Florida House of Representatives - 2000

CS/HB 579

By the Committee on Education/K-12 and Representatives Sanderson, Rojas, Garcia, Cantens, Bush, Barreiro, Bullard, Sobel, Bradley, Hafner, Villalobos, Lacasa, Logan, Jones, Bilirakis, Morroni, Farkas, Waters and Crow

1	A bill to be entitled
2	An act relating to education; creating s.
3	228.507, F.S.; directing the Commissioner of
4	Education to make recommendations to the
5	Legislature for funding off-site learning
6	grants; providing funding requirements;
7	providing for a review panel; providing for the
8	adoption of criteria for reviewing grant
9	applications; requiring the Commissioner of
10	Education to include funding for the grants in
11	the department's legislative budget request;
12	providing requirements for grant recipients;
13	requiring compliance with certain statutes;
14	requiring the adoption of rules; providing an
15	effective date.
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17	Be It Enacted by the Legislature of the State of Florida:
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19	Section 1. Section 228.507, Florida Statutes, is
20	created to read:
21	228.507 Off-site learning grants
22	(1)(a) The Commissioner of Education shall annually
23	make recommendations to the Legislature for funding off-site
24	learning grants to nonprofit and community-based
25	organizations, including mathematics, science, and
26	environmental facilities that provide educational programs and
27	learning opportunities for elementary and secondary public
28	school students in nontraditional settings. The commissioner
29	shall adopt required eligibility criteria for types of
30	organizations that may be considered to receive such grants,
31	including a requirement that the program demonstrates the
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educational components required to receive a grant. Funding 1 2 from the Public Education Capital Outlay and Debt Service Trust Fund as authorized in s. 235.42, the Classrooms First 3 Program as authorized in s. 235.187, the effort index grants 4 5 as authorized in s. 235.186, the School Infrastructure Thrift б Program as authorized in ss. 235.2155 and 235.216, and the 7 Public Education Capital Outlay and Debt Service Trust Fund as 8 authorized in s. 9, Art. XII of the State Constitution may not 9 be used for off-site learning grants. 10 (b) In making recommendations, the commissioner shall 11 annually appoint a review panel to assist in the grant review 12 process. Review panel members shall be appointed to serve for 13 1-year terms. The panel shall review grant applications and 14 make recommendations to the commissioner concerning the relative merits of the applications. The department shall, by 15 16 rule, establish criteria for reviewing grant applications to ensure compliance with applicable federal and state laws 17 relating to discrimination and conflicts of interest. 18 19 (c) The review panel shall provide a forum for public 20 comment before voting on any grant application. (2) The commissioner shall annually include in the 21 22 department's legislative budget request a recommendation for funding off-site learning grants. The recommendation must 23 24 include the panel's ranking of applicants and recommended 25 funding levels for each grant. 26 (3)(a) Funding for the off-site learning grants shall 27 be subject to legislative appropriation in the General 28 Appropriations Act. Upon appropriation by the Legislature of funding for these grants, the department shall execute a 29 project grant award to each organization. The grant must 30 contain information relating to the program, the projected 31 2

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operating income and expenses, and other provisions considered necessary by the department for the administration of the program. (b) Each recipient organization must submit an annual report to the department detailing the expenditure of the funds, data on the impact of the project on student achievement, and other information as required by the department. The annual report is subject to the auditing provisions and rules of the department. (c) Each grant recipient shall comply with all provisions of statute and rule as outlined in the grant. (d) The department shall adopt rules pursuant to ss. 120.536(1) and 120.54 necessary to administer this section. Section 2. This act shall take effect upon becoming a law.

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