Florida House of Representatives - 2001 CS/HB 1509

By the Committee on Colleges & Universities and Representative Diaz-Balart

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1	A bill to be entitled
2	An act relating to student financial
3	assistance; amending s. 231.621, F.S.;
4	providing for loan repayments under the
5	Critical Teacher Shortage Student Loan
6	Forgiveness Program directly to the teacher
7	under certain circumstances; amending s.
8	240.209, F.S.; revising language with respect
9	to student fees; increasing the percentage of
10	funds from the financial aid fee to be used for
11	need-based financial aid; requiring Board of
12	Regents to develop criteria for making awards;
13	providing for an annual report; amending s.
14	240.271, F.S.; requiring that a minimum
15	percentage of funds provided in the General
16	Appropriations Act for fellowship and fee
17	waivers shall be used only to support graduate
18	students or upper-division students in certain
19	disciplines; amending s. 240.35, F.S.; revising
20	language with respect to student fees;
21	increasing the percentage of funds from the
22	financial aid fee to be used for need-based
23	financial aid; revising provisions regarding
24	annual report; reenacting and amending s.
25	240.40201, F.S.; revising general student
26	eligibility requirements for the Florida Bright
27	Futures Scholarship Program; reenacting and
28	amending s. 240.40202, F.S., relating to the
29	Florida Bright Futures Scholarship Program;
30	revising student eligibility provisions for
31	initial award of a Florida Bright Futures

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1 Scholarship; revising language with respect to 2 reinstatement applications; reenacting and 3 amending s. 240.40203, F.S.; providing 4 requirements for renewal, reinstatement, and 5 restoration awards under the Florida Bright Futures Scholarship Program; reenacting and 6 7 amending s. 240.40204, F.S.; updating obsolete 8 language with respect to eligible postsecondary education institutions under the Florida Bright 9 Futures Scholarship Program; reenacting and 10 amending s. 240.40205, F.S.; revising language 11 with respect to the Florida Academic Scholars 12 13 award; revising provisions relating to the 14 calculation of awards; including transition 15 language currently in statute; reenacting and amending s. 240.40206, F.S.; changing the name 16 of the Florida Merit Scholars award to the 17 Florida Medallion Scholars award; revising 18 eligibility requirements with respect to the 19 20 award; revising provisions relating to the 21 calculation of awards; reenacting and amending s. 240.40207, F.S.; revising eligibility 22 requirements with respect to the Florida Gold 23 24 Seal Vocational Scholars award; revising provisions relating to the calculation of 25 26 awards; providing restrictions on use of the 27 award; providing for transfer of awards; 28 including transition language currently in statute; creating s. 240.40211, F.S.; providing 29 for Florida Bright Futures Scholarship Program 30 31 targeted occupations; providing student awards;

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repealing s. 240.40208, F.S., relating to
transition language for eligibility for the
Florida Bright Futures Scholarship Program;
repealing s. 240.40242, F.S., relating to the
use of certain scholarship funds by children of
deceased or disabled veterans; providing for
the Florida Bright Futures Scholarship Testing
Program; requiring the Articulation
Coordinating Committee to identify scores,
credit, and courses for which credit may be
awarded for specified examinations; requiring
the completion of examinations for receipt of
certain awards; providing requirements with
respect to the award of credit; amending s.
240.404, F.S.; revising language with respect
to general requirements for student eligibility
for state financial aid; reenacting,
renumbering, and amending ss. 240.2985 and
240.6054, F.S.; revising and combining
provisions relating to ethics in business
scholarships; amending s. 240.409, F.S.;
revising language with respect to the Florida
Public Student Assistance Grant Program;
revising eligibility criteria; amending s.
240.4095, F.S.; revising language with respect
to the Florida Private Student Assistance Grant
Program; revising eligibility criteria;
amending s. 240.4097, F.S.; revising language
with respect to the Florida Postsecondary
Student Assistance Grant Program; revising
eligibility criteria; creating s. 240.40975,
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F.S.; providing for priority with respect to
Florida student assistance grant programs;
amending s. 240.4128, F.S.; revising language
with respect to the minority teacher education
scholars program; requiring participating
institutions to report on eligible students to
whom scholarships are disbursed each academic
term; amending s. 240.437, F.S.; revising
language with respect to student financial aid
planning and development; amending s. 240.465,
F.S.; deleting language which prohibits certain
delinquent borrowers from being furnished with
their academic transcripts; reenacting and
amending s. 240.551, F.S.; revising language
with respect to the Florida Prepaid College
Program; revising language with respect to
transfer and refund provisions; providing for a
rollover of benefits to a college savings
program at the redemption value of the advance
payment contract at a state postsecondary
institution; revising provisions relating to
appointment of directors of the direct-support
organization; creating s. 240.6053, F.S.;
providing for academic program contracts and
for funding thereof; amending s. 295.02, F.S.;
including postsecondary education institutions
eligible to participate in the Florida Bright
Futures Scholarship Program among institutions
at which children of certain service members
may receive an award under ch. 295, F.S.;
providing effective dates.

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1 Be It Enacted by the Legislature of the State of Florida: 2 3 Section 1. Paragraph (c) of subsection (2) of section 4 231.621, Florida Statutes, is amended to read: 5 231.621 Critical Teacher Shortage Student Loan 6 Forgiveness Program. --7 (2) From the funds available, the Department of 8 Education may make loan principal repayments as follows: 9 (c) All repayments shall be contingent on continued 10 proof of employment in the designated subject areas in this 11 state and shall be made directly to the holder of the loan or, 12 in case of a loan being paid in full, directly to the teacher. 13 The state shall not bear responsibility for the collection of 14 any interest charges or other remaining balance. In the event that designated critical teacher shortage subject areas are 15 16 changed by the State Board of Education, a teacher shall continue to be eligible for loan forgiveness as long as he or 17 she continues to teach in the subject area for which the 18 19 original loan repayment was made and otherwise meets all 20 conditions of eligibility. Section 2. Effective July 1, 2002, paragraph (e) of 21 22 subsection (3) of section 240.209, Florida Statutes, is amended to read: 23 24 240.209 Board of Regents; powers and duties .--(3) The board shall: 25 26 (e) Establish student fees. 1. By no later than December 1 of each year, the board 27 28 shall raise the systemwide standard for resident undergraduate 29 matriculation and financial aid fees for the subsequent fall term, up to but no more than 25 percent of the prior year's 30 31 cost of undergraduate programs. In implementing this 5

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paragraph, fees charged for graduate, medical, veterinary, and 1 2 dental programs may be increased by the Board of Regents in 3 the same percentage as the increase in fees for resident undergraduates. However, in the absence of legislative action 4 5 to the contrary in an appropriations act, the board may not б approve annual fee increases for resident students in excess 7 of 10 percent. The sum of nonresident student matriculation 8 and tuition fees must be sufficient to defray the full cost of 9 undergraduate education. Graduate, medical, veterinary, and dental fees charged to nonresidents may be increased by the 10 11 board in the same percentage as the increase in fees for 12 nonresident undergraduates. However, in implementing this 13 policy and in the absence of legislative action to the 14 contrary in an appropriations act, annual fee increases for nonresident students may not exceed 25 percent. In the absence 15 16 of legislative action to the contrary in the General Appropriations Act, the fees shall go into effect for the 17 following fall term. 18

19 When the appropriations act requires a new fee 2. 20 schedule, the board shall establish a systemwide standard fee schedule required to produce the total fee revenue established 21 22 in the appropriations act based on the product of the assigned enrollment and the fee schedule. The board may approve the 23 expenditure of any fee revenues resulting from the product of 24 25 the fee schedule adopted pursuant to this section and the 26 assigned enrollment.

Upon provision of authority in a General
 Appropriations Act to spend revenue raised pursuant to this
 section, the board shall approve a university request to
 implement a matriculation and out-of-state tuition fee
 schedule which is calculated to generate revenue which varies

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no more than 10 percent from the standard fee revenues 1 2 authorized through an appropriations act. In implementing an 3 alternative fee schedule, the increase in cost to a student taking 15 hours in one term shall be limited to 5 percent. 4 5 Matriculation and out-of-state tuition fee revenues generated б as a result of this provision are to be expended for 7 implementing a plan for achieving accountability goals adopted 8 pursuant to s. 240.214 and for implementing a Board of 9 Regents-approved plan to contain student costs by reducing the 10 time necessary for graduation without reducing the quality of 11 instruction. The plans shall be recommended by a 12 universitywide committee, at least one-half of whom are 13 students appointed by the student body president. A 14 chairperson, appointed jointly by the university president and the student body president, shall vote only in the case of a 15 16 tie.

4. The board may implement individual university plans
for a differential out-of-state tuition fee for universities
that have a service area that borders another state.

20 5. The board is authorized to collect for financial aid purposes an amount not to exceed 5 percent of the student 21 22 tuition and matriculation fee per credit hour. The revenues from fees are to remain at each campus and replace existing 23 financial aid fees. Such funds shall be disbursed to students 24 as quickly as possible. These funds may not be used for direct 25 26 or indirect administrative purposes or salaries. The board 27 shall specify specific limits on the percent of the fees 28 collected in a fiscal year which may be carried forward 29 unexpended to the following fiscal year. A minimum of 75 50 percent of funds from the student financial aid fee shall be 30 31 used to provide financial aid based on absolute need. A

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student who has received an award prior to July 1, 1984, shall 1 2 have his or her eligibility assessed on the same criteria that 3 was used at the time of his or her original award. The Board of Regents shall develop criteria for making financial aid 4 5 awards. Each university shall report annually to the 6 Department of Education on the revenue collected pursuant to 7 this subparagraph, the amount carried forward, the criteria used to make awards, the amount and number of awards for each 8 criterion, and a delineation of the distribution of such 9 awards. The report shall include an assessment by category of 10 the financial need of every student who receives an award, 11 12 regardless of the purpose for which the award is received. 13 Awards which are based on financial need shall be distributed 14 in accordance with a nationally recognized system of need 15 analysis approved by the Board of Regents. An award for 16 academic merit shall require a minimum overall grade point average of 3.0 on a 4.0 scale or the equivalent for both 17 initial receipt of the award and renewal of the award. 18 19 The board may recommend to the Legislature an 6. 20 appropriate systemwide standard matriculation and tuition fee 21 schedule. 7. 22 The Education and General Student and Other Fees Trust Fund is hereby created, to be administered by the 23 24 Department of Education. Funds shall be credited to the trust fund from student fee collections and other miscellaneous fees 25 26 and receipts. The purpose of the trust fund is to support the instruction and research missions of the State University 27 28 System. Notwithstanding the provisions of s. 216.301, and pursuant to s. 216.351, any balance in the trust fund at the 29 end of any fiscal year shall remain in the trust fund and 30

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1 shall be available for carrying out the purposes of the trust 2 fund. 3 8. The board is further authorized to establish the 4 following fees: 5 a. A nonrefundable application fee in an amount not to 6 exceed \$30. 7 b. An admissions deposit fee for the University of Florida College of Dentistry in an amount not to exceed \$200. 8 9 c. An orientation fee in an amount not to exceed \$35. 10 A fee for security, access, or identification d. 11 cards. The annual fee for such a card may not exceed \$10 per 12 card. The maximum amount charged for a replacement card may 13 not exceed \$15. 14 Registration fees for audit and zero-hours e. registration; a service charge, which may not exceed \$15, for 15 16 the payment of tuition in installments; and a late-registration fee in an amount not less than \$50 nor more 17 than \$100 to be imposed on students who fail to initiate 18 19 registration during the regular registration period. 20 f. A late-payment fee in an amount not less than \$50 21 nor more than \$100 to be imposed on students who fail to pay 22 or fail to make appropriate arrangements to pay (by means of installment payment, deferment, or third-party billing) 23 tuition by the deadline set by each university. Each 24 university may adopt specific procedures or policies for 25 26 waiving the late-payment fee for minor underpayments. 27 g. A fee for miscellaneous health-related charges for 28 services provided at cost by the university health center 29 which are not covered by the health fee set under s. 30 240.235(1).31

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Materials and supplies fees to offset the cost of 1 h. 2 materials or supplies that are consumed in the course of the 3 student's instructional activities, excluding the cost of equipment replacement, repairs, and maintenance. 4 5 i. Housing rental rates and miscellaneous housing б charges for services provided by the university at the request 7 of the student. 8 j. A charge representing the reasonable cost of 9 efforts to collect payment of overdue accounts. 10 k. A service charge on university loans in lieu of 11 interest and administrative handling charges. 12 1. A fee for off-campus course offerings when the 13 location results in specific, identifiable increased costs to 14 the university. 15 Library fees and fines, including charges for m. 16 damaged and lost library materials, overdue reserve library books, interlibrary loans, and literature searches. 17 n. Fees relating to duplicating, photocopying, 18 binding, and microfilming; copyright services; and 19 20 standardized testing. These fees may be charged only to those who receive the services. 21 22 o. Fees and fines relating to the use, late return, and loss and damage of facilities and equipment. 23 24 p. A returned-check fee as authorized by s. 832.07(1) 25 for unpaid checks returned to the university. 26 q. Traffic and parking fines, charges for parking 27 decals, and transportation access fees. 28 r. An Educational Research Center for Child 29 Development fee for child care and services offered by the 30 center. 31

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1 s. Fees for transcripts and diploma replacement, not 2 to exceed \$10 per item. Section 3. Effective July 1, 2002, subsection (7) is 3 4 added to section 240.271, Florida Statutes, to read: 5 240.271 State University System; funding.-б (7) A minimum of 75 percent of the funds provided in 7 the General Appropriations Act for fellowship and fee waivers shall be used only to support graduate students or 8 upper-division students formally admitted to programs in the 9 following disciplines: computer and information sciences; 10 education; engineering; engineering technology; biology 11 12 sciences/life sciences; mathematics; physical sciences; and 13 health professions and related sciences. The State University 14 System shall report annually to the Legislature the distribution of fellowships and fee waivers provided, 15 16 including, but not limited to, the number of awards, the dollar value of the awards, student level, student discipline, 17 and the number and percent of fee-waiver recipients remaining 18 19 in the state following graduation who are employed in the 20 field directly related to the discipline for which the fee 21 waiver was received. Section 4. Effective July 1, 2002, subsection (11) of 22 section 240.35, Florida Statutes, is amended to read: 23 24 240.35 Student fees. -- Unless otherwise provided, the 25 provisions of this section apply only to fees charged for 26 college credit instruction leading to an associate in arts 27 degree, an associate in applied science degree, or an 28 associate in science degree and noncollege credit 29 college-preparatory courses defined in s. 239.105. (11)(a) Each community college is authorized to 30 31 establish a separate fee for financial aid purposes in an 11

additional amount up to, but not to exceed, 5 percent of the 1 2 total student tuition or matriculation fees collected. Each 3 community college may collect up to an additional 2 percent if the amount generated by the total financial aid fee is less 4 5 than \$250,000. If the amount generated is less than \$250,000, a community college that charges tuition and matriculation 6 7 fees at least equal to the average fees established by rule 8 may transfer from the general current fund to the scholarship 9 fund an amount equal to the difference between \$250,000 and 10 the amount generated by the total financial aid fee 11 assessment. No other transfer from the general current fund to 12 the loan, endowment, or scholarship fund, by whatever name 13 known, is authorized.

14 (b) All funds collected under this program shall be placed in the loan and endowment fund or scholarship fund of 15 16 the college, by whatever name known. Such funds shall be disbursed to students as quickly as possible. An amount not 17 greater than 40 percent of the fees collected in a fiscal year 18 may be carried forward unexpended to the following fiscal 19 20 year. However, funds collected prior to July 1, 1989, and 21 placed in an endowment fund may not be considered part of the 22 balance of funds carried forward unexpended to the following fiscal year. 23

(c) Up to 25 percent or \$300,000, whichever is greater, of the financial aid fees collected may be used to assist students who demonstrate academic merit; who participate in athletics, public service, cultural arts, and other extracurricular programs as determined by the institution; or who are identified as members of a targeted gender or ethnic minority population. The financial aid fee revenues allocated for athletic scholarships and fee

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exemptions provided pursuant to subsection (17) for athletes 1 2 shall be distributed equitably as required by s. 3 228.2001(3)(d). A minimum of 75 50 percent of the balance of these funds shall be used to provide financial aid based on 4 5 absolute need, and the remainder of the funds shall be used for academic merit purposes and other purposes approved by the 6 7 district boards of trustees. Such other purposes shall 8 include the payment of child care fees for students with financial need. The State Board of Community Colleges shall 9 develop criteria for making financial aid awards. 10 Each 11 college shall report annually to the Department of Education 12 on the revenue collected pursuant to this paragraph, the 13 amount carried forward, the criteria used to make awards, the 14 amount and number of awards for each criterion, and a delineation of the distribution of such awards. The report 15 16 shall include an assessment by category of the financial need of every student who receives an award, regardless of the 17 purpose for which the award is received. Awards which are 18 19 based on financial need shall be distributed in accordance 20 with a nationally recognized system of need analysis approved by the State Board of Community Colleges. An award for 21 22 academic merit shall require a minimum overall grade point average of 3.0 on a 4.0 scale or the equivalent for both 23 initial receipt of the award and renewal of the award. 24 25 (d) These funds may not be used for direct or indirect 26 administrative purposes or salaries. 27 Section 5. Notwithstanding subsection (7) of section 3 28 of chapter 2000-321, Laws of Florida, section 240.40201, 29 Florida Statutes, shall not stand repealed on January 7, 2003, and is reenacted and amended to read: 30 31

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1 240.40201 Florida Bright Futures Scholarship 2 Program.--3 (1) The Florida Bright Futures Scholarship Program is 4 created to establish a lottery-funded scholarship program to 5 reward any Florida high school graduate who merits recognition б of high academic achievement and who enrolls in a degree 7 program, certificate program, or applied technology diploma 8 program at an eligible Florida public or private postsecondary 9 education institution within 7 $\frac{3}{2}$ years of graduation from high school. No award shall be provided to a student beyond 7 years 10 after high school graduation, regardless of the year in which 11 12 a student first receives scholarship funding. 13 (2) The Bright Futures Scholarship Program consists of 14 three types of awards, the Florida Academic Scholarship, the Florida Medallion Merit Scholarship, and the Florida 15 16 Vocational Gold Seal Vocational Scholarship. (3) The Department of Education shall administer the 17 Bright Futures Scholarship Program according to rules and 18 19 procedures established by the Commissioner of Education. A single application must be sufficient for a student to apply 20 21 for any of the three types of awards. The department must 22 advertise the availability of the scholarship program and must notify students, teachers, parents, guidance counselors, and 23 principals or other relevant school administrators of the 24 criteria and application procedures. The department must begin 25 26 this process of notification no later than January 1 of each 27 year. 28 (4) Funding for the Bright Futures Scholarship Program 29 must be allocated from the Education Enhancement Trust Fund and must be provided before allocations from that fund are 30 31 calculated for disbursement to other educational entities. 14

(a) If funds appropriated are not adequate to provide
 the maximum allowable award to each eligible applicant, awards
 in all three components of the program must be prorated using
 the same percentage reduction.

5 (b) Notwithstanding s. 216.301, if all funds allocated 6 to the Bright Futures Scholarship Program are not used in any 7 fiscal year, up to 10 percent of the total allocation may be 8 carried forward and used for awards in the following year.

9 (5) The department shall issue awards from the scholarship program annually. Annual awards may be for up to 10 11 45 semester credit hours or the equivalent. Before the 12 registration period each semester, the department shall 13 transmit payment for each award to the president or director 14 of the postsecondary education institution, or his or her 15 representative, except that the department may withhold 16 payment if the receiving institution fails to report or to make refunds to the department as required in this act. 17

(a) Within 30 days after the end of regular 18 19 registration each semester, the educational institution shall certify to the department the eligibility status of each 20 student who receives an award. After the end of the drop and 21 22 add period, an institution is not required to reevaluate or revise a student's eligibility status, but must make a refund 23 to the department if a student who receives an award 24 25 disbursement terminates enrollment for any reason during an 26 academic term and a refund is permitted by the institution's 27 refund policy.

(b) An institution that receives funds from the program shall certify to the department the amount of funds disbursed to each student and shall remit to the department 31

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1 any undisbursed advances within 60 days after the end of 2 regular registration.

3 (c) Each institution that receives moneys through this 4 program shall prepare an annual report that includes an 5 independent external audit or an audit prepared by the Office б of the Auditor General. The report shall include an audit of 7 the institution's administration of the program and a complete 8 accounting of the moneys for the program. This report must be 9 submitted to the department annually by March 1. The department may conduct its own annual audit of an 10 11 institution's administration of the program. The department 12 may request a refund of any moneys overpaid to the institution 13 for the program. The department may suspend or revoke an 14 institution's eligibility to receive future moneys for the program if the department finds that an institution has not 15 complied with this section. The institution must remit within 16 60 days any refund requested in accordance with this 17 subsection. 18

19 (6) A student enrolled in 6 to 8 semester credit hours 20 may receive up to one-half of the maximum award; a student 21 enrolled in 9 to 11 credit hours may receive up to 22 three-fourths of the maximum award; and a student enrolled in 23 12 or more credit hours may receive up to the full award.

(7) A student may receive only one type of award from
the Florida Bright Futures Scholarship Program at a time, but
may transfer from one type of award to another through the
renewal application process, if the student's eligibility
status changes. However, a student is not eligible to transfer
from a Florida <u>Medallion Merit</u> Scholarship or a Florida
Vocational Gold Seal <u>Vocational</u> Scholarship to a Florida
Academic Scholarship. A student who receives an award from the

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program may also receive a federal family education loan or a 1 2 federal direct loan, and the value of the award must be 3 considered in the certification or calculation of the student's loan eligibility. 4 5 (8) If a recipient transfers from one eligible б institution to another and continues to meet eligibility 7 requirements, the award must be transferred with the student. 8 (9) A student may use an award for summer term enrollment if funds are available. 9 10 (10) Funds from any scholarship within the Florida 11 Bright Futures Scholarship Program may not be used to pay for 12 remedial or college-preparatory coursework. 13 Section 6. Notwithstanding subsection (7) of section 3 14 of chapter 2000-321, Laws of Florida, section 240.40202, Florida Statutes, shall not stand repealed on January 7, 2003, 15 16 and is reenacted and amended to read: 240.40202 Florida Bright Futures Scholarship Program; 17 student eligibility requirements for initial awards .--18 19 (1) To be eligible for an initial award from any of 20 the three types of scholarships under the Florida Bright Futures Scholarship Program, a student must: 21 (a) Be a Florida resident as defined in s. 240.404 and 22 rules of the State Board of Education. 23 24 (b) Earn a standard Florida high school diploma or its equivalent as described in s. 232.246 or s. 229.814 unless: 25 26 1. The student is enrolled full time in the early 27 admission program of an eligible postsecondary education 28 institution or completes a home education program according to s. 232.0201; or 29 The student earns a high school diploma from a 30 2. 31 non-Florida school while living with a parent or guardian who 17

is on military or public service assignment away from Florida. 1 "Public service assignment," as used in this subparagraph, 2 means the occupational assignment outside Florida of a person 3 who is a permanent resident of Florida and who is employed by 4 5 the United States Government or the State of Florida, a 6 condition of which employment is assignment outside Florida. 7 (c) Be accepted by and enroll in an eligible Florida 8 public or independent postsecondary education institution. (d) Be enrolled for at least 6 semester credit hours 9 10 or the equivalent in guarter hours or clock hours. (e) Not have been found guilty of, or have pled plead 11 12 nolo contendere to or guilty to, a felony charge, unless the 13 student has been granted clemency by the Governor and Cabinet 14 sitting as the Executive Office of Clemency. 15 (f) Apply for a scholarship from the program by April 16 1 of the last semester before high school graduation. Requests for exceptions to this deadline may be accepted by the high 17 school or district through December 31 following high school 18 19 graduation. 20 (2) A student is eligible to accept an initial award 21 for 3 years following high school graduation and to accept a 22 renewal award for 7 years following high school graduation.A student who applies for an award by April 1 and who meets all 23 other eligibility requirements, but who does not accept his or 24 her award during the first year of eligibility after high 25 26 school graduation, may apply for reinstatement of the award 27 for use within 7 reapply during subsequent application periods 28 up to 3 years after high school graduation. Reinstatement applications must be received by the deadline established by 29 the Department of Education. 30 31

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(3) For purposes of calculating the grade point
 average to be used in determining initial eligibility for a
 Florida Bright Futures scholarship, the department shall
 assign additional weights to grades earned in the following
 courses:

6 (a) Courses identified in the course code directory as
7 Advanced Placement, pre-International Baccalaureate, or
8 International Baccalaureate.

9 (b) Courses designated as academic dual enrollment10 courses in the statewide course numbering system.

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12 The department may assign additional weights to courses, other 13 than those described in paragraphs (a) and (b), that are 14 identified by the Articulation Coordinating Committee as containing rigorous academic curriculum and performance 15 16 standards. The additional weight assigned to a course pursuant to this subsection shall not exceed 0.5 per course. The 17 weighted system shall be developed and distributed to all high 18 schools in the state prior to January 1, 1998. The department 19 20 may determine a student's eligibility status during the senior 21 year before graduation and may inform the student of the award 22 at that time.

(4) A student who wishes to qualify for a particular 23 award within the Florida Bright Futures Scholarship Program, 24 25 but who does not meet all of the requirements for that level 26 of award, may, nevertheless, receive the award if the 27 principal of the student's school or the district 28 superintendent verifies that the deficiency is caused by the 29 fact that school district personnel provided inaccurate or incomplete information to the student. The school district 30 31 must provide a means for the student to correct the

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deficiencies and the student must correct them, either by 1 2 completing comparable work at the postsecondary institution or 3 by completing a directed individualized study program developed and administered by the school district. If the 4 5 student does not complete the requirements by December 31 6 immediately following high school graduation, the student is 7 ineligible to participate in the program. 8 Section 7. Notwithstanding subsection (7) of section 3 9 of chapter 2000-321, Laws of Florida, section 240.40203, Florida Statutes, shall not stand repealed on January 7, 2003, 10 11 and is reenacted and amended to read: 12 240.40203 Florida Bright Futures Scholarship Program; 13 student eligibility requirements for renewal, reinstatement, 14 and restoration awards. --15 (1) To be eligible to receive renew a scholarship from 16 any of the three types of scholarships under the Florida 17 Bright Futures Scholarship Program after the first year of eligibility, a student must meet the following requirements 18 19 for renewal, reinstatement, or restoration: 20 (1)(a) Renewal applies to students who receive an award for at least one term during the immediately preceding 21 22 academic year. For renewal, a student must complete at least 23 12 semester credit hours or the equivalent in the last 24 academic year in which the student earned a scholarship and-25 (b) maintain the cumulative grade point average 26 required by the scholarship program, except that: 27 (a) 1. If a recipient's grades fall beneath the average 28 required to renew a Florida Academic Scholarship, but are 29 sufficient to renew a Florida Medallion Merit Scholarship or a Florida Vocational Gold Seal Scholarship, the Department of 30 31 Education may grant a renewal to the Florida Medallion 20

Scholarship.from one of those other scholarship programs, if 1 2 the student meets the renewal eligibility requirements; or (b)^{2.} If, upon renewal evaluation, a student fails to 3 4 meet the renewal criteria pursuant to this section, credit 5 hours and grades earned during the following summer term may б be used to satisfy the renewal requirements. If, at any time 7 during the eligibility period, a student's grades are 8 insufficient to renew the scholarship, the student may restore 9 eligibility by improving the grade point average to the required level. A student is eligible for such a reinstatement 10 11 only once. The Legislature encourages education institutions to assist students to calculate whether or not it is possible 12 13 to raise the grade point average during the summer term. If 14 the institution determines that it is possible, the education institution may so inform the department, which may reserve 15 the student's award if funds are available. The renewal, 16 however, must not be granted until the student achieves the 17 required cumulative grade point average and earns the required 18 number of hours. If, during the summer term, a student does 19 20 not earn is not sufficient hours or to raise the grade point average to the required renewal level, the student shall not 21 22 be eligible for an award student's next opportunity for renewal is the fall semester of the following academic year. 23 24 (2) Reinstatement applies to students who were 25 eligible but did not receive an award during the previous 26 academic year or years, and who may apply to reestablish use 27 of the scholarship. For reinstatement, a student must have 28 been eligible at the time of the student's most recent Florida 29 Bright Futures Scholarship eligibility determination. The student must apply for reinstatement by submitting a 30 31

reinstatement application by the deadline established by the 1 2 Department of Education. (3) Restoration applies to students who lost 3 4 scholarship eligibility as a result of not meeting the renewal 5 grade point average or number of hours, or both, at a prior б evaluation period. A student may restore eligibility by 7 meeting the renewal grade point average during a subsequent 8 renewal evaluation period. A student is eligible to receive 9 such restoration only once. The student must submit an application for restoration by the deadline established by the 10 11 Department of Education. 12 (2) A student who is enrolled in a program that 13 terminates in an associate degree or a baccalaureate degree 14 may receive an award for a maximum of 110 percent of the number of credit hours required to complete the program. A 15 student who is enrolled in a program that terminates in a 16 technical certificate may receive an award for a maximum of 17 110 percent of the credit hours or clock hours required to 18 complete the program up to 90 credit hours. A student who 19 20 transfers from one of these program levels to another becomes eligible for the higher of the two credit hour limits. 21 22 Section 8. Notwithstanding subsection (7) of section 3 23 of chapter 2000-321, Laws of Florida, section 240.40204, 24 Florida Statutes, shall not stand repealed on January 7, 2003, and is reenacted and amended to read: 25 26 240.40204 Florida Bright Futures Scholarship Program; 27 eligible postsecondary education institutions.--A student is 28 eligible for an award or the renewal, reinstatement, or 29 restoration of an award from the Florida Bright Futures Scholarship Program if the student meets the requirements for 30 31 the program as described in this act and is enrolled in a 2.2

postsecondary education institution that meets the description 1 2 in any one of the following subsections: 3 (1) A Florida public university, community college, or 4 technical center. 5 (2) An independent Florida college or university that б is accredited by an accrediting agency recognized by the 7 United States Department of Education a member of the 8 Commission on Recognition of Postsecondary Accreditation and 9 which has operated in the state for at least 3 years. 10 (3) An independent Florida postsecondary education 11 institution that is licensed by the State Board of Independent 12 Colleges and Universities and which: 13 (a) Shows evidence of sound financial condition; and (b) Has operated in the state for at least 3 years 14 without having its approval, accreditation, or license placed 15 16 on probation. (4) A Florida independent postsecondary education 17 18 institution that offers a nursing diploma approved by the 19 Board of Nursing. 20 (5) A Florida independent postsecondary education 21 institution that is licensed by the State Board of Nonpublic 22 Career Education and which: (a) Has a program completion and placement rate of at 23 least the rate required by the current Florida Statutes, the 24 25 Florida Administrative Code, or the Department of Education 26 for an institution at its level; and 27 (b) Shows evidence of sound financial condition; and 28 either: 29 Is accredited at the institutional level by an 1. accrediting agency recognized by the United States Department 30 31 of Education and has operated in the state for at least 3 23 CODING: Words stricken are deletions; words underlined are additions.

years during which there has been no complaint for which 1 2 probable cause has been found; or 3 2. Has operated in Florida for 5 years during which 4 there has been no complaint for which probable cause has been 5 found. б Section 9. Notwithstanding subsection (7) of section 3 7 of chapter 2000-321, Laws of Florida, section 240.40205, 8 Florida Statutes, shall not stand repealed on January 7, 2003, and is reenacted and amended to read: 9 10 240.40205 Florida Academic Scholars award.--11 (1) A student is eligible for a Florida Academic 12 Scholars award if the student meets the general eligibility 13 requirements for the Florida Bright Futures Scholarship 14 Program and the student: 15 (a) Has achieved a 3.5 weighted grade point average as calculated pursuant to s. 240.40202, or its equivalent, in 16 high school courses that are adopted by the Board of Regents 17 and recommended by the State Board of Community Colleges as 18 19 college-preparatory academic courses; and 20 (b) Has attained at least a score of 1270 the score 21 identified by rules of the Department of Education on the 22 combined verbal and quantitative parts of the Scholastic Aptitude Test, the Scholastic Assessment Test, or the 23 recentered Scholastic Assessment Test of the College Entrance 24 25 Examination, or an equivalent score on the American College 26 Test Testing Program; or 27 (c) Has attended a home education program according to 28 s. 232.0201 during grades 11 and 12 or has completed the 29 International Baccalaureate curriculum but failed to earn the International Baccalaureate Diploma, and has attained at least 30 31 a score of 1270 the score identified by rules of the 24

Department of Education on the combined verbal and 1 2 quantitative parts of the Scholastic Aptitude Test, the Scholastic Assessment Test, or the recentered Scholastic 3 Assessment Test of the College Entrance Examination, or an 4 5 equivalent score on the American College Test Testing Program; б or 7 (d) Has been awarded an International Baccalaureate 8 Diploma from the International Baccalaureate Office; or (e) Has been recognized by the merit or achievement 9 programs of the National Merit Scholarship Corporation as a 10 11 scholar or finalist; or 12 (f) Has been recognized by the National Hispanic 13 Recognition Program as a scholar recipient. 14 15 Effective with the 1998-1999 school year, a student must 16 complete a program of community service work, as approved by the district school board or the administrators of a nonpublic 17 school, which shall include a minimum of 75 hours of service 18 19 work and require the student to identify a social problem that 20 interests him or her, develop a plan for his or her personal 21 involvement in addressing the problem, and, through papers or 22 other presentations, evaluate and reflect upon his or her experience. 23 24 (2)(a) A Florida Academic Scholar who is enrolled in a 25 public postsecondary education institution is eligible for an 26 award equal to the amount required to pay matriculation and, 27 fees, as defined by the department, and \$600 for 28 college-related expenses annually. A student who is enrolled 29 in a nonpublic postsecondary education institution is eligible for an award equal to the amount that would be required to pay 30 31 for the average matriculation and fees of a public

postsecondary education institution at the comparable level, 1 2 plus the annual \$600. A student who is enrolled in a program 3 that terminates in an associate degree or a baccalaureate degree may receive an award for a maximum of 110 percent of 4 5 the number of credit hours required to complete the program. б A student who is enrolled in an undergraduate program that 7 terminates in the award of a postbaccalaureate degree, or the 8 simultaneous award of baccalaureate and postbaccalaureate 9 degrees, may receive an award for a maximum of 132 semester hours, or the equivalent, at the undergraduate rate. A 10 11 student who is enrolled in a program that terminates in a 12 technical certificate may receive an award for a maximum of 13 110 percent of the credit hours or clock hours required to 14 complete the program up to 90 credit hours. A student who transfers from one of these program levels to another becomes 15 16 eligible for the higher of the credit hour limits. (b) Beginning with the 2005-2006 academic year and for 17 each year thereafter, the Florida Academic Scholars award 18 19 amount shall be calculated on the basis of \$120 per semester 20 credit hour, or the equivalent. The total number of credit hours for which a student may receive payment shall not exceed 21 the equivalent of 132 semester credit hours. 22 23 (3) To be eligible for a renewal or restoration award 24 as a Florida Academic Scholar, a student must meet the requirements of s. 240.40203 and the maintain the equivalent 25 26 of a grade point average requirement of 3.0 on a 4.0 scale, or 27 the equivalent, for all postsecondary education work 28 attempted. A student may have, with an opportunity for one 29 restoration reinstatement as provided in this act. (4) In each school district, the Florida Academic 30 31 Scholar with the highest academic ranking shall be designated 26

as an Academic Top Scholar and shall receive an additional 1 2 award of \$1,500 for college-related expenses. This award must 3 be funded from the Florida Bright Futures Scholarship Program. 4 (5) A student who graduated from high school in 1997 5 or earlier and who was eligible for the Florida Undergraduate 6 Scholars' Program pursuant to s. 240.402 is eligible for a 7 Florida Academic Scholars award as provided in this act. 8 Section 10. Notwithstanding subsection (7) of section 9 3 of chapter 2000-321, Laws of Florida, section 240.40206, Florida Statutes, shall not stand repealed on January 7, 2003, 10 and is reenacted and amended to read: 11 240.40206 Florida Medallion Merit Scholars award.--12 13 (1) A student is eligible for a Florida Medallion 14 Merit Scholars award if the student meets the general eligibility requirements for the Florida Bright Futures 15 16 Scholarship Program and the student: (a) Has achieved a weighted grade point average of 3.0 17 as calculated pursuant to s. 240.40202, or the equivalent, in 18 19 high school courses that are adopted by the Board of Regents 20 and recommended by the State Board of Community Colleges as 21 college-preparatory academic courses; and 22 (b) Has attained at least the score identified by rules of the Department of Education, or a score of at least 23 24 1100 for a student who enters the ninth grade in the 2001-2002 25 school year or thereafter, on the combined verbal and quantitative parts of the Scholastic Aptitude Test, the 26 27 Scholastic Assessment Test, or the recentered Scholastic 28 Assessment Test of the College Entrance Examination, or an 29 equivalent score on the American College Test Testing Program; 30 or 31

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(c) Has attended a home education program according to 1 2 s. 232.0201 during grades 11 and 12 or has completed the International Baccalaureate curriculum but failed to earn the 3 International Baccalaureate Diploma, and has attained at least 4 5 the score identified by rules of the Department of Education, б or a score of at least 1100 for a student who enters the ninth 7 grade in the 2001-2002 school year or thereafter, on the 8 combined verbal and quantitative parts of the Scholastic 9 Aptitude Test, the Scholastic Assessment Test, or the recentered Scholastic Assessment Test of the College Entrance 10 11 Examination, or an equivalent score on the American College 12 Test Testing Program; or. 13 (d) Has been recognized by the merit or achievement 14 programs of the National Merit Scholarship Corporation as a 15 scholar or finalist, but has not completed a program of 16 community service as provided in s. 240.40205; or 17 (e) Has been recognized by the National Hispanic Recognition Program as a scholar, but has not completed a 18 19 program of community service as provided in s. 240.40205. 20 (2)(a) A Florida Medallion Merit Scholar is eligible 21 for an award equal to the amount required to pay 75 percent of 22 matriculation and fees, as defined by the department, if the student is enrolled in a public postsecondary education 23 24 institution. A student who is enrolled in a nonpublic 25 postsecondary education institution is eligible for an award 26 equal to the amount that would be required to pay 75 percent 27 of the average matriculation and fees of a public 28 postsecondary education institution at the comparable level. A 29 student who is enrolled in a program that terminates in an associate degree or a baccalaureate degree may receive an 30 award for a maximum of 110 percent of the number of credit 31 2.8

hours required to complete the program. A student who is 1 2 enrolled in an undergraduate program that terminates in the award of a postbaccalaureate degree, or the simultaneous award 3 of baccalaureate and postbaccalaureate degrees, may receive an 4 5 award for a maximum of 132 semester hours, or the equivalent, б at the undergraduate rate. A student who is enrolled in a 7 program that terminates in a technical certificate may receive 8 an award for a maximum of 110 percent of the credit hours or 9 clock hours required to complete the program up to 90 credit 10 hours. A student who transfers from one of these program 11 levels to another becomes eligible for the higher of the 12 credit hour limits. 13 (b) Beginning with the 2005-2006 academic year and for 14 each year thereafter, the Florida Medallion Scholars award 15 amount shall be calculated on the basis of \$75 per semester credit hour, or the equivalent. The total number of credit 16 hours for which a student may receive payment shall not exceed 17 the equivalent of 132 semester credit hours. 18 19 (3) To be eligible for a renewal or restoration award 20 as a Florida Medallion Merit Scholar, a student must meet the requirements of s. 240.40203 and the maintain the equivalent 21 22 of a grade point average requirement of 2.75 on a 4.0 scale, or the equivalent, for all postsecondary education work 23 24 attempted. A student may have, with an opportunity for reinstatement one restoration time as provided in this act. 25 Section 11. Notwithstanding subsection (7) of section 26 27 3 of chapter 2000-321, Laws of Florida, section 240.40207, 28 Florida Statutes, shall not stand repealed on January 7, 2003, 29 and is reenacted and amended to read: 240.40207 Florida Gold Seal Vocational Scholars 30 31 award.--The Florida Gold Seal Vocational Scholars award is 29

created within the Florida Bright Futures Scholarship Program
 to recognize and reward academic achievement and vocational
 preparation by high school students who wish to continue their
 education.

5 (1) A student is eligible for a Florida Gold Seal
6 Vocational Scholars award if the student meets the general
7 eligibility requirements for the Florida Bright Futures
8 Scholarship Program and the student:

9 (a) Successfully completes the secondary school 10 portion of a sequential program of studies that requires at 11 least three secondary school vocational credits in one program 12 of study, as identified by the Department of Education, taken 13 over at least 2 academic years, and is continued in a planned, 14 related postsecondary education program. If the student's school does not offer such a two-plus-two or tech-prep 15 16 program, the student must complete a job-preparatory career education program selected by the Workforce Estimating 17 Conference or Workforce Florida, Inc., for its ability to 18 provide high-wage employment in an occupation with high 19 20 potential for employment opportunities. By July 1, 2002, the Articulation Coordinating Committee shall identify the 21 22 programs at each 4-year institution that qualify as planned, related postsecondary education programs.On-the-job training 23 24 may not be substituted for any of the three required 25 vocational credits. 26 (b) Demonstrates readiness for postsecondary education 27 by earning a passing score on the Florida College Entry Level 28 Placement Test or its equivalent as identified by the 29 Department of Education. (c) Earns a minimum cumulative weighted grade point 30 31 average of 3.0, as calculated pursuant to s. 240.40202, on all 30

subjects required for a standard high school diploma, 1 2 excluding elective courses. 3 (d) Earns a minimum unweighted grade point average of 4 3.5 on a 4.0 scale for secondary vocational courses comprising 5 the vocational program. (e) Completes the requirements of a vocational-ready 6 7 diploma program, as defined by rules of the State Board of 8 Education. 9 (2)(a) A Florida Gold Seal Vocational Scholar is eligible for an award equal to the amount required to pay 75 10 percent of matriculation and fees, as defined by the 11 12 department, if the student is enrolled in a public 13 postsecondary education institution. A student who is enrolled 14 in a nonpublic postsecondary education institution is eligible for an award equal to the amount that would be required to pay 15 16 75 percent of the matriculation and mandatory fees of a public postsecondary education institution at the comparable level. A 17 student who is enrolled in a program that terminates in a 18 19 technical certificate may receive an award for a maximum of 20 110 percent of the credit hours or clock hours required to 21 complete the program up to 90 credit hours. 22 (b) Beginning with the 2005-2006 academic year and for each year thereafter, the Florida Gold Seal Vocational 23 24 Scholars award amount shall be calculated on the basis of \$75 per semester credit hour, or the equivalent. The total number 25 26 of credit hours for which a student may receive payment shall 27 not exceed the equivalent of 90 credit hours. 28 (3) To be eligible for a renewal or restoration award 29 as a Florida Gold Seal Vocational Scholar, a student must meet the requirements of s. 240.40203 and the maintain the 30 31 equivalent of a grade point average requirement of 2.75 on a 31

4.0 scale, or the equivalent, for all postsecondary education 1 2 work attempted. A student may have, with an opportunity for 3 reinstatement one restoration time as provided in this act. 4 (4) Beginning with the fall term of 2003, a Florida 5 Gold Seal Vocational Scholars award may only be used by 6 students who enroll in programs of 2 years or less at a 7 community college or vocational technical institution unless 8 the award is a renewal of an initial award issued prior to the 9 fall term of 2003 or as otherwise provided for in this section. A student may use an award for a program at a 4-year 10 11 institution if the program has been identified by the 12 Articulation Coordinating Committee pursuant to subsection (1) 13 and the institution certifies annually the student's continued 14 enrollment in such program. 15 (5) Upon successful completion of an associate degree 16 program or 60 hours, an award recipient who meets the renewal criteria in subsection (3) and enrolls in a baccalaureate 17 degree program at an eligible postsecondary education 18 19 institution is eligible to transfer to the Florida Medallion 20 Scholars award component of the Florida Bright Futures Scholarship Program. Other than initial eligibility criteria, 21 22 all other requirements of the Florida Medallion Scholars award shall apply to a student who transfers to that program 23 pursuant to the provisions of this subsection. The number of 24 hours for which a student may receive a Florida Medallion 25 26 Scholars award shall be calculated by subtracting from the 27 student's total eligibility pursuant to s. 240.40206(2) the 28 number of hours for which the student has already received 29 funding under the Florida Bright Futures Scholarship Program. (6) If a Florida Gold Seal Vocational Scholar received 30 an initial award prior to the fall term of 2003, and has a 31

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cumulative grade point average of 2.75 in all postsecondary 1 2 education work attempted, the Department of Education may 3 transfer the student to the Florida Medallion Scholars award component of the Florida Bright Futures Scholarship Program at 4 5 any renewal period. Other than initial eligibility criteria, 6 all other requirements of the Florida Medallion Scholars award 7 shall apply to a student who transfers to that program 8 pursuant to the provisions of this subsection. The number of 9 hours for which a student may receive a Florida Medallion Scholars award shall be calculated by subtracting from the 10 11 student's total eligibility pursuant to s. 240.40206(2) the 12 number of hours for which the student has already received 13 funding under the Florida Bright Futures Scholarship Program. 14 (7) A student who graduated from high school in 1997 15 or earlier and who was eligible for the Vocational Gold Seal 16 Endorsement Scholarship Program award pursuant to s. 240.4021 is eligible for a Florida Gold Seal Vocational Scholars award. 17 (4) A student may earn a Florida Gold Seal Vocational 18 19 Scholarship for 110 percent of the number of credit hours 20 required to complete the program, up to 90 credit hours or the equivalent. A Florida Gold Seal Scholar who has a cumulative 21 22 grade point average of 2.75 in all postsecondary education work attempted may apply for a Florida Merit Scholars award at 23 any renewal period. All other provisions of that program 24 25 apply, and the credit-hour limitation must be calculated by 26 subtracting from the student's total eligibility the number of 27 credit hours the student attempted while earning the Gold Seal 28 Vocational Scholarship. 29 Section 12. Section 240.40211, Florida Statutes, is 30 created to read: 31

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1	240.40211 Florida Bright Futures Scholarship Program
2	targeted occupations
3	(1)(a) Using information provided by the Workforce
4	Estimating Conference, the Department of Education, in
5	consultation with the Legislature, shall identify targeted
6	occupations that are high demand, high wage, and high skill
7	for which the state's postsecondary education institutions
8	provide the necessary education and training.
9	(b) The Department of Education shall identify the
10	specific associate and baccalaureate degree programs,
11	certificate programs, and applied technology diploma programs
12	that are offered by postsecondary education institutions and
13	prepare students for employment in the targeted occupations.
14	The department shall provide such information to the
15	postsecondary education institutions that participate in the
16	Florida Bright Futures Scholarship Program.
17	(c) Identification of targeted occupations and degree,
18	certificate, and diploma programs shall be completed, and
19	updated annually thereafter, for use in providing awards
20	pursuant to this section beginning with the 2002-2003 fall
21	academic term.
22	(2) A Florida Bright Futures Scholarship award
23	recipient who is enrolled at a community college or an area
24	vocational center in a program identified pursuant to
25	paragraph (1)(b) is eligible to receive an additional \$250 per
26	semester, or the equivalent, for postsecondary
27	education-related expenses.
28	(3) A Florida Bright Futures Scholarship award
29	recipient who is enrolled at a baccalaureate-degree-granting
30	institution in the upper division of a program identified
31	pursuant to paragraph (1)(b) is eligible to receive an
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additional \$500 per semester, or the equivalent, for 1 2 postsecondary education-related expenses. 3 (4) Institutions that participate in the Florida 4 Bright Futures Scholarship Program and offer a program identified pursuant to paragraph (1)(b) shall advise their 5 б students of the availability of the awards provided pursuant 7 to this section. 8 (5) The department shall establish procedures for 9 institutions to certify to the department the initial and continued eligibility status of any student who is eligible to 10 receive an award pursuant to this section. A student's 11 12 continued enrollment in an eligible program shall be certified 13 by the institution each academic year. 14 (6) The department shall evaluate this component of 15 the Florida Bright Futures Scholarship Program from its inception to determine, of the total number of students who 16 receive awards pursuant to this section, the number who become 17 employed in the occupation for which the award was provided. 18 19 This evaluation shall be reported on an annual basis to the 20 Governor and the Legislature. (7) This award component of the Florida Bright Futures 21 Scholarship Program shall be implemented to the extent funded 22 23 in the General Appropriations Act. When funds are not 24 sufficient to make full awards, the department shall reduce 25 the amount of each recipient's award pro rata. 26 Section 13. Sections 240.40208 and 240.40242, Florida 27 Statutes, are repealed. 28 Section 14. Florida Bright Futures Scholarship Testing 29 Program.--(1) By January 1, 2002, the Articulation Coordinating 30 Committee shall identify the minimum scores, maximum credit, 31 35

and course or courses for which credit is to be awarded for 1 2 each College Level Examination Program (CLEP) general examination, CLEP subject examination, College Board Advanced 3 Placement Program examination, and International Baccalaureate 4 5 examination. In addition, the Articulation Coordinating б Committee shall identify such courses in the general education 7 core curriculum of each state university. 8 (2) Each community college and state university must 9 award credit for specific courses for which competency has been demonstrated by successful passage of one of these 10 examinations unless the award of credit duplicates credit 11 12 already awarded. Community colleges and universities may not 13 exempt students from courses without the award of credit if 14 competencies have been so demonstrated. 15 (3) Beginning with initial award recipients for the 16 2002-2003 academic year and continuing thereafter, students eligible for a Florida Academic Scholars award or a Florida 17 Medallion Scholars award who are admitted to and enroll in a 18 19 community college or state university shall, prior to 20 registering for courses that may be earned through a CLEP examination and not later than registration for their second 21 term, complete at least five examinations from those specified 22 in subsection (1), one in each of the following areas: 23 English; humanities; mathematics; natural sciences; and social 24 sciences. Advanced Placement examinations and International 25 26 Baccalaureate examinations taken prior to high school graduation satisfy this requirement. The Articulation 27 28 Coordinating Committee shall identify the examinations that 29 satisfy each component of this requirement. (4) Each community college and state university shall 30 pay for the CLEP examinations required pursuant to this 31

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section from the funds appropriated from the Educational 1 2 Enhancement Trust Fund. The institution shall not charge the student for services that include preparation and 3 4 administration of the test, access to a student guide to 5 prepare for the test, and recordkeeping and reporting of each 6 student's test results to the department. 7 (5) The credit awarded pursuant to this section shall 8 apply toward the 120 hours of college credit required pursuant 9 to s. 240.115(6). 10 (6) The maximum number of credit hours for which a student is eligible to receive a Florida Bright Futures 11 12 Scholarship Program award shall be reduced by the number of 13 hours for which credit is awarded pursuant to this section. 14 Section 15. Subsection (1) of section 240.404, Florida Statutes, is amended to read: 15 16 240.404 General requirements for student eligibility for state financial aid.--17 (1)(a) The general requirements for eligibility of 18 19 students for state financial aid awards consist of the 20 following: 1. Achievement of the academic requirements of and 21 22 acceptance at a state university or community college; a nursing diploma school approved by the Florida Board of 23 Nursing; a Florida college, university, or community college 24 which is accredited by an accrediting agency recognized by the 25 26 United States Department of Education a member of the 27 Commission on Recognition of Postsecondary Accreditation; any 28 Florida institution the credits of which are acceptable for 29 transfer to state universities; any area technical center; or any private vocational-technical institution accredited by an 30 accrediting agency recognized by the United States Department 31 37

1 of Education a member of the Commission on Recognition of 2 Postsecondary Accreditation. 3 2.a. Residency in this state for no less than 1 year 4 preceding the award of aid for a program established pursuant 5 to s. 240.409, s. 240.4095, s. 240.4097, s. 240.412, s. б 240.4125, s. 240.413, s. 240.4987, s. 240.605, or s. 240.606. 7 Residency in this state must be for purposes other than to 8 obtain an education. Resident status for purposes of receiving state financial aid awards shall be determined in the same 9 manner as resident status for tuition purposes pursuant to s. 10 11 240.1201 and rules of the State Board of Education. 12 b. A person who has been properly classified as a 13 resident by a postsecondary institution for initial receipt of 14 state-funded student financial assistance and has been 15 determined eligible to participate in a financial assistance 16 program may continue to qualify as a resident for state-funded financial aid programs if he or she maintains continuous 17 enrollment at the postsecondary institution, with no break in 18 19 enrollment greater than 12 consecutive months. 20 3. Submission of certification attesting to the accuracy, completeness, and correctness of information 21 22 provided to demonstrate a student's eligibility to receive state financial aid awards. Falsification of such information 23 shall result in the denial of any pending application and 24 25 revocation of any award currently held to the extent that no 26 further payments shall be made. Additionally, students who knowingly make false statements in order to receive state 27 28 financial aid awards shall be guilty of a misdemeanor of the 29 second degree subject to the provisions of s. 837.06 and shall be required to return all state financial aid awards 30 31 wrongfully obtained.

(b)1. Eligibility for the renewal of undergraduate 1 2 financial aid awards shall be evaluated at the end of the 3 second semester or third quarter of each academic year. As a condition for renewal, a student shall: 4 5 a. Have earned a minimum cumulative grade point 6 average of 2.0 on a 4.0 scale; and 7 b. Have earned, for full-time study, 12 credits per 8 term or the equivalent for the number of terms for which aid 9 was received. 10 2. A student who earns the minimum number of credits required for renewal, but who fails to meet the minimum 2.0 11 12 cumulative grade point average, may be granted a probationary 13 award for up to the equivalent of 1 academic year and shall be 14 required to earn a cumulative grade point average of 2.0 on a 4.0 scale by the end of the probationary period to be eligible 15 16 for subsequent renewal. A student who receives a probationary award and who fails to meet the conditions for renewal by the 17 end of his or her probationary period shall be ineligible to 18 19 receive additional awards for the equivalent of 1 academic year following his or her probationary period. Each such 20 21 student may, however, reapply for assistance during a 22 subsequent application period and may be eligible for an award if he or she has earned a cumulative grade point average of 23 2.0 on a 4.0 scale. 24 3. A student who fails to earn the minimum number of 25 26 credits required for renewal shall lose his or her eligibility 27 for renewal for a period equivalent to 1 academic year. 28 However, the student may reapply during a subsequent 29 application period and may be eligible for an award if he or she has earned a minimum cumulative grade point average of 2.0 30 31 on a 4.0 scale.

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Students who receive state student aid and 1 4. 2 subsequently fail to meet state academic progress requirements 3 due to verifiable illness or other emergencies may be granted an exception from the academic requirements. Such students 4 5 shall make a written appeal to the institution. The appeal 6 shall include a description and verification of the 7 circumstances. Verification of illness or other emergencies 8 may include but not be limited to a physician's statement or written statement of a parent or college official. 9 The institution shall recommend exceptions with necessary 10 11 documentation to the department. The department may accept or 12 deny such recommendations for exception from the institution. 13 Section 16. Notwithstanding subsection (7) of section 14 3 of chapter 2000-321, Laws of Florida, sections 240.2985 and 240.6054, Florida Statutes, shall not stand repealed on 15 16 January 7, 2003, and are reenacted, renumbered as section 240.4084, Florida Statutes, and amended to read: 17 (Substantial rewording of sections. See ss. 18 19 240.2985 and 240.6054, F.S., for present text.) 20 240.4084 Ethics in Business Scholarship Program.--The Ethics in Business Scholarship Program is created to provide 21 22 scholarships to students who are enrolled in postsecondary education institutions and who meet the general requirements 23 for student eligibility for state financial aid pursuant to s. 24 25 240.404. Moneys appropriated and allocated for such 26 scholarships shall be matched by private donations for the 27 purpose of providing ethics in business scholarships. The 28 Ethics in Business Scholarship Program shall consist of the 29 following components: (1) Moneys appropriated from the Insurance 30 Commissioner's Regulatory Trust Fund to the Trust Fund for 31

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Major Gifts, pursuant to section 2 of chapter 97-381, Laws of Florida, shall be allocated to each university foundation on a matching basis equal to the amount of private funds received by such foundation for program purposes. Moneys appropriated and allocated to university foundations for purposes of the program shall be used to create endowments to provide scholarships to undergraduate students enrolled in state institutions of higher learning who register for one or more credit hours in business ethics courses and who have demonstrated a commitment to serve the interests of their community. First priority for award of scholarships shall be given to students who demonstrate financial need. The Board of Regents shall administer the provisions of this subsection. (2) Moneys transferred from the Insurance Commissioner's Regulatory Trust Fund to the State Student Financial Assistance Trust Fund, pursuant to section 3 of chapter 97-381, Laws of Florida, shall be allocated to provide ethics in business scholarships to students enrolled in public community colleges and independent postsecondary education institutions eligible to participate in the William L. Boyd, IV, Florida Resident Access Grant Program under s. 240.605. The funds shall be allocated to institutions for scholarships in the following ratio: two-thirds for community colleges and

in the following ratio: two-thirds for community colleges and one-third for eligible independent institutions. These funds shall be allocated to institutions that provide an equal amount of matching funds generated by private donors for the purpose of providing ethics in business scholarships. The Department of Education shall administer the provisions of this subsection and may adopt rules for such administration.

- 30 Notwithstanding any other provision of law, the State Board of
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Administration shall have the authority to invest the funds 1 2 appropriated under this subsection. 3 4 Each institution that receives an allocation of funds shall 5 submit to the Legislature an annual report of the matching б funds collected and a profile of scholarship award recipients. 7 Section 17. Section 240.409, Florida Statutes, is 8 amended to read: 240.409 Florida Public Student Assistance Grant 9 Program; eligibility for grants.--10 11 (1) There is hereby created a Florida Public Student 12 Assistance Grant Program. The program shall be administered by 13 the participating institutions in accordance with rules of the 14 state board. 15 (2) The department is directed to establish an initial 16 application deadline for funds administered pursuant to this 17 section. (3) Using the priorities established in this section 18 19 and in s. 240.40975, institutions shall first award funds 20 administered pursuant to this section to students who meet the initial application deadline established pursuant to 21 22 subsection (2). An institution may, at its discretion, award any remaining funds from this program to students who apply 23 24 after the deadline date and who are otherwise eligible 25 pursuant to this section. 26 (4)(2)(a) State student assistance grants through the 27 program may be made only to full-time degree-seeking students 28 who enroll in at least 6 semester hours, or the equivalent, 29 per semester and who meet the general requirements for student eligibility as provided in s. 240.404, except as otherwise 30 31 provided in this section. Such grants shall be awarded 42

annually for the amount of demonstrated unmet need for the 1 2 cost of education and may not exceed an amount equal to the 3 average prior academic year cost of matriculation fees and other registration fees for 30 credit hours at state 4 5 universities or such other amount as specified in the General Appropriations Act, to any recipient. A demonstrated unmet 6 7 need of less than \$200 shall render the applicant ineligible 8 for a state student assistance grant. Recipients of such 9 grants must have been accepted at a state university or community college authorized by Florida law. No student may 10 11 receive an award for more than the equivalent of 9 semesters 12 or 14 quarters of full-time enrollment, except as otherwise 13 provided in s. 240.404(3).

(b) A student applying for a Florida public student assistance grant shall be required to apply for the Pell Grant. The Pell Grant entitlement shall be considered when conducting an assessment of the financial resources available to each student.

19 (c) Priority in the distribution of grant moneys shall 20 be given to students with the lowest total family resources, 21 in accordance with a nationally recognized system of need 22 analysis. Using the system of need analysis, the department shall establish a maximum expected family contribution. An 23 institution may not make a grant from this program to a 24 student whose expected family contribution exceeds the level 25 26 established by the department. An institution may not impose 27 additional criteria to determine a student's eligibility to 28 receive a grant award.

(d) Each participating institution shall report, to
the department by the established date, the eligible students
to whom grant moneys are disbursed each academic term and

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indicate whether or not the student met the application 1 2 deadline established pursuant to subsection (2). Each 3 institution shall also report to the department necessary demographic and eligibility data for such students. 4 5 (5) (3) Based on the unmet financial need of an б eligible applicant, the amount of a Florida public student 7 assistance grant must be between \$200 and the weighted average 8 of the cost of matriculation and other registration fees for 9 30 credit hours at state universities per academic year or the amount specified in the General Appropriations Act. 10 11 (6)(4)(a) The funds appropriated for the Florida 12 Public Student Assistance Grant shall be distributed to 13 eligible institutions in accordance with a formula recommended 14 by the Department of Education's Florida Council of Student Financial Aid Advisors and reviewed by the Postsecondary 15 16 Education Planning Commission, the State Board of Community Colleges, and the Board of Regents. The formula shall consider 17 at least the prior year's distribution of funds, the number of 18 19 full-time eligible applicants who did not receive awards, the 20 number of eligible applicants who met the application 21 deadline, the standardization of the expected family 22 contribution, and provisions for unused funds. (b) Payment of Florida public student assistance 23 grants shall be transmitted to the president of the state 24 25 university or community college, or to his or her 26 representative, in advance of the registration period. 27 Institutions shall notify students of the amount of their 28 awards. 29 The eligibility status of each student to receive (C) a disbursement shall be determined by each institution as of 30 31 the end of its regular registration period, inclusive of a 44

drop-add period. Institutions shall not be required to
 reevaluate a student's eligibility status after this date for
 purposes of changing eligibility determinations previously
 made.

5 (d) Institutions shall certify to the department the 6 amount of funds disbursed to each student, shall indicate 7 whether or not the student met the application deadline 8 established pursuant to subsection (2), and shall remit to the 9 department any undisbursed advances by June 1 of each year.

(7) (5) Funds appropriated by the Legislature for state 10 11 student assistance grants shall be deposited in the State Student Financial Assistance Trust Fund. Notwithstanding the 12 13 provisions of s. 216.301 and pursuant to s. 216.351, any 14 balance in the trust fund at the end of any fiscal year that has been allocated to the Florida Public Student Assistance 15 Grant Program shall remain therein and shall be available for 16 carrying out the purposes of this section. 17

18 <u>(8)(6)</u> The State Board of Education shall establish 19 rules necessary to implement this section.

20 Section 18. Section 240.4095, Florida Statutes, is 21 amended to read:

22 240.4095 Florida Private Student Assistance Grant
23 Program; eligibility for grants.--

(1) There is hereby created a Florida Private Student
Assistance Grant Program. The program shall be administered by
the participating institutions in accordance with rules of the
state board.

28 (2) The department is directed to establish an initial 29 application deadline for funds administered pursuant to this 30 section.

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1 (3) Using the priorities established in this section 2 and in s. 240.40975, institutions shall first award funds 3 administered pursuant to this section to students who met the 4 initial application deadline established pursuant to 5 subsection (2). An institution may, at its discretion, award 6 any remaining funds from this program to students who apply 7 after the deadline date and who are otherwise eligible 8 pursuant to this section. (4)(2)(a) Florida private student assistance grants 9 from the State Student Financial Assistance Trust Fund may be 10 11 made only to full-time degree-seeking students who enroll in 12 at least 6 semester hours, or the equivalent, per semester and 13 who meet the general requirements for student eligibility as 14 provided in s. 240.404, except as otherwise provided in this section. Such grants shall be awarded for the amount of 15 demonstrated unmet need for tuition and fees and may not 16 exceed an amount equal to the average matriculation and other 17 registration fees for 30 credit hours at state universities 18 19 plus \$1,000 per academic year, or as specified in the General 20 Appropriations Act, to any applicant. A demonstrated unmet need of less than \$200 shall render the applicant ineligible 21 22 for a Florida private student assistance grant. Recipients of such grants must have been accepted at a 23 baccalaureate-degree-granting independent nonprofit college or 24 university, which is accredited by the Commission on Colleges 25 26 of the Southern Association of Colleges and Schools and which 27 is located in and chartered as a domestic corporation by the 28 state. No student may receive an award for more than the 29 equivalent of 9 semesters or 14 quarters of full-time enrollment, except as otherwise provided in s. 240.404(3). 30 31

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(b) A student applying for a Florida private student
 assistance grant shall be required to apply for the Pell
 Grant. The Pell Grant entitlement shall be considered when
 conducting an assessment of the financial resources available
 to each student.

(c) Priority in the distribution of grant moneys shall 6 7 be given to students with the lowest total family resources, 8 in accordance with a nationally recognized system of need analysis. Using the system of need analysis, the department 9 shall establish a maximum expected family contribution. An 10 11 institution may not make a grant from this program to a student whose expected family contribution exceeds the level 12 13 established by the department. An institution may not impose 14 additional criteria to determine a student's eligibility to receive a grant award. 15

(d) Each participating institution shall report, to 16 the department by the established date, the eligible students 17 to whom grant moneys are disbursed each academic term and 18 19 indicate whether or not the student met the application 20 deadline established pursuant to subsection (2). Each 21 institution shall also report to the department necessary 22 demographic and eligibility data for such students. (5) (3) Based on the unmet financial need of an 23

eligible applicant, the amount of a Florida private student assistance grant must be between \$200 and the average cost of matriculation and other registration fees for 30 credit hours at state universities plus \$1,000 per academic year or the amount specified in the General Appropriations Act.

29 <u>(6)(4)(a)</u> The funds appropriated for the Florida
30 Private Student Assistance Grant shall be distributed to
31 eligible institutions in accordance with a formula recommended

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by the Department of Education's Florida Council of Student 1 2 Financial Aid Advisors and reviewed by the Postsecondary 3 Education Planning Commission and the Independent Colleges and Universities of Florida. The formula shall consider at least 4 5 the prior year's distribution of funds, the number of б full-time eligible applicants who did not receive awards, the 7 number of eligible applicants who met the application 8 deadline, the standardization of the expected family 9 contribution, and provisions for unused funds.

10 (b) Payment of Florida private student assistance 11 grants shall be transmitted to the president of the college or 12 university, or to his or her representative, in advance of the 13 registration period. Institutions shall notify students of the 14 amount of their awards.

(c) The eligibility status of each student to receive a disbursement shall be determined by each institution as of the end of its regular registration period, inclusive of a drop-add period. Institutions shall not be required to reevaluate a student's eligibility status after this date for purposes of changing eligibility determinations previously made.

22 (d) Institutions shall certify to the department the amount of funds disbursed to each student, shall indicate 23 24 whether or not the student met the application deadline established pursuant to subsection (2), and shall remit to the 25 26 department any undisbursed advances by June 1 of each year. 27 (e) Each institution that receives moneys through the 28 Florida Private Student Assistance Grant Program shall cause 29 to be prepared a biennial report that includes an independent external audit of the institution's administration of the 30 31 program and a complete accounting of moneys in the State

Student Financial Assistance Trust Fund allocated to the 1 2 institution for the program. Such report shall be submitted to 3 the department on or before March 1 every other year. The department may conduct its own annual or biennial audit of an 4 5 institution's administration of the program and its allocated funds in lieu of the required biennial report and independent 6 7 external audit. The department may suspend or revoke an 8 institution's eligibility to receive future moneys from the 9 trust fund for the program or request a refund of any moneys overpaid to the institution through the trust fund for the 10 11 program if the department finds that an institution has not 12 complied with the provisions of this section. Any refund 13 requested pursuant to this paragraph shall be remitted within 14 60 days.

15 (7) (7) (5) Funds appropriated by the Legislature for 16 Florida private student assistance grants shall be deposited in the State Student Financial Assistance Trust Fund. 17 Notwithstanding the provisions of s. 216.301 and pursuant to 18 19 s. 216.351, any balance in the trust fund at the end of any 20 fiscal year that has been allocated to the Florida Private Student Assistance Grant Program shall remain therein and 21 22 shall be available for carrying out the purposes of this section and as otherwise provided by law. 23

24 (8)(6) The State Board of Education shall adopt rules
 25 necessary to implement this section.

26 Section 19. Section 240.4097, Florida Statutes, is 27 amended to read:

28 240.4097 Florida Postsecondary Student Assistance
29 Grant Program; eligibility for grants.--

30 (1) There is hereby created a Florida Postsecondary31 Student Assistance Grant Program. The program shall be

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administered by the participating institutions in accordance 1 2 with rules of the state board. 3 (2) The department is directed to establish an initial 4 application deadline for funds administered pursuant to this 5 section. б (3) Using the priorities established in this section 7 and s. 240.40975, institutions shall first award funds 8 administered pursuant to this section to students who meet the 9 initial application deadline established pursuant to subsection (2). An institution may, at its discretion, award 10 11 any remaining funds from this program to students who apply 12 after the deadline date and who are otherwise eligible 13 pursuant to this section. 14 (4)(2)(a) Florida postsecondary student assistance 15 grants through the State Student Financial Assistance Trust 16 Fund may be made only to full-time degree-seeking students who enroll in at least 6 semester hours, or the equivalent, per 17 semester and who meet the general requirements for student 18 eligibility as provided in s. 240.404, except as otherwise 19 20 provided in this section. Such grants shall be awarded for the amount of demonstrated unmet need for tuition and fees and 21 22 may not exceed an amount equal to the average prior academic year cost of matriculation and other registration fees for 30 23 credit hours at state universities plus \$1,000 per academic 24 year, or as specified in the General Appropriations Act, to 25 26 any applicant. A demonstrated unmet need of less than \$200 27 shall render the applicant ineligible for a Florida 28 postsecondary student assistance grant. Recipients of such 29 grants must have been accepted at a postsecondary institution that is located in the state and that is: 30 31

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1 1. A private nursing diploma school approved by the 2 Florida Board of Nursing; or 3 2. An institution either licensed by the State Board of Independent Colleges and Universities or exempt from 4 5 licensure pursuant to s. 246.085(1)(a), excluding those institutions the students of which are eligible to receive a 6 7 Florida private student assistance grant pursuant to s. 8 240.4095. 9 No student may receive an award for more than the equivalent 10 11 of 9 semesters or 14 quarters of full-time enrollment, except 12 as otherwise provided in s. 240.404(3). 13 (b) A student applying for a Florida postsecondary 14 student assistance grant shall be required to apply for the Pell Grant. The Pell Grant entitlement shall be considered 15 16 when conducting an assessment of the financial resources available to each student. 17 18 (c) Priority in the distribution of grant moneys shall 19 be given to students with the lowest total family resources, 20 in accordance with a nationally recognized system of need 21 analysis. Using the system of need analysis, the department 22 shall establish a maximum expected family contribution. An institution may not make a grant from this program to a 23 student whose expected family contribution exceeds the level 24 25 established by the department. An institution may not impose 26 additional criteria to determine a student's eligibility to 27 receive a grant award. 28 (d) Each participating institution shall report, to 29 the department by the established date, the eligible students to whom grant moneys are disbursed each academic term and 30

31 indicate whether or not the student met the application

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<u>deadline established pursuant to subsection (2)</u>. Each
 institution shall also report to the department necessary
 demographic and eligibility data for such students.

4 (5)(3) Based on the unmet financial need of an
5 eligible applicant, the amount of a Florida postsecondary
6 student assistance grant must be between \$200 and the average
7 cost of matriculation and other registration fees for 30
8 credit hours at state universities plus \$1,000 per academic
9 year or the amount specified in the General Appropriations
10 Act.

11 (6)(4)(a) The funds appropriated for the Florida 12 Postsecondary Student Assistance Grant shall be distributed to 13 eligible institutions in accordance with a formula recommended 14 by the Department of Education's Florida Council of Student Financial Aid Advisors and reviewed by the Postsecondary 15 16 Education Planning Commission and the Florida Association of Postsecondary Schools and Colleges. The formula shall consider 17 at least the prior year's distribution of funds, the number of 18 19 full-time eligible applicants who did not receive awards, the 20 number of eligible applicants who met the application 21 deadline, the standardization of the expected family 22 contribution, and provisions for unused funds. (b) Payment of Florida postsecondary student 23 24 assistance grants shall be transmitted to the president of the 25 eligible institution, or to his or her representative, in 26 advance of the registration period. Institutions shall notify 27 students of the amount of their awards. 28 (c) The eligibility status of each student to receive 29 a disbursement shall be determined by each institution as of the end of its regular registration period, inclusive of a 30 31 drop-add period. Institutions shall not be required to

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reevaluate a student's eligibility status after this date for
 purposes of changing eligibility determinations previously
 made.

4 Institutions shall certify to the department the (d) 5 amount of funds disbursed to each student, shall indicate б whether or not the student met the application deadline 7 established pursuant to subsection (2), and shall remit to the 8 department any undisbursed advances by June 1 of each year. 9 (e) Each institution that receives moneys through the Florida Postsecondary Student Assistance Grant Program shall 10 11 cause to be prepared a biennial report that includes an 12 independent external audit of the institution's administration 13 of the program and a complete accounting of moneys in the 14 State Student Financial Assistance Trust Fund allocated to the institution for the program. Such report shall be submitted 15 16 to the department on or before March 1 every other year. The department may conduct its own annual or biennial audit of an 17 institution's administration of the program and its allocated 18 19 funds in lieu of the required biennial report and independent 20 external audit. The department may suspend or revoke an institution's eligibility to receive future moneys from the 21 22 trust fund for the program or request a refund of any moneys overpaid to the institution through the trust fund for the 23 program if the department finds that an institution has not 24 complied with the provisions of this section. Any refund 25 requested pursuant to this paragraph shall be remitted within 26 27 60 days.

28 (7)(5) Any institution that was eligible to receive 29 state student assistance grants on January 1, 1989, and that 30 is not eligible to receive grants pursuant to s. 240.4095 is 31 eligible to receive grants pursuant to this section.

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1	(8) (6) Funds appropriated by the Legislature for
2	Florida postsecondary student assistance grants shall be
3	deposited in the State Student Financial Assistance Trust
4	Fund. Notwithstanding the provisions of s. 216.301 and
5	pursuant to s. 216.351, any balance in the trust fund at the
б	end of any fiscal year that has been allocated to the Florida
7	Postsecondary Student Assistance Grant Program shall remain
8	therein and shall be available for carrying out the purposes
9	of this section and as otherwise provided by law.
10	(9) (7) The State Board of Education shall adopt rules
11	necessary to implement this section.
12	Section 20. Section 240.40975, Florida Statutes, is
13	created to read:
14	240.40975 Florida student assistance grant programs;
15	priority for receiving grantsPriority in the distribution
16	of grants provided pursuant to s. 240.409, s. 240.4095, or s.
17	240.4097 shall be given to eligible applicants in the
18	following order:
19	(1) To full-time students with the greatest financial
20	need as determined by the department.
21	(2) To full-time students with financial need who
22	graduate from public Florida high schools, who have completed
23	the high school courses that are adopted by the Board of
24	Regents and recommended by the State Board of Community
25	Colleges as college-preparatory academic courses, and who rank
26	in the top 20 percent of their high school graduating class.
27	Class rank shall be determined by the Department of Education.
28	(3) To other full-time students with financial need.
29	(4) To part-time students with financial need, if
30	funds are remaining.
31	

1 Section 21. Subsection (3) of section 240.4128, 2 Florida Statutes, is amended to read: 3 240.4128 Minority teacher education scholars 4 program.--There is created the minority teacher education 5 scholars program, which is a collaborative performance-based 6 scholarship program for African-American, Hispanic-American, 7 Asian-American, and Native American students. The participants 8 in the program include Florida's public community colleges and 9 its public and private universities that have teacher 10 education programs. 11 (3) The total amount appropriated annually for new 12 scholarships in the program must be divided by \$4,000 and by 13 the number of participating colleges and universities. Each 14 participating institution has access to the same number of scholarships and may award all of them to eligible minority 15 16 students. If a college or university does not award all of its scholarships by the date set by the program administration at 17 the Florida Fund for Minority Teachers, Inc., the remaining 18 19 scholarships must be transferred to another institution that 20 has eligible students. Each participating institution shall report to the department, by the established date, the 21 22 eligible students to whom scholarships are disbursed each academic term. Each institution shall also report to the 23 department necessary demographic and eligibility data for such 24 25 students. 26 Section 22. Subsection (6) of section 240.437, Florida 27 Statutes, is amended to read: 28 240.437 Student financial aid planning and 29 development. --30 (6) Any Effective July 1, 1992, all new and existing financial assistance programs authorized by state law that are 31 55

administered by the Bureau of Student Financial Assistance of 1 2 the Department of Education and that under this part which are 3 not funded for 3 consecutive years after enactment shall stand repealed. Financial aid programs provided under this part on 4 5 July 1, 1992, which lose funding for 3 consecutive years shall б stand repealed. The Bureau Office of Student Financial 7 Assistance of the Department of Education shall annually 8 review the legislative appropriation of financial aid to 9 identify such programs. 10 Section 23. Section 240.465, Florida Statutes, is 11 amended to read: 240.465 Delinguent accounts.--12 13 (1) The Department of Education is directed to exert 14 every lawful and reasonable effort to collect all delinquent unpaid and uncanceled scholarship loan notes, student loan 15 16 notes, and defaulted guaranteed loan notes. (2) The department is authorized to establish a 17 recovery account into which unpaid and uncanceled scholarship 18 19 loan note, student loan note, and defaulted guaranteed loan 20 note accounts may be transferred. 21 (3) The department is authorized to settle any 22 delinquent unpaid and uncanceled scholarship loan notes, student loan notes, and defaulted guaranteed loan notes and to 23 employ the service of a collection agent when deemed advisable 24 in collecting delinquent or defaulted accounts. However, no 25 26 collection agent may be paid a commission in excess of 35 27 percent of the amount collected. Any expense incurred by the 28 department in enforcing the collection of a loan note may be 29 borne by the signer of the note and may be added to the amount of the principal of such note. 30 31

The department is authorized to charge off unpaid 1 (4) 2 and uncanceled scholarship loan notes and student loan notes 3 which are at least 3 years delinquent and which prove uncollectible after good faith collection efforts. However, a 4 5 delinquent account with a past due balance of \$25 or less may be charged off as uncollectible when it becomes 6 months past 6 7 due and the cost of further collection effort or assignment to 8 a collection agent would not be warranted. 9 (5) No individual borrower who has been determined to be in default in making legally required scholarship loan, 10 11 student loan, or guaranteed loan repayments shall be furnished with his or her academic transcripts or other student records 12 13 until such time as the loan is paid in full or the default status has been removed. 14 15 (5) (5) (6) The department is authorized to charge an 16 individual borrower who has been determined to be in default in making legally required loan repayments the maximum 17 18 interest rate authorized by law. 19 (6) (7) The State Board of Education shall adopt such 20 rules as are necessary to regulate the collection, settlement, 21 and charging off of delinquent unpaid and uncanceled 22 scholarship loan notes, student loan notes, and defaulted guaranteed loan notes. 23 24 Section 24. Notwithstanding subsection (7) of section 3 of chapter 2000-321, Laws of Florida, section 240.551, 25 26 Florida Statutes, shall not stand repealed on January 7, 2003, 27 and is reenacted and amended to read: 28 240.551 Florida Prepaid College Program. --29 (1) LEGISLATIVE INTENT.--The Legislature recognizes that educational opportunity at the postsecondary level is a 30 critical state interest. It further recognizes that 31 57

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educational opportunity is best ensured through the provision 1 2 of postsecondary institutions that are geographically and 3 financially accessible. Accordingly, it is the intent of the Legislature that a program be established through which many 4 5 of the costs associated with postsecondary attendance may be б paid in advance and fixed at a guaranteed level for the 7 duration of undergraduate enrollment. It is similarly the 8 intent of the Legislature to provide a program that fosters 9 timely financial planning for postsecondary attendance and to 10 encourage employer participation in such planning through 11 program contributions on behalf of employees and the 12 dependents of employees. 13 (2) DEFINITIONS.--"Advance payment contract" means a contract 14 (a) 15 entered into by the board and a purchaser pursuant to this 16 section. "Board" means the Florida Prepaid College Board. 17 (b) "Fund" means the Florida Prepaid College Trust 18 (C) 19 Fund. "Program" means the Florida Prepaid College 20 (d) 21 Program. 22 (e) "Purchaser" means a person who makes or is 23 obligated to make advance registration or dormitory residence 24 payments in accordance with an advance payment contract. 25 "Qualified beneficiary" means: (f) 26 1. A resident of this state at the time a purchaser 27 enters into an advance payment contract on behalf of the 28 resident; 29 A nonresident who is the child of a noncustodial 2. parent who is a resident of this state at the time that such 30 31

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parent enters into an advance payment contract on behalf of
 the child; or
 For purposes of advance payment contracts entered

4 into pursuant to subsection (22), a graduate of an accredited 5 high school in this state who is a resident of this state at 6 the time he or she is designated to receive the benefits of 7 the advance payment contract.

8 (g) "Registration fee" means matriculation fee,
9 financial aid fee, building fee, and Capital Improvement Trust
10 Fund fee.

11 (h) "State postsecondary institution" means any 12 community college identified in s. 240.3031 or university 13 identified in s. 240.2011.

14 (3) FLORIDA PREPAID COLLEGE PROGRAM; CREATION.--There is created a Florida Prepaid College Program to provide a 15 16 medium through which the cost of registration and dormitory residence may be paid in advance of enrollment in a state 17 postsecondary institution at a rate lower than the projected 18 corresponding cost at the time of actual enrollment. Such 19 20 payments shall be combined and invested in a manner that yields, at a minimum, sufficient interest to generate the 21 22 difference between the prepaid amount and the cost of registration and dormitory residence at the time of actual 23 enrollment. Students who enroll in a state postsecondary 24 institution pursuant to this section shall be charged no fees 25 26 in excess of the terms delineated in the advance payment 27 contract.

(4) FLORIDA PREPAID COLLEGE TRUST FUND.--There is
created within the State Board of Administration the Florida
Prepaid College Trust Fund. The fund shall consist of state
appropriations, moneys acquired from other governmental or

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private sources, and moneys remitted in accordance with 1 2 advance payment contracts. All funds deposited into the trust 3 fund may be invested pursuant to s. 215.47. Dividends, interest, and gains accruing to the trust fund shall increase 4 5 the total funds available for the program. Notwithstanding the б provisions of chapter 717, funds associated with terminated 7 contracts pursuant to subsection (12) and canceled contracts 8 for which no refunds have been claimed shall increase the 9 total funds available for the program. However, the board shall establish procedures for notifying purchasers who 10 11 subsequently cancel their contracts of any unclaimed refund 12 and shall establish a time period after which no refund may be 13 claimed by a purchaser who canceled a contract. Any balance 14 contained within the fund at the end of a fiscal year shall remain therein and shall be available for carrying out the 15 16 purposes of the program. In the event that dividends, interest, and gains exceed the amount necessary for program 17 administration and disbursements, the board may designate an 18 19 additional percentage of the fund to serve as a contingency 20 fund. Moneys contained within the fund shall be exempt from the investment requirements of s. 18.10. Any funds of a 21 22 direct-support organization created pursuant to subsection (22) shall be exempt from the provisions of this subsection. 23 24 (5) PROGRAM ADMINISTRATION. --(a) The Florida Prepaid College Program shall be 25

administered by the Florida Prepaid College Board as an agency of the state. The Florida Prepaid College Board is hereby created as a body corporate with all the powers of a body corporate for the purposes delineated in this section. For the purposes of s. 6, Art. IV of the State Constitution, the board shall be assigned to and administratively housed within

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the State Board of Administration, but it shall independently 1 2 exercise the powers and duties specified in this section. 3 (b) The board shall consist of seven members to be 4 composed of the Insurance Commissioner and Treasurer, the 5 Comptroller, the Chancellor of the Board of Regents, the б Executive Director of the State Board of Community Colleges, 7 and three members appointed by the Governor and subject to 8 confirmation by the Senate. Each member appointed by the 9 Governor shall possess knowledge, skill, and experience in the areas of accounting, actuary, risk management, or investment 10 11 management. Each member of the board not appointed by the 12 Governor may name a designee to serve the board on behalf of 13 the member; however, any designee so named shall meet the 14 qualifications required of gubernatorial appointees to the board. Members appointed by the Governor shall serve terms of 15 16 3 years. Any person appointed to fill a vacancy on the board shall be appointed in a like manner and shall serve for only 17 the unexpired term. Any member shall be eligible for 18 19 reappointment and shall serve until a successor qualifies. 20 Members of the board shall serve without compensation but shall be reimbursed for per diem and travel in accordance with 21 s. 112.061. Each member of the board shall file a full and 22 public disclosure of his or her financial interests pursuant 23 24 to s. 8, Art. II of the State Constitution and corresponding 25 statute. 26 (c) The board shall annually elect a board member to 27 serve as chair and a board member to serve as vice chair and 28 shall designate a secretary-treasurer who need not be a member 29 of the board. The secretary-treasurer shall keep a record of the proceedings of the board and shall be the custodian of all 30 31 printed material filed with or by the board and of its

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official seal. Notwithstanding the existence of vacancies on the board, a majority of the members shall constitute a quorum. The board shall take no official action in the absence of a quorum. The board shall meet, at a minimum, on a quarterly basis at the call of the chair.

6 (6) FLORIDA PREPAID COLLEGE BOARD; DUTIES.--The board 7 shall:

8 (a) Appoint an executive director to serve as the 9 chief administrative and operational officer of the board and 10 to perform other duties assigned to him or her by the board.

(b) Administer the fund in a manner that is sufficiently actuarially sound to defray the obligations of the program. The board shall annually evaluate or cause to be evaluated the actuarial soundness of the fund. If the board perceives a need for additional assets in order to preserve actuarial soundness, the board may adjust the terms of subsequent advance payment contracts to ensure such soundness.

(c) Establish a comprehensive investment plan for the 18 purposes of this section with the approval of the State Board 19 20 of Administration. The comprehensive investment plan shall 21 specify the investment policies to be utilized by the board in 22 its administration of the fund. The board may place assets of the fund in savings accounts or use the same to purchase fixed 23 or variable life insurance or annuity contracts, securities, 24 evidence of indebtedness, or other investment products 25 26 pursuant to the comprehensive investment plan and in such 27 proportions as may be designated or approved under that plan. 28 Such insurance, annuity, savings, or investment products shall be underwritten and offered in compliance with the applicable 29 federal and state laws, regulations, and rules by persons who 30 31 are duly authorized by applicable federal and state

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authorities. Within the comprehensive investment plan, the 1 2 board may authorize investment vehicles, or products incident 3 thereto, as may be available or offered by qualified companies or persons. A contract purchaser may not direct the investment 4 5 of his or her contribution to the trust fund, and a contract б beneficiary may not direct the contribution made on his or her 7 behalf to the trust fund. Board members and employees of the 8 board are not prohibited from purchasing advance payment contracts by virtue of their fiduciary responsibilities as 9 members of the board or official duties as employees of the 10 11 board.

12 (d) Solicit proposals and contract, pursuant to s. 13 287.057, for the marketing of the Florida Prepaid College 14 Program. The entity designated pursuant to this paragraph shall serve as a centralized marketing agent for the program 15 16 and shall be solely responsible for the marketing of the program. Any materials produced for the purpose of marketing 17 the program shall be submitted to the board for review. No 18 19 such materials shall be made available to the public before 20 the materials are approved by the board. Any educational 21 institution may distribute marketing materials produced for 22 the program; however, all such materials shall have been approved by the board prior to distribution. Neither the state 23 24 nor the board shall be liable for misrepresentation of the 25 program by a marketing agent.

(e) Solicit proposals and contract, pursuant to s.
287.057, for a trustee services firm to select and supervise
investment programs on behalf of the board. The goals of the
board in selecting a trustee services firm shall be to obtain
the highest standards of professional trustee services, to
allow all qualified firms interested in providing such

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services equal consideration, and to provide such services to 1 2 the state at no cost and to the purchasers at the lowest cost 3 possible. The trustee services firm shall agree to meet the obligations of the board to qualified beneficiaries if moneys 4 5 in the fund fail to offset the obligations of the board as a б result of imprudent selection or supervision of investment 7 programs by such firm. Evaluations of proposals submitted 8 pursuant to this paragraph shall include, but not be limited 9 to, the following criteria:

1. Adequacy of trustee services for supervision and
 management of the program, including current operations and
 staff organization and commitment of management to the
 proposal.

Capability to execute program responsibilities
 within time and regulatory constraints.

Past experience in trustee services and current
 ability to maintain regular and continuous interactions with
 the board, records administrator, and product provider.

4. The minimum purchaser participation assumed within
 the proposal and any additional requirements of purchasers.

5. Adequacy of technical assistance and servicesproposed for staff.

6. Adequacy of a management system for evaluating andimproving overall trustee services to the program.

25 7. Adequacy of facilities, equipment, and electronic26 data processing services.

27 8. Detailed projections of administrative costs,
28 including the amount and type of insurance coverage, and
29 detailed projections of total costs.

30 (f) Solicit proposals and contract, pursuant to s.31 287.057, for product providers to develop investment

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portfolios on behalf of the board to achieve the purposes of 1 2 this section. Product providers shall be limited to authorized insurers as defined in s. 624.09, banks as defined in s. 3 658.12, associations as defined in s. 665.012, authorized 4 5 Securities and Exchange Commission investment advisers, and б investment companies as defined in the Investment Company Act 7 of 1940. All product providers shall have their principal 8 place of business and corporate charter located and registered in the United States. In addition, each product provider shall 9 agree to meet the obligations of the board to qualified 10 beneficiaries if moneys in the fund fail to offset the 11 12 obligations of the board as a result of imprudent investing by 13 such provider. Each authorized insurer shall evidence superior 14 performance overall on an acceptable level of surety in meeting its obligations to its policyholders and other 15 16 contractual obligations. Only qualified public depositories approved by the Insurance Commissioner and Treasurer shall be 17 eligible for board consideration. Each investment company 18 19 shall provide investment plans as specified within the request 20 for proposals. The goals of the board in selecting a product 21 provider company shall be to provide all purchasers with the most secure, well-diversified, and beneficially administered 22 postsecondary education expense plan possible, to allow all 23 qualified firms interested in providing such services equal 24 consideration, and to provide such services to the state at no 25 26 cost and to the purchasers at the lowest cost possible. 27 Evaluations of proposals submitted pursuant to this paragraph 28 shall include, but not be limited to, the following criteria: 29 1. Fees and other costs charged to purchasers that affect account values or operational costs related to the 30 31 program.

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1 2. Past and current investment performance, including 2 investment and interest rate history, guaranteed minimum rates 3 of interest, consistency of investment performance, and any terms and conditions under which moneys are held. 4 5 3. Past experience and ability to provide timely and б accurate service in the areas of records administration, 7 benefit payments, investment management, and complaint 8 resolution. 9 4. Financial history and current financial strength and capital adequacy to provide products, including operating 10 11 procedures and other methods of protecting program assets. 12 (7) FLORIDA PREPAID COLLEGE BOARD; POWERS.--The board 13 shall have the powers necessary or proper to carry out the 14 provisions of this section, including, but not limited to, the 15 power to: 16 (a) Adopt an official seal and rules. 17 (b) Sue and be sued. 18 (c) Make and execute contracts and other necessary 19 instruments. 20 (d) Establish agreements or other transactions with 21 federal, state, and local agencies, including state 22 universities and community colleges. (e) Invest funds not required for immediate 23 24 disbursement. 25 (f) Appear in its own behalf before boards, 26 commissions, or other governmental agencies. 27 (g) Hold, buy, and sell any instruments, obligations, 28 securities, and property determined appropriate by the board. 29 (h) Require a reasonable length of state residence for qualified beneficiaries. 30 31

1 (i) Restrict the number of participants in the 2 community college plan, university plan, and dormitory 3 residence plan, respectively. However, any person denied participation solely on the basis of such restriction shall be 4 5 granted priority for participation during the succeeding year. 6 (j) Segregate contributions and payments to the fund 7 into various accounts and funds. 8 (k) Contract for necessary goods and services, employ 9 necessary personnel, and engage the services of private consultants, actuaries, managers, legal counsel, and auditors 10 for administrative or technical assistance. 11 (1) Solicit and accept gifts, grants, loans, and other 12 13 aids from any source or participate in any other way in any 14 government program to carry out the purposes of this section. 15 (m) Require and collect administrative fees and 16 charges in connection with any transaction and impose reasonable penalties, including default, for delinquent 17 payments or for entering into an advance payment contract on a 18 19 fraudulent basis. 20 (n) Procure insurance against any loss in connection 21 with the property, assets, and activities of the fund or the 22 board. Impose reasonable time limits on use of the 23 (0) tuition benefits provided by the program. However, any such 24 25 limitation shall be specified within the advance payment 26 contract. 27 (p) Delineate the terms and conditions under which 28 payments may be withdrawn from the fund and impose reasonable 29 fees and charges for such withdrawal. Such terms and conditions shall be specified within the advance payment 30 31 contract. 67

1 (q) Provide for the receipt of contributions in lump 2 sums or installment payments.

3 (r) Require that purchasers of advance payment 4 contracts verify, under oath, any requests for contract 5 conversions, substitutions, transfers, cancellations, refund 6 requests, or contract changes of any nature. Verification 7 shall be accomplished as authorized and provided for in s. 8 92.525(1)(a).

9 (s) Delegate responsibility for administration of the 10 comprehensive investment plan required in paragraph (6)(c) to 11 a person the board determines to be qualified. Such person 12 shall be compensated by the board. Directly or through such 13 person, the board may contract with a private corporation or 14 institution to provide such services as may be a part of the comprehensive investment plan or as may be deemed necessary or 15 16 proper by the board or such person, including, but not limited to, providing consolidated billing, individual and collective 17 recordkeeping and accountings, and asset purchase, control, 18 19 and safekeeping.

(t) Endorse insurance coverage written exclusively for the purpose of protecting advance payment contracts, and the purchasers and beneficiaries thereof, which may be issued in the form of a group life policy and which is exempt from the provisions of part V of chapter 627.

(u) Solicit proposals and contract, pursuant to s.
287.057, for the services of a records administrator. The
goals of the board in selecting a records administrator shall
be to provide all purchasers with the most secure,

29 well-diversified, and beneficially administered postsecondary

30 education expense plan possible, to allow all qualified firms

31 interested in providing such services equal consideration, and

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to provide such services to the state at no cost and to the
 purchasers at the lowest cost possible. Evaluations of
 proposals submitted pursuant to this paragraph shall include,
 but not be limited to, the following criteria:

5 1. Fees and other costs charged to purchasers that
6 affect account values or operational costs related to the
7 program.

8 2. Past experience in records administration and 9 current ability to provide timely and accurate service in the 10 areas of records administration, audit and reconciliation, 11 plan communication, participant service, and complaint 12 resolution.

3. Sufficient staff and computer capability for thescope and level of service expected by the board.

4. Financial history and current financial strength
and capital adequacy to provide administrative services
required by the board.

18 (v) Establish other policies, procedures, and criteria19 to implement and administer the provisions of this section.

20 (w) Adopt procedures to govern contract dispute21 proceedings between the board and its vendors.

(8) OUALIFIED STATE TUITION PROGRAM 22 23 STATUS. -- Notwithstanding any other provision of this section, 24 the board may adopt rules necessary to enable the program to 25 retain its status as a "qualified state tuition program" in 26 order to maintain its tax exempt status or other similar 27 status of the program, purchasers, and qualified beneficiaries 28 under the Internal Revenue Code of 1986, as defined in s. 29 220.03(1). The board shall inform purchasers of changes to the tax or securities status of contracts purchased through the 30 31 program.

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(9) PREPAID COLLEGE PLANS.--At a minimum, the board 1 2 shall make advance payment contracts available for two 3 independent plans to be known as the community college plan 4 and the university plan. The board may also make advance 5 payment contracts available for a dormitory residence plan. 6 (a)1. Through the community college plan, the advance 7 payment contract shall provide prepaid registration fees for a 8 specified number of undergraduate semester credit hours not to 9 exceed the average number of hours required for the conference of an associate degree. The cost of participation in the 10 11 community college plan shall be based primarily on the average 12 current and projected registration fees within the Florida 13 Community College System and the number of years expected to 14 elapse between the purchase of the plan on behalf of a qualified beneficiary and the exercise of the benefits 15 16 provided in the plan by such beneficiary. Qualified beneficiaries shall bear the cost of any laboratory fees 17 associated with enrollment in specific courses. Each qualified 18 19 beneficiary shall be classified as a resident for tuition 20 purposes, pursuant to s. 240.1201, regardless of his or her 21 actual legal residence. 2. Effective July 1, 1998, the board may provide 22

advance payment contracts for additional fees delineated in s. 23 24 240.35, not to exceed the average number of hours required for 25 the conference of an associate degree, in conjunction with 26 advance payment contracts for registration fees. The cost of 27 purchasing such fees shall be based primarily on the average 28 current and projected fees within the Florida Community 29 College System and the number of years expected to elapse between the purchase of the plan on behalf of the beneficiary 30 31 and the exercise of benefits provided in the plan by such

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beneficiary. Community college plan contracts purchased prior
 to July 1, 1998, shall be limited to the payment of
 registration fees as defined in subsection (2).

4 (b)1. Through the university plan, the advance payment 5 contract shall provide prepaid registration fees for a specified number of undergraduate semester credit hours not to 6 7 exceed the average number of hours required for the conference 8 of a baccalaureate degree. The cost of participation in the university plan shall be based primarily on the current and 9 projected registration fees within the State University System 10 11 and the number of years expected to elapse between the 12 purchase of the plan on behalf of a qualified beneficiary and 13 the exercise of the benefits provided in the plan by such 14 beneficiary. Qualified beneficiaries shall bear the cost of any laboratory fees associated with enrollment in specific 15 courses. Each qualified beneficiary shall be classified as a 16 resident for tuition purposes pursuant to s. 240.1201, 17 regardless of his or her actual legal residence. 18

19 2. Effective July 1, 1998, the board may provide 20 advance payment contracts for additional fees delineated in s. 240.235(1), for a specified number of undergraduate semester 21 22 credit hours not to exceed the average number of hours required for the conference of a baccalaureate degree, in 23 conjunction with advance payment contracts for registration 24 fees. Such contracts shall provide prepaid coverage for the 25 26 sum of such fees, to a maximum of 45 percent of the cost of registration fees. The costs of purchasing such fees shall be 27 28 based primarily on the average current and projected cost of 29 these fees within the State University System and the number of years expected to elapse between the purchase of the plan 30 on behalf of the qualified beneficiary and the exercise of the 31

benefits provided in the plan by such beneficiary. University
 plan contracts purchased prior to July 1, 1998, shall be
 limited to the payment of registration fees as defined in
 subsection (2).

5 (c) Through the dormitory residence plan, the advance б payment contract may provide prepaid housing fees for a 7 maximum of 10 semesters of full-time undergraduate enrollment 8 in a state university. Dormitory residence plans shall be purchased in increments of 2 semesters. The cost of 9 participation in the dormitory residence plan shall be based 10 11 primarily on the average current and projected housing fees 12 within the State University System and the number of years 13 expected to elapse between the purchase of the plan on behalf 14 of a qualified beneficiary and the exercise of the benefits provided in the plan by such beneficiary. Qualified 15 beneficiaries shall have the highest priority in the 16 assignment of housing within university residence halls. 17 Qualified beneficiaries shall bear the cost of any additional 18 19 elective charges such as laundry service or long-distance 20 telephone service. Each state university may specify the residence halls or other university-held residences eligible 21 for inclusion in the plan. In addition, any state university 22 may request immediate termination of a dormitory residence 23 contract based on a violation or multiple violations of rules 24 of the residence hall or other university-held residences. In 25 26 the event that sufficient housing is not available for all 27 qualified beneficiaries, the board shall refund the purchaser 28 or qualified beneficiary an amount equal to the fees charged 29 for dormitory residence during that semester. If a qualified beneficiary fails to be admitted to a state university or 30 31 chooses to attend a community college that operates one or

CODING: Words stricken are deletions; words underlined are additions.

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more dormitories or residency opportunities, or has one or 1 2 more dormitories or residency opportunities operated by the 3 community college direct-support organization, the qualified beneficiary may transfer or cause to have transferred to the 4 5 community college, or community college direct-support б organization, the fees associated with dormitory residence. 7 Dormitory fees transferred to the community college or 8 community college direct-support organization may not exceed the maximum fees charged for state university dormitory 9 residence for the purposes of this section, or the fees 10 11 charged for community college or community college direct-support organization dormitories or residency 12 13 opportunities, whichever is less.

14 (10) TRANSFER OF BENEFITS TO PRIVATE AND OUT-OF-STATE 15 COLLEGES AND UNIVERSITIES AND TO AREA TECHNICAL CENTERS.--A 16 qualified beneficiary may apply the benefits of an advance 17 payment contract toward:

(a) Any eligible independent college or university. An 18 19 independent college or university that is located and 20 chartered in Florida, that is not for profit, that is accredited by the Commission on Colleges of the Southern 21 22 Association of Colleges and Schools or the Accrediting Council for Independent Colleges and Schools Accrediting Commission of 23 the Association of Independent Colleges and Schools, and that 24 confers degrees as defined in s. 246.021, is eligible for such 25 26 application. The board shall transfer, or cause to have 27 transferred, to the eligible independent college or university 28 designated by the qualified beneficiary an amount not to 29 exceed the redemption value of the advance payment contract at within a state postsecondary institution. If the cost of 30 31 registration or housing fees at the independent college or

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university is less than the corresponding fees at a state 1 2 postsecondary institution, the amount transferred shall not 3 exceed the actual cost of registration or housing fees. A transfer authorized under this paragraph may not exceed the 4 5 number of semester credit hours or semesters of dormitory б residence contracted on behalf of a qualified beneficiary. 7 (b) An eligible out-of-state college or university. An 8 out-of-state college or university that is not for profit and is accredited by a regional accrediting association, and that 9 confers degrees, is eligible for such application. The board 10 11 shall transfer, or cause to have transferred, an amount not to exceed the redemption value of the advance payment contract at 12 13 a state postsecondary institution or the original purchase 14 price plus 5 percent compounded interest, whichever is less, after assessment of a reasonable transfer fee. If the cost of 15 16 registration or housing fees charged the qualified beneficiary at the eligible out-of-state college or university is less 17 than this calculated amount, the amount transferred shall not 18 19 exceed the actual cost of registration or housing fees. Any 20 remaining amount shall be transferred in subsequent semesters until the transfer value is depleted. A transfer authorized 21 22 under this paragraph may not exceed the number of semester credit hours or semesters of dormitory residence contracted on 23 behalf of a qualified beneficiary. 24 (c) An applied technology diploma program or 25 26 vocational certificate program conducted by a community 27 college listed in s. 240.3031 or an area technical center 28 operated by a district school board. The board shall transfer 29 or cause to be transferred to the community college or area

30 technical center designated by the qualified beneficiary an

31 amount not to exceed the redemption value of the advance

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payment contract within a state postsecondary institution. If 1 2 the cost of the fees charged by the college or center, as 3 authorized in s. 239.117, is less than the corresponding fees at a state postsecondary institution, the amount transferred 4 5 may not exceed the actual cost of the fees. A transfer authorized under this paragraph may not exceed the number of 6 7 semester credit hours contracted on behalf of a qualified 8 beneficiary. 9

10 Notwithstanding any other provision in this section, an 11 institution must be an "eligible educational institution" 12 under s. 529 of the Internal Revenue Code to be eligible for 13 the transfer of advance payment contract benefits.

(11) ADVANCE PAYMENT CONTRACTS; CONTENTS.--The board 14 shall construct advance payment contracts for registration and 15 16 may construct advance payment contracts for dormitory residence as provided in this section. Advance payment 17 18 contracts constructed for the purposes of this section shall be exempt from chapter 517 and the Florida Insurance Code. 19 20 Such contracts shall include, but not be limited to, the 21 following:

(a) The amount of the payment or payments and thenumber of payments required from a purchaser on behalf of aqualified beneficiary.

(b) The terms and conditions under which purchasers
shall remit payments, including, but not limited to, the date
or dates upon which each payment shall be due.

28 (c) Provisions for late payment charges and for29 default.

30 (d) Provisions for penalty fees for withdrawals from31 the fund.

(e) Except for an advance payment contract entered
 into pursuant to subsection (22), the name and date of birth
 of the qualified beneficiary on whose behalf the contract is
 drawn and the terms and conditions under which another person
 may be substituted as the qualified beneficiary.

6 (f) The name of any person who may terminate the 7 contract. The terms of the contract shall specify whether the 8 contract may be terminated by the purchaser, the qualified 9 beneficiary, a specific designated person, or any combination 10 of these persons.

(g) The terms and conditions under which a contract may be terminated, modified, or converted, the name of the person entitled to any refund due as a result of termination of the contract pursuant to such terms and conditions, and the amount of refund, if any, due to the person so named.

16 (h) The number of semester credit hours or semesters17 of dormitory residence contracted by the purchaser.

18 (i) The state postsecondary system toward which the
19 contracted credit hours or semesters of dormitory residence
20 will be applied.

(j) The assumption of a contractual obligation by the 21 22 board to the qualified beneficiary to provide for a specified number of semester credit hours of undergraduate instruction 23 at a state postsecondary institution, not to exceed the 24 average number of credit hours required for the conference of 25 26 the degree that corresponds to the plan purchased on behalf of 27 the qualified beneficiary or to provide for a specified number 28 of semesters of dormitory residence, not to exceed the number 29 of semesters of full-time enrollment required for the conference of a baccalaureate degree. 30 31

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1 (k) Other terms and conditions deemed by the board to 2 be necessary or proper. (12) DURATION OF BENEFITS; ADVANCE PAYMENT 3 4 CONTRACT .-- An advance payment contract may provide that 5 contracts which have not been terminated or the benefits exercised within a specified period of time shall be б 7 considered terminated. Time expended by a qualified 8 beneficiary as an active duty member of any of the armed services of the United States shall be added to the period of 9 time specified pursuant to this subsection. No purchaser or 10 11 qualified beneficiary whose advance payment contract is 12 terminated pursuant to this subsection shall be entitled to a 13 refund. The board shall retain any moneys paid by the 14 purchaser for an advance payment contract that has been 15 terminated in accordance with this subsection. Such moneys 16 retained by the board are exempt from chapter 717, and such retained moneys must be used by the board to further the 17 purposes of this section. 18 19 (13) REFUNDS.--20 (a) Except as provided in paragraphs (b), and (c), and 21 (f),no refund shall exceed the amount paid into the fund by 22 the purchaser. 23 (b) If the beneficiary is awarded a scholarship, the 24 terms of which cover the benefits included in the advance 25 payment contracts, moneys paid for the purchase of the advance 26 payment contracts shall be refunded returned to the purchaser 27 in semester installments coinciding with the matriculation by 28 the beneficiary in an amount which, in total, does not exceed the redemption value of the advance payment contract at a 29 state postsecondary institution amounts of either the original 30 31 purchase price plus 5 percent compounded interest, or the 77

1 current rates at state postsecondary institutions, whichever
2 is less.

3 (c) In the event of the death or total disability of 4 the beneficiary, moneys paid for the purchase of advance 5 payment contracts shall be <u>refunded returned</u> to the purchaser 6 <u>in an amount not to exceed the redemption value of the advance</u> 7 <u>payment contract at a state postsecondary institution</u> together 8 with 5 percent compounded interest, or the current rates at 9 state postsecondary institutions, whichever is less.

10 (d) If an advance payment contract is converted from 11 one registration plan to a plan of lesser value, the amount 12 refunded shall not exceed the difference between the amount 13 paid for the original contract and the amount that would have 14 been paid for the contract to which the plan is converted had the converted plan been purchased under the same payment plan 15 16 at the time the original advance payment contract was 17 executed.

No refund shall be authorized through an advance 18 (e) payment contract for any school year partially attended but 19 20 not completed. For purposes of this section, a school year 21 partially attended but not completed shall mean any one 22 semester whereby the student is still enrolled at the conclusion of the official drop-add period, but withdraws 23 before the end of such semester. If a beneficiary does not 24 complete a community college plan or university plan for 25 26 reasons other than specified in paragraph (c), the purchaser 27 shall receive a refund of the amount paid into the fund for 28 the remaining unattended years of the advance payment contract 29 pursuant to rules promulgated by the board. (f) Benefits purchased under the Florida Prepaid 30

31 College Program shall be permitted to roll over to a college

savings program, as defined under s. 529 of the United States 1 2 Internal Revenue Code, relating to qualified state tuition 3 programs. The board shall transfer, or cause to have transferred, an amount not to exceed the redemption value of 4 5 the advance payment contract at a state postsecondary 6 institution in Florida at the time of the rollover, after 7 assessment of a reasonable transfer fee. 8 (14) CONFIDENTIALITY OF ACCOUNT INFORMATION.--Information that identifies the purchasers or 9 beneficiaries of any plan promulgated under this section and 10 their advance payment account activities is exempt from the 11 12 provisions of s. 119.07(1). However, the board may authorize 13 the program's records administrator to release such 14 information to a community college, college, or university in which a beneficiary may enroll or is enrolled. Community 15 16 colleges, colleges, and universities shall maintain such information as exempt from the provisions of s. 119.07(1). 17 (15) OBLIGATIONS OF BOARD; PAYMENT.--The state shall 18 19 agree to meet the obligations of the board to qualified 20 beneficiaries if moneys in the fund fail to offset the obligations of the board. The Legislature shall appropriate to 21 22 the Florida Prepaid College Trust Fund the amount necessary to meet the obligations of the board to qualified beneficiaries. 23 24 (16) ASSETS OF THE FUND; EXPENDITURE PRIORITY.--The 25 assets of the fund shall be maintained, invested, and expended 26 solely for the purposes of this section and shall not be 27 loaned, transferred, or otherwise used by the state for any 28 purpose other than the purposes of this section. This 29 subsection shall not be construed to prohibit the board from investing in, by purchase or otherwise, bonds, notes, or other 30 31 obligations of the state or an agency or instrumentality of 79

the state. Unless otherwise specified by the board, assets of 1 2 the fund shall be expended in the following order of priority: 3 (a) To make payments to state postsecondary 4 institutions on behalf of qualified beneficiaries. 5 (b) To make refunds upon termination of advance 6 payment contracts. 7 (c) To pay the costs of program administration and 8 operations. 9 (17) EXEMPTION FROM CLAIMS OF CREDITORS. -- Moneys paid into or out of the fund by or on behalf of a purchaser or 10 11 qualified beneficiary of an advance payment contract made 12 under this section, which contract has not been terminated, 13 are exempt, as provided by s. 222.22, from all claims of 14 creditors of the purchaser or the beneficiary. Neither moneys paid into the program nor benefits accrued through the program 15 16 may be pledged for the purpose of securing a loan. (18) PAYROLL DEDUCTION AUTHORITY. -- The state or any 17 state agency, county, municipality, or other political 18 subdivision may, by contract or collective bargaining 19 20 agreement, agree with any employee to remit payments toward 21 advance payment contracts through payroll deductions made by

the appropriate officer or officers of the state, state agency, county, municipality, or political subdivision. Such payments shall be held and administered in accordance with this section.

(19) DISCLAIMER.--Nothing in this section shall be construed as a promise or guarantee that a qualified beneficiary will be admitted to a state postsecondary institution or to a particular state postsecondary institution, will be allowed to continue enrollment at a state institution, will be allowed to continue enrollment at a state

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postsecondary institution after admission, or will be
 graduated from a state postsecondary institution.

3 (20) PROGRAM TERMINATION. -- In the event that the state 4 determines the program to be financially infeasible, the state 5 may discontinue the provision of the program. Any qualified б beneficiary who has been accepted by and is enrolled or is 7 within 5 years of enrollment in an eligible independent 8 college or university or state postsecondary institution shall be entitled to exercise the complete benefits for which he or 9 she has contracted. All other contract holders shall receive a 10 refund of the amount paid in and an additional amount in the 11 nature of interest at a rate that corresponds, at a minimum, 12 13 to the prevailing interest rates for savings accounts provided 14 by banks and savings and loan associations.

15 (21) ANNUAL REPORT.--The board shall annually prepare 16 or cause to be prepared a report setting forth in appropriate detail an accounting of the fund and a description of the 17 financial condition of the program at the close of each fiscal 18 year. Such report shall be submitted to the President of the 19 20 Senate, the Speaker of the House of Representatives, and members of the State Board of Education on or before March 31 21 each year. In addition, the board shall make the report 22 available to purchasers of advance payment contracts. The 23 board shall provide to the Board of Regents and the State 24 Board of Community Colleges, by March 31 each year, complete 25 26 advance payment contract sales information, including 27 projected postsecondary enrollments of qualified 28 beneficiaries. The accounts of the fund shall be subject to 29 annual audits by the Auditor General or his or her designee. 30 (22) DIRECT-SUPPORT ORGANIZATION; AUTHORITY.--31

1 (a) The board may establish a direct-support 2 organization which is: 3 1. A Florida corporation, not for profit, incorporated 4 under the provisions of chapter 617 and approved by the 5 Secretary of State. 6 2. Organized and operated exclusively to receive, 7 hold, invest, and administer property and to make expenditures 8 to or for the benefit of the program. 9 3. An organization which the board, after review, has 10 certified to be operating in a manner consistent with the 11 goals of the program and in the best interests of the state. 12 Unless so certified, the organization may not use the name of 13 the program. 14 (b) The direct-support organization shall operate 15 under written contract with the board. The contract must provide for: 16 1. Approval of the articles of incorporation and 17 bylaws of the direct-support organization by the board. 18 19 Submission of an annual budget for the approval of 2. 20 the board. The budget must comply with rules adopted by the 21 board. 22 3. An annual financial and compliance audit of its financial accounts and records by an independent certified 23 24 public accountant in accordance with rules adopted by the 25 board. 26 4. Certification by the board that the direct-support 27 organization is complying with the terms of the contract and 28 in a manner consistent with the goals and purposes of the 29 board and in the best interest of the state. Such certification must be made annually and reported in the 30 31 official minutes of a meeting of the board.

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5. The reversion to the board, or to the state if the board ceases to exist, of moneys and property held in trust by the direct-support organization for the benefit of the board or program if the direct-support organization is no longer approved to operate for the board or if the board ceases to exist.

7 6. The fiscal year of the direct-support organization,
8 which must begin July 1 of each year and end June 30 of the
9 following year.

10 7. The disclosure of material provisions of the 11 contract and of the distinction between the board and the 12 direct-support organization to donors of gifts, contributions, 13 or bequests, and such disclosure on all promotional and 14 fundraising publications.

15 (c) An annual financial and compliance audit of the 16 financial accounts and records of the direct-support organization must be performed by an independent certified 17 public accountant. The audit must be submitted to the board 18 19 for review and approval. Upon approval, the board shall 20 certify the audit report to the Auditor General for review. 21 The board and Auditor General shall have the authority to 22 require and receive from the organization or its independent auditor any detail or supplemental data relative to the 23 24 operation of the organization.

(d) The identity of donors who desire to remain
anonymous shall be confidential and exempt from the provisions
of s. 119.07(1) and s. 24(a), Art. I of the State
Constitution, and such anonymity shall be maintained in the
auditor's report. Information received by the organization
that is otherwise confidential or exempt by law shall retain
such status. Any sensitive, personal information regarding

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1 contract beneficiaries, including their identities, is exempt 2 from the provisions of s. 119.07(1) and s. 24(a), Art. I of 3 the State Constitution.

4 (e) The chair and the executive director of the board
5 shall be directors of the direct-support organization and
6 shall jointly name, at a minimum, three other individuals to
7 serve as directors of the organization.

8 (f) The board may authorize the direct-support organization established in this subsection to use program 9 10 property, except money, and use facilities and personal 11 services subject to the provisions of this section. If the 12 direct-support organization does not provide equal employment 13 opportunities to all persons regardless of race, color, 14 religion, sex, age, or national origin, it may not use the property, facilities, or personal services of the board. For 15 16 the purposes of this subsection, the term "personal services" includes full-time personnel and part-time personnel as well 17 as payroll processing as prescribed by rule of the board. The 18 19 board shall adopt rules prescribing the procedures by which 20 the direct-support organization is governed and any conditions 21 with which such a direct-support organization must comply to 22 use property, facilities, or personal services of the board. (g) The board may invest funds of the direct-support 23 organization which have been allocated for the purchase of 24 25 advance payment contracts for scholarships with receipts for 26 advance payment contracts. 27 Section 25. Section 240.6053, Florida Statutes, is 28 created to read: 29 240.6053 Academic program contracts.--30 (1) Academic program contracts with independent

31 institutions recommended by the Postsecondary Education

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Planning Commission pursuant to s. 240.147(4), and approved by 1 2 the State Board of Education pursuant to s. 229.053(2), shall 3 be administered by the Department of Education. 4 (2) Funding for such contracts shall be based on the 5 average cost to the state to provide similar programs in the 6 State University System or an amount specified in the General 7 Appropriations Act. 8 (3) Priority for academic program contract support 9 shall be given to students with demonstrated financial need. To be eligible for such support, a student shall meet the 10 general requirements for student eligibility for state 11 12 financial aid pursuant to s. 240.404. 13 (4) The tuition and fees assessed students supported 14 through an academic program contract shall not exceed the 15 amount required to pay the average matriculation and fees for 16 a comparable program at a state university. (5) The amount an institution receives per student for 17 funding pursuant to this section, plus the tuition and fees 18 19 paid by the student, plus the value of the Florida Resident 20 Access Grant received by the student shall not exceed the full cost per student to the state of a similar program in the 21 22 State University System. 23 (6) Institutions receiving support pursuant to this 24 section shall annually submit to the department data on performance measures, including, but not limited to, degrees 25 26 granted, graduation rates, licensure or certification rates of graduates where applicable, and employment in Florida. 27 28 Section 26. Section 295.02, Florida Statutes, is 29 amended to read: 30 295.02 Use of funds; age, etc.--31

(1) All sums appropriated and expended under this 1 2 chapter shall be used to pay tuition and registration fees as 3 defined by the Department of Education, board, and room rent and to buy books and supplies for the children of: 4 5 (a) Deceased or disabled veterans or service members, б as defined and limited in s. 295.01, s. 295.016, s. 295.017, 7 s. 295.018, s. 295.019, or s. 295.0195; or, or of 8 (b) Parents classified as prisoners of war or missing 9 in action, as defined and limited in s. 295.015., who are (2) Such children must be between the ages of 16 and 10 11 22 years and who are in attendance at: 12 (a) A state-supported institution of higher learning, 13 including a community college or vocational-technical school; 14 or. 15 (b) A postsecondary education institution eligible to 16 participate in the Florida Bright Futures Scholarship Program. A student attending an eligible independent postsecondary 17 education institution may receive an award equivalent to the 18 19 average matriculation and fees calculated for full-time 20 attendance at a public postsecondary education institution at 21 the comparable level. 22 Any child having entered upon a course of training or 23 education under the provisions of this chapter, consisting of 24 a course of not more than 4 years, and arriving at the age of 25 26 22 years before the completion of such course may continue the 27 course and receive all benefits of the provisions of this 28 chapter until the course is completed. 29 (3) The Department of Education shall administer this 30 educational program subject to rules regulations of the State 31

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1	Board of Education department . The state board is authorized
2	to adopt rules to implement the provisions of this program.
3	Section 27. Except as otherwise provided herein, this
4	act shall take effect July 1, 2001.
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