## Florida Senate - 2003

By Senator Garcia

	40-1028-03 See HB 49
1	A bill to be entitled
2	An act relating to public libraries; amending
3	s. 257.17, F.S.; authorizing municipalities to
4	receive operating grants; establishing minimum
5	standards for receipt of funds; removing
6	minimum population requirement for
7	municipalities to be eligible to receive funds;
8	amending s. 257.191, F.S.; revising provisions
9	relating to construction grants; amending s.
10	257.22, F.S.; permitting eligible political
11	subdivisions to receive warrants; amending s.
12	257.23, F.S.; requiring certification of annual
13	tax income by a specified date; clarifying
14	authority with regard to applications for
15	grants; repealing s. 257.19, F.S., relating to
16	library construction grants; amending s.
17	257.261, F.S.; revising provisions relating to
18	confidentiality of public library registration
19	and circulation records to authorize disclosure
20	of information to the parent or guardian of a
21	library patron under age 16, for the purpose of
22	collecting fines or recovering overdue books or
23	other materials; providing an effective date.
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25	WHEREAS, in enacting revisions to the State Aid to
26	Libraries program, the Legislature recognizes that the
27	original intent of aiding and encouraging the establishment of
28	free library service throughout the state by offering grants
29	to individual counties is succeeding because all counties in
30	this state are currently participating in the program, and
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COD	TNG. Words stricken are deletions: words underlined are additions

1 WHEREAS, the Legislature recognizes that providing 2 state aid to independent municipal libraries while supporting 3 political subdivisions that are currently participating in the State Aid to Libraries program is a valuable contribution to 4 5 the extension of the state's public library development plan, б and 7 WHEREAS, the Legislature further recognizes the need 8 for state aid in order to equalize the level of service that public libraries in various communities throughout the state 9 10 are able to provide, to promote free library service that 11 benefits all residents of the state, and to promote coordination among public libraries in order to improve the 12 13 delivery of library services, NOW, THEREFORE, 14 15 Be It Enacted by the Legislature of the State of Florida: 16 17 Section 1. Section 257.17, Florida Statutes, is amended to read: 18 19 257.17 Operating grants.--A political subdivision that 20 has been designated by a county or municipality as the single 21 library administrative unit is eligible to receive from the state an annual operating grant of not more than 25 percent of 22 all local funds expended by that political subdivision during 23 24 the second preceding fiscal year for the operation and 25 maintenance of a library, under the following conditions: (1) Eligible political subdivisions include: 26 (a) A county that establishes or maintains a library 27 28 or that gives or receives free library service by contract 29 with a municipality or nonprofit library corporation or association within such county; 30 31

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1	(b) A county that joins with one or more counties to
2	establish or maintain a library or contracts with another
3	county, a special district, a special tax district, or one or
4	more municipalities in another county to receive free library
5	service;
б	(c) A special district or special tax district that
7	establishes or maintains a library and provides free library
8	service; or
9	(d) A municipality with a population of 200,000 or
10	<del>more</del> that establishes or maintains a library <u>or that</u> <del>and</del> gives
11	or receives free library service by contract with a nonprofit
12	library corporation or association within the municipality.
13	(2) The library established or maintained by such
14	political subdivision shall:
15	(a) Be operated under a single administrative head <u>who</u>
16	is an employee of the single library administrative unit and
17	who has completed a library education program accredited by
18	the American Library Association. The single administrative
19	head shall have at least 2 years of full-time paid
20	professional experience, after completing the library
21	education program, in a public library that is open to the
22	public for a minimum of 40 hours per week.and
23	(b) Expend its funds centrally. $\dot{\tau}$
24	(b) Have an operating budget of at least \$20,000 per
25	year from local sources; and
26	(c) Give <u>the same</u> free library service <u>provided</u> to <u>its</u>
27	own all residents to residents of all political subdivisions
28	within the county which receive operating grants from the
29	<u>state</u> of the county or residents of the special district or
30	special tax district.
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1 (d) Have at least one library or branch library open 2 for 40 or more hours per week. 3 (e) Have a long-range plan, an annual plan of service, 4 and an annual budget. 5 Engage in joint planning for coordination of (f) б library services within the county or counties that receive 7 operating grants from the state. Any political subdivision establishing public 8 (3) library service for the first time shall submit a certified 9 10 copy of its appropriation for library service, and its 11 eligibility to receive an operating grant shall be based upon such appropriation. 12 13 (4)(a) A municipality with a population of 200,000 or more that establishes or maintains a library is eliqible to 14 receive from the state an annual operating grant of not more 15 than 25 percent of all local funds expended by that 16 17 municipality during the second preceding fiscal year for the 18 operation and maintenance of a library, under the following 19 conditions: 20 1. The municipal library is operated under a single 21 administrative head and expends its funds centrally; 2. The municipal library has an operating budget of at 22 least \$20,000 per year from local sources; and 23 24 3. The municipal library provides free library service 25 to all residents of the municipality. 26 (b) This subsection is repealed on July 1, 2002. 27 Section 2. Section 257.191, Florida Statutes, is 28 amended to read: 29 257.191 Construction grants. -- The Division of Library 30 and Information Services may accept and administer library construction moneys appropriated to it and shall allocate such 31 4

appropriation to municipal, county, and regional libraries in 1 2 the form of library construction grants on a matching basis. 3 The local matching portion shall be no less than the grant 4 amount, on a dollar-for-dollar basis, up to the maximum grant 5 amount, unless the matching requirement is waived by s. б 288.06561 50 percent. Initiation of a library construction 7 project 12 months or less prior to the grant award under this 8 section shall not affect the eligibility of an applicant to 9 receive a library construction grant. The division shall adopt 10 rules for the administration of library construction grants. 11 For the purposes of this section, s. 257.21 does not apply. Section 3. Section 257.22, Florida Statutes, is 12 13 amended to read: 257.22 Division of Library and Information Services; 14 15 allocation of funds. -- Any moneys that may be appropriated for use by a county, a municipality, a special district, or a 16 17 special tax district for the maintenance of a library or library service shall be administered and allocated by the 18 19 Division of Library and Information Services in the manner 20 prescribed by law. On or before December 1 of each year, the division shall certify to the Comptroller the amount to be 21 paid to each county, municipality, special district, or 22 special tax district, and the Comptroller shall issue warrants 23 24 to the eligible political subdivisions respective boards of 25 county commissioners or chief municipal executive authorities for the amount so allocated. 26 27 Section 4. Section 257.23, Florida Statutes, is 28 amended to read: 29 257.23 Application for grant.--30 (1) The board of county commissioners of any county, 31 the chief executive officer of a municipality, or the 5

governing body of a special district or a special tax district 1 2 desiring to receive a grant under the provisions of ss. 3 257.14-257.25 shall apply therefor to the Division of Library and Information Services on or before October 1 of each year 4 5 on a form to be provided by the division.  $\frac{1}{10}$  The application, б which shall be signed by the chair of the board of county 7 commissioners and attested by the clerk of the circuit court or the appropriate officer in a charter county, by the chief 8 9 executive officer of a municipality and attested by the clerk 10 of the municipality, or by the chair of the governing body and 11 attested by the chief financial officer of a special district or a special tax district. The county, municipality, special 12 13 district, or special tax district the board of county 14 commissioners shall agree to observe the standards established by the division as authorized in s. 257.15. On or before 15 December 1 each year, the applicant shall certify the annual 16 17 tax income and the rate of tax or the annual appropriation for the free library or free library service, and shall furnish 18 19 such other pertinent information as the division may require. 20 (2) The chief municipal executive authority of any municipality desiring to receive a grant under the provisions 21 22 of ss. 257.14-257.25 shall apply therefor to the Division of Library and Information Services on or before October 1 of 23 24 each year on a form to be provided by the division. In the 25 application, which shall be signed by the chief municipal executive officer and attested by the clerk of the circuit 26 court, the chief municipal executive authority shall agree to 27 28 observe the standards established by the division as 29 authorized in s. 257.15, shall certify the annual tax income 30 and the rate of tax or the annual appropriation for the free 31

1 library, and shall furnish such other pertinent information as 2 the division may require. 3 Section 5. Section 257.19, Florida Statutes, is 4 repealed. 5 Section 6. Section 257.261, Florida Statutes, is 6 amended to read: 7 257.261 Library registration and circulation 8 records. --All registration and circulation records of every 9 public library, except statistical reports of registration and 10 circulation, are confidential and exempt from the provisions 11 of s. 119.07(1) and from s. 24(a) of Art. I of the State Constitution. Except in accordance with proper judicial order, 12 13 a person may not make known in any manner any information contained in such records, except as provided in this 14 section. As used in this section, the term "registration 15 records" includes any information that a library requires a 16 17 patron to provide in order to become eligible to borrow books and other materials, and the term "circulation records" 18 19 includes all information that identifies the patrons who borrow particular books and other materials. This section does 20 not prohibit any library, or any business operating jointly 21 with the library, from disclosing information to the parent or 22 guardian of a public library patron under the age of 16 23 24 municipal or county law enforcement officials, or to judicial 25 officials, for the purpose of collecting fines or recovering overdue books, documents, films, or other items or materials 26 owned or otherwise belonging to the library. This section does 27 28 not prohibit any library, or any business operating jointly 29 with the library, from disclosing information to municipal or county law enforcement officials or to judicial officials or 30 31 to any business, for the purpose of collecting fines or

1	recovering overdue books, documents, films, or other items or
2	materials owned or otherwise belonging to the library;
3	provided that, -in the case of a public library patron under
4	the age of 16, the $\frac{1}{2}$ public library or business entity may
5	only release confidential information relating to the parent
6	or guardian of the person under the age of 16. Any person who
7	violates this section commits is guilty of a misdemeanor of
8	the second degree, punishable as provided in s. 775.082 or s.
9	775.083.
10	Section 7. This act shall take effect July 1, 2003.
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