1	A bill to be entitled
2	An act relating to higher education; amending s.
3	1004.6495, F.S.; removing a provision relating to the
4	maximum annual start-up and enhancement grant awarded
5	per institution; amending s. 1009.89, F.S.; revising
6	eligibility criteria for the William L. Boyd, IV,
7	Effective Access to Student Education grant program;
8	requiring recipient institutions to submit a specified
9	report to the Department of Education; requiring each
10	recipient institution to report certain data to the
11	department; requiring the department to submit an
12	annual report to the Legislature and Governor;
13	requiring the State Board of Education to adopt rules;
14	repealing s. 1009.891, F.S., relating to the Access to
15	Better Learning and Education Grant Program; amending
16	s. 1012.976, F.S.; expanding state university
17	compensation limits to all state university employees,
18	rather than only state university administrative
19	employees; providing exceptions; providing
20	applicability; amending ss. 320.08056, 1009.40, and
21	1009.94, F.S.; conforming cross-references; providing
22	an effective date.
23	
24	Be It Enacted by the Legislature of the State of Florida:
25	
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26 Section 1. Subsection (12) of section 320.08056, Florida 27 Statutes, is amended to read:

28

320.08056 Specialty license plates.-

29 Notwithstanding s. 320.08058(3)(a), the department, (12)30 in cooperation with the independent colleges or universities as 31 described defined in s. 1009.89 or s. 1009.891, shall create a 32 standard template specialty license plate with a unique logo or 33 graphic identifying each independent college or university. Each independent college or university may elect to use this standard 34 35 template specialty license plate in lieu of its own specialty license plate. Annual use fees from the sale of these license 36 37 plates shall be distributed to the independent college or 38 university for which the logo or graphic is displayed on the 39 license plate and shall be used as provided in s. 320.08058(3). Independent colleges or universities opting to use the standard 40 template specialty license plate shall have their plate sales 41 42 combined for purposes of meeting the minimum license plate sales 43 threshold in paragraph (8) (a) and for determining the license 44 plate limit in s. 320.08053(3)(b). Specialty license plates 45 created pursuant to this subsection must be ordered directly 46 from the department.

47 Section 2. Paragraph (b) of subsection (5) of section
48 1004.6495, Florida Statutes, is amended to read:

49 1004.6495 Florida Postsecondary Comprehensive Transition
 50 Program and Florida Center for Students with Unique Abilities.-

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(5) CENTER RESPONSIBILITIES.—The Florida Center for
Students with Unique Abilities is established within the
University of Central Florida. At a minimum, the center shall:

(b) Coordinate, facilitate, and oversee the statewide implementation of this section. At a minimum, the director shall:

57 1. Consult and collaborate with the National Center and 58 the Coordinating Center, as identified in 20 U.S.C. s. 1140q, 59 regarding guidelines established by the center for the effective implementation of the programs for students with disabilities 60 and for students with intellectual disabilities which align with 61 62 the federal requirements and with standards, quality indicators, and benchmarks identified by the National Center and the 63 64 Coordinating Center.

Consult and collaborate with the Florida Talent
Development Council to identify meaningful credentials for
FPCTPs and to engage businesses and stakeholders to promote
experiential training and employment opportunities for students
with intellectual disabilities.

70

3. Establish requirements and timelines for the:

71

3. Incapiton requirements and ermetines for en

a. Submission and review of an application.

b. Approval or disapproval of an initial or renewalapplication.

74 c. Implementation of an FPCTP, which must begin no later75 than the academic year immediately following the academic year

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76 during which the approval is granted.

77

4. Administer scholarship funds.

5. Administer FPCTP start-up and enhancement grants. From funds appropriated in the 2016-2017 fiscal year for the FPCTP, \$3 million shall be used for such grants. Thereafter, funds appropriated for the FPCTP may only be used for such grants <u>as</u> <del>if</del> specifically authorized in the General Appropriations Act. The maximum annual start-up and enhancement grant award shall be \$300,000 per institution.

85 6. Report on the implementation and administration of this
86 section by planning, advising, and evaluating approved degree,
87 certificate, and nondegree programs and the performance of
88 students and programs pursuant to subsection (8).

89 Section 3. Paragraph (a) of subsection (1) of section90 1009.40, Florida Statutes, is amended to read:

91 1009.40 General requirements for student eligibility for
92 state financial aid awards and tuition assistance grants.-

93 (1)(a) The general requirements for eligibility of 94 students for state financial aid awards and tuition assistance 95 grants consist of the following:

96 1. Achievement of the academic requirements of and 97 acceptance at a state university or Florida College System 98 institution; a nursing diploma school approved by the Florida 99 Board of Nursing; a Florida college or university which is 100 accredited by an accrediting agency recognized by the State

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Board of Education; a Florida institution the credits of which are acceptable for transfer to state universities; a career center; or a private career institution accredited by an accrediting agency recognized by the State Board of Education.

105 2. Residency in this state for no less than 1 year 106 preceding the award of aid or a tuition assistance grant for a 107 program established pursuant to s. 1009.50, s. 1009.505, s. 108 1009.51, s. 1009.52, s. 1009.53, s. 1009.60, s. 1009.62, s. 1009.72, s. 1009.73, s. 1009.77, or s. 1009.89, or s. 1009.891. 109 110 Residency in this state must be for purposes other than to obtain an education. Resident status for purposes of receiving 111 112 state financial aid awards shall be determined in the same 113 manner as resident status for tuition purposes pursuant to s. 114 1009.21.

115 3. Submission of certification attesting to the accuracy, 116 completeness, and correctness of information provided to 117 demonstrate a student's eligibility to receive state financial 118 aid awards or tuition assistance grants. Falsification of such 119 information shall result in the denial of a pending application and revocation of an award or grant currently held to the extent 120 121 that no further payments shall be made. Additionally, students 122 who knowingly make false statements in order to receive state financial aid awards or tuition assistance grants commit a 123 124 misdemeanor of the second degree subject to the provisions of s. 125 837.06 and shall be required to return all state financial aid

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126 awards or tuition assistance grants wrongfully obtained.

127 Section 4. Subsections (3) and (4) of section 1009.89, 128 Florida Statutes, are amended, and paragraphs (c) and (d) are 129 added to subsection (5) and subsection (7) is added to that 130 section, to read:

131 1009.89 The William L. Boyd, IV, Effective Access to
132 Student Education grants.-

133 The department shall issue through the program a (3) 134 William L. Boyd, IV, Effective Access to Student Education grant 135 to any full-time degree-seeking undergraduate student registered at an independent nonprofit college or university which is 136 137 located in and chartered by the state; which is accredited by the Commission on Colleges of the Southern Association of 138 139 Colleges and Schools; which grants baccalaureate degrees; which 140 is not a state university or Florida College System institution; and which has a secular purpose, so long as the receipt of state 141 142 aid by students at the institution would not have the primary 143 effect of advancing or impeding religion or result in an 144 excessive entanglement between the state and any religious sect. Any independent college or university that was eligible to 145 146 receive tuition vouchers on January 1, 1989, and which continues 147 to meet the criteria under which its eligibility was 148 established, shall remain eligible to receive William L. Boyd, IV, Effective Access to Student Education grant payments. 149 150 (4) A person is eligible to receive such William L. Boyd,

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151	IV, Effective Access to Student Education grant if:
152	(a) He or she meets the general requirements, including
153	residency, for student eligibility as provided in s. 1009.40,
154	except as otherwise provided in this section; and.
155	(b)1. He or she is enrolled as a full-time undergraduate
156	student at an eligible college or university <u>in a program of</u>
157	study leading to a baccalaureate degree. $ au$
158	2. He or she is not enrolled in a program of study leading
159	to a degree in theology or divinity <del>.; and</del>
160	3. He or she is making satisfactory academic progress as
161	defined by the <u>State Board of Education</u> <del>college or university in</del>
162	which he or she is enrolled.
163	4. He or she has not completed more than 110 percent of
164	the degree program in which he or she is enrolled.
165	(5)
166	(c) By September 1 of each year institutions receiving
167	funding as provided in the General Appropriations Act must
168	submit an Effective Access to Student Education Grant Program
169	Accountability Report to the Department of Education, in a
170	format prescribed by the department. The report must use the
171	most recently available information on Florida resident students
172	and include, at a minimum, the following performance metrics, by
173	institution:
174	1. Access rate based upon percentage of Pell-eligible
175	students.

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176	2. Affordability rate based upon average student loan
177	debt; federal, state, and institutional financial assistance;
178	and average tuition and fees.
179	3. Graduation rate.
180	4. Retention rate.
181	5. Postgraduate employment or continuing education rate.
182	
183	The department shall recommend minimum performance standards
184	that institutions must meet to remain eligible to receive grants
185	pursuant to this section.
186	(d) By October 1 of each year, the department shall submit
187	a report to the chair of the House Appropriations Committee, the
188	chair of the Senate Appropriations Committee, and the Governor's
189	Office of Policy and Budget on the performance of eligible
190	institutions and the institutions that have not met the minimum
191	performance standards recommended by the department.
192	(7) The State Board of Education shall adopt rules to
193	implement this section.
194	Section 5. <u>Section 1009.891, Florida Statutes, is</u>
195	repealed.
196	Section 6. Paragraph (c) of subsection (2) of section
197	1009.94, Florida Statutes, is amended to read:
198	1009.94 Student financial assistance database
199	(2) For purposes of this section, financial assistance
200	includes:

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201	(c) Any financial assistance provided under s. 1009.50, s.
202	1009.505, s. 1009.51, s. 1009.52, s. 1009.53, s. 1009.55, s.
203	1009.60, s. 1009.62, s. 1009.70, s. 1009.701, s. 1009.72, s.
204	1009.73, s. 1009.74, s. 1009.77, <u>or</u> s. 1009.89 <del>, or s. 1009.891</del> .
205	Section 7. Section 1012.976, Florida Statutes, is amended
206	to read:
207	1012.976 Remuneration of state university administrative
208	employees; limitations
209	(1) DEFINITIONSAs used in this section, the term:
210	(a) "Appropriated state funds" means funds appropriated
211	from the General Revenue Fund or funds appropriated from state
212	trust funds.
213	(b) "Cash-equivalent compensation" means any benefit that
214	may be assigned an equivalent cash value.
215	(c) "Remuneration" means salary, bonuses, and cash-
216	equivalent compensation paid to a state university
217	administrative employee by his or her employer for work
218	performed, excluding health insurance benefits and retirement
219	benefits.
220	(2) LIMITATION ON COMPENSATIONNotwithstanding any other
221	law, resolution, or rule to the contrary, a state university
222	administrative employee may not receive more than \$200,000 in
223	remuneration annually from appropriated state funds. Only
224	compensation, as such term is defined in s. 121.021(22),
225	provided to a state university administrative employee may be
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226 used in calculating benefits under chapter 121. 227 (3) EXCEPTIONS.-This section does not prohibit any party 228 from providing cash or cash-equivalent compensation from funds 229 that are not appropriated state funds to a state university 230 administrative employee in excess of the limit in subsection 231 (2). If a party is unable or unwilling to fulfill an obligation 232 to provide cash or cash-equivalent compensation to a state 233 university administrative employee as permitted under this 234 subsection, appropriated state funds may not be used to fulfill 235 such obligation. This section does not apply to university 236 teaching faculty in instructional programs classified as 237 Computer Information Sciences and Support Services; Engineering; 238 Engineering Technologies and Engineering-Related Fields; Florida 239 Mental Health Institute; Health Professions and Related 240 Programs; Homeland Security, Law Enforcement, Firefighting, and 241 Related Fields; Mathematics; Nursing; Physical Sciences; or 242 medical school faculty or staff. 243 Section 8. This act shall take effect July 1, 2021.

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