HB 21, Engrossed 1

2005

1	A bill to be entitled
2	An act relating to student financial assistance; providing
3	legislative intent to expand access to postsecondary
4	education and reduce student indebtedness; requiring each
5	state university and community college to report
6	information relating to certain funds used to provide
7	financial assistance to certain students; prohibiting the
8	use of such funds to provide financial assistance to
9	specified foreign students; defining the term "eligible
10	Florida resident"; providing for the redirection of funds
11	to provide additional need-based financial assistance to
12	eligible Florida residents; requiring a report by state
13	universities and community colleges; providing an
14	effective date.
15	
16	Be It Enacted by the Legislature of the State of Florida:
17	
18	Section 1. (1) It is the intent of the Legislature to use
19	a portion of the state's limited resources to expand access to
20	postsecondary education and to reduce student indebtedness by
21	increasing need-based financial assistance for Florida
22	residents. Expanding access and increasing financial assistance
23	will encourage Florida residents to pursue postsecondary
24	education, which will produce economic benefits for the state by
25	increasing the levels of higher educational attainment and
26	earning potential of Florida's citizenry.

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27	(2) By December 31, 2005, each state university and
28	community college shall report to the President of the Senate
29	and the Speaker of the House of Representatives:
30	(a) The total amount of state funds appropriated directly
31	or indirectly to the institution and tuition and fee revenues
32	generated by Florida residents that was used to provide
33	financial assistance during the 2003-2004 academic year to
34	students holding F-1 or M-1 visas.
35	(b) The total amount of state funds appropriated directly
36	or indirectly to the institution and tuition and fee revenues
37	generated by Florida residents that was used to provide need-
38	based financial assistance during the 2003-2004 academic year to
39	students classified as residents for tuition purposes pursuant
40	to s. 1009.21, Florida Statutes.
41	(3) Effective for the 2006-2007 academic year and each
41 42	(3) Effective for the 2006-2007 academic year and each year thereafter:
42	year thereafter:
42 43	year thereafter: (a) A state university or community college shall not use
42 43 44	year thereafter: (a) A state university or community college shall not use state funds appropriated directly or indirectly to the
42 43 44 45	year thereafter: (a) A state university or community college shall not use state funds appropriated directly or indirectly to the institution or tuition or fee revenues generated by Florida
42 43 44 45 46	year thereafter: (a) A state university or community college shall not use state funds appropriated directly or indirectly to the institution or tuition or fee revenues generated by Florida residents to provide financial assistance to any student holding
42 43 44 45 46 47	year thereafter: (a) A state university or community college shall not use state funds appropriated directly or indirectly to the institution or tuition or fee revenues generated by Florida residents to provide financial assistance to any student holding an F-1 or M-1 visa.
42 43 44 45 46 47 48	year thereafter: (a) A state university or community college shall not use state funds appropriated directly or indirectly to the institution or tuition or fee revenues generated by Florida residents to provide financial assistance to any student holding an F-1 or M-1 visa. (b) The amount of funds reported pursuant to paragraph
42 43 44 45 46 47 48 49	year thereafter: (a) A state university or community college shall not use state funds appropriated directly or indirectly to the institution or tuition or fee revenues generated by Florida residents to provide financial assistance to any student holding an F-1 or M-1 visa. (b) The amount of funds reported pursuant to paragraph (2) (a) shall be used by an institution to provide additional
42 43 44 45 46 47 48 49 50	year thereafter: (a) A state university or community college shall not use state funds appropriated directly or indirectly to the institution or tuition or fee revenues generated by Florida residents to provide financial assistance to any student holding an F-1 or M-1 visa. (b) The amount of funds reported pursuant to paragraph (2) (a) shall be used by an institution to provide additional need-based financial assistance to eligible Florida residents.
42 43 44 45 46 47 48 49 50 51	year thereafter: (a) A state university or community college shall not use state funds appropriated directly or indirectly to the institution or tuition or fee revenues generated by Florida residents to provide financial assistance to any student holding an F-1 or M-1 visa. (b) The amount of funds reported pursuant to paragraph (2) (a) shall be used by an institution to provide additional need-based financial assistance to eligible Florida residents. If the unmet need for eligible Florida residents is fully
42 43 44 45 46 47 48 49 50 51 52	year thereafter: (a) A state university or community college shall not use state funds appropriated directly or indirectly to the institution or tuition or fee revenues generated by Florida residents to provide financial assistance to any student holding an F-1 or M-1 visa. (b) The amount of funds reported pursuant to paragraph (2) (a) shall be used by an institution to provide additional need-based financial assistance to eligible Florida residents. If the unmet need for eligible Florida residents is fully satisfied without reliance on loans, any remaining funds shall

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2005

FLORIDA HOUSE OF REPRESENTATI	VES
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55	(4) For purposes of this section, "eligible Florida
56	resident" means a student classified at the time of initial
57	enrollment at a state university or community college as a
58	resident for tuition purposes pursuant to s. 1009.21, Florida
59	Statutes.
60	(5) Funds redirected pursuant to this section shall be
61	additional funds for need-based financial assistance for
62	eligible Florida residents and shall not be used to reduce or
63	supplant the level of funding for need-based financial
64	assistance for such students.
65	(6) For purposes of this section, financial assistance
66	does not include compensation paid to students for
67	assistantships or participation in work-study programs.
68	(7) Each state university and community college shall
69	report to the President of the Senate and the Speaker of the
70	House of Representatives by July 1, 2007, the number of Florida
71	residents benefiting from the use of financial assistance
72	provided from the funds redirected pursuant to this section.
73	Section 2. This act shall take effect July 1, 2005.

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