Florida House of Representatives - 2000

CS/HB 1567

By the Committees on Governmental Rules & Regulations, Colleges & Universities and Representatives Casey, Betancourt and Waters

1	A bill to be entitled
2	An act relating to rulemaking authority within
3	the State University System; amending s.
4	240.209, F.S.; revising language; clarifying
5	the authority of the Board of Regents to
6	establish certain fees, delegate authority to
7	the Chancellor or the universities, allow the
8	waiver of certain fees, manage systemwide
9	enrollment, govern the admission of students
10	into the State University System, establish
11	policies relating to credit and noncredit
12	offerings, and establish and regulate faculty
13	practice plans for the academic health science
14	centers; providing and clarifying authority to
15	adopt rules to implement such powers and
16	duties; correcting an obsolete cross reference;
17	deleting unnecessary cross references; amending
18	s. 240.227, F.S.; clarifying the rulemaking
19	authority of university presidents regarding
20	conditions of employment of university
21	personnel and the management of property and
22	financial resources of the university;
23	providing rulemaking authority regarding
24	internal procedures of student governments, the
25	use and protection of data and technology, and
26	compliance with federal laws; amending s.
27	240.229, F.S., relating to the powers of the
28	university with regard to patents, copyrights,
29	and trademarks; authorizing the adoption of
30	rules; amending s. 240.233, F.S., relating to
31	university admission of students; authorizing
	1

1

Florida House of Representatives - 2000 CS/HB 1567 607-129-00

1	the adoption of rules by the university
2	president; amending s. 240.241, F.S., relating
3	to divisions of sponsored research at state
4	universities; authorizing the adoption of rules
5	by the university president; amending s.
6	240.261, F.S.; clarifying the rulemaking
7	authority of universities with regard to
8	student and employee conduct; amending s.
9	240.291, F.S.; providing rulemaking authority
10	regarding delinquent accounts; providing an
11	effective date.
12	
13	Be It Enacted by the Legislature of the State of Florida:
14	
15	Section 1. Subsection (1) and paragraphs (e), (f),
16	(p), (q) , (r) , and (t) of subsection (3) of section 240.209,
17	Florida Statutes, are amended, and paragraphs (u) through (y)
18	of subsection (3), and subsection (11) are added to said
19	section, to read:
20	240.209 Board of Regents; powers and duties
21	(1) The Board of Regents is <u>authorized to adopt</u>
22	systemwide rules primarily responsible for adopting systemwide
23	rules pursuant to ss. 120.536(1) and 120.54 to implement
24	provisions of law conferring duties upon it; <u>to plan</u> planning
25	for the future needs of the State University System; to plan
26	planning the programmatic, financial, and physical development
27	of the system; <u>to review and evaluate</u> reviewing and evaluating
28	the instructional, research, and service programs at the
29	universities; <u>to coordinate</u> coordinating program development
30	among the universities; and <u>to monitor</u> monitoring the fiscal
31	performance of the universities.

2

(3) The board shall: 1 2 (e) Establish student fees. 3 1. By no later than December 1 of each year, the board 4 shall raise the systemwide standard for resident undergraduate 5 matriculation and financial aid fees for the subsequent fall б term, up to but no more than 25 percent of the prior year's 7 cost of undergraduate programs. In implementing this 8 paragraph, fees charged for graduate, medical, veterinary, and 9 dental programs may be increased by the Board of Regents in the same percentage as the increase in fees for resident 10 undergraduates. However, in the absence of legislative action 11 12 to the contrary in an appropriations act, the board may not 13 approve annual fee increases for resident students in excess 14 of 10 percent. The sum of nonresident student matriculation and tuition fees must be sufficient to defray the full cost of 15 16 undergraduate education. Graduate, medical, veterinary, and dental fees charged to nonresidents may be increased by the 17 board in the same percentage as the increase in fees for 18 19 nonresident undergraduates. However, in implementing this 20 policy and in the absence of legislative action to the contrary in an appropriations act, annual fee increases for 21 22 nonresident students may not exceed 25 percent. In the absence of legislative action to the contrary in the General 23 24 Appropriations Act, the fees shall go into effect for the 25 following fall term. 26 2.

26 2. When the appropriations act requires a new fee 27 schedule, the board shall establish a systemwide standard fee 28 schedule required to produce the total fee revenue established 29 in the appropriations act based on the product of the assigned 30 enrollment and the fee schedule. The board may approve the 31 expenditure of any fee revenues resulting from the product of

3

the fee schedule adopted pursuant to this section and the
 assigned enrollment.

3 3. Upon provision of authority in a General 4 Appropriations Act to spend revenue raised pursuant to this 5 section, the board shall approve a university request to б implement a matriculation and out-of-state tuition fee 7 schedule which is calculated to generate revenue which varies 8 no more than 10 percent from the standard fee revenues 9 authorized through an appropriations act. In implementing an alternative fee schedule, the increase in cost to a student 10 11 taking 15 hours in one term shall be limited to 5 percent. 12 Matriculation and out-of-state tuition fee revenues generated 13 as a result of this provision are to be expended for 14 implementing a plan for achieving accountability goals adopted pursuant to s. 240.214 and for implementing a Board of 15 16 Regents-approved plan to contain student costs by reducing the time necessary for graduation without reducing the quality of 17 instruction. The plans shall be recommended by a 18 19 universitywide committee, at least one-half of whom are 20 students appointed by the student body president. A 21 chairperson, appointed jointly by the university president and 22 the student body president, shall vote only in the case of a tie. 23

The board is authorized to collect for financial 24 4. aid purposes an amount not to exceed 5 percent of the student 25 26 tuition and matriculation fee per credit hour. The revenues 27 from fees are to remain at each campus and replace existing 28 financial aid fees. Such funds shall be disbursed to students 29 as quickly as possible. The board shall specify specific limits on the percent of the fees collected in a fiscal year 30 31 which may be carried forward unexpended to the following

4

CS/HB 1567

Florida House of Representatives - 2000 607-129-00

fiscal year. A minimum of 50 percent of funds from the student 1 2 financial aid fee shall be used to provide financial aid based 3 on absolute need. A student who has received an award prior to July 1, 1984, shall have his or her eligibility assessed on 4 5 the same criteria that was used at the time of his or her б original award. 7 5. The board may recommend to the Legislature an 8 appropriate systemwide standard matriculation and tuition fee 9 schedule. 10 The Education and General Student and Other Fees 6. Trust Fund is hereby created, to be administered by the 11 Department of Education. Funds shall be credited to the trust 12 13 fund from student fee collections and other miscellaneous fees 14 and receipts. The purpose of the trust fund is to support the instruction and research missions of the State University 15 16 System. Notwithstanding the provisions of s. 216.301, and pursuant to s. 216.351, any balance in the trust fund at the 17 end of any fiscal year shall remain in the trust fund and 18 19 shall be available for carrying out the purposes of the trust 20 fund. 21 7. The board may establish the following fees: 22 a. A nonrefundable application fee, which shall not 23 exceed \$30. 24 b. An admissions deposit fee for the University of 25 Florida College of Dentistry, which shall not exceed \$200. 26 c. An orientation fee, which shall not exceed \$35. 27 d. A fee for security, access, or identification 28 cards, the annual fee for which shall not exceed \$10 per card. 29 The amount charged for replacement cards shall not exceed \$15. e. Registration fees for audit and zero hours 30 registration; a service charge for the payment of registration 31 5

fees in installments, which shall not exceed \$15; and a late 1 2 registration fee for students who fail to initiate registration during the regular registration period, which 3 shall be from \$50 to \$100. 4 5 f. A late payment fee for students who fail to pay, or б make appropriate arrangements, such as installment payment, 7 deferment, or third-party billing, for the payment of tuition 8 and course-related fees by the deadline set by each 9 university, which shall be from \$50 to \$100. Universities may adopt specific procedures or policies for waiving the late 10 11 payment fee for minor underpayment, as specified by the 12 university. 13 g. A fee for miscellaneous health-related charges for services provided at cost by a university health center which 14 15 are not covered by the health fee established pursuant to s. 16 240.235(1).h. Material and supply fees to offset the cost of 17 materials or supply items that are consumed in the course of 18 19 the student's instructional activities, excluding the cost of 20 equipment replacement, repairs, and maintenance. 21 i. Housing rental rates and miscellaneous housing 22 charges for services provided by the university at the request 23 of the student. 24 j. A charge representing the reasonable cost of collection efforts to effect payment for overdue accounts. 25 26 k. A service charge on university loans, in lieu of 27 interest and administrative handling. 28 1. A fee for off-campus offerings when the location 29 results in specific, identifiable increased costs to the 30 university. 31

1 m. Library fees and fines, including charges for 2 damaged and lost library material, overdue reserve library books, interlibrary loans, and literature searches. 3 4 n. Fees relating to duplicating, photocopying, 5 binding, and microfilming; copyright services; and 6 standardized testing. Such fees shall only be charged to those 7 receiving the service. 8 o. Fees and fines relating to facilities and equipment 9 use, late return, loss, and damage. 10 p. A returned check fee as authorized by s. 832.07(1), 11 for unpaid checks returned to the university. 12 q. Traffic and parking fines, parking decal fees, and 13 transportation access fees. 14 r. A fee for child care and services provided by an 15 educational research center for child development. 16 s. Fees for transcripts and diploma replacement, which 17 shall not exceed \$10 per item. (f) Establish and maintain systemwide personnel 18 19 programs for all State University System employees, including 20 a systemwide personnel classification and pay plan, notwithstanding provisions of law that grant authority to the 21 22 Department of Management Services over such programs for state employees. The board shall consult with the legislative 23 appropriations committees regarding any major policy changes 24 25 related to classification and pay which are in conflict with 26 those policies in effect for career service employees with 27 similar job classifications and responsibilities. The board 28 may adopt rules related to the appointment, employment, and removal of personnel, which delegate delegating its authority 29 to the Chancellor or the universities. The board shall submit, 30 in a manner prescribed by law, any reports concerning State 31 7

University System personnel programs as shall be required of 1 2 the Department of Management Services for other state 3 employees. The Department of Management Services shall retain authority over State University System employees for programs 4 5 established in ss. 110.116, 110.123, 110.1232, 110.1234, б 110.1235, and 110.1238 and in chapters 121, 122, and 238. The 7 board shall adopt only those rules necessary to provide for a 8 coordinated, efficient systemwide program and shall delegate 9 to the universities all authority necessary for implementing implementation of the program consistent with these 10 11 coordinating rules so adopted and applicable collective bargaining agreements. Notwithstanding the provisions of s. 12 13 216.181(7), the salary rate controls for positions in budgets 14 under the Board of Regents shall separately delineate the general faculty and all other categories. 15 16 (p) Notwithstanding the provisions of ss. 216.044, 255.248, 255.249, 255.25, 255.28, 255.29, and 287.055, adopt 17 rules to Administer a program for the maintenance and 18 19 construction of facilities in the State University System and 20 to secure, or otherwise provide as a self-insurer pursuant to 21 s. 440.38(6), workers' compensation coverage for contractors

and subcontractors, or each of them, employed by or on behalf of the Board of Regents when performing work on or adjacent to property owned or used by the Board of Regents or the State University System.

(q) Adopt rules to Ensure compliance with the provisions of s. <u>287.09451</u> 287.0945, for all State University System procurement, and additionally, ss. 255.101 and 255.102, for construction contracts, and rules adopted pursuant thereto, relating to the utilization of minority business enterprises, except that procurements costing less than the

8

amount provided for in CATEGORY FIVE as provided in s. 287.017 1 2 shall not be subject to s. 287.09451 287.0945(7)(a). 3 (r) Adopt rules pursuant to ss. 120.536(1) and 120.54 4 to implement provisions of law conferring duties upon it, 5 including, but not limited to, procedures to Administer an б acquisition program for the purchase or lease of real and 7 personal property and contractual services pursuant to s. 240.205(6). 8 9 (t) Require Adopt rules providing that each state university shall advise students who meet the minimum 10 11 requirements for admission to the upper division of a state 12 university, but are denied admission to limited access 13 programs, of the availability of similar programs at other 14 State University System institutions and the admissions requirements of such programs. 15 16 (u) Allow the waiver of any or all application, course 17 registration, and related fees for persons who supervise student interns of institutions within the State University 18 19 System. 20 (v) Manage systemwide enrollment. (w) Govern the admission of students into the State 21 22 University System. 23 (x) Establish policies relating to credit and 24 noncredit education offerings by universities in the State 25 University System. 26 (y) Establish and regulate faculty practice plans for 27 the academic health science centers. 28 (11) The board is authorized to adopt rules to 29 implement the provisions of this section. 30 Section 2. Subsections (1), (5), (11), (13), and (19) 31 of section 240.227, Florida Statutes, are amended, subsection 9

(24) of said section is renumbered and amended, subsections 1 2 (20) through (23) of said section are renumbered as 3 subsections (19) through (22), respectively, and new subsections (24) through (27) are added to said section, to 4 5 read: б 240.227 University presidents; powers and duties.--The 7 president is the chief administrative officer of the 8 university and is responsible for the operation and 9 administration of the university. Each university president 10 shall: 11 (1) Have the authority to adopt rules pursuant to ss. 12 120.536(1) and 120.54 to implement provisions of law governing 13 the operation and administration of the university, which 14 shall include the specific powers and duties enumerated in this section. Such rules shall be consistent with the mission 15 16 of the university and statewide rules and policies and shall assist in the development of the university in a manner which 17 will complement the missions and activities of the other 18 19 universities for the overall purpose of achieving the highest 20 quality of education for the citizens of the state. 21 (5) Appoint university personnel and provide for the 22 compensation and other conditions of employment, such as recruitment, nonreappointment, benefits and hours of work, 23 evaluation, recognition, inventions and works, learning 24 25 opportunities, academic freedom and responsibility, promotion, 26 assignment, demotion, transfer, tenure and permanent status, 27 ethical obligations and conflicts of interest, restrictive 28 covenants, disciplinary actions, complaints, appeals and grievance procedures, and separation and termination from 29 employment, consistent with applicable law, collective 30 31

10

bargaining agreements, and rules of the Board of Regents rule 1 2 for university personnel who are exempt from chapter 110. 3 (11) Establish and maintain Make rules necessary for 4 the establishment and maintenance of a personnel exchange 5 program, by which persons employed within the university as б instructional and research faculty and comparable 7 administrative and professional staff may be exchanged with 8 persons employed in like capacities by institutions of higher learning which are not under the jurisdiction of the 9 university, by units of government either within or without 10 11 this state, or by private industry. The salary and benefits 12 of State University System and state personnel participating 13 in the exchange program shall be continued during the period 14 of time they participate in the exchange program, and such personnel shall be deemed to have no break in creditable or 15 continuous state service or employment during the period of 16 time in which they participate in the exchange program. 17 The salary and benefits of persons participating in the personnel 18 19 exchange program who are employed by institutions of higher 20 learning which are not under the jurisdiction of the university, by units of government either within or without 21 22 this state, or by private industry shall be paid by the originating employers of those participants. The duties and 23 responsibilities of a person participating in the exchange 24 25 program shall be the same as those of the person he or she 26 replaces. 27 Use, maintain, protect, and control (13) 28 university-owned or controlled buildings and grounds; property and equipment; name, trademarks, and other proprietary marks; 29 and the financial and other resources of the university. Such 30 authority may include restrictions on commercial activity, 31 11

access to facilities, firearms, food, tobacco, alcoholic 1 beverages, distribution of printed materials, animals, and 2 sound. The authority vested in the university president in 3 this paragraph includes the prioritization of the use of 4 5 university space, property, equipment, and resources and the 6 imposition of charges for the same. Further, each university 7 president shall have Manage the property and financial 8 resources of the university, including, but not limited to, 9 having the authority to adjust property records and dispose of state-owned tangible personal property in the university's 10 11 custody in accordance with procedures established by the Board of Regents. Notwithstanding the provisions of s. 273.055(5), 12 13 all moneys received from the disposition of state-owned 14 tangible personal property shall be retained by the university and disbursed for the acquisition of tangible personal 15 16 property and for all necessary operating expenditures. The university shall maintain records of the accounts into which 17 18 such moneys are deposited. 19 (19) Administer personnel programs established by the 20 Board of Regents and any applicable collective bargaining 21 agreements under the supervision of the Board of Regents. 22 (23)(24) Adopt rules and Enter into agreements for student exchange programs which involve students at the 23 24 university and students in institutions of higher learning, 25 either within or without the state, which are not in the State 26 University System. Such agreements may provide that the 27 tuition and fees of a student who is enrolled in a university 28 in the State University System and who is participating in an exchange program shall be paid to the state university during 29 the period of time he or she is participating in the exchange 30 31 program. Such agreements may also provide that the tuition 12

and fees of a student who is enrolled in an institution which 1 2 is not in the State University System and who is participating 3 in an exchange program shall be paid to the nonstate institution in which he or she is enrolled. 4 5 (24) Approve the internal procedures and provide б purchasing, contracting, and budgetary review processes of 7 student government. 8 (25) Provide for the use and protection of data and technology, including information systems, communication 9 systems, computer hardware and software, and networks. 10 11 (26) Ensure compliance with federal laws, regulations, 12 and other requirements applicable to the university. 13 (27) Adopt rules to implement the provisions of this 14 section. 15 Section 3. Subsection (6) of section 240.229, Florida 16 Statutes, is amended to read: 240.229 Universities; powers; patents, copyrights, and 17 trademarks. -- Any other law to the contrary notwithstanding, 18 19 each university is authorized, in its own name, to: 20 (6) Do all other acts necessary and proper for the 21 execution of powers and duties herein conferred upon the 22 university, including adopting rules in order to administer this section. Any proceeds therefrom shall be deposited and 23 expended in accordance with s. 240.241. Any action taken by 24 the university in securing or exploiting such trademarks, 25 26 copyrights, or patents shall, within 30 days, be reported in 27 writing by the president to the Department of State. 28 Section 4. Section 240.233, Florida Statutes, is amended to read: 29 240.233 Universities; admissions of students.--Each 30 31 university president is authorized to adopt rules governing 13

1 <u>the admission</u> shall govern admissions of students, subject to 2 this section and rules of the Board of Regents.

3 (1) Minimum academic standards for undergraduate
4 admission to a university must include the requirements that:
5 (a) Each student have received a high school diploma
6 pursuant to s. 232.246, or its equivalent, except as provided

7 in s. 240.116(2) and (3).

8 (b) Each student have earned two credits of sequential 9 foreign language at the secondary level or the equivalent of such instruction at the postsecondary level. A student whose 10 11 native language is not English is exempt from this admissions 12 requirement, provided that the student demonstrates 13 proficiency in the native language. If a standardized test is 14 not available in the student's native language for the demonstration of proficiency, the university may provide an 15 16 alternative method of assessment. The State Board of Education shall adopt rules for the articulation of foreign 17 18 language competency and equivalency between secondary and 19 postsecondary institutions. A student who received an 20 associate in arts degree prior to September 1, 1989, or who 21 enrolled in a program of studies leading to an associate 22 degree from a Florida community college prior to August 1, 1989, and maintains continuous enrollment shall be exempt from 23 this admissions requirement. 24

(2) The Board of Regents shall adopt rules which provide for a limited number of students to be admitted to the State University System, notwithstanding the admission requirements of paragraph (1)(b), if there is evidence that the applicant is expected to do successful academic work at the admitting university. The number of applicants admitted under this subsection may not exceed 5 percent of the total

14

number of freshmen who entered the State University System the 1 2 prior year. Any lower-division student admitted without 3 meeting the foreign language requirement must earn such credits prior to admission to the upper division of a state 4 5 university. Any associate in arts degree graduate from a public community college or university in Florida, or other 6 7 upper-division transfer student, admitted without meeting the 8 foreign language requirement, must earn such credits prior to 9 graduation from a state university. Students shall be exempt from the provisions of this subsection if they can demonstrate 10 11 proficiency in American sign language equivalent to that of 12 students who have completed two credits of such instruction in 13 high school.

14 (3)(a) Nonresident students may be admitted to the 15 university upon such terms as the university may establish. 16 However, such terms shall include, but shall not be limited 17 to: completion of a secondary school curriculum which 18 includes 4 years of English; 3 years each of mathematics, 19 science, and social sciences; and 2 years of a foreign 20 language.

(b) Within the admission standards provided for in 21 22 subsection (1), the Board of Regents shall develop procedures for weighting courses which are necessary to meet the 23 requirements of a college-preparatory curriculum at a higher 24 value than less rigorous courses. Credits received in such 25 26 courses shall be given greater value in determining admission 27 by universities than cumulative grade point averages in high 28 school.

(4) Consideration shall be given to the past actions
of any person applying for admission as a student to any state
university, either as a new applicant, an applicant for

15

continuation of studies, or a transfer student, when such
 actions have been found to disrupt or interfere with the
 orderly conduct, processes, functions, or programs of any
 other university, college, or community college.

5 (5) In any application for admission by a student as a 6 citizen of the state, the applicant, if 18 years of age, or, 7 if a minor, his or her parents or guardian shall make and file 8 with such application a written statement under oath that such 9 applicant is a citizen and resident of the state and entitled, 10 as such, to admission upon the terms and conditions prescribed 11 for citizens and residents of the state.

(6) Rules of the State Board of Education shall 12 13 require the use of scores on tests of college-level 14 communication and computation skills provided in s. 229.551 as a condition for admission of students to upper-division 15 16 instructional programs from community colleges, including those who have been awarded associate in arts degrees. Use of 17 such test scores as an admission requirement shall extend 18 equally and uniformly to students enrolled in lower divisions 19 20 in the State University System and to transfer students from other colleges and universities. The tests shall be required 21 22 for community college students seeking associate in arts degrees and students seeking admission to upper-division 23 instructional programs in the State University System. 24 The use of test scores prior to August 1, 1984, shall be limited 25 26 to student counseling and curriculum improvement.

(7) For the purposes of this section, American sign language constitutes a foreign language. Florida high schools may offer American sign language as a for-credit elective or as a substitute for any already authorized foreign language requirement.

CS/HB 1567

Florida House of Representatives - 2000 607-129-00

1 (8) A Florida resident who is denied admission as an 2 undergraduate to a state university for failure to meet the 3 high school grade point average requirement may appeal the decision to the university and request a recalculation of the 4 5 grade point average including in the revised calculation the б grades earned in up to three credits of advanced fine arts 7 courses. The university shall provide the student with a 8 description of the appeals process at the same time as notification of the admissions decision. The university shall 9 recalculate the student's grade point average using the 10 11 additional courses and advise the student of any changes in 12 the student's admission status. For purposes of this section, 13 fine arts courses include courses in music, drama, painting, 14 sculpture, speech, debate, or a course in any art form that requires manual dexterity. Advanced level fine arts courses 15 include fine arts courses identified in the course code 16 directory as Advanced Placement, pre-International 17 Baccalaureate, or International Baccalaureate, or fine arts 18 19 courses taken in the third or fourth year of a fine arts 20 curriculum. Section 5. Subsection (17) is added to section 21 22 240.241, Florida Statutes, to read: 23 240.241 Divisions of sponsored research at state 24 universities.--25 (17) Each university president is authorized to adopt 26 rules to implement the provisions of this section. 27 Section 6. Section 240.261, Florida Statutes, is 28 amended to read: 29 240.261 Codes of conduct; disciplinary measures; rulemaking authority Disciplinary rules .--30 31

17

1 (1) Each university may adopt, by rule, codes a uniform code of conduct and appropriate penalties for 2 3 violations of rules by students and employees, to be administered by the president of each university. Such 4 5 penalties, unless otherwise provided by law, may include: the б issuance of a reprimand; the payment of restitution; the 7 imposition of fines; the withholding of diplomas or 8 transcripts pending compliance with rules, completion of any pending student judicial process or sanction, or payment of 9 fines; restrictions on the use of, or removal from, university 10 facilities; the completion of community service or educational 11 12 requirements; or, and the imposition of probation, suspension, 13 or dismissal, or expulsion. 14 (2) Each university may adopt, by rule, a code of 15 conduct and appropriate penalties for violations of rules by student organizations, to be administered by the university. 16 Such penalties, unless otherwise provided by law, may include: 17 reprimand; restitution; suspension, cancellation, or 18 19 revocation of the registration or official recognition of a 20 student organization; and restrictions on the use of, or removal from, university facilities. 21 22 (3) Sanction authorized by university codes of conduct 23 may only be imposed for acts or omissions in violation of rules adopted by the university, including rules adopted 24 pursuant to this section; rules of the Board of Regents; 25 26 county and municipal ordinances; or federal or state law, 27 including the laws of other states. 28 (4) Each university may establish and adopt, by rule, 29 codes of appropriate penalties for violations of rules governing student academic honesty. Such penalties, unless 30 otherwise provided by law, may include: reprimand, reduction 31 18

of grade, denial of academic credit, invalidation of 1 2 university credit or the degree that is based upon such credit, probation, suspension, dismissal, or expulsion. In 3 addition to any other penalties imposed, an individual may be 4 5 denied admission or further registration, and the university б may invalidate academic credit for work done by a student, and 7 may invalidate or revoke the degree based upon such credit, if 8 it is determined that the student has made false, fraudulent, 9 or incomplete statements in the application, residence 10 affidavit, or accompanying documents or statements in connection with, or supplemental to, the application for 11 12 admission to, or graduation from, the university. 13 (5) (2) The university shall adopt rules for the lawful 14 discipline of any student, faculty member, or member of the administrative staff who intentionally acts to impair, 15 16 interfere with, or obstruct the orderly conduct, processes, and functions of a state university. Said rules may apply to 17 acts conducted on or off campus when relevant to such orderly 18 conduct, processes, and functions. 19 20 Section 7. Subsection (4) is added to section 240.291, 21 Florida Statutes, to read: 22 240.291 Delinquent accounts.--(4) Each university is authorized to adopt rules to 23 24 implement the provisions of this section, including setoff 25 procedures; payroll deductions; and restrictions on the 26 release of transcripts, award of diplomas, and access to 27 university resources and services. 28 Section 8. This act shall take effect upon becoming a 29 law. 30 31