1 2 An act relating to postsecondary education; 3 authorizing a college of law at Florida 4 International University and Florida 5 Agricultural and Mechanical University; providing duties of the Board of Regents and б 7 others; providing authority to accept grants and other available funds; providing conditions 8 9 for cessation of a college of law; authorizing certain scholarship recipients to attend a 10 college of law prior to its accreditation; 11 12 providing an effective date. 13 14 WHEREAS, this state does not provide adequate access to 15 public colleges of law to meet the growing demands of its 16 residents for legal education, and WHEREAS, the residents of this state have not been 17 afforded sufficient opportunities to obtain a public legal 18 19 education and a need exists for colleges of law within the State University System which can serve this demand, and 20 21 WHEREAS, minorities are not represented in proper 22 proportion with the practicing bar of this state, and 23 WHEREAS, additional public law schools, if established, should be administered by the public universities whose 24 student enrollment best exemplifies the extent of diversity 25 26 within the total minority community in the state, and 27 WHEREAS, additional public law schools, if established, should prepare students for careers in areas of high growth, 28 29 such as, but not limited to, public service, international 30 legal affairs, and maritime law, and 31 1

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1	WHEREAS, there are currently no part-time-study
2	programs at the existing public law schools, and
3	part-time-study programs attract significant numbers of
4	minority law school students, NOW, THEREFORE,
5	
6	Be It Enacted by the Legislature of the State of Florida:
7	
8	Section 1. $(1)$ A college of law is authorized at
9	Florida International University.
10	(2) The college of law at Florida International
11	University must be operated in compliance with the standards
12	approved by nationally recognized associations for accredited
13	colleges of law.
14	(3) The college of law at Florida International
15	University, to the extent consistent with the standards
16	required by the American Bar Association or any other
17	nationally recognized association for the accreditation of
18	colleges of law, shall develop a law library collection
19	utilizing electronic formats and mediums.
20	(4) The college of law at Florida International
21	University shall develop and institute a program that is
22	consistent with sound legal education principles as determined
23	by the American Bar Association or any other nationally
24	recognized association for the accreditation of colleges of
25	law and that, to the extent consistent with such sound legal
26	education principles, is structured to serve the legal needs
27	of traditionally underserved portions of the population by
28	providing an opportunity for participation in a legal clinic
29	program or pro bono legal service.
30	(5) The Board of Regents shall commence the planning
31	of a college of law at Florida International University. In
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planning the college of law, the Board of Regents and the 1 State Board of Education may accept grants, donations, gifts, 2 3 and moneys available for this purpose, including moneys for 4 planning and constructing the college. The Board of Regents 5 may procure and accept any federal funds that are available 6 for the planning, creation, and establishment of the college 7 of law. Classes must commence by the fall semester 2003. If 8 the American Bar Association or any other nationally 9 recognized association for the accreditation of colleges of law issues a third disapproval of an application for 10 provisional approval or for full approval or fails to grant, 11 12 within 5 years following the graduation of the first class, a provisional approval, to the college of law at Florida 13 14 International University, the Board of Regents shall make recommendations to the Governor and the Legislature as to 15 whether the college of law will cease operations at the end of 16 17 the full academic year subsequent to the receipt by the college of law of any such third disapproval, or whether the 18 19 college of law will continue operations and any conditions for 20 continued operations. If the college of law ceases operations 21 pursuant to this section, the following conditions apply: The authority for the college of law at Florida 22 (a) 23 International University and the authority of the Board of Regents and the State Board of Education provided in this 24 section shall terminate upon the cessation of operations of 25 26 the college of law at Florida International University. The college of law at Florida International University shall 27 receive no moneys allocated for the planning, construction, or 28 29 operation of the college of law after its cessation of operations other than moneys to be expended for the cessation 30 of operations of the college of law. Any moneys allocated to 31 3

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the college of law at Florida International University not 1 2 expended prior to or scheduled to be expended after the date 3 of the cessation of the college of law shall be appropriated 4 for other use by the Legislature of the State of Florida. 5 (b) Any buildings of the college of law at Florida 6 International University constructed from the expenditure of 7 capital outlay funds appropriated by the Legislature shall be 8 owned and managed by the Board of Regents upon the cessation 9 of the college of law. 10 Nothing in this section shall undermine commitments to current 11 12 students receiving support as of the date of the enactment of this section from the law school scholarship program of the 13 14 Florida Education Fund as provided in section 240.498(8), 15 Florida Statutes. Students attending the college of law at Florida International University shall be eligible for 16 17 financial, academic, or other support from the Florida Education Fund as provided in section 240.498(8), Florida 18 19 Statutes, without the college's obtaining accreditation by the 20 American Bar Association. 21 (4) The college of law at Florida International University shall be dedicated to providing opportunities for 22 23 minorities to attain representation within the legal profession proportionate to their representation in the 24 general population; however, the college of law shall not 25 26 include preferences in the admissions process for applicants 27 on the basis of race, national origin, or sex. 28 Section 2. (1) A college of law is authorized at 29 Florida Agricultural and Mechanical University. 30 (2) The college of law at Florida Agricultural and Mechanical University must be operated in compliance with the 31 4

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standards approved by nationally recognized associations for 1 2 accredited colleges of law. (3) The college of law at Florida Agricultural and 3 4 Mechanical University, to the extent consistent with the 5 standards required by the American Bar Association or any 6 other nationally recognized association for the accreditation 7 of colleges of law, shall develop a law library collection 8 utilizing electronic formats and mediums. 9 (4) The college of law at Florida Agricultural and Mechanical University shall develop and institute a program 10 that is consistent with sound legal education principles as 11 12 determined by the American Bar Association or any other nationally recognized association for the accreditation of 13 14 colleges of law and that, to the extent consistent with such sound legal education principles, is structured to serve the 15 legal needs of traditionally underserved portions of the 16 17 population by providing an opportunity for participation in a 18 legal clinic program or pro bono legal service. 19 (5) The Board of Regents shall commence the planning 20 of a college of law under the auspices of Florida Agricultural 21 and Mechanical University to be located in the I-4 corridor area. In planning the college of law, the Board of Regents and 22 23 the State Board of Education may accept grants, donations, gifts, and moneys available for this purpose, including moneys 24 for planning and constructing the college. The Board of 25 26 Regents may procure and accept any federal funds that are available for the planning, creation, and establishment of the 27 28 college of law. Classes must commence by the fall semester 29 2003. If the American Bar Association or any other nationally recognized association for the accreditation of colleges of 30 law issues a third disapproval of an application for 31 5

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provisional approval or for full approval or fails to grant, 1 within five years following the graduation of the first class, 2 3 a provisional approval, to the college of law at Florida 4 Agricultural and Mechanical University, the Board of Regents 5 shall make recommendations to the Governor and Legislature as 6 to whether the college of law will cease operations at the end 7 of the full academic year subsequent to the receipt by the 8 college of law of any such third disapproval, or whether the 9 college of law will continue operations and any conditions for continued operations. If the college of law ceases operations 10 of the college of law pursuant to this section, the following 11 12 conditions apply: 13 (a) The authority for the college of law at Florida 14 Agricultural and Mechanical University and the authority of the Board of Regents and the State Board of Education provided 15 in this section shall terminate upon the cessation of 16 17 operations of the college of law at Florida Agricultural and Mechanical University. The college of law at Florida 18 19 Agricultural and Mechanical University shall receive no moneys 20 allocated for the planning, construction, or operation of the college of law after its cessation of operations other than 21 moneys to be expended for the cessation of operations of the 22 23 college of law. Any moneys allocated to the college of law at Florida Agricultural and Mechanical University not expended 24 prior to or scheduled to be expended after the date of the 25 26 cessation of the college of law shall be appropriated for other use by the Legislature of the State of Florida. 27 (b) Any buildings of the college of law at Florida 28 29 Agricultural and Mechanical University constructed from the 30 expenditure of capital outlay funds appropriated by the 31 6

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Legislature shall be owned and managed by the Board of Regents 1 2 upon the cessation of the college of law. 3 4 Nothing in this section shall undermine commitments to current 5 students receiving support as of the date of the enactment of 6 this section from the law school scholarship program of the 7 Florida Education Fund as provided in section 240.498(8), Florida Statutes. Students attending the college of law at 8 9 Florida Agricultural and Mechanical University shall be eligible for financial, academic, or other support from the 10 Florida Education Fund as provided in section 240.498(8), 11 12 Florida Statutes, without the college's obtaining 13 accreditation by the American Bar Association. 14 (3) The college of law at Florida Agricultural and 15 Mechanical University shall be dedicated to providing 16 opportunities for minorities to attain representation within 17 the legal profession proportionate to their representation in the general population; however, the college of law shall not 18 19 include preferences in the admissions process for applicants 20 on the basis of race, national origin, or sex. 21 Section 3. This act shall be implemented as provided 22 in the General Appropriations Act. Section 4. This act shall take effect upon becoming a 23 24 law. 25 26 27 28 29 30 31 7 CODING: Words stricken are deletions; words underlined are additions.