Bill No. <u>CS for SB 2448</u>

	Amendment No
	CHAMBER ACTION House
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11	Senator Sullivan moved the following amendment:
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13	Senate Amendment (with title amendment)
14	Delete everything after the enacting clause
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16	and insert:
17	Section 1. Section 231.315, Florida Statutes, is
18	created to read:
19	231.315 Peer assistance and review
20	(1) The Legislature, the education community, and the
21	public expect high standards of professional practice from
22	school administrators and instructional staff. To promote high
23	professional standards, administrators and instructional staff
24	must develop a system of shared accountability. Peer
25	assistance and review is a process in which highly skilled
26	instructional personnel serve in a consulting role with their
27	peers to improve the quality of classroom instruction. Peer
28	assistance and review allows administrators and instructional
29	personnel to share the responsibility of mentoring, training,
30	assisting, and reviewing the professional standards and
31	practices of instructional personnel.
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1	(2) Peer assistance and review programs must meet the
2	following minimum standards:
3	(a) Program provisions must be developed through the
4	collective bargaining agreement between the teachers'
5	association and the school district.
6	(b) A joint instructional personnel and school
7	district governing body must be created with responsibility to
8	review recommendations of the consulting peer instructional
9	personnel.
10	(c) Consulting peer instructional personnel must be
11	recognized by their peers as highly skilled practitioners and
12	must be selected by their peers.
13	(d) Consulting peer instructional personnel must be
14	properly compensated and trained.
15	(e) Consulting peer instructional personnel must
16	provide assistance and review for instructional personnel with
17	the same area of expertise as the consulting peer
18	instructional personnel member.
19	(f) Consulting peer instructional personnel must not
20	be considered administrative personnel and must retain status
21	within the employees' collective bargaining unit.
22	(3) For fiscal years 2001-2002 and 2002-2003, up to
23	six school districts may be selected to establish model peer
24	assistance and review programs. At least one district selected
25	must have less than 6,000 students, and at least one district
26	selected must have more than 100,000 students. Districts that
27	intend to apply for selection must submit an application to
28	the Department of Education by March 1, 2001, which includes
29	the agreement between the teachers' association and the school
30	district. By October 1, 2001, the department shall select the
31	participating districts based on the quality of their
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applications. 1 2 (4) The department shall provide technical assistance 3 to selected school districts to establish model peer 4 assistance and review programs. 5 (5) The school districts selected to establish model 6 peer assistance and review programs shall receive by December 7 1, 2001, an allocation from the department as established in the General Appropriations Act. 8 9 (6) During the 2002-2003 fiscal year, the department 10 shall assess the results of the selected model peer assistance and review programs and shall submit a report to the Governor, 11 12 the President of the Senate, and the Speaker of the House of Representatives by March 1, 2003. The report must include the 13 department's recommendation as to the continuation or 14 15 expansion of peer assistance and review programs. Section 2. Section 231.6015, Florida Statutes, is 16 17 created to read: 18 231.6015 Mathematics and science teacher-education 19 program.--20 (1) The Legislature intends to establish an inservice 21 professional development program to improve the teaching of mathematics and science in the public schools of this state, 22 with an initial emphasis on students in kindergarten through 23 24 grade 8. The program may be conducted separately or in conjunction with other inservice professional development 25 26 programs provided by a school district. The funds are to be 27 used to supplement but not to supplant current professional 28 development in mathematics and science education. 29 (2) As used in this section, the term "teacher" has 30 the meaning ascribed to "instructional personnel" in s. 31 236.685.

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1	(3) The purpose of the program is to improve the
2	ability of teachers to deliver instruction that:
3	(a) Concentrates learning on the Sunshine State
4	Standards and the Subject Matter Content Standards for
5	teachers adopted by the Education Standards Commission;
6	(b) Includes content in sequences designed to prepare
7	students for the state assessments of progress;
8	(c) Demonstrates its quality by improvement in
9	students' classroom achievement; and
10	(d) Identifies and challenges students who excel in
11	science and mathematics as well as those whose aptitude is
12	average or below average.
13	(4) The program must be designed to improve a
14	teacher's command of content knowledge and teaching skills. If
15	resources are insufficient to provide adequate instruction for
16	all teachers, the program design should allocate those
17	resources to produce a measurable, systemic change in student
18	learning, rather than only to reach as many teachers as
19	possible.
20	(5) The program must:
21	(a) Employ strategies that have proved effective;
22	(b) Exploit current knowledge and research on
23	professional staff development and standards;
24	(c) Include components for school board members and
25	administrators at the school level, school district
26	administration level, and state level;
27	(d) Involve the expertise of public and independent
28	universities, colleges, and community colleges in planning and
29	implementation;
30	(e) Provide for an incentive plan as authorized in s.
31	236.08106; and
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1	(f) Include an evaluation of effectiveness as
2	determined by the Florida Alliance for Improving Mathematics
3	and Science in Education Programs. The evaluation component of
4	the program must provide data capable of allowing an analysis
5	of the achievement of students before and after the program is
б	implemented and for an analysis of students whose teachers
7	participate in the program compared to a cohort of students
8	whose teachers do not. As much as possible, the cohort must
9	consist of students having similar demographic characteristics
10	and selected measures of academic achievement.
11	(6) The Legislature shall determine annually in the
12	General Appropriations Act the funds to be available for this
13	program. The Technological Research and Development Authority
14	may be the fiscal agent of these funds.
15	(7) Under s. 240.149, the Florida Alliance for
16	Improving Mathematics and Science in Education Programs may
17	operate the delivery mechanisms for the program or may
18	delegate that responsibility to a school district, a
19	consortium of school districts, an academy, an area center for
20	educational enhancement, or a group operating under a charter
21	arranged by a district or consortium. The delivery mechanisms
22	may involve the expertise of science centers, and the Florida
23	Alliance for Improving Mathematics and Science and school
24	boards may arrange participation by science centers in the
25	planning and delivery of the program, including participation
26	in charter agreements, where appropriate. As used in this
27	subsection, a science center means a nonprofit organization,
28	recognized under section 501(c)(3) of the Internal Revenue
29	Code, which is a full member of the Association of Science and
30	Technology Centers, is accredited by the American Association
31	of Museums, and has had at least 5 years' experience providing
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professional development and support services to teachers 1 throughout the state. The administrators of each component of 2 3 the program shall work collaboratively with the Florida 4 Alliance for Improving Mathematics and Science in Education Programs to plan programs and activities provided by the 5 professional development program, including follow-up support 6 7 for the teachers. (8) Teachers participating in the program may receive 8 compensation from the school district for their participation 9 10 and may use successful participation in the program for extension of a certificate, for adding a new certification 11 12 area if the district has an approved add-on certification 13 program as provided by the State Board of Education, or for college credit for portions of the program which are taught by 14 15 full-time faculty members of postsecondary institutions. In 16 addition to a stipend for the workdays allocated to the 17 training, a teacher may be eligible for a salary bonus upon 18 successful completion of the program, under s. 236.08106. 19 (9) Delivery sites used in the program should be 20 joint-use facilities and may be on property belonging to a 21 school district; a public or independent university, college, or community college; or any other group under a contract 22 approved by the alliance. 23 24 (10) A community college or university may report 25 full-time-equivalent students as a result of providing 26 instruction for the program if the instruction is provided 27 in-load by its own staff paid by its own resources. 28 (11) This section shall be implemented only to the 29 extent funded by the General Appropriations Act. 30 Section 3. Section 240.149, Florida Statutes, is 31 created to read:

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1	240.149 Mathematics and science teacher-education
2	organization; responsibility for program planning and
3	implementation
4	(1) An organization is established to plan and
5	implement the mathematics and science teacher education
6	program created in s. 231.6015. The organization is to be
7	named the Florida Alliance for Improving Mathematics and
8	Science Teaching in Education Programs; must be recognized
9	under section 501(c)(3) of the Internal Revenue Code and
10	registered, incorporated, organized, and operated in
11	compliance with chapter 617; and is not to be considered to be
12	a unit or entity of state government.
13	(a) The organization shall execute its
14	responsibilities independently but is assigned to the Office
15	of the Commissioner of Education for administrative purposes.
16	(b) In the interest of sound public policy, the
17	Legislature determines that the organization is subject to the
18	provisions of chapter 119 which relate to public records, and
19	to the provisions of chapter 286 which relate to public
20	meetings and records.
21	(2) A board of directors shall govern the
22	organization. The members of the board shall be appointed by
23	the Commissioner of Education from recommendations provided by
24	the Postsecondary Education Planning Commission, the Education
25	Standards Commission, the Workforce Development Board of
26	Enterprise Florida, or other public or private organizations
27	with expertise in education or technology upon invitation of
28	the commissioner.
29	(a) Four members must be employees of postsecondary
30	education institutions and must have expertise in science and
31	science education, mathematics and mathematics education, or a
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related technical field. 1 2 (b) Four members must be employees of Florida district 3 school boards; at least two of these members must be teachers. 4 (c) Four members must be from the private sector. 5 (d) One member shall serve ex officio as a 6 representative of the Department of Education. An ex officio 7 member may participate in all deliberations of the alliance 8 but may not vote. 9 (e) Members shall serve 4-year staggered terms, with 10 four of the members having initial terms of 2 years, 3 years, and 4 years, respectively. The commissioner shall appoint a 11 12 new member to fill the remainder of a vacant, unexpired term 13 and may reappoint a member. (f) Members are entitled to reimbursement for travel 14 15 and per diem expenses, as provided in s. 112.061. (3) The board of directors shall employ a chief 16 17 executive officer, who shall direct and supervise the administrative affairs of the board of directors. The board of 18 19 directors may delegate to the chief executive officer any 20 powers and duties it finds appropriate. The chief executive 21 officer may contract with or employ legal and technical experts and other employees as authorized by the board of 22 directors. The chief executive officer shall administer the 23 professional development grant program assigned to the 24 organization and other finances of the organization to ensure 25 26 appropriate accountability and the prudent use of public and 27 private funds. 28 (4) A council is created to assist the organization 29 and to apprise decisionmakers of its activities. 30 (a) The council shall be composed of six members who represent the following governmental branches or sectors: one 31 8 3:11 PM 05/04/00 s2448c1c-22m04

1 member of the Florida Senate appointed by the Presiden	
2 <u>Senate; one member of the Florida House of Representat</u>	
3 appointed by the Speaker of the House of Representativ	
4 representative of the Executive Office of the Governor	-
5 appointed by the Governor; a representative of the Dep	
6 of Education appointed by the Commissioner of Educatio	
7 representative of the Florida Community College System	-
8 appointed by the executive director of the system; and	a
9 representative of the State University System appointe	d by the
10 <u>chancellor</u> .	
(b) The council shall meet at least 2 times a y	ear,
12 with one meeting conducted jointly with the board of	
13 <u>directors.</u>	
14 (5) The Florida Alliance for Improving Mathemat	ics and
15 Science Teaching in Education Programs shall plan and	oversee
16 implementation of the program created by s. 231.6015 a	Ind
17 <u>shall:</u>	
18 (a) Establish and maintain a system of professi	onal
19 development programs in mathematics and science educat	ion, as
20 provided in the General Appropriations Act.	
(b) Provide for involvement of postsecondary ed	lucation
22 in planning and implementation.	
23 (c) Produce specialized professional developmen	it
24 program guidelines. These guidelines may include curri	cula and
25 instructional methods and must assure that the program	s focus
26 on content learning, employ tested strategies, reflect	the
27 nature of science and mathematics, and base their desi	gn on
28 current knowledge and research concerning professional	
29 development.	-
30 (d) Provide for the selection and preparation o	of staff
31 to implement professional development in mathematics a	
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science. 1 (e) Establish priorities that school districts and 2 3 centers for educational enhancement must use in selecting the 4 teachers to participate in the program. If the plan does not provide for participation by all teachers of kindergarten 5 6 through grade 8 within a 4-year cycle, the selection 7 priorities must implement a rationale for disseminating the 8 program's benefits. 9 (f) Design strategies for providing follow-up support 10 for each participating teacher. The follow-up strategies must 11 provide for integration of the principles learned in the 12 program into the teacher's workday for at least 1 year, with continuing followup for 2 additional years or more, as 13 provided in the General Appropriations Act. 14 15 (g) Design and oversee an incentive plan that will encourage the participation of public school teachers and 16 17 administrators in the professional development program. The 18 incentive plan must provide for access to any merit-pay plans developed by school districts and may provide for a stipend 19 20 and a salary bonus for participating teachers, under s. 236.08106. Such bonus must be in addition to the teacher's 21 regular earnings from a school district and may not be awarded 22 until a teacher has successfully completed the program and 23 24 demonstrated, through prescribed follow-up activities in the classroom, an improvement in student achievement in 25 26 mathematics or science. 27 (h) Measure the effectiveness of the professional 28 development program on learning and teaching in mathematics 29 and science. This impact assessment must assure state and 30 local quality control of the improvement of mathematics and science teaching. 31

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By December 1, 2000, the board must submit to the 1 (6) office of the Commissioner of Education a proposed budget for 2 3 implementing the program in 2001-2004. The budget must contain 4 alternative plans for the participation of 50 percent, 33 percent, and 25 percent of the state's teachers at the 5 6 elementary and middle-school levels by 2004. 7 Section 4. Subsection (8) of section 229.592, Florida Statutes, is amended to read: 8 9 229.592 Implementation of state system of school 10 improvement and education accountability.--(8) STATE BOARD.--The State Board of Education shall 11 12 adopt rules pursuant to ss. 120.536(1) and 120.54 to implement a state system of school improvement and education 13 14 accountability and shall specify required annual reports by 15 schools and school districts. The rules must also require each 16 school to report the number and percentage of teachers who 17 have achieved certification by the National Board of 18 Professional Teaching Standards and, for schools that contain a kindergarten or grade 1 through grade 8, the number and 19 20 proportion of teachers who have successfully completed the 21 program to improve mathematics and science teaching under s. 22 236.08106. Section 5. Subsection (3) of section 231.600, Florida 23 24 Statutes, is amended to read: 231.600 School Community Professional Development 25 26 Act.--27 (3) The activities designed to implement this section 28 must: 29 (a) Increase the success of educators in guiding student learning and development so as to implement state and 30 31 local educational standards, goals, and initiatives; 11

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(b) Assist the school community in providing 1 2 stimulating educational activities that encourage and motivate 3 students to achieve at the highest levels and to become active 4 learners; and 5 (c) Provide continuous support as well as temporary 6 intervention for education professionals who need improvement 7 in knowledge, skills, and performance; and. 8 (d) Assure that teacher education programs in science, mathematics, and technology education will be fully aligned 9 10 with the Sunshine State Standards by the implementation of the 11 statewide assessment in science authorized by s. 229.57. These 12 education programs must assure that all teachers, especially teachers of kindergarten through grade 8, know and understand 13 the science and mathematics standards included in the Sunshine 14 15 State Standards and the Subject Matter Content Standards for teachers adopted by the Education Standards Commission. 16 17 Section 6. Subsection (2) of section 236.08106, Florida Statutes, is amended to read: 18 19 236.08106 Excellent Teaching Program. --(2) The Excellent Teaching Program is created to 20 21 provide categorical funding for monetary incentives and bonuses for teaching excellence. The Department of Education 22 shall distribute to each school district or to the NBPTS an 23 24 amount as prescribed annually by the Legislature for the 25 Excellent Teaching Program. Unless otherwise provided in the General Appropriations Act, each distribution shall be the sum 26 27 of the amounts earned for the following incentives and 28 bonuses: 29 (a) A salary bonus or increased stipend for teachers 30 who successfully complete the program to improve the teaching of mathematics and science in Florida under s. 231.6015. The 31 12

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1 criteria for successful completion of the program must be 2 established by the Florida Alliance for Improving Mathematics 3 and Science Teaching in Education Programs and must include a 4 demonstration through prescribed followup activities in the 5 classroom of an improvement in student achievement in 6 mathematics or science.

7 (b) (a) A fee subsidy to be paid by the Department of 8 Education to the NBPTS on behalf of each individual who is an 9 employee of a district school board or a public school within 10 the school district, who is certified by the district to have demonstrated satisfactory teaching performance pursuant to s. 11 12 231.29 and who satisfies the prerequisites for participating 13 in the NBPTS certification program, and who agrees, in writing, to pay 10 percent of the NBPTS participation fee and 14 15 to participate in the NBPTS certification program during the 16 school year for which the fee subsidy is provided. The fee 17 subsidy for each eligible participant shall be an amount equal to 90 percent of the fee charged for participating in the 18 NBPTS certification program, but not more than \$1,800 per 19 20 eligible participant. The fee subsidy is a one-time award and 21 may not be duplicated for any individual.

22 (c)(b) A portfolio-preparation incentive of \$150 paid 23 by the Department of Education to each teacher employed by a 24 district school board or a public school within a school 25 district who is participating in the NBPTS certification 26 program. The portfolio-preparation incentive is a one-time 27 award paid during the school year for which the NBPTS fee 28 subsidy is provided.

29 <u>(d)(c)</u> An annual bonus equal to 10 percent of the 30 prior fiscal year's statewide average salary for classroom 31 teachers to be distributed to the school district to be paid

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to each individual who holds NBPTS certification and is 1 2 employed by the district school board or by a public school 3 within the school district. The district school board shall 4 distribute the annual bonus to each individual who meets the requirements of this paragraph and who is certified annually 5 by the district to have demonstrated satisfactory teaching 6 7 performance pursuant to s. 231.29. The annual bonus may be 8 paid as a single payment or divided into not more than three 9 payments.

10 (e) (d) An annual bonus equal to 10 percent of the 11 prior fiscal year's statewide average salary for classroom 12 teachers to be distributed to the school district to be paid to each individual who meets the requirements of paragraph(d)13 (c) and agrees, in writing, to provide the equivalent of 12 14 15 workdays of mentoring and related services to public school 16 teachers within the state district who do not hold NBPTS 17 certification. The district school board shall distribute the annual bonus in a single payment following the completion of 18 all required mentoring and related services for the year. It 19 20 is not the intent of the Legislature to remove excellent 21 teachers from their assigned classrooms; therefore, credit may not be granted by a school district or public school for 22 mentoring or related services provided during the regular 23 24 school day or during the 196 days of required service for the 25 school year.

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A teacher for whom the state pays the certification fee and who does not complete the certification program or does not teach in a public school of this state for a least 1 year after completing the certification program must repay the amount of the certification fee to the state. However, a

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teacher who completes the certification program but fails to 1 be awarded NBPTS certification is not required to repay the 2 3 amount of the certification fee if the teacher meets the 4 1-year teaching requirement. Repayment is not required of a 5 teacher who does not complete the certification program or fails to fulfill the teaching requirement because of the 6 7 teacher's death or disability or because of other extenuating circumstances as determined by the State Board of Education. 8 Section 7. Paragraph (a) of subsection (4) of section 9 10 236.685, Florida Statutes, is amended to read: 236.685 Educational funding accountability .--11 12 (4)(a) The school public accountability report to 13 parents must include the number of employees in each of the 14 categories listed in subsection (3), by work location. 15 However, this does not include the number of temporary 16 substitute employees. The report must also include the number 17 and proportion of instructional personnel in kindergarten 18 through grade 8 who have achieved certification by the National Board of Professional Teaching Standards or have 19 completed the program to improve mathematics and science 20 21 teaching in Florida under s. 236.08106. Section 8. Section 239.515, Florida Statutes, is 22 created to read: 23 24 239.515 College Fast Start Program.--25 (1) There is established a College Fast Start Program 26 to increase the number of students with disabilities in grades 6 through 12 who are admitted to and successfully complete an 27 28 associate in arts degree or an associate in science degree or 29 a workforce development program. The goal of the program is 30 the completion of a degree or occupational completion points by, and placement into competitive employment of, students who 31 15

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were identified as having a disability, in accordance with the 1 requirements of chapter 6A-6, Florida Administrative Code, 2 3 prior to their senior year in high school and who otherwise 4 would be unlikely to seek admission to a community college, state university, or independent postsecondary vocational 5 6 institution without special support and recruitment efforts. 7 As part of the College Fast Start Program, the Florida Governor's Alliance for the Employment of Disabled Citizens, 8 in cooperation with community colleges, independent 9 10 postsecondary institutions, high schools, businesses, and 11 agencies serving youth with disabilities, shall sponsor 12 programs to develop leadership skills, career counseling, and 13 motivation and shall provide grants for internships to further 14 prepare students with disabilities for postsecondary education 15 and employment opportunities. 16 (2) As used in this section: 17 (a) "The alliance" means the Florida Governor's 18 Alliance for the Employment of Disabled Citizens. 19 (b) "Program participant" means a community college, public university, independent postsecondary institution, high 20 21 school, agency serving youth with disabilities, or a consortium of the above. 22 (3) To apply to participate in the College Fast Start 23 24 Program, a potential program participant must submit a 25 proposal to the Florida Governor's Alliance for the Employment 26 of Disabled Citizens. Each proposal must contain the following 27 information: (a) A statement of purpose, which includes a 28 29 description of the need for, and the results expected from, 30 the proposed program. (b) An identification of the service area which names 31 16 3:11 PM 05/04/00 s2448c1c-22m04

the schools to be served and provides community and school 1 2 demographics on the number and types of students with 3 disabilities and the number of high school graduates within 4 the area with a disability. 5 (c) An identification of existing programs for 6 providing employment training for persons with disabilities. 7 (d) A description of the proposed training and modifications needed to accommodate students who would 8 participate in the program. At least 40 percent of the 9 10 students participating in any one year must be in grades 6 11 through 9. 12 (e) A description of the program activities, which 13 must support the following goals: 14 To motivate students to pursue a postsecondary 1. 15 education. 16 2. To develop students' basic learning and leadership 17 skills. 18 3. To develop collaboration with the STARS program. (f) An evaluation component that provides for the 19 collection, maintenance, retrieval, and analysis of the data 20 21 required by this section. (4) The alliance shall consider proposals to determine 22 which proposals to implement as programs that will strengthen 23 24 the educational motivation and preparation of students with 25 disabilities to seek postsecondary education or job training. 26 In selecting proposals for approval, the alliance shall give 27 preference to: (a) Proposals submitted by a postsecondary institution 28 and a business partner that include innovative approaches, 29 30 provide a great variety of activities, and interact with business and industry in the development of the learning 31 17

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1	experience.
2	(b) A program that will use institutional, federal, or
3	private resources to supplement state appropriations.
4	(c) Proposals that demonstrate commitment to the
5	program by proposing to match the grant funds equally in cash
6	or services, with cash being the preferred contribution.
7	(d) Proposals that demonstrate an interest in cultural
8	diversity and that address the unmet regional employment needs
9	of varying communities.
10	(e) A program that identifies potential student
11	participants from among students who are not already enrolled
12	in similar programs that assist students with disabilities.
13	(f) A program that includes a parental involvement
14	component.
15	(5) Program applicants that are approved to
16	participate in the program must implement procedures which
17	provide consistent contact with students from the point at
18	which the student is selected to participate in the program
19	until he or she enrolls in a postsecondary education
20	institution. These procedures must assist students in
21	selecting courses required for graduation from high school and
22	must include occupational forecasting for future job
23	availability and requirements for those positions.
24	Institutions that participate must provide on-campus academic
25	or job training activities, job profiling and career
26	counseling activities during summer vacation, and
27	opportunities for interacting with business leaders and
28	employers, mentors, tutors, or role models. Each program
29	participant is encouraged to use its resources to meet program
30	objectives. Each program participant must establish an
31	advisory committee composed of high school and middle school
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personnel and business leaders to provide advice and 1 2 assistance in implementing the program. 3 (6) An advisory council shall review each proposal and 4 recommend to the alliance an order of priority for funding the proposals. The advisory council shall consist of the following 5 6 10 members and shall designate a meeting facilitator from 7 among the members: 8 (a) Three persons with disabilities, appointed by the 9 Governor. 10 (b) Two representatives of private or community-based 11 organizations, one each appointed by the President of the 12 Senate and the Speaker of the House of Representatives. 13 (c) One representative of the State University System, appointed by the chair of the Board of Regents. 14 15 (d) One representative of the Community College 16 System, appointed by the chair of the State Board of Community 17 Colleges. 18 (e) One representative of the Independent Colleges and Universities of Florida, appointed by the president of the 19 20 Independent Colleges and Universities of Florida. 21 (f) One representative of a public school district, 22 appointed by the Commissioner of Education. (g) One representative of the Postsecondary Education 23 24 Planning Commission, appointed by the chair of the commission. 25 26 Each member shall be appointed for a 3-year, staggered term of 27 office. Members may serve no more than two consecutive terms. A vacancy must be filled with a person of the same status as 28 the original appointee who shall serve for the remainder of 29 30 the term. Members are entitled to per diem and travel expenses as provided in s. 112.061 while performing council duties. 31

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1	(7) Funding for the College Fast Start Program shall
2	be provided annually in the General Appropriations Act. From
3	these funds, an annual allocation shall be provided to the
4	alliance to conduct the program. Approved programs must be
5	funded competitively according to the following methodology:
6	(a) Eighty percent of funds appropriated annually to
7	the College Fast Start Program must be distributed as grants
8	to projects that include, at the minimum:
9	1. A summer business internship program.
10	2. A minimum number of hours of academic instructional
11	and developmental activities, career counseling, and personal
12	counseling.
13	(b) The remaining 20 percent of funds appropriated
14	annually may be used by the Florida Governor's Alliance for
15	the Employment of Disabled Citizens for college preparatory
16	leadership training programs.
17	(c) Subject to legislative appropriations, funds for
18	the continuation of projects that satisfy the minimum
19	requirements shall be increased each year by the same
20	percentage as the rate of inflation. Projects funded for 3
21	consecutive years must have a cumulative institutional cash
22	match of not less than 50 percent of the total cost of the
23	project over the 3-year period. Any College Fast Start Program
24	operating for 3 years which does not provide the minimum 50
25	percent institutional cash match shall not be considered for
26	continued funding.
27	(8) On or before February 15 of each year, each
28	participant or consortium of participants shall submit to the
29	alliance an interim report of program expenditures and
30	participant information as requested by the alliance.
31	(9) On or before October 15 of each year, each program
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participant shall submit to the alliance an end-of-the-year 1 2 report on the effectiveness of its participation in the 3 program during the preceding fiscal year. The end-of-the-year 4 report must include, without limitation: 5 (a) An itemization of program expenditures by funding 6 category, including: state grant funds, institutional 7 matching contributions disaggregated by cash and in-kind services, and outside funding sources disaggregated by cash 8 9 and in-kind services. 10 (b) The number of students participating by grade level, gender, race, and disability. 11 12 (c) The student identification number and social security number, if available, the name of the public school 13 attended, and the gender, ethnicity, grade level, and grade 14 15 point average of each student participant at the time of entry 16 into the program. 17 (d) The grade point average, grade, and promotion 18 status of each student participant at the end of the academic 19 year and notification of suspension or expulsion of a 20 participant, if applicable. 21 (e) The number and percentage of high school participants who satisfactorily complete 2 sequential years of 22 a foreign language and Levels 2 and 3 mathematics and science 23 24 courses. (f) The number and percentage of participants eligible 25 for high school graduation who receive a standard high school 26 27 diploma or a high school equivalency diploma pursuant to s. 28 229.814. 29 (g) The number and percentage of 12th grade 30 participants who are accepted for enrollment and who enroll in a postsecondary institution and the program of study in which 31 21

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1	they are enrolled.
2	(h) The number of participants who receive
3	scholarships, grant aid, and work-study awards.
4	(i) The number and percentage of participants who
5	enroll in a public postsecondary institution and who fail to
6	achieve a passing score, as defined in State Board of
7	Education rule, on college placement tests pursuant to s.
8	240.117.
9	(j) The number and percentage of participants who
10	enroll in a postsecondary institution and have a minimum
11	cumulative grade point average of 2.0 on a 4.0 scale, or its
12	equivalent, by the end of the second semester.
13	(k) A statement of how the program addresses the three
14	program goals identified in paragraph (3)(e).
15	(1) A brief description and analysis of program
16	characteristics and activities critical to program success.
17	(m) A description of the cooperation received from
18	other units, organizations, businesses, or agencies.
19	(n) An explanation of the program's outcomes,
20	including data related to student performance on the measures
21	provided for in paragraph (3)(f).
22	
23	The Postsecondary Education Planning Commission, in
24	consultation with the alliance and the Department of
25	Education, shall develop specifications and procedures for the
26	collection and transmission of the data.
27	(10) By February 15 of each year, the alliance shall
28	submit to the Governor, the President of the Senate, the
29	Speaker of the House of Representatives, and the Commissioner
30	of Education a report that evaluates the effectiveness of the
31	College Fast Start Program. The report must be based upon
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information provided by program participants, the Board of 1 2 Regents, the State Board of Community Colleges, and the Division of Workforce Development pursuant to subsections (1) 3 4 and (7). To the extent feasible, the performance of College 5 Fast Start Program participants must be compared to the performance of comparable cohorts of students in public school б 7 and postsecondary education. Section 9. (1) The Legislature finds that it is in 8 9 the public interest to provide for the reenactment by general 10 law of a Technological Research and Development Authority created by chapter 87-455, Laws of Florida, and to extend its 11 12 powers and duties beyond Brevard County. The Technological 13 Research and Development Authority shall promote scientific research and development in Florida, with the goal of 14 15 establishing Florida as a center for high technology and 16 economic development to serve the public good. 17 (2) There is created and incorporated the 18 Technological Research and Development Authority as an 19 independent special district. (3)(a) The authority shall be governed by a commission 20 of seven persons who are residents of this state. The Brevard 21 County Legislative Delegation shall nominate three candidates 22 for each of five commission vacancies, and the Governor shall 23 24 appoint a member of the commission from the nominees for the vacancy. Further, the Governor shall select and appoint the 25 two remaining members of the commission. The Governor shall 26 27 appoint each member for a term of 4 years, who shall serve until his or her successor is appointed. If a vacancy occurs 28 during a member's term, the Governor shall appoint a person to 29 30 fill the vacancy for the remainder of the member's term. The Governor may remove any member for misfeasance, malfeasance, 31

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or willful neglect of duty. Each member of the authority 1 2 before entering upon his or her duties shall take and 3 subscribe the oath of affirmation required by the State 4 Constitution. The existing board members appointed under chapter 87-455, Laws of Florida, of the existing Technology 5 6 Research and Development Authority law may serve the remainder 7 of their terms. 8 (b) The authority shall annually elect one of its members as chair and one as vice chair and may also appoint a 9 secretary who shall serve at the pleasure of the authority. 10 11 The authority may also appoint such other officers as 12 necessary. (4) The commission has powers and duties as follows: 13 14 To plan and undertake a program of action that (a) 15 promotes scientific research and development and fosters 16 public and private education. 17 (b) To contract with and support the programs of those 18 accredited educational institutions with a research capability 19 and which have main campuses within this state in the 20 furtherance of the objectives of the authority and to contract 21 with any other accredited educational institution in furtherance of the objectives of the authority to establish 22 public-private partnerships and create, sponsor, and manage 23 24 not-for-profit entities to implement or facilitate the purposes of the authority. 25 26 (c) To make and manage grants and bequests, and to 27 enter into contracts and other agreements with units of 28 government and private parties for the purpose of obtaining 29 funds for projects and programs that further the objectives of 30 the authority. (d) To establish an annual budget and amend the budget 31 24

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when necessary. 1 2 (e) To adopt an official seal and alter it at its 3 pleasure. 4 (f) To maintain an office at such place or places in 5 Brevard County or elsewhere as it may designate. 6 (g) To sue and be sued in its own name. 7 (h) To acquire by lease, purchase, or option real and personal property for any use consistent with the purposes of 8 9 this act. 10 (i) To finance or refinance and to secure the issuance and repayment of bonds, if all revenue bonds or other debt 11 12 obligations are payable solely from the revenues derived from the sale, operation, or leasing of projects to the authority. 13 Any bonds issued by the authority do not constitute a debt, 14 15 liability, or obligation of any authority or county or of the state or any political subdivision, and such revenue bond or 16 17 debt obligations must be paid solely from revenues derived from the sale, operation, or leasing of a project or projects. 18 19 (j) To employ personnel, consultants, accountants, 20 attorneys, engineers, and other experts as necessary and 21 convenient in the execution of the powers of the authority. (5) This act shall be liberally construed to 22 23 effectuate its purposes. 24 (6) The duties and responsibilities of the authority 25 must be carried out in accordance with chapter 189, Florida 26 Statutes, relating to independent special districts. 27 (7) If any provision of this act or the application 28 thereof to any person or circumstance is held invalid, the 29 invalidity shall not affect other provisions or applications 30 of the act which can be given effect without the invalid provision or application, and to this end the provisions of 31 25

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this act are declared severable. 1 2 Section 10. Chapter 87-455, Laws of Florida, is 3 repealed. All contracts, leases, obligations, and agreements 4 of the Technological Research and Development Authority shall be continued in full force and effect upon this act becoming a 5 6 law. 7 Section 11. Florida School for Science and Technology .-- There is established the Florida School for 8 Science and Technology to be managed and controlled by the 9 10 Technological Research and Development Authority (TRDA), created by s. 2, chapter 87-455, Laws of Florida. 11 12 (1) The Florida School for Science and Technology 13 shall be a residential public school located in Brevard County, the attendance area for which shall be the entire 14 15 state. The Florida School for Science and Technology shall 16 offer: 17 (a) Accelerated programs in the areas of math, 18 science, and technology to students in grades 11 and 12 who meet the eligibility requirements established according to 19 20 this section. 21 (b) Summer programs for elementary and secondary school students and teachers. 22 (2) The TRDA shall be responsible for the 23 24 administration and operation of the Florida School for Science and Technology. However, the board of directors of the TRDA 25 shall appoint a board of trustees to which the TRDA may 26 27 delegate responsibility for any aspect of the operation or 28 administration of the school, including, but not limited to: (a) The appointment of a director of the school. 29 30 (b) The adoption by rule, pursuant to ss. 120.536(1) and 120.54, Florida Statutes, of student eligibility and 31 26

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qualification requirements, the size of the student body, 1 student selection methods and standards, and procedures for 2 3 the operation of the school. 4 (c) The establishment of a student application and 5 appeal process. 6 7 Admission to the Florida School for Science and Technology shall be considered a privilege reserved for certain qualified 8 students, rather than a right afforded to the student 9 10 population in general. In exercising any delegated 11 responsibility, the board of trustees shall remain accountable 12 to the TRDA for its actions. 13 (3) In order to facilitate innovative practices, the Florida School for Science and Technology shall be exempt from 14 15 those requirements of chapters 230 through 235 of the Florida 16 School Code relating to curriculum and operations, except 17 those pertaining to civil rights and student health, safety, 18 and welfare. The school shall not be exempt from chapter 119, Florida Statutes, relating to public records, and s. 286.011, 19 Florida Statutes, relating to public meetings and records, 20 21 public inspection, and penalties. (4) The TRDA shall annually prepare and submit a 22 23 legislative budget request to the Department of Education in 24 accordance with chapter 216 and s. 235.41, Florida Statutes. The TRDA shall serve as the fiscal agent of the 25 (5) Florida School for Science and Technology, which shall be 26 27 funded by state appropriations and private contributions and 28 endowments. Funds for operations shall be provided to the TRDA 29 in the General Appropriations Act. 30 (6) The TRDA shall develop a plan for the establishment of the Florida School for Science and 31

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Technology, including timelines for projected stages of 1 operation, construction, enrollment, and costs. The TRDA shall 2 3 annually submit to the President of the Senate, the Speaker of 4 the House of Representatives, and the Commissioner of Education a report addressing the status of school 5 development, operations, enrollment, student achievement, and 6 7 projected funding needs. (7) Students enrolled in the Florida School for 8 Science and Technology shall participate in the statewide 9 10 assessment program, pursuant to s. 229.57. The Florida School for Science and Technology shall comply with state school 11 12 accountability standards and reporting requirements. 13 (8) The TRDA and the board of trustees of the Florida School for Science and Technology shall develop enrollment 14 15 policies to ensure equal access and a student body that reflects the racial, ethnic, and socioeconomic diversity of 16 17 the student population of the state. 18 (9) The TRDA and the board of trustees of the Florida School for Science and Technology shall not be exempt from 19 federal requirements for public schools, such as provisions 20 21 regarding exceptional student education and students with 22 disabilities. Section 12. Legislative intent.--It is the intent of 23 24 the Legislature to create individually governed baccalaureate 25 and master's degree oriented universities as a means of 26 increasing the number of baccalaureate degrees in the 27 community. These universities will also play a vital role in addressing the state's need for a larger trained workforce and 28 29 in alleviating the teacher shortages facing public schools. 30 Section 13. Baccalaureate and master's degree oriented 31 universities.--

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1	(1) Baccalaureate and master's degree oriented
2	universities are as follows:
3	(a) Suncoast University in Pinellas County.
4	(b) New College in Sarasota County, which shall be
5	considered a university for purposes of this act.
6	(2) The universities will be developed using a
7	combination of new and existing facilities, with initial
8	development at locations and facilities in the state's
9	existing postsecondary education systems.
10	(3) A community college may not convert to a
11	baccalaureate and master's degree oriented university.
12	Section 14. University missionThe mission of the
13	baccalaureate and master's degree oriented universities is to
14	provide high-quality undergraduate education at an affordable
15	price, and to promote regional and statewide economic
16	development. Initially, course offerings will be limited to
17	core programs in the liberal arts and sciences, technology,
18	and a limited number of professional programs, including
19	business and education. The role of these universities is to
20	complement, not compete with, community colleges and
21	institutions in the State University System. This role will be
22	accomplished by encouraging interinstitutional cooperation and
23	by providing upper-division undergraduate opportunities to
24	community college transfer students, particularly students
25	with associate in science degrees transferring into
26	baccalaureate programs. An additional component of the role of
27	New College will be to continue to maintain its liberal arts
28	honors program of national distinction and to continue to be
29	the honors college of the State of Florida. The emphasis at
30	these new universities will be on teaching, not research.
31	Instruction will be primarily at the baccalaureate degree
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1	level with a limited number of master's degree level courses
2	and programs. A baccalaureate and master's degree oriented
3	university shall contract with a local community college to
4	provide lower-division instruction. This primary mission does
5	not preclude one of these universities from entering into a
6	joint-use agreement with any institution in the State
7	University System to offer master's and doctoral degree
8	programs on the baccalaureate and master's degree oriented
9	university campus.
10	Section 15. Operational planThe baccalaureate and
11	master's degree oriented universities shall begin admitting
12	students for classes beginning with the fall term of the
13	2002-2003 academic year. The Postsecondary Education Planning
14	Commission shall develop an operational plan for inaugurating
15	the universities and present its recommendations to the
16	President of the Senate, the Speaker of the House of
17	Representatives, and the Governor by January 1, 2001.
18	Section 16. University boards of trustees
19	(1) Each baccalaureate and master's degree oriented
20	university must be governed by a board of trustees comprised
21	of nine members who must be residents of the county in which
22	the university is located. The trustees shall be appointed by
23	the Governor and confirmed by the Senate in regular session.
24	(2) The trustees shall serve terms of 4 years;
25	however, for the initial board of trustees, three members
26	shall be appointed for terms of 2 years, three members for
27	terms of 3 years, and three members for terms of 4 years. A
28	trustee may be reappointed. Three consecutive absences from
29	board meetings shall be considered a resignation.
30	(3) Members of the board of trustees shall receive no
31	salary but may receive reimbursement for expenses as provided
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in section 112.061, Florida Statutes, including mileage to and 1 2 from official board meetings. (4) At its first regular meeting after July 1 of each 3 4 year, each board of trustees shall: 5 (a) Elect a chair, whose duties shall be to preside at 6 all meetings of the board, to call special meetings thereof, 7 and to attest to actions of the board. (b) Elect a vice chair, whose duty shall be to act as 8 9 chair during the absence or disability of the elected chair. 10 (5) The university president shall be the executive 11 officer and corporate secretary of the board of trustees as 12 well as the chief administrative officer of the university. 13 All components of the institution and all aspects of its 14 operation shall be the responsibility of the board of trustees 15 through the president. 16 (6) The board of trustees shall have the power to take 17 action without the recommendation of the president and may 18 require the president to deliver to the board all data and information required by the board in the performance of its 19 20 duties. 21 Section 17. University board of trustees to constitute 22 a corporation.--Each baccalaureate and master's degree oriented university board of trustees is constituted a body 23 24 corporate by the name of "The Board of Trustees of \_ University at \_\_\_\_\_, Florida." In all 25 suits against the board, service of process shall be made on 26 27 the chair of the board or, in the absence of the chair, on another member of the board. 28 29 Section 18. University boards of trustees; powers and 30 duties.--31 (1) Each university board of trustees is vested with 31 3:11 PM 05/04/00 s2448c1c-22m04

the responsibility to operate its respective university and 1 with the necessary authority for the proper operation and 2 3 improvement of the university in accordance with the rules of 4 the State Board of Education. (2) Each university board of trustees shall adopt 5 6 rules, procedures, and policies consistent with law and rules 7 of the State Board of Education relating to its mission and responsibilities as set forth in law, its governance, 8 personnel, budget and finance, administration, programs, 9 10 curriculum and instruction, buildings and grounds, travel and purchasing, technology, students, contracts and grants, and 11 12 university property. (3) The rules, procedures, and policies for the board 13 of trustees include, but are not limited to, the following: 14 15 (a) Each board of trustees shall appoint, suspend, or 16 remove the president of the university. The board of trustees 17 may appoint a presidential search committee. 18 (b) Each board of trustees shall have responsibility for the establishment and discontinuance of program and course 19 20 offerings; the provision of instructional and noninstructional 21 community services; the location of classes and services provided; and the dissemination of information concerning the 22 23 programs and services. 24 (c) Each board of trustees shall constitute the 25 contracting agent of the university. A board of trustees may, when acting as a body, make contracts, sue, and be sued in the 26 27 name of the board of trustees. 28 (d) Whenever the Department of Education finds it 29 necessary for the welfare and convenience of any university to 30 acquire private property for the use of the university, and the property cannot be acquired by agreement satisfactory to 31 32

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the board of trustees of the university and the parties 1 2 interested in or the owners of the private property, the 3 university board of trustees may exercise the right of eminent 4 domain after receiving approval from the State Board of Education and may then proceed to condemn the property in the 5 6 manner provided by chapters 73 and 74, Florida Statutes. 7 (e) Each board of trustees may purchase, acquire, receive, hold, own, manage, lease, sell, dispose of, and 8 convey title to real property in the best interests of the 9 10 university, subject to rules adopted by the State Board of 11 Education. 12 (f) Each board of trustees may adopt rules, 13 procedures, and policies related to the appointment, employment, and removal of personnel. The board shall 14 15 determine the compensation, including salaries and fringe benefits, and other conditions of employment for such 16 17 personnel, including the president. 18 Section 19. Universities; admission of students.--Each 19 university shall govern admission of students, subject to this section and rules of the State Board of Education. 20 (1) Minimum academic standards for undergraduate 21 admission to a university must require a student to complete 22 the requirements for a standard high school diploma as 23 24 prescribed by section 232.246, Florida Statutes. Among courses taken to fulfill the 24 academic credit requirement, a student 25 must take high school courses that are adopted by the Board of 26 27 Regents and recommended by the State Board of Community 28 Colleges as college-preparatory academic courses. 29 (2) A university board of trustees may adopt rules 30 that provide for a limited number of students to be admitted to the university, notwithstanding the admission requirements 31

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of subsection (1), if there is evidence that the applicant is 1 expected to do successful academic work at the university. The 2 3 number of applicants admitted under this subsection may not 4 exceed 5 percent of the total number of freshmen who entered the university the prior academic year. 5 6 (3) Nonresident students may be admitted to the 7 university upon such terms as the university may establish. The terms shall include, but need not be limited to, 8 completion of a secondary school curriculum that includes 4 9 10 years of English and 3 years each of mathematics, science, and social sciences. The total number of nonresident applicants 11 12 admitted under this subsection may not exceed 5 percent of the 13 total number of freshmen who entered the university the prior academic year, except for the liberal arts honors program at 14 15 New College. 16 Section 20. Student fees.--17 (1) The student per credit hour matriculation and 18 tuition fee must be the equivalent of 25 percent of the total per credit hour cost of instruction as determined annually by 19 the Legislature in the General Appropriations Act. 20 21 (2) Each university board of trustees is authorized to 22 establish separate activity and service and health fees. When duly established, the fees shall be collected as component 23 24 parts of the matriculation and tuition fees and shall be 25 retained by the university and paid into the separate activity and service and health funds. 26 27 Section 21. For the fiscal year 2000-2001, there is appropriated to the Technological Research and Development 28 Authority from the General Revenue Fund, \$250,000 for planning 29 30 of the Florida School for Science and Technology. 31 Section 22. This act shall take effect upon becoming a 34

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1 law. 2 3 4 5 And the title is amended as follows: 6 Delete everything before the enacting clause 7 8 and insert: 9 A bill to be entitled 10 An act relating to education; creating s. 231.315, F.S.; providing for the establishment 11 12 of model peer assistance and review programs; 13 providing for minimum standards; providing for 14 technical assistance and allocations; requiring 15 a report to the Governor, the President of the 16 Senate, and the Speaker of the House of 17 Representatives; creating s. 231.6015, F.S.; authorizing a mathematics and science teacher 18 education program; requiring demonstration of 19 20 certain uses of funds; providing a program 21 purpose, required components, and resource allocation; requiring the Technological 22 Research and Development Authority to serve as 23 24 the fiscal agent for the program; requiring 25 collaborative planning and implementation; authorizing incentives and certification; 26 27 creating s. 240.149, F.S.; creating a 28 nongovernmental organization to plan and implement a program for mathematics and science 29 30 teacher education; requiring a board of directors, a chief executive officer, other 31

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Amendment No. \_\_\_\_

1	staff, and an advisory council; providing for
2	membership, terms of office, and an
3	appointments process; providing responsibility
4	and authority to conduct certain activities;
5	requiring a budget request; amending s.
6	229.592, F.S.; requiring a report; amending s.
7	231.600, F.S.; requiring certain additions to
8	professional development programs; amending s.
9	236.08106, F.S.; authorizing a salary bonus for
10	teachers who complete certain training
11	programs; amending s. 236.685, F.S.; requiring
12	a report to include certain information;
13	creating s. 239.515, F.S.; establishing the
14	College Fast Start Program; providing
15	legislative intent; defining terms; providing
16	procedures for application to participate in
17	the program; providing guidelines for program
18	approval; providing requirements for approved
19	programs; requiring an advisory council to
20	review proposals and recommend an order of
21	priority for funding; providing membership of
22	the advisory council; providing for funding of
23	the program; providing methodology for
24	competitive funding of approved programs;
25	providing requirements for the continuation of
26	funding for programs; requiring an interim
27	report to the Florida Governor's Alliance for
28	the Employment of Disabled Citizens; requiring
29	an annual end-of-the-year report to the
30	alliance; requiring the alliance and the
31	Postsecondary Education Planning Commission to
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Amendment No. \_\_\_\_

1	develop specifications and procedures for the
2	transmission of such data; requiring the
3	alliance to report to the Governor, the
4	Legislature, and the Commissioner of Education
5	annually on the effectiveness of the program;
6	reenacting the Technological Research and
7	Development Authority; establishing the
8	purposes of the authority; setting a commission
9	to govern the authority; prescribing the duties
10	and responsibilities of the commission and
11	terms of office; providing a procedure for the
12	appointment of the commission; providing for
13	liberal construction; providing severability;
14	repealing ch. 87-455, Laws of Florida, relating
15	to the Technological Research and Development
16	Authority; providing for the effect of certain
17	contracts, leases, obligations, and agreements;
18	establishing the Florida School for Science and
19	Technology; assigning responsibility for the
20	administration and operation of the school to
21	the Technological Research and Development
22	Authority (TRDA); establishing the purpose and
23	attendance area of the school; providing
24	certain requirements for participation in
25	programs offered by the school; requiring the
26	TRDA to appoint a board of trustees for the
27	school; authorizing the TRDA to delegate
28	responsibilities to the board of trustees;
29	providing exemptions from certain statutes;
30	providing funding requirements; providing for a
31	planning process; providing for student

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Amendment No. \_\_\_\_

1	participation in the statewide assessment
2	program; providing criteria for enrollment
3	policies; providing legislative intent;
4	providing for the creation of baccalaureate and
5	master's degree oriented universities;
6	directing the Postsecondary Education Planning
7	Commission to develop an operational plan;
8	providing for the mission and governance of the
9	new universities; providing for admission
10	standards and student fees; providing an
11	appropriation; providing an effective date.
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