Bill No. CS/HB 423 (2018)

Amendment No. 1

# COMMITTEE/SUBCOMMITTEE ACTION

ADOPTED	(Y/N)
ADOPTED AS AMENDED	(Y/N)
ADOPTED W/O OBJECTION	(Y/N)
FAILED TO ADOPT	(Y/N)
WITHDRAWN	(Y/N)
ОТНЕВ	

Committee/Subcommittee hearing bill: Education Committee Representative Rodrigues offered the following:

### Amendment (with title amendment)

Remove everything after the enacting clause and insert: Section 1. <u>This act shall be cited as the "Florida</u> <u>Excellence in Higher Education Act of 2018."</u>

Section 2. Paragraphs (b) and (c) of subsection (5) of section 1001.706, Florida Statutes, are amended and paragraph (h) of that section is added to read:

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1001.706 Powers and duties of the Board of Governors.-

(5) POWERS AND DUTIES RELATING TO ACCOUNTABILITY.-

(b) The Board of Governors shall develop a strategic plan specifying goals and objectives for the State University System and each constituent university, including each university's

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16 contribution to overall system goals and objectives. The 17 strategic plan must:

18 1. Include performance metrics and standards common for 19 all institutions and metrics and standards unique to 20 institutions depending on institutional core missions, 21 including, but not limited to, student admission requirements, 22 retention, graduation, percentage of graduates who have attained 23 employment, percentage of graduates enrolled in continued 24 education, licensure passage, average wages of employed 25 graduates, average cost per graduate, excess hours, student loan burden and default rates, faculty awards, total annual research 26 27 expenditures, patents, licenses and royalties, intellectual property, startup companies, annual giving, endowments, and 28 29 well-known, highly respected national rankings for institutional 30 and program achievements.

2. Consider reports and recommendations of the Higher
Education Coordinating Council pursuant to s. 1004.015 and the
Articulation Coordinating Committee pursuant to s. 1007.01.

34 3. Include student enrollment and performance data
35 delineated by method of instruction, including, but not limited
36 to, traditional, online, and distance learning instruction.

4. Include criteria for designating baccalaureate degree
and master's degree programs at specified universities as highdemand programs of emphasis. Fifty percent of the criteria for
designation as high-demand programs of emphasis must be based on
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41 achievement of performance outcome thresholds determined by the 42 Board of Governors, and 50 percent of the criteria must be based 43 on achievement of performance outcome thresholds specifically 44 linked to:

a. Job placement in employment of 36 hours or more per
week and average full-time wages of graduates of the degree
programs 1 year and 5 years after graduation, based in part on
data provided in the economic security report of employment and
earning outcomes produced annually pursuant to s. 445.07.

b. Data-driven gap analyses, conducted by the Board of
Governors, of the state's job market demands and the outlook for
jobs that require a baccalaureate or higher degree. Each state
<u>university must use the gap analyses to identify internship</u>
<u>opportunities for students to benefit from mentorship by</u>
<u>industry experts, earn industry certifications, and become</u>
<u>employed in high-demand fields.</u>

57 (C) The Board of Governors shall develop an accountability 58 plan for the State University System and each constituent 59 university. The accountability plan must address institutional 60 and system achievement of goals and objectives specified in the 61 strategic plan adopted pursuant to paragraph (b) and must be submitted as part of its legislative budget request. Each 62 university shall submit, as a component of the university's 63 annual accountability plan, information on the effectiveness of 64 65 its plan for improving 4-year graduation rates and the level of 126639 - h0423 strike.docx Published On: 2/27/2018 10:31:20 AM

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66	financial assistance provided to students pursuant to paragraph
67	<u>(h).</u>
68	(h) By June 1, 2018, each university board of trustees
69	shall submit a comprehensive proposal to improve undergraduate
70	4-year graduation rates to the Board of Governors for
71	implementation beginning in the fall 2018 academic semester.
72	The proposal must:
73	1. Identify academic, financial, policy, and curricular
74	incentives and disincentives for timely graduation.
75	2. Outline the implementation of a proactive financial aid
76	program to enable full-time students with financial need to take
77	at least 15 credit hours in the fall and spring semesters.
78	3. Include assurances that there will be no increased cost
79	to students.
80	Section 3. Paragraph (d) of subsection (2), paragraph (c)
81	of subsection (5), and subsections (6), (7), and (8) of section
82	1001.7065, Florida Statutes, are amended to read:
83	1001.7065 Preeminent state research universities program
84	(2) ACADEMIC AND RESEARCH EXCELLENCE STANDARDSThe
85	following academic and research excellence standards are
86	established for the preeminent state research universities
87	program:
88	(d) A <u>4-year graduation rate of 60 percent or higher for</u>
89	full-time, first-time-in-college students, as reported annually
90	to the IPEDS. However, for the 2018 determination of a state
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91 university's preeminence designation and the related 92 distribution of the 2018-2019 fiscal year appropriation 93 associated with preeminence and emerging preeminence, a 94 university is considered to have satisfied this graduation rate 95 measure by attaining a 6-year graduation rate of 70 percent or higher by October 1, 2017, for full-time, first-time-in-college 96 97 students, as reported annually to the IPEDS and confirmed by the 98 Board of Governors. 99 (5) PREEMINENT STATE RESEARCH UNIVERSITIES PROGRAM 100 SUPPORT.-101 The award of funds under this subsection is contingent (C) 102 upon funding provided by the Legislature in the General 103 Appropriations Act to support the preeminent state research 104 universities program created under this section. Funding 105 increases appropriated beyond the amounts funded in the previous 106 fiscal year shall be distributed as follows: 107 1. Each designated preeminent state research university that meets the criteria in paragraph (a) shall receive an equal 108 109 amount of funding. 110 2. Each designated emerging preeminent state research 111 university that meets the criteria in paragraph (b) shall, 112 beginning in the 2018-2019 fiscal year, receive an amount of funding that is equal to one-fourth one-half of the total 113 114 increased amount awarded to each designated preeminent state research university. 115 126639 - h0423 strike.docx Published On: 2/27/2018 10:31:20 AM

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116 (6) PREEMINENT STATE RESEARCH UNIVERSITY SPECIAL COURSE 117 REQUIREMENT AUTHORITY .- In order to provide a jointly shared 118 educational experience, a university that is designated a 119 preeminent state research university may require its incoming 120 first-time-in-college students to take a six-credit set of 121 unique courses specifically determined by the university and published on the university's website. The university may 122 stipulate that credit for such courses may not be earned through 123 any acceleration mechanism pursuant to s. 1007.27 or s. 1007.271 124 125 or any other transfer credit. All accelerated credits earned up to the limits specified in ss. 1007.27 and 1007.271 shall be 126 127 applied toward graduation at the student's request.

128 (6) (7) PREEMINENT STATE RESEARCH UNIVERSITY FLEXIBILITY 129 AUTHORITY.—The Board of Governors is encouraged to identify and 130 grant all reasonable, feasible authority and flexibility to 131 ensure that each designated preeminent state research university 132 and each designated emerging preeminent state research 133 university is free from unnecessary restrictions.

<u>(7) (8)</u> PROGRAMS OF EXCELLENCE THROUGHOUT THE STATE
 UNIVERSITY SYSTEM.—The Board of Governors <u>shall</u> is encouraged to
 establish standards and measures whereby individual
 <u>undergraduate</u>, graduate, and professional degree programs in
 state universities <u>which</u> that objectively reflect national
 excellence can be identified and make recommendations to the

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140 Legislature by September 1, 2018, as to how any such programs 141 could be enhanced and promoted.

142 Section 4. Section 1001.92, Florida Statutes, is amended 143 to read:

144 1001.92 State University System Performance-Based 145 Incentive.-

146 (1) A State University System Performance-Based Incentive 147 shall be awarded to state universities using performance-based metrics adopted by the Board of Governors of the State 148 149 University System. Beginning with the Board of Governors' 150 determination of each university's performance improvement and 151 achievement ratings for 2018, and the related distribution of 152 the 2018-2019 fiscal year appropriation, the performance-based 153 metrics must include 4-year graduation rates; retention rates; 154 postgraduation education rates; degree production; 155 affordability; postgraduation employment and salaries, including 156 wage thresholds that reflect the added value of a baccalaureate 157 degree; access rate, based on the percentage of undergraduate 158 students enrolled during the fall term who received a Pell Grant 159 during the fall term; and other metrics approved by the board in 160 a formally noticed meeting. The board shall adopt benchmarks to 161 evaluate each state university's performance on the metrics to measure the state university's achievement of institutional 162 163 excellence or need for improvement and minimum requirements for eligibility to receive performance funding. Access rate 164 126639 - h0423 strike.docx

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# 165 <u>benchmarks must be differentiated and scored to reflect the</u> 166 <u>varying access rate levels among the state universities;</u> 167 however, the scoring system may not include bonus points.

(2) Each fiscal year, the amount of funds available for 168 169 allocation to the state universities based on the performancebased funding model shall consist of the state's investment in 170 171 performance funding plus institutional investments consisting of 172 funds deducted from the base funding of each state university in the State University System in an amount provided by the 173 174 Legislature in the General Appropriations Act. The Board of 175 Governors shall establish minimum performance funding 176 eligibility thresholds for the state's investment and the 177 institutional investments. A state university that meets the minimum institutional investment eligibility threshold, but 178 179 fails to meet the minimum state investment eligibility 180 threshold, shall have its institutional investment restored but is ineligible for a share of the state's investment in 181 performance funding. The institutional investment shall be 182 183 restored for each institution eligible for the state's 184 investment under the performance-based funding model.

(4) Distributions of performance funding, as provided in
this section, shall be made <u>by the Legislature</u> to each of the
state universities <del>listed in the Education and General</del>
Activities category in the General Appropriations Act.

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189 By October 1 of each year, the Board of Governors (5) 190 shall submit to the Governor, the President of the Senate, and 191 the Speaker of the House of Representatives a report on the 192 previous fiscal year's performance funding allocation which must 193 reflect the rankings and award distributions. (6) The Board of Governors shall adopt regulations to 194 195 administer this section. Section 5. Section 1004.097, Florida Statutes, is created 196 197 to read: 198 1004.097 .- Free expression on campus.-(1) SHORT TITLE.-This section may be cited as the "Campus 199 200 Free Expression Act." 201 (2) DEFINITIONS.-(a) "Commercial speech" means speech where the individual 202 203 is engaged in commerce, where the intended audience is 204 commercial or actual or potential consumers, and where the 205 content of the message is commercial. 206 (b) "Free speech zone" means an area on a public 207 institution of higher education's campus designated for the 208 purpose of engaging in expressive activities. (c) "Material and substantial disruption" means any 209 210 conduct that intentionally and significantly hinders another person's or group's expressive rights. The term does not include 211 212 conduct that is protected under the First Amendment to the 213 United States Constitution and Art. I of the State Constitution, 126639 - h0423 strike.docx Published On: 2/27/2018 10:31:20 AM

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214	including, but not limited to, lawful protests and counter-
215	protests in the outdoor areas of campus or minor, brief, or
216	fleeting nonviolent disruptions that are isolated or brief in
217	duration.
218	(d) "Outdoor areas of campus" means generally accessible
219	areas of a public institution of higher education's campus where
220	members of the campus community are commonly allowed, including
221	grassy areas, walkways, or other similar common areas. The term
222	does not include outdoor areas of campus where access is
223	restricted.
224	(e) "Public institution of higher education" means any
225	public technical center, state college, state university, law
226	school, medical school, dental school, or other Florida College
227	System institution as defined in s. 1000.21.
228	(3) RIGHT TO FREE SPEECH ACTIVITIES
229	(a) Expressive activities protected under the First
230	Amendment to the United States Constitution and Art. I of the
231	State Constitution include, but are not limited to, any lawful
232	oral or written communication of ideas, including all forms of
233	peaceful assembly, protests, and speeches; distributing
234	literature; carrying signs; circulating petitions; and the
235	recording and publication, including the Internet publication,
236	of video or audio recorded in outdoor areas of campus of public
237	institutions of higher education. Expressive activities
238	protected by this section do not include commercial speech.
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239	(b) A person who wishes to engage in an expressive
240	activity in the outdoor areas of campus may do so freely,
241	spontaneously, and contemporaneously as long as the person's
242	conduct is lawful and does not materially and substantially
243	disrupt the functioning of the public institution of higher
244	education or infringe upon the rights of other individuals or
245	organizations to engage in expressive activities.
246	(c) The outdoor areas of campus are considered traditional
247	public forums for individuals, organizations, and guest
248	speakers. A public institution of higher education may create
249	and enforce restrictions that are reasonable and content-neutral
250	on time, place, and manner of expression and that are narrowly
251	tailored to a significant institutional interest. Restrictions
252	must be clear, published, and provide for ample alternative
253	means of expression.
254	(d) A public institution of higher education may not
255	designate any area of campus as a free speech zone or otherwise
256	create policies restricting expressive activities to a
257	particular outdoor area of campus, except as provided in
258	paragraph (c).
259	(e) Students, faculty, or staff of a public institution of
260	higher education may not materially disrupt previously scheduled
261	or reserved activities on campus occurring at the same time.
262	(4) CAUSE OF ACTIONAny person whose expressive rights
263	are violated by an action prohibited under this section may
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264 bring an action against a public institution of higher education 265 in a court of competent jurisdiction to obtain declaratory and 266 injunctive relief, reasonable court costs, and attorney fees. Section 6. Subsections (2), (3), and (4) and paragraph (b) 267 268 of subsection (5) of section 1004.28, Florida Statutes, are 269 amended to read: 1004.28 Direct-support organizations; use of property; 270 board of directors; activities; audit; facilities.-271 272 (2) USE OF PROPERTY.-The board of trustees, in accordance with regulations 273 (b) 274 rules and guidelines of the Board of Governors, shall prescribe 275 by regulation rule conditions with which a university direct-276 support organization must comply in order to use property, 277 facilities, or personal services at any state university, 278 including that personal services must comply with the 279 requirements of s. 1012.976. Such regulations rules shall 280 provide for budget and audit review and oversight by the board 281 of trustees, including thresholds for approval of purchases, 282 acquisitions, projects, and issuance of debt. No later than July 283 1, 2019, the transfer of a state appropriation by the board of 284 trustees to any direct-support organization may only include 285 funds pledged for capital projects. Beginning July 1, 2019, and annually thereafter, each university board of trustees shall 286 287 report to the Legislature the amount of state appropriations transferred to any direct-support organization during the 288 126639 - h0423 strike.docx

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289 previous fiscal year, the purpose for which the funds were 290 transferred, and the remaining balance of any funds transferred. The board of trustees may not transfer any funds to 291 (C) and shall not permit the use of property, facilities, or 292 293 personal services at any state university by any university 294 direct-support organization that does not provide equal 295 employment opportunities to all persons regardless of race, 296 color, religion, gender, age, or national origin. 297 The board of trustees may not permit the use of state (d) 298 funds for travel expenses by any university direct-support 299 organization. 300 (3) BOARD OF DIRECTORS.-The chair of the university board 301 of trustees shall may appoint at least one a representative to 302 the board of directors and the executive committee of any 303 direct-support organization established under this section. The 304 president of the university for which the direct-support 305 organization is established, or his or her designee, shall also 306 serve on the board of directors and the executive committee of 307 any direct-support organization established to benefit that 308 university. The university board of trustees shall approve all 309 appointments to any direct-support organization not authorized 310 by this subsection. ACTIVITIES; RESTRICTION.-A university direct-support 311 (4) organization is prohibited from giving, either directly or 312 313 indirectly, any gift to a political committee as defined in s. 126639 - h0423 strike.docx Published On: 2/27/2018 10:31:20 AM

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106.011 for any purpose other than those certified by a majority 314 315 roll call vote of the governing board of the direct-support 316 organization at a regularly scheduled meeting as being directly 317 related to the educational mission of the university. 318 (5) ANNUAL AUDIT; PUBLIC RECORDS EXEMPTION; PUBLIC 319 MEETINGS EXEMPTION.-320 (b) All records of the organization Other than the auditor's report, management letter, any records related to the 321 322 expenditure of state funds, any records related to the 323 expenditure of private funds for travel, all records of the 324 organization and any supplemental data requested by the Board of 325 Governors, the university board of trustees, the Auditor 326 General, and the Office of Program Policy Analysis and Government Accountability shall be confidential and exempt from 327 328 s. 119.07(1). 329 Section 7. Section 1004.6497, Florida Statutes, is created 330 to read: 331 1004.6497 World Class Faculty and Scholar Program.-332 (1) PURPOSE AND LEGISLATIVE INTENT.-The World Class 333 Faculty and Scholar Program is established to fund and support 334 the efforts of state universities to recruit and retain 335 exemplary faculty and research scholars. It is the intent of the Legislature to elevate the national competitiveness of Florida's 336 337 state universities through faculty and scholar recruitment and 338 retention. 126639 - h0423 strike.docx Published On: 2/27/2018 10:31:20 AM

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339	(2) INVESTMENTSRetention, recruitment, and recognition
340	efforts, activities, and investments may include, but are not
341	limited to, investments in research-centric cluster hires,
342	faculty research and research commercialization efforts,
343	instructional and research infrastructure, undergraduate student
344	participation in research, professional development, awards for
345	outstanding performance, and postdoctoral fellowships.
346	(3) FUNDING AND USEFunding for the program shall be as
347	provided by the Legislature. Each state university shall use the
348	funds only for the purpose and investments authorized under this
349	section. These funds may not be used to construct buildings.
350	(4) ACCOUNTABILITYBy March 15 of each year, the Board of
351	Governors shall provide to the Governor, the President of the
352	Senate, and the Speaker of the House of Representatives a report
353	summarizing information from the universities in the State
354	University System, including, but not limited to:
355	(a) Specific expenditure information as it relates to the
356	investments identified in subsection (2).
357	(b) The impact of those investments in elevating the
358	national competitiveness of the universities, specifically
359	relating to:
360	1. The success in recruiting research faculty and the
361	resulting research funding;
362	2. The 4-year graduation rate for undergraduate students;
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363	3. The number of undergraduate courses offered with fewer
364	than 50 students; and
365	4. The increase in national academic standing of targeted
366	programs, specifically advancement in ranking of the targeted
367	programs among top 50 universities in well-known and highly
368	respected national public university rankings, including, but
369	not limited to, the U.S. News and World Report rankings, which
370	reflect national preeminence, using the most recent rankings.
371	Section 8. Section 1004.6498, Florida Statutes, is created
372	to read:
373	1004.6498 State University Professional and Graduate
374	Degree Excellence Program
375	(1) PURPOSEThe State University Professional and
376	Graduate Degree Excellence Program is established to fund and
377	support the efforts of state universities to enhance the quality
378	and excellence of professional and graduate schools and degree
379	programs in medicine, law, and business and expand the economic
380	impact of state universities.
381	(2) INVESTMENTSQuality improvement efforts may include,
382	but are not limited to, targeted investments in faculty,
383	students, research, infrastructure, and other strategic
384	endeavors to elevate the national and global prominence of state
385	university medicine, law, and graduate-level business programs.
386	(3) FUNDING AND USEFunding for the program shall be as
387	provided by the Legislature. Each state university shall use the
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388	funds only for the purpose and investments authorized under this
389	section. These funds may not be used to construct buildings.
390	(4) ACCOUNTABILITYBy March 15 of each year, the Board of
391	Governors shall provide to the Governor, the President of the
392	Senate, and the Speaker of the House of Representatives a report
393	summarizing information from the universities in the State
394	University System, including, but not limited to:
395	(a) Specific expenditure information as it relates to the
396	investments identified in subsection (2).
397	(b) The impact of those investments in elevating the
398	national and global prominence of the state university medicine,
399	law, and graduate-level business programs, specifically relating
400	<u>to:</u>
401	1. The first-time pass rate on the United States Medical
402	Licensing Examination;
403	2. The first-time pass rate on The Florida Bar
404	Examination;
405	3. The percentage of graduates enrolled or employed at a
406	wage threshold that reflects the added value of a graduate-level
407	business degree;
408	4. The advancement in the rankings of the state university
409	medicine, law, and graduate-level programs in well-known and
410	highly respected national graduate-level university rankings,
411	including, but not limited to, the U.S. News and World Report
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413	recent rankings; and
414	5. The added economic benefit of the universities to the
415	state.
416	Section 9. Paragraph (c) of subsection (5) of section
417	1008.30, Florida Statutes, is amended to read:
418	1008.30 Common placement testing for public postsecondary
419	education
420	(5)
421	(c) A university board of trustees may contract with a
422	Florida College System institution board of trustees for the
423	Florida College System institution to provide developmental
424	education on the state university campus. Any state university
425	in which the percentage of incoming students requiring
426	developmental education equals or exceeds the average percentage
427	of such students for the Florida College System may offer
428	developmental education without contracting with a Florida
429	College System institution; however, any state university
430	offering college-preparatory instruction as of January 1, 1996,
431	may continue to provide <u>developmental education instruction as</u>
432	defined in s. 1008.02(1) such services.
433	Section 10. Subsection (7) of section 1009.22, Florida
434	Statutes, is amended to read:
435	1009.22 Workforce education postsecondary student fees

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436 Each district school board and Florida College System (7) 437 institution board of trustees is authorized to establish a 438 separate fee for technology, not to exceed 5 percent of tuition per credit hour or credit-hour equivalent for resident students 439 440 and not to exceed 5 percent of tuition and the out-of-state fee 441 per credit hour or credit-hour equivalent for nonresident 442 students. Revenues generated from the technology fee shall be used to enhance instructional technology resources for students 443 and faculty and shall not be included in any award under the 444 445 Florida Bright Futures Scholarship Program. Fifty percent of 446 technology fee revenues may be pledged by a Florida College 447 System institution board of trustees as a dedicated revenue source for the repayment of debt, including lease-purchase 448 449 agreements, not to exceed the useful life of the asset being 450 financed. Revenues generated from the technology fee may not be 451 bonded.

452 Section 11. Subsection (10) of section 1009.23, Florida 453 Statutes, is amended to read:

454

1009.23 Florida College System institution student fees.-

(10) Each Florida College System institution board of trustees is authorized to establish a separate fee for technology, which may not exceed 5 percent of tuition per credit hour or credit-hour equivalent for resident students and may not exceed 5 percent of tuition and the out-of-state fee per credit hour or credit-hour equivalent for nonresident students.

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461 Revenues generated from the technology fee shall be used to 462 enhance instructional technology resources for students and 463 faculty. The technology fee may apply to both college credit and 464 developmental education and shall not be included in any award 465 under the Florida Bright Futures Scholarship Program. Fifty 466 percent of technology fee revenues may be pledged by a Florida 467 College System institution board of trustees as a dedicated 468 revenue source for the repayment of debt, including leasepurchase agreements, not to exceed the useful life of the asset 469 470 being financed. Revenues generated from the technology fee may 471 not be bonded.

Section 12. Subsection (13), paragraph (r) of subsection (14), paragraphs (a), (b), and (e) of subsection (16), and subsection (20) of section 1009.24, Florida Statutes, are amended to read:

476

1009.24 State university student fees.-

477 (13) Each university board of trustees may establish a
478 technology fee of up to 5 percent of the tuition per credit
479 hour. The revenue from this fee shall be used to enhance
480 instructional technology resources for students and faculty. The
481 technology fee may not be included in any award under the
482 Florida Bright Futures Scholarship Program established pursuant
483 to ss. 1009.53-1009.538.

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(14) Except as otherwise provided in subsection (15), each university board of trustees is authorized to establish the following fees:

(r) Traffic and parking fines, charges for parking decals,
and transportation access fees. <u>Only universitywide</u>
<u>transportation access fees may be included in any state</u>
<u>financial assistance award authorized under part III of this</u>
<u>chapter, as specifically authorized by law or the General</u>
<u>Appropriations Act.</u>

493

With the exception of housing rental rates and except as otherwise provided, fees assessed pursuant to paragraphs (h)-(s) shall be based on reasonable costs of services. The Board of Governors shall adopt regulations and timetables necessary to implement the fees and fines authorized under this subsection. The fees assessed under this subsection may be used for debt only as authorized under s. 1010.62.

501 (16) Each university board of trustees may establish a 502 tuition differential for undergraduate courses upon receipt of 503 approval from the Board of Governors. However, beginning July 1, 504 2014, the Board of Governors may only approve the establishment 505 of or an increase in tuition differential for a state research university designated as a preeminent state research university 506 pursuant to s. 1001.7065(3). The tuition differential shall 507 promote improvements in the quality of undergraduate education 508 126639 - h0423 strike.docx

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509 and shall provide financial aid to undergraduate students who 510 exhibit financial need.

511 (a) Seventy percent of the revenues from the tuition 512 differential shall be expended for purposes of undergraduate 513 education. Such expenditures may include, but are not limited 514 to, increasing course offerings, improving graduation rates, 515 increasing the percentage of undergraduate students who are 516 taught by faculty, decreasing student-faculty ratios, providing salary increases for faculty who have a history of excellent 517 teaching in undergraduate courses, improving the efficiency of 518 519 the delivery of undergraduate education through academic 520 advisement and counseling, and reducing the percentage of 521 students who graduate with excess hours. This expenditure for 522 undergraduate education may not be used to pay the salaries of 523 graduate teaching assistants. Except as otherwise provided in 524 this subsection, the remaining 30 percent of the revenues from 525 the tuition differential, or the equivalent amount of revenue from private sources, shall be expended to provide financial aid 526 to undergraduate students who exhibit financial need, including 527 528 students who are scholarship recipients under s. 1009.984, to 529 meet the cost of university attendance. This expenditure for 530 need-based financial aid shall not supplant the amount of needbased aid provided to undergraduate students in the preceding 531 fiscal year from financial aid fee revenues, the direct 532 533 appropriation for financial assistance provided to state

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534 universities in the General Appropriations Act, or from private 535 sources. The total amount of tuition differential waived under 536 subparagraph (b)7. (b)8. may be included in calculating the 537 expenditures for need-based financial aid to undergraduate 538 students required by this subsection. If the entire tuition and 539 fee costs of resident students who have applied for and received 540 Pell Grant funds have been met and the university has excess funds remaining from the 30 percent of the revenues from the 541 542 tuition differential required to be used to assist students who exhibit financial need, the university may expend the excess 543 544 portion in the same manner as required for the other 70 percent 545 of the tuition differential revenues.

546 (b) Each tuition differential is subject to the following 547 conditions:

548 1. The tuition differential may be assessed on one or more 549 undergraduate courses or on all undergraduate courses at a state 550 university.

2. The tuition differential may vary by course or courses, by campus or center location, and by institution. Each university board of trustees shall strive to maintain and increase enrollment in degree programs related to math, science, high technology, and other state or regional high-need fields when establishing tuition differentials by course.

557 3. For each state university that is designated as a 558 preeminent state research university by the Board of Governors, 126639 - h0423 strike.docx

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559 pursuant to s. 1001.7065, the aggregate sum of tuition and the 560 tuition differential may be increased by no more than 6 percent 561 of the total charged for the aggregate sum of these fees in the preceding fiscal year. The tuition differential may be increased 562 563 if the university meets or exceeds performance standard targets 564 for that university established annually by the Board of 565 Governors for the following performance standards, amounting to 566 no more than a 2-percent increase in the tuition differential 567 for each performance standard:

a. An increase in the <u>4-year</u> <del>6-year</del> graduation rate for full-time, first-time-in-college students, as reported annually to the Integrated Postsecondary Education Data System.

571

b. An increase in the total annual research expenditures.

572 c. An increase in the total patents awarded by the United 573 States Patent and Trademark Office for the most recent years.

4. The aggregate sum of undergraduate tuition and fees per credit hour, including the tuition differential, may not exceed the national average of undergraduate tuition and fees at 4-year degree-granting public postsecondary educational institutions.

578 5. The tuition differential shall not be included in any
579 award under the Florida Bright Futures Scholarship Program
580 established pursuant to ss. 1009.53-1009.538.

581 <u>5.6.</u> Beneficiaries having prepaid tuition contracts 582 pursuant to s. 1009.98(2)(b) which were in effect on July 1,

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583 2007, and which remain in effect, are exempt from the payment of 584 the tuition differential.

585 <u>6.7</u>. The tuition differential may not be charged to any 586 student who was in attendance at the university before July 1, 587 2007, and who maintains continuous enrollment.

588 <u>7.8.</u> The tuition differential may be waived by the 589 university for students who meet the eligibility requirements 590 for the Florida public student assistance grant established in 591 s. 1009.50.

592 <u>8.9.</u> Subject to approval by the Board of Governors, the 593 tuition differential authorized pursuant to this subsection may 594 take effect with the 2009 fall term.

595 The Board of Governors shall submit a report to the (e) 596 President of the Senate, the Speaker of the House of 597 Representatives, and the Governor describing the implementation 598 of the provisions of this subsection no later than February 1 of 599 each year. The report shall summarize proposals received by the board during the preceding fiscal year and actions taken by the 600 601 board in response to such proposals. In addition, the report 602 shall provide the following information for each university that 603 has been approved by the board to assess a tuition differential:

604 1. The course or courses for which the tuition605 differential was assessed and the amount assessed.

606 2. The total revenues generated by the tuition607 differential.

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3. With respect to waivers authorized under subparagraph (b)7. (b)8., the number of students eligible for a waiver, the number of students receiving a waiver, and the value of waivers provided.

612 4. Detailed expenditures of the revenues generated by the613 tuition differential.

614 5. Changes in retention rates, graduation rates, the 615 percentage of students graduating with more than 110 percent of 616 the hours required for graduation, pass rates on licensure 617 examinations, the number of undergraduate course offerings, the 618 percentage of undergraduate students who are taught by faculty, 619 student-faculty ratios, and the average salaries of faculty who 620 teach undergraduate courses.

(20) Each state university shall publicly notice and
notify all enrolled students of any proposal to <u>change</u> increase
tuition or fees at least 28 days before its consideration at a
board of trustees meeting. The notice must:

(a) Include the date and time of the meeting at which theproposal will be considered.

(b) Specifically outline the details of existing tuition
and fees, the rationale for the proposed <u>change</u> increase, and
how the funds from the proposed <u>change</u> increase will be used.

630 (c) Be posted on the university's website and issued in a631 press release.

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632	Section 13. Subsection (9) of section 1009.53, Florida
633	Statutes, is amended to read:
634	1009.53 Florida Bright Futures Scholarship Program.—
635	(9) A student may use <u>a Florida Academic Scholars</u> <del>an</del> award
636	for summer term enrollment beginning in the 2018 summer term, as
637	funded by the Legislature. A student may use a Florida Medallion
638	Scholars award for summer term enrollment beginning in the 2019
639	summer term, as funded by the Legislature. A student may use
640	other Florida Bright Futures Scholarship Program awards for
641	summer term enrollment, if funded by the Legislature if funds
642	are available.
643	Section 14. Subsection (2) of section 1009.534, Florida
644	Statutes, is amended to read:
645	1009.534 Florida Academic Scholars award
646	(2) A Florida Academic Scholar who is enrolled in a
647	certificate, diploma, associate, or baccalaureate degree program
648	at a public or nonpublic postsecondary education institution is
649	eligible, beginning in the 2017-2018 academic year, for an award
650	equal to the amount <u>necessary to pay 100 percent of tuition and</u>
651	fees established under ss. 1009.22(3), (5), (6), and (7);
652	1009.23(3), (4), (7), (8), (10), and (11); and 1009.24(4), (7)-
653	(13), (14)(r), and (16), as applicable, and is eligible for an
654	additional \$300 each fall and spring academic semester or the
655	equivalent for textbooks, specified in the General

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Appropriations Act to assist with the payment of educational
expenses.
Section 15. Subsection (2) of section 1009.535, Florida

659 Statutes, is amended to read:

1009.535 Florida Medallion Scholars award.-

(2) A Florida Medallion Scholar who is enrolled in a 661 certificate, diploma, associate, or baccalaureate degree program 662 663 at a public or nonpublic postsecondary education institution is 664 eligible, beginning in the fall 2018 semester, for an award 665 equal to the amount necessary to pay 75 percent of tuition and 666 fees established under ss. 1009.22(3), (5), (6), and (7); 667 1009.23(3), (4), (7), (8), (10), and (11); and 1009.24(4), (7)-668 (13), (14)(r), and (16), as applicable specified in the General 669 Appropriations Act to assist with the payment of educational 670 expenses.

671 Section 16. Subsections (1), (2), and (4) and paragraph 672 (c) of subsection (5) of section 1009.701, Florida Statutes, are 673 amended to read:

674

660

1009.701 First Generation Matching Grant Program.-

(1) The First Generation Matching Grant Program is created
to enable each state university <u>and Florida College System</u>
<u>institution</u> to provide donors with a matching grant incentive
for contributions that will create grant-based student financial
aid for undergraduate students who demonstrate financial need
and whose parents, as defined in s. 1009.21(1), have not earned
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681 a baccalaureate degree. In the case of any individual who 682 regularly resided with and received support from only one 683 parent, an individual whose only such parent did not complete a 684 baccalaureate degree would also be eligible.

685 Funds appropriated by the Legislature for the program (2) shall be allocated by the Office of Student Financial Assistance 686 687 to match private contributions on a dollar-for-dollar basis; 688 however, beginning in the 2018-2019 fiscal year, such funds shall be allocated at a ratio of \$2 of state funds to \$1 of 689 690 private contributions. Contributions made to a state university 691 or a Florida College System institution and pledged for the 692 purposes of this section are eligible for state matching funds 693 appropriated for this program and are not eligible for any other 694 state matching grant program. Pledged contributions are not 695 eligible for matching prior to the actual collection of the 696 total funds. The Office of Student Financial Assistance shall 697 reserve a proportionate allocation of the total appropriated 698 funds for each state university and Florida College System 699 institution on the basis of full-time equivalent enrollment. 700 Funds that remain unmatched as of December 1 shall be 701 reallocated to state universities and colleges that have 702 remaining unmatched private contributions for the program on the basis of full-time equivalent enrollment. 703

704

Each participating state university and Florida (4)705 College System institution shall establish an application

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706 process, determine student eligibility for initial and renewal 707 awards in conformance with subsection (5), identify the amount 708 awarded to each recipient, and notify recipients of the amount 709 of their awards.

(5) In order to be eligible to receive a grant pursuant to this section, an applicant must:

712 (c) Be accepted at a state university <u>or Florida College</u>
713 <u>System institution</u>.

714Section 17.Subsections (2), (4), and (5) of section7151009.893, Florida Statutes, are amended to read:

1009.893 Benacquisto Scholarship Program.-

(2) The Benacquisto Scholarship Program is created to reward <u>a</u> any Florida high school graduate who receives recognition as a National Merit Scholar or National Achievement Scholar and who initially enrolls in the 2014-2015 academic year or, later, in a baccalaureate degree program at an eligible Florida public or independent postsecondary educational institution.

(4) In order to be eligible for an award under the scholarship program, a student must <u>meet the requirements of</u> paragraph (a) or paragraph (b).÷

(a) <u>A student who is a resident of the state</u>, <del>Be a state</del>
resident as determined in s. 1009.40 and rules of the State
Board of Education, must:<del>;</del>

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730 1.(b) Earn a standard Florida high school diploma or its 731 equivalent pursuant to s. 1002.3105, s. 1003.4281, s. 1003.4282, 732 or s. 1003.435 unless: 733 a.1. The student completes a home education program 734 according to s. 1002.41; or 735 b.2. The student earns a high school diploma from a non-Florida school while living with a parent who is on military or 736 public service assignment out of this state; 737 738 2.(c) Be accepted by and enroll in a Florida public or 739 independent postsecondary educational institution that is 740 regionally accredited; and 741 3.(d) Be enrolled full-time in a baccalaureate degree 742 program at an eligible regionally accredited Florida public or 743 independent postsecondary educational institution during the 744 fall academic term following high school graduation. 745 (b) A student who initially enrolls in a baccalaureate 746 degree program in the 2018-2019 academic year or later and who 747 is not a resident of this state, as determined in s. 1009.40 and 748 rules of the State Board of Education, must: 749 1. Physically reside in this state on or near the campus 750 of the postsecondary educational institution in which the 751 student is enrolled; 752 2. Earn a high school diploma from a school outside 753 Florida which is comparable to a standard Florida high school 754 diploma or its equivalent pursuant to s. 1002.3105, s. 126639 - h0423 strike.docx Published On: 2/27/2018 10:31:20 AM

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755	1003.4281, s. 1003.4282, or s. 1003.435 or must complete a home
756	education program in another state; and
757	3. Be accepted by and enrolled full-time in a
758	baccalaureate degree program at an eligible regionally
759	accredited Florida public or independent postsecondary
760	educational institution during the fall academic term following
761	high school graduation.
762	(5)(a) $1$ . An eligible student who meets the requirements of
763	paragraph (4)(a), who is a National Merit Scholar or National
764	Achievement Scholar, and who attends a Florida public
765	postsecondary educational institution shall receive a
766	scholarship award equal to the institutional cost of attendance
767	minus the sum of the student's Florida Bright Futures
768	Scholarship and National Merit Scholarship or National
769	Achievement Scholarship.
770	2. An eligible student who meets the requirements under
771	paragraph (4)(b), who is a National Merit Scholar, and who
772	attends a Florida public postsecondary educational institution
773	shall receive a scholarship award equal to the institutional
774	cost of attendance for a resident of this state minus the
775	student's National Merit Scholarship. Such student is exempt
776	from the payment of out-of-state fees.
777	(b) An eligible student who is a National Merit Scholar or
778	National Achievement Scholar and who attends a Florida
779	independent postsecondary educational institution shall receive
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780 a scholarship award equal to the highest cost of attendance for 781 a resident of this state enrolled at a Florida public 782 university, as reported by the Board of Governors of the State 783 University System, minus the sum of the student's Florida Bright 784 Futures Scholarship and National Merit Scholarship or National 785 Achievement Scholarship. 786 Section 18. Section 1009.894, Florida Statutes, is created to read: 787 1009.894 Florida Farmworker Student Scholarship Program.-788 789 The Legislature recognizes the vital contribution of farmworkers 790 to the economy of this state. The Florida Farmworker Student 791 Scholarship Program is created to provide scholarships for 792 farmworkers, as defined in s. 420.503, and the children of such 793 farmworkers. 794 (1) The Department of Education shall administer the 795 Florida Farmworker Student Scholarship Program according to 796 rules and procedures established by the State Board of 797 Education. Up to 50 scholarships shall be awarded annually 798 according to the criteria established in subsection (2) and 799 contingent upon an appropriation by the Legislature. 800 (2) (a) To be eligible for an initial scholarship, a student must, at a minimum: 801 802 1. Have a resident status as required by s. 1009.40 and 803 rules of the State Board of Education; 126639 - h0423 strike.docx

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804	2. Earn a minimum cumulative weighted grade point average
805	of 3.5 for all high school courses creditable toward a diploma;
806	3. Complete a minimum of 30 hours of community service;
807	and
808	4. Have at least a 90 percent attendance rate and not have
809	had any disciplinary action brought against him or her, as
810	documented on the student's high school transcript.
811	
812	For purposes of this section, students who are undocumented for
813	federal immigration purposes are not eligible for an award.
814	(b) The department shall rank eligible initial applicants
815	for the purposes of awarding scholarships based on need, as
816	determined by the department.
817	(c) To renew a scholarship awarded pursuant to this
818	section, a student must maintain at least a cumulative grade
819	point average of 2.5 or higher on a 4.0 scale for college
820	coursework.
821	(3) A scholarship recipient must enroll in a minimum of 12
822	credit hours per term, or the equivalent, at a public
823	postsecondary educational institution in this state to receive
824	funding.
825	(4) A scholarship recipient may receive an award for a
826	maximum of 100 percent of the number of credit hours required to
827	complete an associate or baccalaureate degree program or receive
828	an award for a maximum of 100 percent of the credit hours or
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829	clock hours required to complete up to 90 credit hours of a
830	program that terminates in a career certificate. The scholarship
831	recipient is eligible for an award equal to the amount required
832	to pay the tuition and fees established under ss. 1009.22(3),
833	(5), (6), and (7); 1009.23(3), (4), (7), (8), (10), and (11);
834	and 1009.24(4), (7)-(13), (14)(r), and (16), as applicable, at a
835	public postsecondary educational institution in this state.
836	Renewal scholarship awards must take precedence over new
837	scholarship awards in a year in which funds are not sufficient
838	to accommodate both initial and renewal awards. The scholarship
839	must be prorated for any such year.
840	(5) Subject to appropriation by the Legislature, the
841	department shall annually issue awards from the scholarship
842	program. Before the registration period each semester, the
843	department shall transmit payment for each award to the
844	president or director of the postsecondary educational
845	institution, or his or her representative. However, the
846	department may withhold payment if the receiving institution
847	fails to submit the following reports or make the following
848	refunds to the department:
849	(a) Each institution shall certify to the department the
850	eligibility status of each student to receive a disbursement
851	within 30 days before the end of its regular registration
852	period, inclusive of a drop and add period. An institution is

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853	not required to reevaluate the student eligibility after the end
854	of the drop and add period.
855	(b) An institution that receives funds from the
856	scholarship program must certify to the department the amount of
857	funds disbursed to each student and remit to the department any
858	undisbursed advance within 60 days after the end of the regular
859	registration period.
860	(6) The department shall allocate funds to the appropriate
861	institutions and collect and maintain data regarding the
862	scholarship program within the student financial assistance
863	database as specified in s. 1009.94.
864	Section 19. Present paragraphs (e) and (f) of subsection
865	(10) of section 1009.98, Florida Statutes, are redesignated as
866	paragraphs (f) and (g), respectively, and a new paragraph (e) is
867	added to that subsection, to read:
868	1009.98 Stanley G. Tate Florida Prepaid College Program
869	(10) PAYMENTS ON BEHALF OF QUALIFIED BENEFICIARIES
870	(e) Notwithstanding the number of credit hours used by a
871	state university to assess the amount for registration fees,
872	tuition, tuition differential, or local fees, the amount paid by
873	the board to any state university on behalf of a qualified
874	beneficiary of an advance payment contract purchased before July
875	1, 2024, may not exceed the number of credit hours taken by that
876	qualified beneficiary at the state university.

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877	Section 20. The Division of Law Revision and Information
878	is directed to substitute the term "Effective Access to Student
879	Education Grant Program" for "Florida Resident Access Grant
880	Program" and the term "Effective Access to Student Education
881	grant" for "Florida resident access grant" wherever those terms
882	appear in the Florida Statutes.
883	Section 21. By October 1, 2019, the Board of Governors, in
884	consultation with the state universities, shall submit to the
885	Legislature recommendations for future consideration on the most
886	efficient process to achieve a complete performance-based
887	continuous improvement model focused on outcomes that provides
888	for the equitable distribution of performance funds. In addition
889	to recommendations submitted by the Board of Governors, the
890	Legislature shall review recommendations from an independent
891	entity that consults with the Board of Governors for the purpose
892	of receiving input on behalf of the state university system.
893	Implementation of any recommendations shall not occur unless
894	affirmatively enacted by the Legislature.
895	Section 22. For the 2018-2019 fiscal year, \$121,776,631 in
896	recurring funds from the Educational Enhancement Trust Fund and
897	\$1,736,404 in recurring funds from the General Revenue Fund are
898	appropriated to the Department of Education to implement this
899	act. Of these funds, \$1,737,223 from the Educational Enhancement
900	Trust Fund shall be used for 2019 summer term awards for Florida
901	Bright Futures Academic Scholars, \$28,416,515 from the
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903 term awards for Florida Bright Futures Medallion Scholars,
904 \$91,622,893 from the Educational Enhancement Trust Fund shall be
905 used for Florida Bright Futures Scholarship Program awards,
906 \$1,236,404 from the General Revenue Fund shall be used for the
907 Benacquisto Scholarship Program, and \$500,000 from the General
908 Revenue Fund shall be used for the Florida Farmworker Student
909 <u>Scholarship Program.</u>
910 Section 23. Effective July 1, 2020, sections 1004.33 and
911 1004.34, Florida Statutes, are repealed.
912 Section 24. Section 1004.335, Florida Statutes, is created
913 to read:
914 1004.335 Accreditation consolidation of University of
915 South Florida branch campuses
916 (1) No later than January 15, 2019, the Board of Trustees
917 of the University of South Florida must adopt and submit to the
918 Board of Governors an implementation plan to orderly phase out
919 the separate accreditation of the University of South Florida
920 St. Petersburg campus and the University of South Florida
921 Sarasota/Manatee campus, which were conferred by the Southern
922 Association of Colleges and Schools Commission on Colleges
923 (SACSCOC) pursuant to ss. 1004.33 and 1004.34, respectively.
924 (2) The implementation plan must:
925 (a) Detail any necessary steps, and the timeline for such
926 steps, to ensure that the separate accreditation for each campus
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927	is terminated no later than June 30, 2020. The implementation
928	plan must also ensure that there is no lapse in institutional
929	accreditation for any campus during the phasing-out process.
930	(b) Be designed and carried out in a manner that, to the
931	extent possible, minimizes any disruption to students attending
932	any University of South Florida campus, with an emphasis on
933	ensuring that each student's opportunity to graduate from the
934	university within 4 years of his or her initial first-time-in-
935	college enrollment is not impeded as a result of the
936	consolidation of SACSCOC accreditation.
937	(c) Provide that on or before July 1, 2020, the entirety
938	of the University of South Florida, including all campuses and
939	other component units of the university, shall operate under a
940	single institutional accreditation from the SACSCOC.
941	(d) Provide that on each regularly scheduled submission
942	date subsequent to July 1, 2020, the University of South Florida
943	shall report consolidated data for all of the university's
944	campuses and students to the Integrated Postsecondary Education
945	Data System and to the Board of Governors. The Board of
946	Governors shall use the consolidated data for purposes of
947	determining eligibility for funding pursuant to ss. 1001.7065
948	and 1001.92.
949	(3) Notwithstanding the provisions of ss. 1001.7065 and
950	1001.92 or any Board of Governors regulation to the contrary
951	relating to the calculation of graduation rates and retention
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952	rates, a student who meets all of the following criteria may not
953	be counted by the Board of Governors when calculating or
954	confirming the graduation rate or the retention rate of the
955	University of South Florida under those sections:
956	(a) The student was admitted to and initially enrolled
957	before the spring 2019 semester as a first-time-in-college
958	student at the University of South Florida St. Petersburg or the
959	University of South Florida Sarasota/Manatee.
960	(b) The student voluntarily disenrolled from all
961	University of South Florida campuses without graduating before
962	the date of termination of the separate SACSCOC accreditation of
963	his or her admitting campus.
964	(4) This section expires July 1, 2020.
965	Section 25. Subsection (1) of section 1004.344, Florida
966	Statutes, is amended to read:
967	1004.344 The Florida Center for the Partnerships for Arts
968	Integrated Teaching
969	(1) The Florida Center for the Partnerships for Arts
970	Integrated Teaching is created within the University of South
971	Florida and shall be physically headquartered at the University
972	<u>of South Florida</u> Sarasota/Manatee.
973	Section 26. This act shall take effect upon becoming a
974	law.
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977	TITLE AMENDMENT
978	Remove everything before the enacting clause and insert:
979	
980	An act relating to higher education; providing a short
981	title; amending s. 1001.706, F.S.; requiring state
982	universities to identify internship opportunities in
983	high-demand fields; revising requirements for state
984	university accountability plans; requiring state
985	university boards of trustees to submit a proposal to
986	improve graduation rates by a specified date;
987	providing requirements for such proposals; amending s.
988	1001.7065, F.S.; revising the preeminent state
989	research universities program graduation rate
990	requirements and funding distributions; specifying
991	funding as provided by the Legislature; deleting the
992	authority for such universities to stipulate a special
993	course requirement for incoming students; requiring
994	the Board of Governors to establish certain standards
995	by a specified date; amending s. 1001.92, F.S.;
996	requiring certain performance-based metrics to include
997	specified graduation rates and access benchmarks;
998	specifying funding as provided by the Legislature;
999	creating s. 1004.097, F.S.; providing a short title;
1000	providing definitions; providing applicability;
1001	authorizing a public institution of higher education
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1002 to create and enforce certain restrictions relating to 1003 expressive activities on campus; providing a cause of 1004 action for violations of the act; amending s. 1004.28, 1005 F.S.; directing a state university board of trustees to limit the services, activities, and expenses of its 1006 direct-support organizations; requiring the chair of 1007 1008 the board of trustees to appoint at least one representative to the board of directors and executive 1009 1010 committee of a university direct-support organization; requiring the disclosure of certain financial 1011 1012 documents; creating s. 1004.6497, F.S.; establishing 1013 the World Class Faculty and Scholar Program; providing the purpose and intent; authorizing state university 1014 1015 investments in certain faculty retention, recruitment, 1016 and recognition activities; specifying funding as 1017 provided by the Legislature; requiring an annual 1018 report to the Governor and the Legislature by a specified date; creating s. 1004.6498, F.S.; 1019 1020 establishing the State University Professional and 1021 Graduate Degree Excellence Program; providing the purpose; listing the quality improvement efforts that 1022 1023 may be used to elevate the prominence of state 1024 university medicine, law, and graduate-level business 1025 programs; specifying funding as provided by the 1026 Legislature; requiring an annual report to the 126639 - h0423 strike.docx

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Bill No. CS/HB 423 (2018)

Amendment No. 1

1027 Governor and the Legislature by a specified date; amending s. 1008.30, F.S.; authorizing certain state 1028 1029 universities to continue to provide developmental education instruction; amending s. 1009.22, F.S.; 1030 1031 removing the prohibition on the inclusion of a 1032 technology fee in the funds for the Florida Bright 1033 Futures Scholarship Program award; amending s. 1009.23, F.S.; removing the prohibition on the 1034 inclusion of a technology fee in the funds for the 1035 1036 Florida Bright Futures Scholarship Program award; 1037 amending s. 1009.24, F.S.; removing the prohibition on 1038 the inclusion of a technology fee and a tuition 1039 differential fee in the funds for the Florida Bright 1040 Futures Scholarship Program award; amending s. 1041 1009.53, F.S.; authorizing students to use certain 1042 Florida Bright Futures Scholarship Program awards for 1043 summer term enrollment beginning in specified years; specifying funding as provided by the Legislature; 1044 amending s. 1009.534, F.S.; specifying Florida 1045 1046 Academic Scholars award amounts to cover tuition, 1047 fees, textbooks, and other educational expenses; 1048 amending s. 1009.535, F.S.; specifying Florida Medallion Scholars award amounts to cover specified 1049 tuition and fees; amending s. 1009.701, F.S.; revising 1050 1051 the state-to-private match requirement for

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Bill No. CS/HB 423 (2018)

Amendment No. 1

1052 contributions to the First Generation Matching Grant 1053 Program beginning in a specified fiscal year; 1054 extending the program to include Florida College 1055 System institution students; amending s. 1009.893, 1056 F.S.; extending coverage of the Benacquisto 1057 Scholarship Program to include tuition and fees for 1058 qualified nonresident students; creating s. 1009.894, 1059 F.S.; creating the Florida Farmworker Student Scholarship Program; providing a purpose; requiring 1060 1061 the Department of Education to administer the 1062 scholarship program; providing student eligibility 1063 criteria; specifying award amounts and distributions; 1064 amending s. 1009.98, F.S.; providing that certain 1065 payments from the Florida Prepaid College Board to a 1066 state university on behalf of a qualified beneficiary 1067 may not exceed a specified amount; providing a 1068 directive to the Division of Law Revision and 1069 Information; requiring the Board of Governors, in 1070 consultation with the state universities and by a 1071 specified date, to submit recommendations on a process 1072 to achieve a complete performance-based continuous 1073 improvement funding model; requiring the Legislature 1074 to review recommendations from an independent entity; requiring such entity to consult with the Board of 1075 1076 Governors; requiring legislative action before

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Amendment No. 1

1077 implementation of any recommendations; providing 1078 appropriations; providing for the future repeal of ss. 1079 1004.33 and 1004.34, F.S., relating to the University 1080 of South Florida St. Petersburg and Manatee/Sarasota, 1081 respectively; creating s. 1004.335, F.S.; requiring 1082 the University of South Florida to adopt and submit a 1083 plan to phase out the separate accreditations of the 1084 University of South Florida St. Petersburg and the 1085 University of South Florida Manatee/Sarasota by a 1086 specified date; providing requirements for such plan; 1087 providing that certain students may not be included in 1088 specified graduation and retention rate calculations; 1089 amending s. 1004.344; requiring the University of 1090 South Florida's Florida Center for the Partnership for 1091 Arts Integrated Teaching to be located at a certain 1092 branch campus; providing appropriations; providing an 1093 effective date.

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