 1, 30 31 2000. 4

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