Florida House of Representatives - 2000

By Representatives Casey, Cosgrove, Wasserman Schultz, Betancourt, Waters, Henriquez, L. Miller, Crist, Murman, Maygarden, Sublette, Turnbull, Lawson, J. Miller and Wise

1	A bill to be entitled
2	An act relating to university student
3	governments and state universities; amending s.
4	240.235, F.S.; defining "consultation" for
5	purposes of establishing student fees;
6	providing requirements regarding the
7	recommendations of fee committees; creating s.
8	240.236, F.S., relating to university student
9	governments; requiring the establishment of a
10	student government at each state university;
11	authorizing each student government to adopt
12	certain internal procedures; requiring the
13	adoption of certain procedures; providing for
14	the university president to have final approval
15	authority for internal procedures adopted
16	according to this section; amending s. 240.295,
17	F.S.; defining "consultation" for purposes of
18	approval of state university capital outlay
19	projects; amending s. 240.531, F.S., relating
20	to the establishment of educational research
21	centers for child development; revising
22	terminology; repealing s. 240.136, F.S.,
23	relating to suspension and removal from office
24	of elected student government officials;
25	providing an effective date.
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27	Be It Enacted by the Legislature of the State of Florida:
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29	Section 1. Subsection (1) of section 240.235, Florida
30	Statutes, is amended to read:
31	240.235 Fees
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1 (1) Each university may is authorized to establish 2 separate activity and service, health, and athletic fees. 3 When duly established, these the fees shall be collected as component parts of the registration and tuition fees and shall 4 5 be retained by the university and paid into the separate б activity and service, health, and athletic funds. 7 (a)1. Each university president shall establish a 8 student activity and service fee on the main campus of the university. The university president may also establish a 9 student activity and service fee on any branch campus or 10 11 center. Any subsequent modifications increase in the activity 12 and service fee must be recommended by an activity and service 13 fee committee, at least one-half of whom are students 14 appointed by the student body president. The remainder of the committee shall be appointed by the university president. 15 Α 16 chairperson, appointed jointly by the university president and the student body president, may <del>shall</del> vote only in the case of 17 a tie. The recommendations of the committee shall take effect 18 19 only after approval by the university president, after 20 consultation with the student body president, with final approval by the Board of Regents. An increase in the activity 21 22 and service fee may occur only once each fiscal year and must be implemented beginning with the fall term. The Board of 23 24 Regents is responsible for adopting promulgating the rules and 25 timetables necessary to implement this fee. 26 2. The student activity and service fees shall be 27 expended for lawful purposes to benefit the student body in 28 These purposes This shall include, but are shall not general. 29 be limited to, student publications and grants to duly recognized student organizations, the membership of which is 30 31 open to all students at the university without regard to race, 2

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sex, or religion. The fund may not benefit activities for 1 2 which an admission fee is charged to students, except for 3 student-government-sponsored 4 student-government-association-sponsored concerts. The 5 allocation and expenditure of the fund shall be determined by the student government association of the university, except 6 7 that the president of the university may veto any line item or 8 portion thereof within the budget when submitted by the 9 student government association legislative body. The university president shall have 15 school days from the date 10 11 of presentation of the budget to act on the allocation and expenditure recommendations, which shall be deemed approved if 12 13 no action is taken within the 15 school days. If any line item or portion thereof within the budget is vetoed, the student 14 government association legislative body shall within 15 school 15 16 days make new budget recommendations for expenditure of the vetoed portion of the fund. If the university president 17 vetoes any line item or portion thereof within the new budget 18 revisions, the university president may reallocate by line 19 20 item that vetoed portion to bond obligations guaranteed by activity and service fees. Unexpended funds and undisbursed 21 22 funds remaining at the end of a fiscal year shall be carried over and remain in the student activity and service fund and 23 be available for allocation and expenditure during the next 24 fiscal year. 25

(b) Each university president shall establish a student health fee on the main campus of the university. The university president may also establish a student health fee on any branch campus or center. Any subsequent <u>modification</u> <u>increase</u> in the health fee must be recommended by a health committee, at least one-half of whom are students appointed by

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the student body president. The remainder of the committee 1 2 shall be appointed by the university president. A 3 chairperson, appointed jointly by the university president and the student body president, may shall vote only in the case of 4 5 a tie. The recommendations of the committee shall take effect only after approval by the university president, after 6 7 consultation with the student body president, with final 8 approval by the Board of Regents. An increase in the health 9 fee may occur only once each fiscal year and must be implemented beginning with the fall term. The Board of Regents 10 11 is responsible for adopting promulgating the rules and timetables necessary to implement this fee. 12

13 (c) Each university president shall establish a separate athletic fee on the main campus of the university. 14 The university president may also establish a separate 15 16 athletic fee on any branch campus or center. The initial aggregate athletic fee at each university shall be equal to, 17 but may be no greater than, the 1982-1983 per-credit-hour 18 19 activity and service fee contributed to intercollegiate 20 athletics, including women's athletics, as provided by s. 21 240.533. Concurrently with the establishment of the athletic 22 fee, the activity and service fee shall experience a one-time reduction equal to the initial aggregate athletic fee. Any 23 subsequent modification increase in the athletic fee must be 24 recommended by an athletic fee committee, at least one-half of 25 26 whom are students appointed by the student body president. 27 The remainder of the committee shall be appointed by the 28 university president. A chairperson, appointed jointly by the 29 university president and the student body president, may shall vote only in the case of a tie. The recommendations of the 30 31 committee shall take effect only after approval by the

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university president, after consultation with the student body 1 2 president, with final approval by the Board of Regents. An 3 increase in the athletic fee may occur only once each fiscal year and must be implemented beginning with the fall term. The 4 5 Board of Regents is responsible for adopting promulgating the rules and timetables necessary to implement this fee. б 7 8 For purposes of this section, "consultation" means an ongoing 9 and documented dialogue with the student body president 10 following any recommendation by a fee committee, and prior to 11 approval of any proposal for modification of any fee. An 12 attachment containing the names and affiliation of all 13 committee members (i.e., student, faculty, or staff, etc.), 14 any objections and alternatives to a modification of any fee as formulated by the student government, and stating that the 15 16 university president and the student government have reviewed 17 the proposal, shall accompany the recommendation of any fee 18 committee. 19 Section 2. Section 240.236, Florida Statutes, is 20 created to read: 240.236 University student governments.--21 22 (1) There is created at each state university a student government that shall be organized and maintained by 23 24 students as the official representatives of the student body. 25 Each student government shall be composed of at least a 26 student body president and a student legislative body, who are 27 both to be elected by the student body. Interim vacancies may 28 be filled in a manner other than election as prescribed by the student government. Each student government may adopt 29 30 internal procedures governing: 31

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1 (a) The operation and administration of the student 2 government. 3 (b) The election, appointment, and discipline of 4 officers of the student government. 5 (c) The execution of all other duties as delegated to б the student government by law. 7 (2) Any elected officer of the student government of a 8 state university may be removed from office by the majority 9 vote of students participating in a referendum held pursuant to the provisions of this section. The student government 10 11 shall develop a procedure for students to petition for a 12 referendum to remove an elected officer of the student 13 government from office. The grounds for removal of a student 14 government officer by petition are limited to the following, and must be expressly stated in the petition: malfeasance, 15 misfeasance, neglect of duty, incompetence, permanent 16 inability to perform official duties, and conviction of a 17 felony. The referendum must be held no more than 60 days 18 19 after filing of the petition. 20 (3) The student government shall develop procedures providing for the suspension and removal of an elected officer 21 following the conviction of that officer for a felony. 22 23 (4) The internal procedures adopted by the student 24 government under this section are subject to final approval by 25 the university president. 26 Section 3. Subsection (3) of section 240.295, Florida 27 Statutes, is amended to read: 28 240.295 State University System; authorization for 29 fixed capital outlay projects .--30 (3) Other than those projects currently authorized, no 31 project proposed by a university which is to be funded from 6

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Capital Improvement Trust Fund fees or building fees may shall 1 2 be submitted to the Board of Regents for approval without 3 prior consultation with the student government association of that university. For the purposes of this subsection, 4 5 "consultation" is defined as an ongoing and documented dialogue with the student body president regarding each 6 7 proposed project, which shall begin prior to developing the 8 university proposal. An attachment containing any objections 9 and alternatives formulated by the student government, and stating that the university president and the student 10 11 government have reviewed the project or projects proposed, 12 shall be included in the proposal. The Board of Regents shall 13 adopt promulgate rules which are consistent with this 14 requirement. Section 4. Subsections (1), (2), and (4) of section 15 16 240.531, Florida Statutes, are amended to read: 240.531 Establishment of educational research centers 17 for child development. --18 19 (1) Upon approval of the university president, the student government association of any university within the 20 21 State University System may establish an educational research 22 center for child development in accordance with the provisions of this section. Each such center shall be a child day care 23 center established to provide care for the children of 24 students, both graduate and undergraduate, faculty, and other 25 26 staff and employees of the university and to provide an 27 opportunity for interested schools or departments of the 28 university to conduct educational research programs and 29 establish internship programs within such centers. Whenever possible, such center shall be located on the campus of the 30 31

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university. There shall be a director of each center, 1 2 selected by the board of directors of the center. (2) There shall be a board of directors for each 3 4 educational research center for child development, consisting 5 of the president of the university or his or her designee, the б student body government president or his or her designee, the 7 chair of each department participating in the center or his or 8 her designee, and one parent for each 50 children enrolled in 9 the center, elected by the parents of children enrolled in the center. The director of the center shall be an ex officio, 10 11 nonvoting member of the board. The board shall establish 12 local policies and perform local oversight and operational 13 quidance for the center. 14 (4) The Board of Regents shall adopt is authorized and directed to promulgate rules governing for the establishment, 15 16 operation, and supervision of educational research centers for child development. These Such rules shall include, but are 17 need not be limited to: a defined method of establishment of 18 19 and participation in the operation of centers by the 20 appropriate student governments government associations; 21 guidelines for the establishment of an intern program in each

22 center; and guidelines for the receipt and monitoring of funds 23 from grants and other sources of funds consistent with 24 existing laws. 25 Section 5. <u>Section 240.136</u>, Florida Statutes, is

26 <u>repealed</u>.

Section 6. This act shall take effect July 1, 2000.

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2	HOUSE SUMMARY
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4	Defines "consultation" for purposes of establishing student fees and for approval of state university capital outlay projects. Provides requirements regarding the
5	recommendations of the committees (reated provisions
6	relating to student governments. Revises terminology relating to student governments and student fees. Repeals
7	relating to student governments. Revises terminology relating to student governments and student fees. Repeals provisions relating to the suspension and removal from office of student government officials.
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