A bill to be entitled 1 2 An act relating to state aid to public libraries; amending s. 257.172, F.S.; revising grant eligibility criteria for 3 multicounty libraries; revising determination for and 4 amount of base grants; amending s. 257.18, F.S.; revising 5 eligibility criteria, calculation, and determination for 6 7 equalization grants; limiting grants and grant amounts under specified conditions; amending s. 257.22, F.S.; 8 9 removing a requirement for issuance of warrants to political subdivisions eligible for certain funding; 10 providing an effective date. 11 12 Be It Enacted by the Legislature of the State of Florida: 13 14 Section 1. Subsections (1) and (2) of section 257.172, 15 16 Florida Statutes, are amended to read: Multicounty library grants. --17 257.172 The administrative unit of a multicounty library that 18 (1)19 serves a population of 50,000 or more and serves two, or has three or more counties, at least one of which qualifies for an 20 21 equalization grant, is eligible for an annual grant from the state. The grant funds are to be used for the support and 22 extension of library service in participating counties. The 23 grant must be computed by the division on a state matching basis 24 up to \$1 million in local expenditures by all participating 25 26 counties for operation and maintenance of a library during the second preceding year. The administrative unit of a multicounty 27 library with: 28

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Two participating counties is eligible for a grant 29 (a) equal to 5 cents on each local dollar of expenditure. 30 Three participating counties is eligible for a grant 31 (b) equal to 10 cents on each local dollar of expenditure. 32 33 Four participating counties is eligible for a grant (C) equal to 15 cents on each local dollar of expenditure. 34 35 (d) Five participating counties is eligible for a grant 36 equal to 20 cents on each local dollar of expenditure. 37 (e) Six or more participating counties is eligible for a grant equal to 25 cents on each local dollar of expenditure. 38 In addition, to support multicounty library service, 39 (2)the administrative unit of a multicounty library with: 40 Two participating counties is eligible to receive a 41 (a) 42 base grant of \$50,000, effective July 1, 2008. Three or more participating counties is eligible to 43 (b) 44 receive a base grant of a minimum of \$250,000. Such amount shall 45 be increased to \$350,000 when the appropriation from state funds for operating, multicounty, and equalization grants is at least 46 47 3 percent more than the appropriation from state funds for those grants for fiscal year 2007-2008 to support multicounty library 48 49 service. That amount may be adjusted by the division based on 50 the percentage change in the state and local government price 51 deflator for purchases of goods and services, all items, 1983 equals 100, or successor reports for the preceding calendar year 52 as initially reported by the Bureau of Economic Analysis of the 53 United States Department of Commerce, as certified by the 54 55 Florida Consensus Estimating Conference.

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56 Section 2. Section 257.18, Florida Statutes, is amended to 57 read:

58

257.18 Equalization grants.--

(1) Any county qualifying for an operating grant is
eligible to receive an equalization grant <u>if it meets the</u>
following criteria:

62 (a) The county was eligible for an equalization grant in
63 fiscal year 2007-2008.

(b) When The value of 1 mill adjusted to reflect the
average statewide level of assessment is below the median amount
for all counties in the state and the per capita local funds
expended for library support during the second preceding year is
below the average for all counties.

69 (c) The county operating millage subject to the 10-mill 70 cap is equal to or above the average for all counties. If the 71 county does not meet this millage requirement, the per capita 72 income for the county must be equal to or below the average for 73 all counties. 74 (d) The county has been eligible for an equalization grant

75 each fiscal year since fiscal year 2007-2008.

76 (2) If a county fails to meet the eligibility criteria for 77 an equalization grant in any one year, the county shall be 78 notified that its equalization grant funding will be phased out 79 over a 3-year period as follows:

80 (a) In the first year, the county shall receive the grant
 81 amount for which it qualified the previous year.

(b) In the second year, the county shall receive two thirds of the grant amount it received under paragraph (a).

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84 (c) In the third year, the county shall receive one-third
85 of the grant amount it received under paragraph (a).

86 (d) In subsequent years, the county shall not be eligible
87 to receive an equalization grant.

88 (3) An equalization grant to an eligible county is
 89 calculated in the following manner:

90 <u>(a)</u> The equalization factor is computed by subtracting the 91 value of 1 mill adjusted to reflect the average statewide level 92 of assessment for each county from the average adjusted value of 93 1 mill for all counties and then dividing that amount by the 94 average adjusted value of 1 mill for all counties.

95 An equalization grant is computed by multiplying the (b) equalization factor times the total local funds expended for 96 97 library support by that county during the second preceding year and adding that amount to the actual total local funds expended 98 99 for library support by that county during the second preceding 100 year. The result is the adjusted value for the local funds 101 expended for library service. The amount of the equalization 102 grant is equal to 25 cents of the adjusted value of local funds 103 expended for library service.

104 <u>(c) (2)</u> When the adjusted mill equivalent of actual local 105 funds expended for library support by the county during the 106 second preceding year is above the statewide average adjusted 107 mill equivalent of actual local funds expended by all counties 108 receiving operating grants, the amount of the equalization grant 109 is equal to 50 cents of the adjusted value of local funds 110 expended for library service.

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111 (4) A county may not receive an equalization grant that is 112 equal to more than 10 percent of the total amount required to 113 fund equalization grants to all eligible counties. 114 (5)(3) The Division of Library and Information Services

115 shall calculate equalization grants based on the amount of local funds expended for library service the second preceding year as 116 117 certified by the appropriate county officials and information on the level of assessment of property in each county, and the 118 119 taxable value of property in each county, the county operating millage subject to the 10-mill cap, and the per capita income as 120 121 reported by the state agency authorized by law, which shall certify the results of such determination to the division. 122

(6) (4) Equalization grants shall not exceed 15 percent of 123 124 the amount appropriated for operating, multicounty, and equalization grants or \$8,877,057, whichever is greater. Any 125 126 reductions in equalization grants necessary to meet this 127 requirement shall be applied to all equalization grants on a prorated basis. This includes grants subject to the 10-percent 128 129 cap or grants in the phase-out period. If the total appropriation for operating, multicounty, and equalization 130 131 grants is less than \$31,999,233, then For the purposes of this section, s. 257.21 shall does not apply. 132

Section 3. Section 257.22, Florida Statutes, is amended to read:

135 257.22 Division of Library and Information Services; 136 allocation of funds.--Any moneys that may be appropriated for 137 use by a county, a municipality, a special district, or a 138 special tax district for the maintenance of a library or library

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139 service shall be administered and allocated by the Division of 140 Library and Information Services in the manner prescribed by 141 law. On or before December 1 of each year, the division shall 142 certify to the Chief Financial Officer the amount to be paid to 143 each county, municipality, special district, or special tax 144 district, and the Chief Financial Officer shall issue warrants 145 to the eligible political subdivisions.

146Section 4. This act shall take effect July 1, 2008.

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