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An act relating to education funding; amending s. 287.055, F.S.; including regional consortium service organizations under provisions relating to procurement and competitive selection of certain professional services; amending s. 1001.451, F.S.; revising provisions for award of incentive grants to regional consortium service organizations; amending 1001.453, F.S.; revising definition of directsupport organization to include a regional consortium service organization direct-support organization; authorizing use of property and requiring rules; providing for approval of a board of directors and requiring audits; amending ss. 1009.50, 1009.51, 1009.52, and 1009.89, F.S.; authorizing funds appropriated for Florida public student assistance grants, Florida private student assistance grants, Florida postsecondary student assistance grants, and William L. Boyd, IV, Florida resident access grants to be deposited in the State Student Financial Assistance Trust Fund; amending ss. 1010.09 and 1010.34, F.S.; conforming provisions relating to direct-support organizations and audits thereof; amending s. 1010.72, F.S.; authorizing funds to be credited to the Dale Hickam Excellent Teaching Program Trust Fund; amending s. 1011.62, F.S., relating to funds for operation of schools; providing for a transition sparsity supplement under certain circumstances; revising provisions relating to the manner in which each school district's allocation of sparsity supplement funds shall be adjusted; amending s.

1011.765, F.S.; providing that the Florida Academic Improvement Trust Fund shall be utilized to provide matching grants to regional consortium service organization education foundations; amending s. 1011.94, F.S.; authorizing funds to be deposited in the Trust Fund for University Major Gifts; amending s. 1013.79, F.S.; authorizing the appropriation of funds to be transferred to the Alec P. Courtelis Capital Facilities Matching Trust Fund; providing an effective date.

Be It Enacted by the Legislature of the State of Florida:

Section 1. Paragraph (b) of subsection (2) of section 287.055, Florida Statutes, is amended, and paragraph (e) is added to subsection (4) of said section, to read:

287.055 Acquisition of professional architectural, engineering, landscape architectural, or surveying and mapping services; definitions; procedures; contingent fees prohibited; penalties.--

- (2) DEFINITIONS.--For purposes of this section:
- (b) "Agency" means the state, a state agency, a municipality, a political subdivision, a school district, or a school board, or a regional consortium service organization formed under s. 1001.451. The term "agency" does not extend to a nongovernmental developer that contributes public facilities to a political subdivision under s. 380.06 or ss. 163.3220-163.3243.
 - (4) COMPETITIVE SELECTION. --

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(e) A school district may make purchases under contracts procured pursuant to this section by a regional consortium service organization, formed under s. 1001.451, of which it is a member.

Section 2. Paragraph (a) of subsection (2) of section 1001.451, Florida Statutes, is amended to read:

- 1001.451 Regional consortium service organizations.--In order to provide a full range of programs to larger numbers of students, minimize duplication of services, and encourage the development of new programs and services:
- (2)(a) Each regional consortium service organization that consists of four or more school districts is eligible to receive, through the Department of Education, an incentive grant as provided in the annual General Appropriations Act of \$25,000 per school district to be used for the delivery of services within the participating school districts.
- Section 3. Section 1001.453, Florida Statutes, is amended to read:
- 1001.453 Direct-support organization; use of property; board of directors; audit.--
- (1) DEFINITIONS.--For the purposes of this section, the term:
- (a) "District school board Direct-support organization" means a district school board direct-support organization or a regional consortium service organization direct-support an organization that:
- 1. Is approved by the district school board or regional consortium service organization board of directors;

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2. Is a Florida corporation not for profit, incorporated under the provisions of chapter 617 and approved by the Department of State; and

- 3. Is organized and operated exclusively to receive, hold, invest, and administer property and to make expenditures to or for the benefit of public kindergarten through 12th grade education and adult career and community education programs in this state.
- (b) "Personal services" includes full-time or part-time personnel, as well as payroll processing.
- (c) "Regional consortium service organization" means an organization formed under s. 1001.451.
- (2) USE OF PROPERTY.--A district school board or regional consortium service organization board of directors:
- (a) Is authorized to permit the use of property, facilities, and personal services of the district or regional consortium service organization by a direct-support organization, subject to the provisions of this section.
- (b) Shall prescribe by rule conditions with which a district school board direct-support organization must comply in order to use property, facilities, or personal services of the district or regional consortium service organization. Adoption of such rules shall be coordinated with the Department of Education. The rules shall provide for budget and audit review and oversight by the district school board or regional consortium service organization board of directors and the department.
 - (c) Shall not permit the use of property, facilities, or

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personal services of a direct-support organization if such organization does not provide equal employment opportunities to all persons, regardless of race, color, religion, sex, age, or national origin.

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- (3) BOARD OF DIRECTORS.--The board of directors of the district school board direct-support organization shall be approved by the district school board or the regional consortium service organization board of directors.
- (4)ANNUAL AUDIT .-- Each direct-support organization with more than \$100,000 in expenditures or expenses shall provide for an annual financial audit of its financial statements in order to express an opinion on the fairness with which the financial statements are presented in conformance with generally accepted accounting principles. The audit is accounts and records, to be conducted by an independent certified public accountant in accordance with rules adopted by the Auditor General pursuant to s. 11.45(8) and the Commissioner of Education. The annual audit report shall be submitted to the Auditor General and the district school board or regional consortium service organization board of directors for review within 9 months after the end of the fiscal year or by the date established by year's end to the district school board or regional consortium service organization board of directors and the Auditor General, whichever is earlier. The Commissioner of Education, the Auditor General, and the Office of Program Policy Analysis and Government Accountability have the authority to require and receive from the organization or the district auditor or regional consortium service organization auditor any records

relative to the operation of the organization. The identity of donors and all information identifying donors and prospective donors are confidential and exempt from the provisions of s. 119.07(1), and that anonymity shall be maintained in the auditor's report. All other records and information shall be considered public records for the purposes of chapter 119.

Section 4. Subsection (5) of section 1009.50, Florida Statutes, is amended to read:

1009.50 Florida Public Student Assistance Grant Program; eligibility for grants.--

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

Section 5. Subsection (5) of section 1009.51, Florida Statutes, is amended to read:

1009.51 Florida Private Student Assistance Grant Program; eligibility for grants.--

(5) Funds appropriated by the Legislature for Florida private student assistance grants may shall be deposited in the State Student Financial Assistance Trust Fund. Notwithstanding the provisions of s. 216.301 and pursuant to s. 216.351, any balance in the trust fund at the end of any fiscal year that has been allocated to the Florida Private Student Assistance Grant

Program shall remain therein and shall be available for carrying out the purposes of this section and as otherwise provided by law.

- Section 6. Subsection (6) of section 1009.52, Florida Statutes, is amended to read:
- 1009.52 Florida Postsecondary Student Assistance Grant Program; eligibility for grants.--
- (6) Funds appropriated by the Legislature for Florida postsecondary student assistance grants <u>may shall</u> be deposited in the State Student Financial Assistance Trust Fund.

 Notwithstanding the provisions of s. 216.301 and pursuant to s.
- 216.351, any balance in the trust fund at the end of any fiscal year that has been allocated to the Florida Postsecondary Student Assistance Grant Program shall remain therein and shall be available for carrying out the purposes of this section and
- as otherwise provided by law.

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- Section 7. Subsection (6) of section 1009.89, Florida

 Statutes, is amended to read:
- 187 1009.89 The William L. Boyd, IV, Florida resident access
 188 grants.--
 - (6) Funds appropriated by the Legislature for the William L. Boyd, IV, Florida Resident Access Grant Program may shall be deposited in the State Student Financial Assistance Trust Fund. Notwithstanding the provisions of s. 216.301 and pursuant to s. 216.351, any balance in the trust fund at the end of any fiscal year which has been allocated to the William L. Boyd, IV, Florida Resident Access Grant Program shall remain therein and

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shall be available for carrying out the purposes of this

section. If the number of eligible students exceeds the total authorized in the General Appropriations Act, an institution may use its own resources to assure that each eligible student receives the full benefit of the grant amount authorized.

Section 8. Section 1010.09, Florida Statutes, is amended to read:

1010.09 Direct-support organizations.--School district, regional consortium service organization, community college, and university direct-support organizations shall be organized and conducted under the provisions of ss. 1001.453, 1004.28, and 1004.70 and rules of the State Board of Education, as applicable.

Section 9. Section 1010.34, Florida Statutes, is amended to read:

1010.34 Audits of direct-support organizations.--Audits of school district, regional consortium service organization, community college, and state university direct-support organizations are subject to the audit provisions of ss. 1001.453(4), 1004.28(5), and 1004.70(6), as applicable.

Section 10. Section 1010.72, Florida Statutes, is amended to read:

1010.72 Dale Hickam Excellent Teaching Program Trust Fund.--The Dale Hickam Excellent Teaching Program Trust Fund is created to be administered by the Department of Education. Funds may must be credited to the trust fund as provided in chapter 98-309, Laws of Florida, to be used for the purposes set forth therein.

Section 11. Subsection (6) of section 1011.62, Florida Statutes, is amended to read:

- 1011.62 Funds for operation of schools.--If the annual allocation from the Florida Education Finance Program to each district for operation of schools is not determined in the annual appropriations act or the substantive bill implementing the annual appropriations act, it shall be determined as follows:
 - (6) DETERMINATION OF SPARSITY SUPPLEMENT. --
- (a) Annually, in an amount to be determined by the Legislature through the General Appropriations Act, there shall be added to the basic amount for current operation of the FEFP qualified districts a sparsity supplement which shall be computed as follows:

Sparsity Factor =
$$\frac{1101.8918}{2700 + \text{district}} -0.1101$$
sparsity
index

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except that districts with a sparsity index of 1,000 or less shall be computed as having a sparsity index of 1,000, and districts having a sparsity index of 7,308 and above shall be computed as having a sparsity factor of zero. A qualified district's full-time equivalent student membership shall equal or be less than that prescribed annually by the Legislature in the appropriations act. The amount prescribed annually by the Legislature shall be no less than 17,000, but no more than

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

24,000. A district that exceeds the full-time equivalent student membership requirement shall receive a one-time transition supplement in the amount of one-half of the sparsity supplement calculated for said district provided the district qualified for the sparsity supplement in each of the most recent 3 fiscal years.

- (b) The district sparsity index shall be computed by dividing the total number of full-time equivalent students in all programs in the district by the number of senior high school centers in the district, not in excess of three, which centers are approved as permanent centers by a survey made by the Department of Education.
- (c) Each district's allocation of sparsity supplement funds shall be adjusted in the following manner:
- 1. A maximum discretionary levy per FTE value for each district shall be calculated by dividing the value of each district's maximum discretionary levy by its FTE student count.
- 2. A state average discretionary levy value per FTE shall be calculated by dividing the total maximum discretionary levy value for all districts by the state total FTE student count.
- 3. A total potential funds per FTE for each district shall be calculated by dividing the total potential funds, not including Florida School Recognition Program funds and the minimum guarantee, for each district by its FTE student count.
- 4. A state average total potential funds per FTE shall be calculated by dividing the total potential funds, not including Florida School Recognition Program funds and the minimum

guarantee, for all districts by the state total FTE student count.

- 5.3. For districts that have a levy value per FTE as calculated in subparagraph 1. higher than the state average calculated in subparagraph 2., a sparsity wealth adjustment shall be calculated as the product of the difference between the state average levy value per FTE calculated in subparagraph 2. and the district's levy value per FTE calculated in subparagraph 1. and the district's FTE student count and -1. However, no district shall have a sparsity wealth adjustment which, when applied to the total potential funds calculated in subparagraph 3., would cause the district's total potential funds per FTE to be less than the state average calculated in subparagraph 4.7
- $\underline{6.4.}$ Each district's sparsity supplement allocation shall be calculated by adding the amount calculated as specified in paragraphs (a) and (b) and the wealth adjustment amount calculated in this paragraph.
- Section 12. Section 1011.765, Florida Statutes, is amended to read:
- 1011.765 Florida Academic Improvement Trust Fund matching grants.--
- (1) MATCHING GRANTS.--The Florida Academic Improvement
 Trust Fund shall be utilized to provide matching grants to the
 Florida School for the Deaf and the Blind Endowment Fund, and to
 any public school district education foundation, and any
 regional consortium service organization education foundation
 that meets the requirements of this section and is recognized by
 the local school district as a its designated K-12 education

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foundation. For purposes of this section, "regional consortium service organization" means an organization formed under s. 1001.451.

- (a) The State Board of Education shall adopt rules for the administration, submission, documentation, evaluation, and approval of requests for matching funds and for maintaining accountability for matching funds.
- (b) Donations, state matching funds, or proceeds from endowments established pursuant to this section shall be used at the discretion of the public school district education foundation, the regional consortium service organization education foundation, or the Florida School for the Deaf and the Blind for academic achievement within the school district, school districts, or school, and shall not be expended for the construction of facilities or for the support of interscholastic athletics. A No public school district education foundation, a regional consortium service organization education foundation, or the Florida School for the Deaf and the Blind shall not accept or purchase facilities for which the state will be asked for operating funds unless the Legislature has granted prior approval for such acquisition.
- (2) ALLOCATION OF THE TRUST FUND.--Funds appropriated to the Florida Academic Improvement Trust Fund shall be allocated by the Department of Education in the following manner:
- (a) For every year in which there is a legislative appropriation to the trust fund, an equal amount of the annual appropriation, to be determined by dividing the total legislative appropriation by the number of local education

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educations and regional consortium service organization
education foundations, as well as the Florida School for the
Deaf and the Blind, must be reserved for each public school
district education foundation, each regional consortium service
organization education foundation, and the Florida School for
the Deaf and the Blind Endowment Fund to provide each foundation
and the Florida School for the Deaf and the Blind with an
opportunity to receive and match appropriated funds. Trust funds
that remain unmatched by contribution on April 1 of any year
shall be made available for matching by any public school
district education foundation, by any regional consortium
service organization education foundation, and by the Florida
School for the Deaf and the Blind which shall have an
opportunity to apply for excess trust funds prior to the award
of such funds.

- (b) Matching grants shall be proportionately allocated from the trust fund on the basis of matching each \$4 of state funds with \$6 of private funds. To be eligible for matching, a minimum of \$4,500 must be raised from private sources.
- (c) Funds sufficient to provide the match shall be transferred from the state trust fund to the public school education foundation, to the regional consortium service organization education foundation, or to the Florida School for the Deaf and the Blind Endowment Fund upon notification that a proportionate amount has been received and deposited by the foundation or school into its own trust fund.
- (d) If the total of the amounts to be distributed in any quarter pursuant to this subsection exceeds the amount of funds

remaining from specific appropriations made for the implementation of this section, all grants shall be proportionately reduced so that the total of matching grants distributed does not exceed available appropriations.

(3) GRANT ADMINISTRATION. --

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- Each public school district education foundation, each regional consortium service organization education foundation, and the Florida School for the Deaf and the Blind participating in the Florida Academic Improvement Trust Fund shall separately account for all funds received pursuant to this section, and may establish its own academic improvement trust fund as a depository for the private contributions, state matching funds, and earnings on investments of such funds. State matching funds shall be transferred to the public school district education foundation, to the regional consortium service organization education foundation, or to the Florida School for the Deaf and the Blind Endowment Fund upon notification that the foundation or school has received and deposited private contributions that meet the criteria for matching as provided in this section. The public school district education foundations, the regional consortium service organization education foundations, and the Florida School for the Deaf and the Blind are responsible for the maintenance, investment, and administration of their academic improvement trust funds.
- (b) The public school district education foundations, the regional consortium service organization education foundations, and the Florida School for the Deaf and the Blind shall be responsible for soliciting and receiving contributions to be

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deposited and matched with grants for academic achievement within the school district, school districts, or school.

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(c) Each public school district education foundation, each regional consortium service organization education foundation, and the Florida School for the Deaf and the Blind shall be responsible for proper expenditure of the funds received pursuant to this section.

Section 13. Subsection (1) of section 1011.94, Florida Statutes, is amended to read:

1011.94 Trust Fund for University Major Gifts.--

There is established a Trust Fund for University Major Gifts. The purpose of the trust fund is to enable each university and New College to provide donors with an incentive in the form of matching grants for donations for the establishment of permanent endowments and sales tax exemption matching funds received pursuant to s. 212.08(5)(j), which must be invested, with the proceeds of the investment used to support libraries and instruction and research programs, as defined by the State Board of Education. All funds appropriated for the challenge grants, new donors, major gifts, sales tax exemption matching funds pursuant to s. 212.08(5)(j), or eminent scholars program may must be deposited into the trust fund and invested pursuant to s. 17.61 until the State Board of Education allocates the funds to universities to match private donations. Notwithstanding s. 216.301 and pursuant to s. 216.351, any undisbursed balance remaining in the trust fund and interest income accruing to the portion of the trust fund which is not matched and distributed to universities must remain in the trust

fund and be used to increase the total funds available for challenge grants. Funds deposited in the trust fund for the sales tax exemption matching program authorized in s.

212.08(5)(j), and interest earnings thereon, shall be maintained in a separate account within the Trust Fund for University Major Gifts, and may be used only to match qualified sales tax exemptions that a certified business designates for use by state universities and community colleges to support research and development projects requested by the certified business. The State Board of Education may authorize any university to encumber the state matching portion of a challenge grant from funds available under s. 1011.45.

Section 14. Subsections (1) and (3) of section 1013.79, Florida Statutes, are amended to read:

1013.79 University Facility Enhancement Challenge Grant Program.--

(1) The Legislature recognizes that the universities do not have sufficient physical facilities to meet the current demands of their instructional and research programs. It further recognizes that, to strengthen and enhance universities, it is necessary to provide facilities in addition to those currently available from existing revenue sources. It further recognizes that there are sources of private support that, if matched with state support, can assist in constructing much-needed facilities and strengthen the commitment of citizens and organizations in promoting excellence throughout the state universities.

Therefore, it is the intent of the Legislature to establish a trust fund to provide the opportunity for each university to

receive <u>support for</u> and <u>match</u> challenge grants for instructional and research-related capital facilities within the university.

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- There is established the Alec P. Courtelis Capital Facilities Matching Trust Fund for the purpose of providing matching funds from private contributions for the development of high priority instructional and research-related capital facilities, including common areas connecting such facilities, within a university. The Legislature may shall appropriate funds to be transferred to the trust fund. The Public Education Capital Outlay and Debt Service Trust Fund, Capital Improvement Trust Fund, Division of Sponsored Research Trust Fund, and Contracts and Grants Trust Fund shall not be used as the source of the state match for private contributions. All appropriated funds deposited into the trust fund shall be invested pursuant to the provisions of s. 17.61. Interest income accruing to that portion of the trust fund shall increase the total funds available for the challenge grant program. Interest income accruing from the private donations shall be returned to the participating foundation upon completion of the project. The State Board of Education shall administer the trust fund and all related construction activities.
 - Section 15. This act shall take effect July 1, 2005.

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