## Florida Senate - 2000

By Senator Saunders

25-376-00 See HB 27 A bill to be entitled 1 2 An act relating to planning and budgeting; creating s. 216.1785, F.S.; providing 3 4 requirements for the funding of legislative 5 projects not recommended by the Governor or a 6 state agency; providing a contingent effective 7 date. 8 9 Be It Enacted by the Legislature of the State of Florida: 10 11 Section 1. Section 216.1785, Florida Statutes, is 12 created to read: 216.1785 Legislative projects not recommended by the 13 14 Governor or a state agency. -- Unless funded as an exceptional project under s. 216.1787, any project proposed by a member of 15 the Legislature that is not recommended by the Governor or a 16 17 state agency must have a public hearing in both the House of Representatives and the Senate and must meet at least four of 18 19 the following minimum criteria in order to be funded: 20 (1) OVERALL PUBLIC BENEFIT. -- The project is one for which there is substantial factual evidence that the public at 21 22 large benefits, as opposed to narrowly defined special 23 interests. (2) OVERALL STATEWIDE BENEFIT. -- The project is one for 24 25 which there is significant factual evidence that the benefits 26 are primarily of a statewide nature, as opposed to a greater 27 local benefit more suitable for private, nonprofit, or local 28 government funding. Exceptions to this criterion would be projects of local benefit recommended as part of a statewide 29 30 program utilizing objective criteria to determine project 31

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1 funding or projects of local benefit recommended due to a 2 serious need or emergency. 3 (3) OVERALL FISCAL BENEFIT. -- The project is one for 4 which the potential savings to the state exceed the cost. 5 (4) OBJECTIVE EVALUATION. -- The project is within or б related to a statewide program and has been properly 7 evaluated. When funding is based on a formula or some type of 8 objective review, this would include any project that went through the review process, was recommended for funding at the 9 10 level dictated by the formula or review, and was not 11 recommended for funding at the expense of, or at a level greater than, other projects which scored higher on the 12 13 formula or review. (5) COMPETITION. -- The project is one whose funding 14 15 would not convey a significant benefit to a specific vendor or vendors without the benefit of a competitive process. 16 17 (6) PARTNERSHIP. -- The project is appropriately funded as a cooperative effort between the state and other entities, 18 19 with existing local, private, or nonprofit financial 20 commitment. (7) PERFORMANCE. -- The project is one in which 21 performance data is available and which has met or promoted 22 the promised performance standards. 23 24 (8) CONSISTENT TREATMENT OF BENEFICIARIES.--The project is within a statewide program and does not confer the 25 benefits to certain recipients in a manner different than the 26 27 treatment of other beneficiaries within the same program. 28 Section 2. This act shall take effect July 1, 2001, if 29 House Bill .... or similar legislation creating s. 216.1787, Florida Statutes, is adopted in the same legislative session 30 31 or an extension thereof.

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4	Requires legislative projects that are not recommended by the Governor or a state agency to meet certain minimum criteria in order to be funded.
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