1

A bill to be entitled

2 An act relating to postsecondary education; amending s. 3 110.181, F.S.; conforming a cross-reference to changes 4 made by the act; amending ss. 112.19 and 112.191, F.S.; 5 requiring the Board of Governors of the State University 6 System to adopt regulations rather than rules to implement 7 certain educational benefits; amending s. 120.81, F.S.; 8 providing that state universities are not required to file 9 certain documents with the Administrative Procedures 10 Committee; amending s. 282.0041, F.S.; revising 11 definitions relating to information technology services to conform to changes made by the act; amending s. 282.703, 12 F.S.; revising provisions relating to the participation of 13 14 state universities in the SUNCOM Network; amending s. 15 282.706, F.S.; revising provisions relating to the use of 16 the SUNCOM Network by state university libraries; amending 17 s. 287.064, F.S.; conforming a cross-reference to changes made by the act; amending s. 1000.05, F.S.; requiring the 18 19 Board of Governors to adopt regulations rather than rules relating to discrimination; amending s. 1001.705, F.S.; 20 21 revising provisions relating to responsibility for the 22 State University System under the State Constitution; 23 deleting legislative findings and intent; providing the 24 constitutional duties of the Board of Governors; providing 25 the constitutional duties of the Legislature; deleting a 26 duty relating to the participation of state universities 27 in the SUNCOM Network; amending s. 1001.706, F.S.; revising powers and duties of the Board of Governors; 28

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29 providing that the Board of Governors has the authority to 30 regulate the State University System and may adopt a 31 regulation development procedure for the board and 32 university boards of trustees to use in implementing their constitutional duties and responsibilities; authorizing 33 34 the Board of Governors or its designee to adopt 35 regulations; providing requirements for the regulation 36 development procedure; providing requirements for judicial 37 review of certain challenges; revising the Board of 38 Governors' powers and duties relating to accountability 39 and personnel; providing legislative intent that the Board of Governors align the missions of universities with 40 certain factors; providing requirements for a mission 41 42 alignment and strategic plan; affording opportunities to 43 certain universities; amending s. 1001.72, F.S.; providing 44 that the board of trustees is the university's contracting agent; creating s. 1004.015, F.S.; creating the Higher 45 Education Coordinating Council; providing for membership; 46 47 providing guiding principles for council recommendations to the Legislature, State Board of Education, and Board of 48 49 Governors; amending s. 1004.03, F.S.; revising provisions 50 relating to review and approval of new programs at state 51 universities by the Board of Governors; requiring an 52 annual report of the review of proposed new programs; 53 eliminating the requirement that certain programs be 54 approved by the Legislature; amending s. 1004.07, F.S.; 55 requiring the Board of Governors to adopt regulations 56 rather than rules relating to student withdrawal from

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57 courses due to military service; amending s. 1006.54, 58 F.S.; requiring university boards of trustees to adopt 59 regulations rather than rules relating to documents 60 distributed to libraries; amending s. 1006.60, F.S.; revising provisions relating to state university codes of 61 62 conduct to authorize the adoption of regulations rather 63 than rules; amending s. 1006.65, F.S.; requiring the Board 64 of Governors to adopt regulations rather than rules 65 relating to safety issues in courses offered by state 66 universities; amending ss. 1007.264 and 1007.265, F.S.; 67 requiring the Board of Governors to adopt regulations rather than rules relating to admission and graduation 68 69 requirements for students with disabilities; amending s. 70 1009.24, F.S.; reorganizing certain provisions of law 71 relating to state university student fees; authorizing the 72 Board of Governors to approve flexible tuition policies 73 requested by a university board of trustees; providing 74 that certain fees be based on reasonable costs of services 75 and used for certain purposes; authorizing the Board of 76 Governors to approve a proposal from a university board of 77 trustees to establish a new student fee, increase the cap 78 for an existing fee, or implement flexible tuition 79 policies; providing quidelines for review of proposals; 80 requiring an annual report; prohibiting certain fees from 81 exceeding a specified amount, being included in certain 82 scholarship awards, and being used for certain purposes; 83 requiring a fee committee to make recommendations relating 84 to a new fee; providing restrictions on fee increases; Page 3 of 64

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85 requiring the Board of Governors to adopt regulations; 86 amending s. 1009.26, F.S.; requiring the Board of 87 Governors to adopt regulations rather than rules relating 88 to fee waivers; amending s. 1010.04, F.S.; providing that 89 the Board of Governors shall adopt regulations rather than 90 rules for purchases and leases; amending s. 1010.62, F.S.; 91 defining the term "auxiliary enterprise" for purposes of 92 revenue bonds and debt; amending s. 1011.43, F.S.; requiring university boards of trustees to adopt 93 94 regulations rather than rules for administration of 95 certain scholarships and loans; amending s. 1011.90, F.S.; 96 revising provisions relating to management information maintained by the Board of Governors; amending s. 1013.02, 97 98 F.S.; requiring the Board of Governors to adopt 99 regulations rather than rules to implement provisions of 100 law relating to educational facilities; amending s. 101 1013.10, F.S.; authorizing regulations for the use of 102 educational buildings and grounds; amending ss. 1013.12 103 and 1013.28, F.S.; requiring the Board of Governors to 104 adopt regulations rather than rules relating to firesafety 105 inspections and disposal of real property; amending s. 106 1013.30, F.S.; requiring the Board of Governors to adopt 107 regulations rather than rules relating to university campus master plans; amending s. 1013.31, F.S.; requiring 108 the Board of Governors to adopt regulations rather than 109 110 rules for determining facility space needs; amending s. 111 1013.47, F.S.; requiring the Board of Governors to adopt regulations rather than rules relating to building 112

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113	standards; amending s. 1013.74, F.S.; authorizing the
114	Board of Governors to adopt regulations rather than rules
115	relating to authorization for fixed capital outlay
116	projects; repealing s. 1001.74, F.S., relating to powers
117	and duties of university boards of trustees; repealing s.
118	1004.21, F.S., relating to general provisions for state
119	universities; repealing s. 1004.22(13), F.S., relating to
120	rulemaking by a university board of trustees with respect
121	to divisions of sponsored research; repealing s. 1004.38,
122	F.S., relating to the master of science program in speech-
123	language pathology at Florida International University;
124	repealing s. 1004.381, F.S., relating to the bachelor of
125	science nursing degree program at the University of West
126	Florida; repealing s. 1004.3811, F.S., relating to the
127	master of science degree programs in nursing and social
128	work at the University of West Florida; repealing s.
129	1004.382, F.S., relating to the master's in social work
130	program at Florida Atlantic University; repealing s.
131	1004.383, F.S., relating to a chiropractic medicine degree
132	program at Florida State University; repealing s.
133	1004.386, F.S., relating to a bachelor of science degree
134	program in long-term care administration at Florida Gulf
135	Coast University; repealing s. 1004.64, F.S., relating to
136	the School of Engineering at Florida Gulf Coast University
137	and specified bachelor's degrees; providing legislative
138	intent for the repeal of certain sections; requiring each
139	state university to identify and submit to the Board of
140	Governors a list of certain rules that have been
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141	superseded by regulations; providing for submission of
142	such rules and certain rules of the Board of Governors to
143	the Department of State; authorizing the Department of
144	State to remove rules from the Florida Administrative
145	Code; providing an effective date.
146	
147	Be It Enacted by the Legislature of the State of Florida:
148	
149	Section 1. Subsection (5) of section 110.181, Florida
150	Statutes, is amended to read:
151	110.181 Florida State Employees' Charitable Campaign
152	(5) PARTICIPATION OF STATE UNIVERSITIESEach university
153	may elect to participate in the Florida State Employees'
154	Charitable Campaign, upon timely notice to the department. Each
155	university may also conduct annual charitable fundraising drives
156	for employees under the authority granted in <u>s.</u> ss. 1001.706 and
157	1001.74 .
158	Section 2. Subsection (5) of section 112.19, Florida
159	Statutes, is amended to read:
160	112.19 Law enforcement, correctional, and correctional
161	probation officers; death benefits
162	(5) The State Board of Education or the Board of
163	Governors, as appropriate, shall adopt rules and procedures, and
164	the Board of Governors shall adopt regulations and procedures,
165	as are <u>appropriate and</u> necessary to implement the educational
166	benefits provisions of this section.
167	Section 3. Subsection (5) of section 112.191, Florida
168	Statutes, is amended to read:
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169 112.191 Firefighters; death benefits.-170 (5) The State Board of Education or the Board of 171 Governors, as appropriate, shall adopt rules and procedures, and 172 the Board of Governors shall adopt regulations and procedures, 173 as are appropriate and necessary to implement the educational 174 benefits provisions of this section. 175 Section 4. Paragraph (e) of subsection (1) of section 120.81, Florida Statutes, is amended to read: 176 177 120.81 Exceptions and special requirements; general 178 areas.-179 (1) EDUCATIONAL UNITS.-180 (e) Educational units, other than the state universities and the Florida School for the Deaf and the Blind, shall not be 181 182 required to make filings with the committee of the documents required to be filed by s. 120.54 or s. 120.55(1)(a)4. 183 184 Section 5. Subsections (1) and (26) of section 282.0041, 185 Florida Statutes, are amended to read: 186 282.0041 Definitions.-As used in this chapter, the term: "Agency" has the same meaning as in s. 216.011(1)(qq), 187 (1)except that for purposes of this chapter, "agency" does not 188 189 include university boards of trustees or state universities. (26)190 "Total cost" means all costs associated with 191 information technology projects or initiatives, including, but 192 not limited to, value of hardware, software, service, maintenance, incremental personnel, and facilities. Total cost 193 of a loan or gift of information technology resources to an 194 agency includes the fair market value of the resources; however, 195 196 the total cost of loans or gifts of information technology to Page 7 of 64

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197 state universities to be used in instruction or research does 198 not include fair market value.

Section 6. Subsections (1) and (3) of section 282.703, Florida Statutes, are amended, and subsection (4) is added to that section, to read:

202 282.703 SUNCOM Network; exemptions from the required use.-203 There is created within the department the SUNCOM (1)204 Network, which shall be developed to serve as the state 205 communications system for providing local and long-distance 206 communications services to state agencies, political 207 subdivisions of the state, municipalities, state universities, 208 and nonprofit corporations pursuant to this part. The SUNCOM Network shall be developed to transmit all types of 209 210 communications signals, including, but not limited to, voice, 211 data, video, image, and radio. State agencies shall cooperate 212 and assist in the development and joint use of communications 213 systems and services.

214 (3) All state agencies and state universities shall use 215 the SUNCOM Network for agency and state university 216 communications services as the services become available; 217 however, no agency or university is relieved of responsibility 218 for maintaining communications services necessary for effective 219 management of its programs and functions. The department may provide such communications services to a state university if 220 requested by the university. If a SUNCOM Network service does 221 222 not meet the communications requirements of an agency or 223 university, the agency or university shall notify the department in writing and detail the requirements for that communications 224 Page 8 of 64

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225 service. If the department is unable to meet an agency's or 226 university's requirements by enhancing SUNCOM Network service, 227 the department may grant the agency or university an exemption 228 from the required use of specified SUNCOM Network services.

229 (4) This section may not be construed to require a state
 230 university to use SUNCOM Network communication services.

231 Section 7. Section 282.706, Florida Statutes, is amended 232 to read:

233 282.706 Use of SUNCOM Network by libraries.—The department 234 may provide SUNCOM Network services to any library in the state, 235 including libraries in public schools, community colleges, state 236 universities, and nonprofit private postsecondary educational 237 institutions, and libraries owned and operated by municipalities 238 and political subdivisions. <u>This section may not be construed to</u> 239 require a state university library to use SUNCOM Network

240 services.

241 Section 8. Subsection (1) of section 287.064, Florida 242 Statutes, is amended to read:

243 287.064 Consolidated financing of deferred-payment 244 purchases.-

245 The Division of Bond Finance of the State Board of (1)Administration and the Chief Financial Officer shall plan and 246 247 coordinate deferred-payment purchases made by or on behalf of 248 the state or its agencies or by or on behalf of state universities or state community colleges participating under 249 this section pursuant to s. 1001.706(7) s. 1001.74(6) or s. 250 251 1001.64(26), respectively. The Division of Bond Finance shall 252 negotiate and the Chief Financial Officer shall execute

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agreements and contracts to establish master equipment financing agreements for consolidated financing of deferred-payment, installment sale, or lease purchases with a financial institution or a consortium of financial institutions. As used in this act, the term "deferred-payment" includes installment sale and lease-purchase.

(a) The period during which equipment may be acquired
under any one master equipment financing agreement shall be
limited to not more than 3 years.

(b) Repayment of the whole or a part of the funds drawn
pursuant to the master equipment financing agreement may
continue beyond the period established pursuant to paragraph
(a).

266 (C) The interest rate component of any master equipment 267 financing agreement shall be deemed to comply with the interest 268 rate limitation imposed in s. 287.063 so long as the interest 269 rate component of every interagency, state university, or 270 community college agreement entered into under such master 271 equipment financing agreement complies with the interest rate 272 limitation imposed in s. 287.063. Such interest rate limitation 273 does not apply when the payment obligation under the master 274 equipment financing agreement is rated by a nationally 275 recognized rating service in any one of the three highest 276 classifications, which rating services and classifications are 277 determined pursuant to rules adopted by the Chief Financial Officer. 278

279 Section 9. Paragraph (b) of subsection (5) of section 280 1000.05, Florida Statutes, is amended to read:

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(5)

281 1000.05 Discrimination against students and employees in 282 the Florida K-20 public education system prohibited; equality of 283 access required.-

284

(b) The Board of Governors shall adopt <u>regulations</u> rules
to implement this section as it relates to state universities.

287 Section 10. Section 1001.705, Florida Statutes, is amended 288 to read:

289 1001.705 Responsibility for the State University System 290 under s. 7, Art. IX of the State Constitution; legislative 291 finding and intent.-

292

(1) LEGISLATIVE FINDINGS.-

293 (1) (a) DEFINITIONS.—For purposes of this act, the term: 294 (a)1. "Board of Governors" as it relates to the State 295 University System and as used in s. 7, Art. IX of the State 296 Constitution and Title XLVIII and other sections of the Florida 297 Statutes is the Board of Governors of the State University

298 System which belongs to and is part of the executive branch of 299 state government.

300 (b)2. "Institutions of higher learning" as used in the 301 State Constitution and the Florida Statutes includes publicly 302 funded state universities.

303 <u>(c)</u> "Public officer" as used in the Florida Statutes 304 includes members of the Board of Governors.

305 <u>(d)</u>4. "State university" or "state universities" as used 306 in the State Constitution and the Florida Statutes are agencies 307 of the state which belong to and are part of the executive 308 branch of state government. This definition of state

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309 universities as state agencies is only for the purposes of the 310 delineation of constitutional lines of authority. Statutory 311 exemptions for state universities from statutory provisions 312 relating to state agencies that are in effect on the effective 313 date of this act remain in effect and are not repealed by virtue 314 of this definition of state universities.

315 <u>(2)(b)</u> CONSTITUTIONAL DUTIES OF THE BOARD OF GOVERNORS OF 316 THE STATE UNIVERSITY SYSTEM.—In accordance with s. 7, Art. IX of 317 the State Constitution, the Board of Governors of the State 318 University System has the duty to operate, regulate, control, 319 and be fully responsible for the management of the whole 320 publicly funded State University System and the board, or the 321 board's designee, has responsibility for:

322 <u>(a)</u>1. Defining the distinctive mission of each constituent 323 university.

324 <u>(b)</u>². Defining the articulation of each constituent 325 university in conjunction with the Legislature's authority over 326 the public schools and community colleges.

327 (c) 3. Ensuring the well-planned coordination and operation
 328 of the State University System.

329 <u>(d)</u> 4. Avoiding wasteful duplication of facilities or 330 programs within the State University System.

331 <u>(e)</u>5. Accounting for expenditure of funds appropriated by 332 the Legislature for the State University System as provided by 333 law.

334 <u>(f)</u> Submitting a budget request for legislative 335 appropriations for the institutions under the supervision of the 336 board as provided by law.

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337 (g) 7. Adopting strategic plans for the State University
 338 System and each constituent university.

339 (h)8. Approving, reviewing, and terminating degree
 340 programs of the State University System.

341 <u>(i)</u>9. Governing admissions to the state universities.
342 <u>(j)</u>10. Serving as the public employer to all public
343 employees of state universities for collective bargaining
344 purposes.

345 <u>(k)11.</u> Establishing a personnel system for all state 346 university employees; however, the Department of Management 347 Services shall retain authority over state university employees 348 for programs established in ss. 110.123, 110.1232, 110.1234, 349 110.1238, and 110.161, and in chapters 121, 122, and 238.

350 <u>(1)</u>^{12.} Complying with, and enforcing for institutions 351 under the board's jurisdiction, all applicable local, state, and 352 federal laws.

353 (3) (c) CONSTITUTIONAL DUTIES OF THE LEGISLATURE.-In 354 accordance with s. 3, Art. II of the State Constitution, which 355 establishes the separation of powers of three branches of 356 government; s. 1, Art. III of the State Constitution, which 357 vests the legislative power of the state in the Legislature; s. 358 8, Art. III of the State Constitution, which provides the 359 exclusive executive veto power of the Governor and the exclusive 360 veto override power of the Legislature; s. 19, Art. III of the State Constitution, which requires the Legislature to enact 361 362 state planning and budget processes and requirements for budget requests by general law; s. 1, Art. VII of the State 363 364 Constitution, which requires that the authority to expend state

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funds be by general law enacted by the Legislature; and s. 1, Art. IX of the State Constitution, which requires the Legislature to make adequate provision by law for the "establishment, maintenance, and operation of institutions of higher learning," the Legislature has the following responsibilities:

371 <u>(a)</u>^{1.} Making provision by law for the establishment, 372 maintenance, and operation of institutions of higher learning 373 and other public education programs that the needs of the people 374 may require.

375 (b)2. Appropriating all state funds through the General
 376 Appropriations Act or other law.

377

(c) 3. Establishing tuition and fees.

378 (d) 4. Establishing policies relating to merit and need 379 based student financial aid.

380 (e) 5. Establishing policies relating to expenditure of, 381 accountability for, and management of funds appropriated by the 382 Legislature or revenues authorized by the Legislature. This 383 includes, but is not limited to, policies relating to: 384 budgeting; deposit of funds; investments; accounting; 385 purchasing, procurement, and contracting; insurance; audits; maintenance and construction of facilities; property; bond 386 387 financing; leasing; and information reporting.

388 <u>(f)</u>6. Maintaining the actuarial and fiscal soundness of 389 centrally administered state systems by requiring state 390 universities to continue to participate in programs such as the 391 Florida Retirement System, the state group health insurance 392 programs, the state telecommunications and data network

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393 (SUNCOM), and the state casualty insurance program.

394 <u>(g)</u>7. Establishing and regulating the use of state powers 395 and protections, including, but not limited to, eminent domain, 396 certified law enforcement, and sovereign immunity.

397 (h)8. Establishing policies relating to the health,
 398 safety, and welfare of students, employees, and the public while
 399 present on the campuses of institutions of higher learning.

400 (2) LEGISLATIVE INTENT.—It is the intent of the
401 Legislature to reenact laws relating to the Board of Governors
402 of the State University System, the university boards of
403 trustees, the State Board of Education, and the postsecondary
404 education system in accordance with the findings of this act.

405 Section 11. Section 1001.706, Florida Statutes, is amended 406 to read:

1001.706 Powers and duties of the Board of Governors.-

408

407

(1) GENERAL PROVISIONS.-

409 (a) For each constituent university, the Board of 410 Governors, or the board's designee, shall be responsible for 411 cost-effective policy decisions appropriate to the university's 412 mission, the implementation and maintenance of high-quality 413 education programs within law, the measurement of performance, 414 the reporting of information, and the provision of input 415 regarding state policy, budgeting, and education standards.

416

(2) REGULATORY AUTHORITY.-

417 (a) Pursuant to s. 7, Art. IX of the State Constitution,
418 the Board of Governors has the authority to regulate the State
419 University System and may adopt a regulation development
420 procedure for the Board of Governors and the university boards

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421 <u>of trustees to use in implementing their constitutional duties</u>422 and responsibilities.

423 The Board of Governors shall be subject to the (b) 424 provisions of adopt rules pursuant to chapter 120 when acting 425 pursuant to statutory authority derived from the Legislature, 426 except that. the Board of Governors may adopt regulations if 427 expressly authorized or required by law rules pursuant to chapter 120 when exercising the powers, duties, and authority 428 429 granted by s. 7, Art. IX of the State Constitution. Such 430 regulations must be adopted pursuant to a development procedure 431 that complies with paragraph (c). If the Board of Governors 432 delegates a power or duty to a university board of trustees as 433 the designee, the authority to adopt rules or regulations is included in the delegation. If the Board of Governors delegates 434 435 a statutory power or duty to a university board of trustees, the 436 university board of trustees shall be subject to the provisions 437 of chapter 120 but may adopt regulations to the same extent as 438 the Board of Governors under this subsection. 439 The development procedure for regulations authorized (C)

440 or required by law must provide for notice to the public of, and 441 an opportunity for public comment on, the proposed adoption, 442 amendment, or repeal of a regulation; a process for a 443 substantially affected person to challenge a statement of 444 general applicability that has not been properly adopted as a 445 regulation; a process for a substantially affected person to 446 challenge an unlawful regulation; and a process for the adoption of and challenges to emergency regulations that are necessary to 447 448 protect the public interest in the emergency. Judicial review

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shall be sought in the appellate district in which the
headquarters of the Board of Governors is located or in which
the main campus of the state university is located, as
applicable. The regulation development procedure shall be
published prominently on the websites of the Board of Governors
and the state universities.

455 <u>(3)-(2)</u> POWERS AND DUTIES RELATING TO ORGANIZATION AND 456 OPERATION OF STATE UNIVERSITIES.—

(a) The Board of Governors, or the board's designee, shall
develop guidelines and procedures related to data and
technology, including information systems, communications
systems, computer hardware and software, and networks.

(b) The Board of Governors shall develop guidelines
relating to divisions of sponsored research, pursuant to the
provisions of s. 1004.22, to serve the function of
administration and promotion of the programs of research.

(c) The Board of Governors shall prescribe conditions for
direct-support organizations and university health services
support organizations to be certified and to use university
property and services. Conditions relating to certification must
provide for audit review and oversight by the Board of
Governors.

471 (d) The Board of Governors shall develop guidelines for
472 supervising faculty practice plans for the academic health
473 science centers.

474 (e) The Board of Governors shall ensure that students at
475 state universities have access to general education courses as
476 provided in the statewide articulation agreement, pursuant to s.

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477 1007.23.

(f) The Board of Governors shall approve baccalaureate degree programs that require more than 120 semester credit hours of coursework prior to such programs being offered by a state university. At least half of the required coursework for any baccalaureate degree must be offered at the lower-division level, except in program areas approved by the Board of Governors.

(g) The Board of Governors, or the board's designee, shall adopt a written antihazing policy, appropriate penalties for violations of such policy, and a program for enforcing such policy.

489 (h) The Board of Governors, or the board's designee, may 490 establish a uniform code of conduct and appropriate penalties 491 for violations of its regulations rules by students and student 492 organizations, including regulations rules governing student 493 academic honesty. Such penalties, unless otherwise provided by 494 law, may include reasonable fines, the withholding of diplomas 495 or transcripts pending compliance with regulations rules or 496 payment of fines, and the imposition of probation, suspension, 497 or dismissal.

498

(4) (3) POWERS AND DUTIES RELATING TO FINANCE.-

(a) The Board of Governors, or the board's designee, shall account for expenditures of all state, local, federal, and other funds. Such accounting systems shall have appropriate audit and internal controls in place that will enable the constituent universities to satisfactorily and timely perform all accounting and reporting functions required by state and federal law and

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505 rules. 506 The Board of Governors shall prepare the legislative (b) 507 budget requests for the State University System, including a 508 request for fixed capital outlay, and submit them to the State 509 Board of Education for inclusion in the K-20 legislative budget 510 request. The Board of Governors shall provide the state 511 universities with fiscal policy guidelines, formats, and 512 instruction for the development of individual university budget 513 requests. The Board of Governors, or the board's designee, shall 514 (C) 515 establish tuition and fees pursuant to ss. 1009.24 and 1009.26. 516 The Board of Governors, or the board's designee, is (d) 517 authorized to secure comprehensive general liability insurance 518 pursuant to s. 1004.24. 519 (5) (4) POWERS AND DUTIES RELATING TO ACCOUNTABILITY.-(a) 520 The Legislature intends that the Board of Governors 521 shall align the missions of each constituent university with the 522 academic success of its students; the national reputation of its 523 faculty and its academic and research programs; the quantity of externally generated research, patents, and licenses; and the 524 525 strategic and accountability plans required in paragraphs (b) 526 and (c). The mission alignment and strategic plan shall consider 527 peer institutions at the constituent universities. The mission 528 alignment and strategic plan shall acknowledge that universities 529 that have a national and international impact have the greatest 530 capacity to promote the state's economic development through: new discoveries, patents, licenses, and technologies that 531 532 generate state businesses of global importance; research

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533 achievements through external grants and contracts that are 534 comparable to nationally recognized and ranked universities; the 535 creation of a resource rich academic environment that attracts 536 high-technology business and venture capital to the state; and 537 this generation's finest minds focusing on solving the state's 538 economic, social, environmental, and legal problems in the areas 539 of life sciences, water, sustainability, energy, and health 540 care. A nationally recognized and ranked university that has a 541 global perspective and impact shall be afforded the opportunity to enable and protect the university's competitiveness on the 542 543 global stage in fair competition with other institutions of 544 other states in the highest Carnegie Classification.

545 <u>(b) (a)</u> The Board of Governors shall develop a strategic 546 plan specifying goals and objectives for the State University 547 System and each constituent university.

548 <u>(c)(b)</u> The Board of Governors shall develop an 549 accountability plan for the State University System and each 550 constituent university.

551 <u>(d) (c)</u> The Board of Governors shall maintain an effective 552 information system to provide accurate, timely, and cost-553 effective information about each university. The board shall 554 continue to collect and maintain, at a minimum, the management 555 information databases as such <u>information</u> databases existed on 556 June 30, 2002.

557 <u>(e) (d)</u> If the Board of Governors of the State University 558 System determines that a state university board of trustees is 559 unwilling or unable to address substantiated allegations made by 560 any person relating to waste, fraud, or financial mismanagement

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561 within the state university, the Office of the Inspector General 562 shall investigate the allegations.

563

(6) (5) POWERS AND DUTIES RELATING TO PERSONNEL.-

(a) The Board of Governors, or the board's designee, shall
establish the personnel program for all employees of a state
university. The Board of Governors shall confirm the
presidential selection by a university board of trustees as a
means of acknowledging that system cooperation is expected
except the president.

570 The Department of Management Services shall retain (b) authority over state university employees for programs 571 572 established in ss. 110.123, 110.1232, 110.1234, 110.1238, and 573 110.161 and in chapters 121, 122, and 238. Unless specifically 574 authorized by law, neither the Board of Governors nor a state 575 university may offer group insurance programs for employees as a 576 substitute for or as an alternative to the health insurance 577 programs offered pursuant to chapter 110.

(c) Except as otherwise provided by law, university employees are public employees for purposes of chapter 112 and any payment for travel and per diem expenses shall not exceed the level specified in s. 112.061.

(d) The Board of Governors, or the board's designee, may not enter into an employment contract that requires <u>it</u> the board to pay an employee an amount from state funds in excess of 1 year of the employee's annual salary for termination, buyout, or any other type of contract settlement. This paragraph does not prohibit the payment of leave and benefits accrued by the employee in accordance with the board's <u>or designee's</u> leave and

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589 benefits policies before the contract terminates.

590

(7) (6) POWERS AND DUTIES RELATING TO PROPERTY.-

591 The Board of Governors shall develop guidelines for (a) 592 university boards of trustees relating to the acquisition of 593 real and personal property and the sale and disposal thereof and the approval and execution of contracts for the purchase, sale, 594 595 lease, license, or acquisition of commodities, goods, equipment, 596 contractual services, leases of real and personal property, and 597 construction. The acquisition may include purchase by 598 installment or lease-purchase. Such contracts may provide for 599 payment of interest on the unpaid portion of the purchase price. 600 Title to all real property acquired prior to January 7, 2003, and to all real property acquired with funds appropriated by the 601 602 Legislature shall be vested in the Board of Trustees of the Internal Improvement Trust Fund and shall be transferred and 603 604 conveyed by it. Notwithstanding any other provisions of this 605 subsection, each board of trustees shall comply with the 606 provisions of s. 287.055 for the procurement of professional 607 services as defined therein. Any acquisition pursuant to this 608 paragraph is subject to the provisions of s. 1010.62.

609 The Board of Governors shall develop guidelines for (b) 610 university boards of trustees relating to the use, maintenance, 611 protection, and control of university-owned or university-612 controlled buildings and grounds, property and equipment, name, trademarks and other proprietary marks, and the financial and 613 other resources of the university. Such authority may include 614 placing restrictions on activities and on access to facilities, 615 firearms, food, tobacco, alcoholic beverages, distribution of 616

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617 printed materials, commercial solicitation, animals, and sound. 618 The authority provided the board of trustees in this subsection 619 includes the prioritization of the use of space, property, 620 equipment, and resources and the imposition of charges for those 621 items.

(c) The Board of Governors, or the board's designee, shall
administer a program for the maintenance and construction of
facilities pursuant to chapter 1013.

625 (d) The Board of Governors, or the board's designee, shall 626 ensure compliance with the provisions of s. 287.09451 for all procurement and ss. 255.101 and 255.102 for construction 627 628 contracts, and rules adopted pursuant thereto, relating to the 629 utilization of minority business enterprises, except that 630 procurements costing less than the amount provided for in CATEGORY FIVE as provided in s. 287.017 shall not be subject to 631 s. 287.09451. 632

(e) Notwithstanding the provisions of s. 253.025 but
subject to the provisions of s. 1010.62, the Board of Governors,
or the board's designee, may, with the consent of the Board of
Trustees of the Internal Improvement Trust Fund, sell, convey,
transfer, exchange, trade, or purchase real property and related
improvements necessary and desirable to serve the needs and
purposes of the university.

640 1. The Board of Governors, or the board's designee, may 641 secure appraisals and surveys. The Board of Governors, or the 642 board's designee, shall comply with the rules of the Board of 643 Trustees of the Internal Improvement Trust Fund in securing 644 appraisals. Whenever the Board of Governors, or the board's

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645 designee, finds it necessary for timely property acquisition, it 646 may contract, without the need for competitive selection, with 647 one or more appraisers whose names are contained on the list of 648 approved appraisers maintained by the Division of State Lands in 649 the Department of Environmental Protection.

650 2. The Board of Governors, or the board's designee, may 651 negotiate and enter into an option contract before an appraisal 652 is obtained. The option contract must state that the final 653 purchase price may not exceed the maximum value allowed by law. 654 The consideration for such an option contract may not exceed 10 655 percent of the estimate obtained by the Board of Governors, or 656 the board's designee, or 10 percent of the value of the parcel, 657 whichever is greater, unless otherwise authorized by the Board 658 of Governors or the board's designee.

659 3. This paragraph is not intended to abrogate in any 660 manner the authority delegated to the Board of Trustees of the 661 Internal Improvement Trust Fund or the Division of State Lands 662 to approve a contract for purchase of state lands or to require 663 policies and procedures to obtain clear legal title to parcels 664 purchased for state purposes. Title to property acquired by a 665 university board of trustees prior to January 7, 2003, and to 666 property acquired with funds appropriated by the Legislature 667 shall vest in the Board of Trustees of the Internal Improvement 668 Trust Fund.

(f) The Board of Governors, or the board's designee, shallprepare and adopt a campus master plan pursuant to s. 1013.30.

(g) The Board of Governors, or the board's designee, shallprepare, adopt, and execute a campus development agreement

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673 pursuant to s. 1013.30.

(h) Notwithstanding the provisions of s. 216.351, the
Board of Governors, or the board's designee, may authorize the
rent or lease of parking facilities provided that such
facilities are funded through parking fees or parking fines
imposed by a university. The Board of Governors, or the board's
designee, may authorize a university board of trustees to charge
fees for parking at such rented or leased parking facilities.

681 <u>(8) (7)</u> COMPLIANCE WITH LAWS, RULES, REGULATIONS, AND 682 REQUIREMENTS.—The Board of Governors has responsibility for 683 compliance with state and federal laws, rules, regulations, and 684 requirements.

685 (9) (8) COOPERATION WITH OTHER BOARDS.-The Board of 686 Governors shall implement a plan for working on a regular basis 687 with the State Board of Education, the Commission for 688 Independent Education, the university boards of trustees, 689 representatives of the community college boards of trustees, 690 representatives of the private colleges and universities, and 691 representatives of the district school boards to achieve a 692 seamless education system.

693 (10) (9) The Board of Governors is prohibited from
 694 assessing any fee on state universities, unless specifically
 695 authorized by law.

696 Section 12. Subsection (3) is added to section 1001.72,697 Florida Statutes, to read:

698 1001.72 University boards of trustees; boards to 699 constitute a corporation.-

700

(3) Each board of trustees constitutes the contracting

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2010 HB 7237, Engrossed 1 701 agent of the university. 702 Section 13. Section 1004.015, Florida Statutes, is created 703 to read: 704 1004.015 Higher Education Coordinating Council.-705 The Higher Education Coordinating Council is created (1) 706 for the purposes of identifying unmet needs and facilitating 707 solutions to disputes regarding the creation of new degree 708 programs and the establishment of new institutes, campuses, or 709 centers. 710 (2) Members of the council shall include: 711 (a) The Commissioner of Education. 712 (b) The Chancellor of the State University System. 713 (C) The Chancellor of the Florida College System. 714 (d) The executive director of the Commission for 715 Independent Education. 716 (e) The president of the Independent Colleges and 717 Universities of Florida. 718 Two representatives of the business community, one (f) 719 appointed by the President of the Senate and one appointed by 720 the Speaker of the House of Representatives, who are committed 721 to developing and enhancing world class workforce infrastructure 722 necessary for Florida's citizens to compete and prosper in the 723 ever-changing economy of the 21st century. 724 (3) The council shall serve as an advisory board to the 725 Legislature, the State Board of Education, and the Board of 726 Governors. Recommendations of the council shall be consistent 727 with the following guiding principles:

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728 To achieve within existing resources a seamless (a) 729 academic educational system that fosters an integrated continuum 730 of kindergarten through graduate school education for Florida's 731 students. 732 (b) To promote consistent education policy across all 733 educational delivery systems, focusing on students. 734 (C) To promote substantially improved articulation across 735 all educational delivery systems. (d) To promote a system that maximizes educational access 736 737 and allows the opportunity for a high-quality education for all 738 Floridians. 739 (e) To promote a system of coordinated and consistent 740 transfer of credit and data collection for improved 741 accountability purposes between the educational delivery 742 systems. 743 The Board of Governors shall provide administrative (4) 744 support for the council. 745 Section 14. Subsections (1) and (3) of section 1004.03, 746 Florida Statutes, are amended to read: 747 1004.03 Program approval.-748 (1)The Board of Governors shall establish criteria for 749 the review and approval of proposed new programs at state 750 universities to ensure the well-planned development, coordination, and operation of the State University System and 751 to avoid wasteful duplication of facilities or programs. The 752 753 Board of Governors shall submit an annual report to the President of the Senate, the Speaker of the House of 754 755 Representatives, and the Governor listing the reviews conducted Page 27 of 64

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2010 HB 7237, Engrossed 1 756 and the results of each review. that will receive any support 757 from tuition and fees assessed pursuant to s. 1009.24 or from 758 funds appropriated by the Legislature through the General 759 Appropriations Act or other law. These criteria include, but are 760 not limited to, the following: 761 (a) New programs may not be approved unless the same 762 objectives cannot be met through use of educational technology. 763 (b) Unnecessary duplication of programs offered by public 764 and independent institutions shall be avoided. 765 (c) Cooperative programs, particularly within regions, 766 should be encouraged. 767 (d) New programs shall be approved only if they are 768 consistent with the strategic plan adopted by the Board of 769 Governors. 770 (e) A new graduate-level program or professional-level 771 program may be approved if: 772 1. The university has taken into account the offerings of 773 its counterparts, including institutions in other sectors, 774 particularly at the regional level. 775 2. The addition of the program will not alter the emphasis 776 on undergraduate education. 777 3. The regional need and demand for the program was 778 addressed and the community needs are obvious. 779 (3) New colleges, schools, or functional equivalents of 780 any program that leads to a degree that is offered as a credential for a specific license granted under the Florida 781 782 Statutes or the State Constitution and that will receive any 783 support from tuition and fees or from funds appropriated by the Page 28 of 64

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784 Legislature through the General Appropriations Act or other law 785 shall not be established without the specific approval of the 786 Legislature.

787 Section 15. Subsection (4) of section 1004.07, Florida788 Statutes, is amended to read:

789 1004.07 Student withdrawal from courses due to military 790 service; effect.-

(4) Policies of state university boards of trustees shall
be established by <u>regulation</u> rule and pursuant to guidelines of
the Board of Governors.

794 Section 16. Section 1006.54, Florida Statutes, is amended 795 to read:

796 1006.54 Universities; public documents distributed to 797 libraries.-The general library of each state university may 798 receive copies of reports of state officials, departments, and 799 institutions and all other state documents published by the 800 state. Each officer of the state empowered by law to distribute 801 such public documents may transmit without charge, except for 802 payment of shipping costs, the number of copies of each public 803 document desired upon requisition from the librarian. It is the 804 duty of the library to keep public documents in a convenient 805 form accessible to the public. The library, under regulations 806 rules formulated by the university board of trustees, is 807 authorized to exchange documents for those of other states, territories, and countries. 808

809 Section 17. Section 1006.60, Florida Statutes, is amended 810 to read:

811 1006.60 Codes of conduct; disciplinary measures;

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812 rulemaking authority to adopt rules or regulations.-

813 (1)Each community college and state university may adopt, 814 by rule, and each state university may adopt, by regulation, 815 codes of conduct and appropriate penalties for violations of 816 rules or regulations by students, to be administered by the 817 institution. Such penalties, unless otherwise provided by law, 818 may include: reprimand; restitution; fines; withholding of 819 diplomas or transcripts pending compliance with rules or 820 regulations, completion of any student judicial process or sanction, or payment of fines; restrictions on the use of or 821 822 removal from campus facilities; community service; educational 823 requirements; and the imposition of probation, suspension, 824 dismissal, or expulsion.

825 Each community college and state university may adopt, (2) by rule, and each state university may adopt, by regulation, a 826 827 code of conduct and appropriate penalties for violations of 828 rules or regulations by student organizations, to be 829 administered by the institution. Such penalties, unless 830 otherwise provided by law, may include: reprimand; restitution; 831 suspension, cancellation, or revocation of the registration or 832 official recognition of a student organization; and restrictions on the use of, or removal from, campus facilities. 833

(3) Sanctions authorized by such codes of conduct may be
imposed only for acts or omissions in violation of rules or
<u>regulations</u> adopted by the institution, including rules or
<u>regulations</u> adopted under this section, rules of the State Board
of Education, rules or regulations of or the Board of Governors
regarding the State University System, county and municipal

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840 ordinances, and the laws of this state, the United States, or 841 any other state.

842 Each community college and state university may (4) 843 establish and adopt, by rule, and each state university may 844 establish and adopt, by regulation, codes of appropriate 845 penalties for violations of rules or regulations governing 846 student academic honesty. Such penalties, unless otherwise 847 provided by law, may include: reprimand; reduction of grade; 848 denial of academic credit; invalidation of university credit or 849 of the degree based upon such credit; probation; suspension; 850 dismissal; or expulsion. In addition to any other penalties that 851 may be imposed, an individual may be denied admission or further registration, and the institution may invalidate academic credit 852 853 for work done by a student and may invalidate or revoke the 854 degree based upon such credit if it is determined that the 855 student has made false, fraudulent, or incomplete statements in 856 the application, residence affidavit, or accompanying documents 857 or statements in connection with, or supplemental to, the 858 application for admission to or graduation from the institution.

859 Each community college and state university shall (5) 860 adopt rules and each state university shall adopt regulations 861 for the lawful discipline of any student who intentionally acts 862 to impair, interfere with, or obstruct the orderly conduct, 863 processes, and functions of the institution. Said rules or 864 regulations may apply to acts conducted on or off campus when relevant to such orderly conduct, processes, and functions. 865 Subsection (2) of section 1006.65, Florida 866 Section 18.

867 Statutes, is amended to read:

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868 1006.65 Safety issues in courses offered by public869 postsecondary educational institutions.-

870 (2) The Board of Governors shall adopt <u>regulations</u> rules
871 to ensure that policies and procedures are in place to protect
872 the health and safety of students, instructional personnel, and
873 visitors who participate in courses offered by a state
874 university.

875 Section 19. Subsection (3) of section 1007.264, Florida 876 Statutes, is amended to read:

877 1007.264 Persons with disabilities; admission to 878 postsecondary educational institutions; substitute requirements; 879 rules and regulations.-

(3) The Board of Governors, in consultation with the State
Board of Education, shall adopt <u>regulations</u> rules to implement
this section for state universities and shall develop substitute
admission requirements where appropriate.

884 Section 20. Subsection (3) of section 1007.265, Florida 885 Statutes, is amended to read:

886 1007.265 Persons with disabilities; graduation, study 887 program admission, and upper-division entry; substitute 888 requirements; rules <u>and regulations</u>.-

(3) The Board of Governors, in consultation with the State
 Board of Education, shall adopt <u>regulations</u> rules to implement
 this section for state universities and shall develop substitute
 requirements where appropriate.

893 Section 21. Section 1009.24, Florida Statutes, is amended 894 to read:

895 1009.24 State university student fees.-

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896 This section applies to students enrolled in college (1)897 credit programs at state universities.

898 All students shall be charged fees except students who (2)899 are exempt from fees or students whose fees are waived.

900 All moneys from tuition and fees shall be deposited (3) 901 pursuant to s. 1011.42.

902 Effective January 1, 2008, the resident (4) (a) 903 undergraduate tuition for lower-level and upper-level coursework 904 shall be \$77.39 per credit hour.

905 Beginning with the 2008-2009 fiscal year and each year (b) 906 thereafter, the resident undergraduate tuition per credit hour 907 shall increase at the beginning of each fall semester at a rate 908 equal to inflation, unless otherwise provided in the General 909 Appropriations Act. The Office of Economic and Demographic Research shall report the rate of inflation to the President of 910 911 the Senate, the Speaker of the House of Representatives, the 912 Governor, and the Board of Governors each year prior to March 1. 913 For purposes of this paragraph, the rate of inflation shall be 914 defined as the rate of the 12-month percentage change in the 915 Consumer Price Index for All Urban Consumers, U.S. City Average, 916 All Items, or successor reports as reported by the United States 917 Department of Labor, Bureau of Labor Statistics, or its 918 successor for December of the previous year. In the event the 919 percentage change is negative, the resident undergraduate 920 tuition shall remain at the same level as the prior fiscal year. 921 (C) The Board of Governors, or the board's designee, may establish tuition for graduate and professional programs, and 922

923 out-of-state fees for all programs. Except as otherwise provided

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924 in this section, the sum of tuition and out-of-state fees 925 assessed to nonresident students must be sufficient to offset 926 the full instructional cost of serving such students. However, 927 adjustments to out-of-state fees or tuition for graduate 928 programs and professional programs may not exceed 15 percent in 929 any year.

930 (d) The Board of Governors may consider and approve 931 flexible tuition policies as requested by a university board of 932 trustees in accordance with the provisions of subsection (15) 933 only to the extent such policies are in alignment with the 934 mission of the university and do not increase the state's fiscal 935 liability or obligations, including, but not limited to, any 936 fiscal liability or obligation for programs authorized under ss. 937 1009.53-1009.538 and ss. 1009.97-1009.984.

(e) (d) The sum of the activity and service, health, and 938 939 athletic fees a student is required to pay to register for a 940 course shall not exceed 40 percent of the tuition established in 941 law or in the General Appropriations Act. No university shall be 942 required to lower any fee in effect on the effective date of 943 this act in order to comply with this subsection. Within the 40 944 percent cap, universities may not increase the aggregate sum of 945 activity and service, health, and athletic fees more than 5 946 percent per year unless specifically authorized in law or in the General Appropriations Act. A university may increase its 947 948 athletic fee to defray the costs associated with changing National Collegiate Athletic Association divisions. Any such 949 increase in the athletic fee may exceed both the 40 percent cap 950 951 and the 5 percent cap imposed by this subsection. Any such

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952 increase must be approved by the athletic fee committee in the 953 process outlined in subsection (12) and cannot exceed \$2 per 954 credit hour. Notwithstanding the provisions of ss. 1009.534, 955 1009.535, and 1009.536, that portion of any increase in an 956 athletic fee pursuant to this subsection that causes the sum of 957 the activity and service, health, and athletic fees to exceed 958 the 40 percent cap or the annual increase in such fees to exceed 959 the 5 percent cap shall not be included in calculating the 960 amount a student receives for a Florida Academic Scholars award, a Florida Medallion Scholars award, or a Florida Gold Seal 961 962 Vocational Scholars award.

963 <u>(f) (e)</u> This subsection does not prohibit a university from 964 increasing or assessing optional fees related to specific 965 activities if payment of such fees is not required as a part of 966 registration for courses.

967 (5) A university may implement a differential out-of-state
 968 fee <u>in accordance with regulations developed by the Board of</u>
 969 <u>Governors</u> for the following:

970 (a) A student from another state that borders the service971 area of the university.

972 (b) A graduate student who has been determined to be a 973 nonresident for tuition purposes pursuant to s. 1009.21 and has 974 a .25 full-time equivalent appointment or greater as a graduate 975 assistant, graduate research assistant, graduate teaching 976 assistant, graduate research associate, or graduate teaching 977 associate.

978 (c) A graduate student who has been determined to be a 979 nonresident for tuition purposes pursuant to s. 1009.21 and is

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980 receiving a full fellowship.

981 (6) Students who are enrolled in Programs in Medical
982 Sciences are considered graduate students for the purpose of
983 enrollment and student fees.

984 A university board of trustees is authorized to (7) 985 collect for financial aid purposes an amount not to exceed 5 986 percent of the tuition and out-of-state fee. The revenues from 987 fees are to remain at each campus and replace existing financial 988 aid fees. Such funds shall be disbursed to students as quickly 989 as possible. A minimum of 75 percent of funds from the student 990 financial aid fee shall be used to provide financial aid based 991 on absolute need. The Board of Governors shall develop criteria 992 for making financial aid awards. Each university shall report 993 annually to the Board of Governors and the Department of 994 Education on the revenue collected pursuant to this subsection, 995 the amount carried forward, the criteria used to make awards, the amount and number of awards for each criterion, and a 996 997 delineation of the distribution of such awards. The report shall 998 include an assessment by category of the financial need of every 999 student who receives an award, regardless of the purpose for 1000 which the award is received. Awards which are based on financial 1001 need shall be distributed in accordance with a nationally 1002 recognized system of need analysis approved by the Board of 1003 Governors. An award for academic merit shall require a minimum overall grade point average of 3.0 on a 4.0 scale or the 1004 1005 equivalent for both initial receipt of the award and renewal of 1006 the award.

1007

(8) The Capital Improvement Trust Fund fee is established Page 36 of 64

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1008 as \$2.44 per credit hour per semester. The building fee is 1009 established as \$2.32 per credit hour per semester.

1010 Each university board of trustees is authorized to (9) 1011 establish separate activity and service, health, and athletic 1012 fees. When duly established, the fees shall be collected as 1013 component parts of tuition and fees and shall be retained by the 1014 university and paid into the separate activity and service, 1015 health, and athletic funds. Notwithstanding any other provision of law to the contrary, a university may transfer revenues 1016 1017 derived from the fees authorized pursuant to this subsection to 1018 a university direct-support organization of the university to be 1019 used only for the purpose of paying and securing debt on 1020 projects approved pursuant to s. 1010.62 and pursuant to a 1021 written agreement approved by the Board of Governors. The amount 1022 transferred may not exceed the amount authorized for annual debt 1023 service pursuant to s. 1010.62.

1024 Each university board of trustees shall establish (10) (a) 1025 a student activity and service fee on the main campus of the 1026 university. The university board may also establish a student 1027 activity and service fee on any branch campus or center. Any 1028 subsequent increase in the activity and service fee must be 1029 recommended by an activity and service fee committee, at least 1030 one-half of whom are students appointed by the student body 1031 president. The remainder of the committee shall be appointed by 1032 the university president. A chairperson, appointed jointly by 1033 the university president and the student body president, shall 1034 vote only in the case of a tie. The recommendations of the 1035 committee shall take effect only after approval by the

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1036 university president, after consultation with the student body 1037 president, with final approval by the university board of 1038 trustees. An increase in the activity and service fee may occur 1039 only once each fiscal year and must be implemented beginning 1040 with the fall term. The Board of Governors is responsible for 1041 adopting the <u>regulations</u> rules and timetables necessary to 1042 implement this fee.

1043 The student activity and service fees shall be (b) 1044 expended for lawful purposes to benefit the student body in 1045 general. This shall include, but shall not be limited to, 1046 student publications and grants to duly recognized student 1047 organizations, the membership of which is open to all students 1048 at the university without regard to race, sex, or religion. The 1049 fund may not benefit activities for which an admission fee is 1050 charged to students, except for student-government-association-1051 sponsored concerts. The allocation and expenditure of the fund 1052 shall be determined by the student government association of the 1053 university, except that the president of the university may veto 1054 any line item or portion thereof within the budget when 1055 submitted by the student government association legislative 1056 body. The university president shall have 15 school days from 1057 the date of presentation of the budget to act on the allocation 1058 and expenditure recommendations, which shall be deemed approved 1059 if no action is taken within the 15 school days. If any line 1060 item or portion thereof within the budget is vetoed, the student 1061 government association legislative body shall within 15 school 1062 days make new budget recommendations for expenditure of the 1063 vetoed portion of the fund. If the university president vetoes

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any line item or portion thereof within the new budget revisions, the university president may reallocate by line item that vetoed portion to bond obligations guaranteed by activity and service fees. Unexpended funds and undisbursed funds remaining at the end of a fiscal year shall be carried over and remain in the student activity and service fund and be available for allocation and expenditure during the next fiscal year.

1071 Each university board of trustees shall establish a (11)1072 student health fee on the main campus of the university. The 1073 university board of trustees may also establish a student health 1074 fee on any branch campus or center. Any subsequent increase in 1075 the health fee must be recommended by a health committee, at 1076 least one-half of whom are students appointed by the student 1077 body president. The remainder of the committee shall be 1078 appointed by the university president. A chairperson, appointed 1079 jointly by the university president and the student body 1080 president, shall vote only in the case of a tie. The 1081 recommendations of the committee shall take effect only after 1082 approval by the university president, after consultation with 1083 the student body president, with final approval by the 1084 university board of trustees. An increase in the health fee may 1085 occur only once each fiscal year and must be implemented 1086 beginning with the fall term. The Board of Governors is 1087 responsible for adopting the regulations rules and timetables 1088 necessary to implement this fee.

(12) Each university board of trustees shall establish a separate athletic fee on the main campus of the university. The university board may also establish a separate athletic fee on

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1092 any branch campus or center. Any subsequent increase in the 1093 athletic fee must be recommended by an athletic fee committee, 1094 at least one-half of whom are students appointed by the student 1095 body president. The remainder of the committee shall be 1096 appointed by the university president. A chairperson, appointed 1097 jointly by the university president and the student body 1098 president, shall vote only in the case of a tie. The 1099 recommendations of the committee shall take effect only after 1100 approval by the university president, after consultation with 1101 the student body president, with final approval by the 1102 university board of trustees. An increase in the athletic fee 1103 may occur only once each fiscal year and must be implemented 1104 beginning with the fall term. The Board of Governors is responsible for adopting the regulations rules and timetables 1105 1106 necessary to implement this fee. 1107 (13) Each university board of trustees may establish a technology fee of up to 5 percent of the tuition per credit 1108 hour. The revenue from this fee shall be used to enhance 1109 1110 instructional technology resources for students and faculty. The 1111 technology fee may not be included in any award under the 1112 Florida Bright Futures Scholarship Program established pursuant 1113 to ss. 1009.53-1009.538. 1114 (14) (13) Except as otherwise provided in subsection (15), 1115 each university board of trustees is authorized to establish the 1116 following fees: (a) 1117 A nonrefundable application fee in an amount not to 1118 exceed \$30. (b) An orientation fee in an amount not to exceed \$35. 1119 Page 40 of 64

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(c) A fee for security, access, or identification cards.
The annual fee for such a card may not exceed \$10 per card. The maximum amount charged for a replacement card may not exceed \$123

(d) Registration fees for audit and zero-hours registration; a service charge, which may not exceed \$15, for the payment of tuition <u>and fees</u> in installments; and a lateregistration fee in an amount not less than \$50 nor more than \$100 to be imposed on students who fail to initiate registration during the regular registration period.

(e) A late-payment fee in an amount not less than \$50 nor more than \$100 to be imposed on students who fail to pay or fail to make appropriate arrangements to pay (by means of installment payment, deferment, or third-party billing) tuition by the deadline set by each university. Each university may adopt specific procedures or policies for waiving the late-payment fee for minor underpayments.

1137 <u>(f) (r)</u> Fees for transcripts and diploma replacement, not 1138 to exceed \$10 per item.

1139 A nonrefundable admissions deposit for undergraduate, (q) 1140 graduate, and professional degree programs in an amount not to 1141 exceed \$200. The admissions deposit shall be imposed at the time 1142 of an applicant's acceptance to the university and shall be 1143 applied toward tuition upon enrollment. If the applicant does not enroll in the university, the admissions deposit shall be 1144 1145 deposited in an auxiliary account of the university and used to expand financial assistance, scholarships, and student academic 1146 and career counseling services at the university. The Board of 1147

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1148 Governors shall adopt a policy that provides for the waiver of 1149 such admissions deposit on the basis of financial hardship.

1150 (h) (f) A fee for miscellaneous health-related charges for 1151 services provided at cost by the university health center which 1152 are not covered by the health fee set under subsection (11).

1153 <u>(i)-(g)</u> Materials and supplies fees to offset the cost of 1154 materials or supplies that are consumed in the course of the 1155 student's instructional activities, excluding the cost of 1156 equipment replacement, repairs, and maintenance.

1157 <u>(j) (h)</u> Housing rental rates and miscellaneous housing 1158 charges for services provided by the university at the request 1159 of the student.

1160 <u>(k)(i)</u> A charge representing the reasonable cost of 1161 efforts to collect payment of overdue accounts.

1162 <u>(1)(j)</u> A service charge on university loans in lieu of 1163 interest and administrative handling charges.

1164 (m) (k) A fee for off-campus course offerings when the 1165 location results in specific, identifiable increased costs to 1166 the university.

1167 <u>(n) (l)</u> Library fees and fines, including charges for 1168 damaged and lost library materials, overdue reserve library 1169 books, interlibrary loans, and literature searches.

1170 <u>(o) (m)</u> Fees relating to duplicating, photocopying, 1171 binding, and microfilming; copyright services; and standardized 1172 testing. These fees may be charged only to those who receive the 1173 services.

1174 <u>(p) (n)</u> Fees and fines relating to the use, late return, 1175 and loss and damage of facilities and equipment.

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1189

1176 (q) (o) A returned-check fee as authorized by s. 832.07(1) 1177 for unpaid checks returned to the university.

1178 <u>(r) (p)</u> Traffic and parking fines, charges for parking 1179 decals, and transportation access fees.

1180 <u>(s) (q)</u> An Educational Research Center for Child 1181 Development fee for child care and services offered by the 1182 center.

1183 (s) A technology fee of up to 5 percent of the tuition per credit hour, beginning with the fall term of the 2009-2010 academic year. The revenue from this fee shall be used to enhance instructional technology resources for students and faculty. The technology fee shall not be included in any award under the Florida Bright Futures Scholarship Program.

1190 With the exception of housing rental rates and except as otherwise provided, fees assessed pursuant to paragraphs (h)-(s) shall be based on reasonable costs of services. The Board of Governors shall adopt regulations and timetables necessary to implement the fees and fines authorized under this subsection. The fees assessed under this subsection may be used for debt only as authorized under s. 1010.62.

(14) Each university board of trustees is authorized to establish a nonrefundable admissions deposit for undergraduate, graduate, and professional degree programs in an amount not to exceed \$200. The admissions deposit shall be imposed at the time of an applicant's acceptance to the university and shall be applied toward tuition upon enrollment. In the event the applicant does not enroll in the university, the admissions Page 43 of 64

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1204	deposit shall be deposited in an auxiliary account of the
1205	university and used to expand financial assistance,
1206	scholarships, and student academic and career counseling
1207	services at the university. A university board of trustees that
1208	establishes an admissions deposit pursuant to this subsection
1209	must also adopt policies that provide for the waiver of such
1210	deposit on the basis of financial hardship.
1211	(15) (a) The Board of Governors may approve:
1212	1. A proposal from a university board of trustees to
1213	establish a new student fee that is not specifically authorized
1214	by this section.
1215	2. A proposal from a university board of trustees to
1216	increase the current cap for an existing fee authorized pursuant
1217	to paragraphs (14)(a)-(g).
1218	3. A proposal from a university board of trustees to
1219	implement flexible tuition policies, such as undergraduate or
1220	graduate block tuition, block tuition differential, or market
1221	tuition rates for graduate-level online courses or graduate-
1222	level courses offered through a university's continuing
1223	education program. A block tuition policy for resident
1224	undergraduate students or undergraduate-level courses shall be
1225	based on the per-credit-hour undergraduate tuition established
1226	under subsection (4). A block tuition policy for nonresident
1227	undergraduate students shall be based on the per-credit-hour
1228	undergraduate tuition and out-of-state fee established under
1229	subsection (4). Flexible tuition policies, including block
1230	tuition, may not increase the state's fiscal liability or
1231	obligation.

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1232	(b) A proposal developed pursuant to paragraph (a) shall
1233	be submitted in accordance with guidelines established by the
1234	Board of Governors. Approval by the Board of Governors of such
1235	proposal must be made in accordance with the provisions of this
1236	subsection.
1237	(c) In reviewing a proposal to establish a new fee under
1238	subparagraph (a)1., the Board of Governors shall consider:
1239	1. The purpose to be served or accomplished by the new
1240	fee.
1241	2. Whether there is a demonstrable student-based need for
1242	the new fee that is not currently being met through existing
1243	university services, operations, or another fee.
1244	3. Whether the financial impact on students is warranted
1245	in light of other charges assessed to students for tuition and
1246	associated fees.
1247	4. Whether any restrictions, limitations, or conditions
1248	should be placed on the use of the fee.
1249	5. Whether there are outcome measures to indicate if the
1250	purpose for which the fee was established is accomplished.
1251	(d) In reviewing a proposal to increase or exceed the
1252	current cap for an existing fee under subparagraph (a)2., the
1253	Board of Governors shall consider:
1254	1. The services or operations currently being funded by
1255	the fee.
1256	2. Whether those services or operations can be performed
1257	more efficiently to alleviate the need for any increase.
1258	3. The additional or enhanced services or operations to be
1259	funded by the increase.

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1260	4. Whether any alternative resources are available to meet
1261	the need.
1262	5. Whether the financial impact on students is warranted
1263	in light of other charges assessed to students for tuition and
1264	associated fees.
1265	(e) In reviewing a proposal to implement a flexible
1266	tuition policy under subparagraph (a)3., the Board of Governors
1267	shall consider:
1268	1. Whether the proposed tuition flexibility policy is
1269	aligned with the mission of the university.
1270	2. Whether the proposed tuition flexibility policy
1271	increases the state's fiscal liabilities or obligations and, if
1272	so, the proposal shall be denied.
1273	3. Whether any restrictions, limitations, or conditions
1274	should be placed on the policy.
1275	4. How the proposed tuition flexibility policy will be
1276	implemented to honor the advance payment contracts of students
1277	who are beneficiaries of prepaid tuition contracts under s.
1278	1009.98.
1279	(f) The Board of Governors shall submit an annual report
1280	to the President of the Senate, the Speaker of the House of
1281	Representatives, and the Governor summarizing the proposals
1282	received by the board during the preceding year and actions
1283	taken by the board in response to such proposals. The Board of
1284	Governors shall also include in the annual report the following
1285	information for each fee established pursuant to subparagraph
1286	<u>(a)1.:</u>
1287	1. The amount of the fee.

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1288 2. The total revenues generated by the fee. 1289 3. Detailed expenditures of the revenues generated by the 1290 fee. 1291 (q) The aggregate sum of any fees established pursuant to 1292 subparagraph (a)1. that a student is required to pay to register 1293 for a course shall not exceed 10 percent of tuition. 1294 (h) Any fee established pursuant to subparagraph (a)1. 1295 shall not be included in any award under the Florida Bright 1296 Futures Scholarship Program established pursuant to ss. 1009.53-1297 1009.538. (i) 1298 The revenues generated by a fee established pursuant 1299 to subparagraph (a)1. may not be transferred to an auxiliary 1300 enterprise or a direct-support organization and may not be used 1301 for the purpose of paying or securing debt. 1302 (j) If the Board of Governors approves a university 1303 proposal to establish a fee pursuant to subparagraph (a)1., a 1304 fee committee shall be established at the university to make 1305 recommendations to the university president and the university 1306 board of trustees regarding how the revenue from the fee is to 1307 be spent and any subsequent changes to the fee. At least one-1308 half of the committee must be students appointed by the student 1309 body president. The remainder of the committee shall be 1310 appointed by the university president. A chair, appointed jointly by the university president and the student body 1311 1312 president, shall vote only in the case of a tie. (k) An increase to an existing fee or a fee established 1313 1314 pursuant to subparagraph (a)1. may occur no more than once each 1315 fiscal year and must be implemented beginning with the fall term

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Each university may assess a service charge for the payment of tuition and fees in installments. Such service charge must be approved by the university board of trustees.

(16) Each university board of trustees may establish a tuition differential for undergraduate courses upon receipt of approval from the Board of Governors. The tuition differential shall promote improvements in the quality of undergraduate education and shall provide financial aid to undergraduate students who exhibit financial need.

1325 Seventy percent of the revenues from the tuition (a) 1326 differential shall be expended for purposes of undergraduate 1327 education. Such expenditures may include, but are not limited to, increasing course offerings, improving graduation rates, 1328 increasing the percentage of undergraduate students who are 1329 1330 taught by faculty, decreasing student-faculty ratios, providing 1331 salary increases for faculty who have a history of excellent 1332 teaching in undergraduate courses, improving the efficiency of 1333 the delivery of undergraduate education through academic 1334 advisement and counseling, and reducing the percentage of students who graduate with excess hours. This expenditure for 1335 1336 undergraduate education may not be used to pay the salaries of 1337 graduate teaching assistants. The remaining 30 percent of the 1338 revenues from the tuition differential, or the equivalent amount 1339 of revenue from private sources, shall be expended to provide 1340 financial aid to undergraduate students who exhibit financial 1341 need to meet the cost of university attendance. This expenditure 1342 for need-based financial aid shall not supplant the amount of 1343 need-based aid provided to undergraduate students in the

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1344 preceding fiscal year from financial aid fee revenues, the 1345 direct appropriation for financial assistance provided to state 1346 universities in the General Appropriations Act, or from private 1347 sources.

1348 (b) Each tuition differential is subject to the following 1349 conditions:

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

1353 2. The tuition differential may vary by course or courses, 1354 campus or center location, and by institution. Each university 1355 board of trustees shall strive to maintain and increase 1356 enrollment in degree programs related to math, science, high 1357 technology, and other state or regional high-need fields when 1358 establishing tuition differentials by course.

1359 3. For each state university that has total research and 1360 development expenditures for all fields of at least \$100 million 1361 per year as reported annually to the National Science 1362 Foundation, the aggregate sum of tuition and the tuition differential may not be increased by more than 15 percent of the 1363 1364 total charged for the aggregate sum of these fees in the 1365 preceding fiscal year. For each state university that has total 1366 research and development expenditures for all fields of less 1367 than \$100 million per year as reported annually to the National 1368 Science Foundation, the aggregate sum of tuition and the tuition 1369 differential may not be increased by more than 15 percent of the 1370 total charged for the aggregate sum of these fees in the 1371 preceding fiscal year.

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1372 4. The aggregate sum of undergraduate tuition and fees per
1373 credit hour, including the tuition differential, may not exceed
1374 the national average of undergraduate tuition and fees at 4-year
1375 degree-granting public postsecondary educational institutions.

1376 5. The tuition differential <u>shall not be included in any</u>
1377 <u>award under the Florida Bright Futures Scholarship Program</u>
1378 <u>established pursuant to may not be calculated as a part of the</u>
1379 <u>scholarship programs established in</u> ss. 1009.53-1009.538.

6. Beneficiaries having prepaid tuition contracts pursuant to s. 1009.98(2)(b) which were in effect on July 1, 2007, and which remain in effect, are exempt from the payment of the tuition differential.

The tuition differential may not be charged to any
student who was in attendance at the university before July 1,
2007, and who maintains continuous enrollment.

1387 8. The tuition differential may be waived by the 1388 university for students who meet the eligibility requirements 1389 for the Florida public student assistance grant established in 1390 s. 1009.50.

1391 9. Subject to approval by the Board of Governors, the
1392 tuition differential authorized pursuant to this subsection may
1393 take effect with the 2009 fall term.

(c) A university board of trustees may submit a proposal to the Board of Governors to implement a tuition differential for one or more undergraduate courses. At a minimum, the proposal shall:

Identify the course or courses for which the tuition
 differential will be assessed.

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1400 2. Indicate the amount that will be assessed for each 1401 tuition differential proposed.

1402

3. Indicate the purpose of the tuition differential.

1403 4. Indicate how the revenues from the tuition differential1404 will be used.

1405 5. Indicate how the university will monitor the success of 1406 the tuition differential in achieving the purpose for which the 1407 tuition differential is being assessed.

(d) The Board of Governors shall review each proposal and advise the university board of trustees of approval of the proposal, the need for additional information or revision to the proposal, or denial of the proposal. The Board of Governors shall establish a process for any university to revise a proposal or appeal a decision of the board.

1414 (e) The Board of Governors shall submit a report to the 1415 President of the Senate, the Speaker of the House of 1416 Representatives, and the Governor describing the implementation 1417 of the provisions of this subsection no later than January 1, 1418 2010, and no later than January 1 each year thereafter. The 1419 report shall summarize proposals received by the board during 1420 the preceding fiscal year and actions taken by the board in 1421 response to such proposals. In addition, the report shall 1422 provide the following information for each university that has 1423 been approved by the board to assess a tuition differential:

14241. The course or courses for which the tuition1425differential was assessed and the amount assessed.

1426 2. The total revenues generated by the tuition 1427 differential.

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

1432 4. Detailed expenditures of the revenues generated by the1433 tuition differential.

1434 5. Changes in retention rates, graduation rates, the 1435 percentage of students graduating with more than 110 percent of 1436 the hours required for graduation, pass rates on licensure 1437 examinations, the number of undergraduate course offerings, the 1438 percentage of undergraduate students who are taught by faculty, 1439 student-faculty ratios, and the average salaries of faculty who 1440 teach undergraduate courses.

(f) No state university shall be required to lower any tuition differential that was approved by the Board of Governors and in effect prior to January 1, 2009, in order to comply with the provisions of this subsection.

1445 (17) (a) A state university may assess a student who 1446 enrolls in a course listed in the Florida Higher Education 1447 Distance Learning Catalog, established pursuant to s. 1004.09, a 1448 per-credit-hour distance learning course fee. For purposes of 1449 assessing this fee, a distance learning course is a course in 1450 which at least 80 percent of the direct instruction of the 1451 course is delivered using some form of technology when the 1452 student and instructor are separated by time or space, or both.

(b) The amount of the distance learning course fee may not
exceed the additional costs of the services provided which are
attributable to the development and delivery of the distance

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1456 learning course. If the distance learning course fee is assessed 1457 by a state university, the institution may not assess 1458 duplicative fees to cover the additional costs.

(c) The link for the catalog must be prominently displayed within the advising and distance learning sections of the institution's website, using a graphic and description provided by the Florida Distance Learning Consortium, informing students of the catalog.

1464 (18) A state university may not charge any fee except as 1465 specifically authorized by law.

1466 (19) The Board of Governors shall adopt regulations to 1467 implement the provisions of this section.

1468Section 22.Subsection (9) of section 1009.26, Florida1469Statutes, is amended to read:

1470

1009.26 Fee waivers.-

1471 (9) Each university board of trustees is authorized to 1472 waive tuition and out-of-state fees for purposes that support 1473 and enhance the mission of the university. All fees waived must 1474 be based on policies that are adopted by university boards of 1475 trustees pursuant to regulations rules adopted by the Board of 1476 Governors. Each university shall report the purpose, number, and 1477 value of all fee waivers granted annually in a format prescribed 1478 by the Board of Governors.

1479 Section 23. Paragraph (b) of subsection (1) and paragraph 1480 (b) of subsection (4) of section 1010.04, Florida Statutes, are 1481 amended to read:

1482 1010.04 Purchasing.-

(1)

1483

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1484 Purchases and leases by state universities shall (b) 1485 comply with the requirements of law and regulations rules of the Board of Governors. 1486 1487 (4)1488 The Board of Governors may, by regulation rule, (b) 1489 provide for alternative procedures for state universities for 1490 bidding or purchasing in cases in which the character of the 1491 item requested renders competitive bidding impractical. 1492 Section 24. Subsection (1) of section 1010.62, Florida Statutes, is amended to read: 1493 1494 1010.62 Revenue bonds and debt.-1495 As used in this section, the term: (1)1496 "Auxiliary enterprise" means any activity defined in (a) 1497 s. 1011.47(1) and performed by a university or a direct-support 1498 organization. 1499 (b) (a) "Capital outlay project" means: 1500 Any project to acquire, construct, improve, or change 1. 1501 the functional use of land, buildings, and other facilities, 1502 including furniture and equipment necessary to operate a new or 1503 improved building or facility. 1504 Any other acquisition of equipment or software. 2. 1505 (c) (b) "Debt" means bonds, except revenue bonds as defined 1506 in paragraph (e) (d), loans, promissory notes, lease-purchase 1507 agreements, certificates of participation, installment sales, 1508 leases, or any other financing mechanism or financial 1509 arrangement, whether or not a debt for legal purposes, for 1510 financing or refinancing for or on behalf of a state university 1511 or a direct-support organization or for the acquisition, Page 54 of 64

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1512 construction, improvement, or purchase of capital outlay 1513 projects.

1514 <u>(d) (c)</u> "Direct-support organization" means an organization 1515 created pursuant to s. 1004.28 or any entity specifically 1516 established to incur debt.

1517 <u>(e) (d)</u> "Revenue bonds" means any obligation that 1518 constitutes a revenue bond pursuant to s. 11(d), Art. VII of the 1519 State Constitution.

1520 Section 25. Section 1011.43, Florida Statutes, is amended 1521 to read:

1522 1011.43 Investment of university agency and activity 1523 funds; earnings used for scholarships.—Each university is 1524 authorized to invest available agency and activity funds and to 1525 use the earnings from such investments for student scholarships 1526 and loans. The university board of trustees shall provide 1527 procedures for the administration of these scholarships and 1528 loans by regulations rules.

1529 Section 26. Subsection (4) of section 1011.90, Florida 1530 Statutes, is amended to read:

1531

1011.90 State university funding.-

1532 The Board of Governors shall establish and validate a (4) 1533 cost-estimating system consistent with the requirements of 1534 subsection (1) and shall report as part of its legislative 1535 budget request the actual expenditures for the fiscal year ending the previous June 30. Expenditure analysis, operating 1536 1537 budgets, and annual financial statements of each university must 1538 be prepared using the standard financial reporting procedures 1539 and formats prescribed by the Board of Governors. These formats

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1540 shall be the same as used for the 2000-2001 fiscal year reports. 1541 Any revisions to these financial and reporting procedures and 1542 formats must be approved by the Executive Office of the Governor 1543 and the appropriations committees of the Legislature jointly 1544 under the provisions of s. 216.023(3). The Board of Governors 1545 shall continue to collect and maintain at a minimum the 1546 management information databases existing on June 30, 2002. The 1547 expenditure analysis report shall include total expenditures from all sources for the general operation of the university and 1548 1549 shall be in such detail as needed to support the legislative 1550 budget request.

1551 Section 27. Paragraph (b) of subsection (2) of section 1552 1013.02, Florida Statutes, is amended to read:

1013.02 Purpose; rules and regulations.-

1554

(2)

1553

(b) The Board of Governors shall adopt <u>regulations</u> pursuant to its regulation development procedure rules pursuant to ss. 120.536(1) and 120.54 to implement the provisions of this chapter for state universities.

1559 Section 28. Section 1013.10, Florida Statutes, is amended 1560 to read:

1561 1013.10 Use of buildings and grounds.—The board may permit 1562 the use of educational facilities and grounds for any legal 1563 assembly or for community use centers or may permit the same to 1564 be used as voting places in any primary, regular, or special 1565 election. The board shall adopt rules, regulations, or policies 1566 and procedures necessary to protect educational facilities and 1567 grounds when used for such purposes.

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1568 Section 29. Paragraph (b) of subsection (5) of section 1569 1013.12, Florida Statutes, is amended to read:

1570 1013.12 Casualty, safety, sanitation, and firesafety 1571 standards and inspection of property.-

1572 (5) INSPECTIONS OF PUBLIC POSTSECONDARY EDUCATION 1573 FACILITIES.-

(b) Firesafety inspections of state universities shall
 comply with <u>regulations</u> rules of the Board of Governors.

Section 30. Paragraph (b) of subsection (1) of section 1577 1013.28, Florida Statutes, is amended to read:

1578

1013.28 Disposal of property.-

1579

(1) REAL PROPERTY.-

1580 Subject to regulations rules of the Board of (b) 1581 Governors, a state university board of trustees may dispose of 1582 any land or real property to which it holds valid title which 1583 is, by resolution of the state university board of trustees, 1584 determined to be unnecessary for educational purposes as 1585 recommended in an educational plant survey. A state university 1586 board of trustees shall take diligent measures to dispose of 1587 educational property only in the best interests of the public. 1588 However, appraisals may be obtained by the state university 1589 board of trustees prior to or simultaneously with the receipt of 1590 bids.

1591 Section 31. Subsection (22) of section 1013.30, Florida 1592 Statutes, is amended to read:

1593 1013.30 University campus master plans and campus 1594 development agreements.—

1595 (22) In consultation with the state land planning agency, Page 57 of 64

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1596 the Board of Governors shall adopt a single, uniform set of 1597 regulations rules to administer subsections (3)-(6). The 1598 regulations rules must set specific schedules and procedures for 1599 the development and adoption of campus master plans. Before 1600 adopting the regulations rules, the Board of Governors must 1601 obtain written verification from the state land planning agency 1602 that the regulations rules satisfy the minimum statutory 1603 criteria required by subsections (3)-(6). The state land 1604 planning agency shall provide the verification within 45 days 1605 after receiving a copy of the regulations rules.

1606 Section 32. Paragraph (b) of subsection (1) of section 1607 1013.31, Florida Statutes, is amended to read:

1608 1013.31 Educational plant survey; localized need 1609 assessment; PECO project funding.-

1610 At least every 5 years, each board shall arrange for (1)1611 an educational plant survey, to aid in formulating plans for housing the educational program and student population, faculty, 1612 1613 administrators, staff, and auxiliary and ancillary services of 1614 the district or campus, including consideration of the local 1615 comprehensive plan. The Department of Education shall document 1616 the need for additional career and adult education programs and 1617 the continuation of existing programs before facility 1618 construction or renovation related to career or adult education 1619 may be included in the educational plant survey of a school 1620 district or community college that delivers career or adult 1621 education programs. Information used by the Department of 1622 Education to establish facility needs must include, but need not be limited to, labor market data, needs analysis, and 1623

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1624 information submitted by the school district or community 1625 college.

(b) Required need assessment criteria for district,
community college, state university, and Florida School for the
Deaf and the Blind plant surveys.—Educational plant surveys must
use uniform data sources and criteria specified in this
paragraph. Each revised educational plant survey and each new
educational plant survey supersedes previous surveys.

1632 1. The school district's survey must be submitted as a 1633 part of the district educational facilities plan defined in s. 1634 1013.35. To ensure that the data reported to the Department of 1635 Education as required by this section is correct, the department 1636 shall annually conduct an onsite review of 5 percent of the 1637 facilities reported for each school district completing a new 1638 survey that year. If the department's review finds the data 1639 reported by a district is less than 95 percent accurate, within 1 year from the time of notification by the department the 1640 1641 district must submit revised reports correcting its data. If a 1642 district fails to correct its reports, the commissioner may 1643 direct that future fixed capital outlay funds be withheld until 1644 such time as the district has corrected its reports so that they 1645 are not less than 95 percent accurate.

1646 2. Each survey of a special facility, joint-use facility, 1647 or cooperative career education facility must be based on 1648 capital outlay full-time equivalent student enrollment data 1649 prepared by the department for school districts and community 1650 colleges and by the Chancellor of the State University System 1651 for universities. A survey of space needs of a joint-use

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1652 facility shall be based upon the respective space needs of the 1653 school districts, community colleges, and universities, as 1654 appropriate. Projections of a school district's facility space 1655 needs may not exceed the norm space and occupant design criteria 1656 established by the State Requirements for Educational 1657 Facilities.

1658 3. Each community college's survey must reflect the 1659 capacity of existing facilities as specified in the inventory 1660 maintained by the Department of Education. Projections of 1661 facility space needs must comply with standards for determining 1662 space needs as specified by rule of the State Board of 1663 Education. The 5-year projection of capital outlay student 1664 enrollment must be consistent with the annual report of capital 1665 outlay full-time student enrollment prepared by the Department of Education. 1666

1667 4. Each state university's survey must reflect the capacity of existing facilities as specified in the inventory 1668 1669 maintained and validated by the Chancellor of the State 1670 University System. Projections of facility space needs must be 1671 consistent with standards for determining space needs as 1672 specified by regulation rule of the Board of Governors. The 1673 projected capital outlay full-time equivalent student enrollment 1674 must be consistent with the 5-year planned enrollment cycle for 1675 the State University System approved by the Board of Governors.

1676 5. The district educational facilities plan of a school 1677 district and the educational plant survey of a community 1678 college, state university, or the Florida School for the Deaf 1679 and the Blind may include space needs that deviate from approved

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1680 standards for determining space needs if the deviation is 1681 justified by the district or institution and approved by the 1682 department or the Board of Governors, as appropriate, as 1683 necessary for the delivery of an approved educational program.

1684 Section 33. Section 1013.47, Florida Statutes, is amended 1685 to read:

1686 1013.47 Substance of contract; contractors to give bond; 1687 penalties.-Each board shall develop contracts consistent with 1688 this chapter and statutes governing public facilities. Such a 1689 contract must contain the drawings and specifications of the 1690 work to be done and the material to be furnished, the time limit 1691 in which the construction is to be completed, the time and 1692 method by which payments are to be made upon the contract, and 1693 the penalty to be paid by the contractor for any failure to 1694 comply with the terms of the contract. The board may require the 1695 contractor to pay a penalty for any failure to comply with the 1696 terms of the contract and may provide an incentive for early 1697 completion. Upon accepting a satisfactory bid, the board shall 1698 enter into a contract with the party or parties whose bid has 1699 been accepted. The contractor shall furnish the board with a 1700 performance and payment bond as set forth in s. 255.05. A board 1701 or other public entity may not require a contractor to secure a 1702 surety bond under s. 255.05 from a specific agent or bonding 1703 company. Notwithstanding any other provision of this section, if 1704 25 percent or more of the costs of any construction project is 1705 paid out of a trust fund established pursuant to 31 U.S.C. s. 1706 1243(a)(1), laborers and mechanics employed by contractors or 1707 subcontractors on such construction will be paid wages not less

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1708 than those prevailing on similar construction projects in the 1709 locality, as determined by the Secretary of Labor in accordance 1710 with the Davis-Bacon Act, as amended. A person, firm, or 1711 corporation that constructs any part of any educational plant, 1712 or addition thereto, on the basis of any unapproved plans or in 1713 violation of any plans approved in accordance with the 1714 provisions of this chapter and rules of the State Board of 1715 Education or regulations of the Board of Governors relating to 1716 building standards or specifications is subject to forfeiture of 1717 bond and unpaid compensation in an amount sufficient to 1718 reimburse the board for any costs that will need to be incurred 1719 in making any changes necessary to assure that all requirements are met and is also quilty of a misdemeanor of the second 1720 1721 degree, punishable as provided in s. 775.082 or s. 775.083, for 1722 each separate violation.

1723 Section 34. Subsection (3) of section 1013.74, Florida 1724 Statutes, is amended to read:

1725 1013.74 University authorization for fixed capital outlay 1726 projects.-

(3) Other than those projects currently authorized, no project proposed by a university which is to be funded from Capital Improvement Trust Fund fees or building fees shall be submitted to the Board of Governors for approval without prior consultation with the student government association of that university. The Board of Governors may adopt <u>regulations</u> rules which are consistent with this requirement.

 1734
 Section 35.
 (1)
 Sections 1001.74, 1004.21, 1004.38,

 1735
 1004.381, 1004.3811, 1004.382, 1004.383, 1004.386, and 1004.64,

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1736 Florida Statutes, and subsection (13) of section 1004.22, Florida Statutes, are repealed. 1737 It is the intent of the Legislature that the repeal of 1738 (2) 1739 sections 1004.38, 1004.381, 1004.3811, 1004.382, 1004.383, 1740 1004.386, and 1004.64, Florida Statutes, by this act is to 1741 remove existing statutory authority that is no longer necessary 1742 for the degree programs and entities that were authorized under 1743 those provisions and does not affect the authority of a state 1744 university or the Board of Governors of the State University 1745 System to continue such programs and entities. 1746 Section 36. Each state university shall identify and 1747 submit to the Board of Governors a list of rules published in 1748 Titles 6C1, 6C2, 6C3, 6C4, 6C5, 6C6, 6C7, 6C8, 6C9, 6C10, and 1749 6C11, Florida Administrative Code, that have been superseded by 1750 regulations adopted by the Board of Governors or the university 1751 board of trustees pursuant to authority under s. 7, Art. IX of 1752 the State Constitution or for which specific statutory authority 1753 to adopt such regulations has been provided under this act. The 1754 Board of Governors shall confirm that the information provided 1755 complies with the provisions of this section and forward the 1756 information to the Department of State along with any rules of 1757 the Board of Governors published in Title 6C that meet the same 1758 criteria. The Department of State may remove from the Florida 1759 Administrative Code on or before June 30, 2011, any rule of a 1760 state university or the Board of Governors that derives purely 1761 from constitutional authority or for which statutory authority to adopt regulations instead of rules has been provided. If the 1762 1763 Department of State removes a rule from the Florida

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1767

- 1765 history note at the rule number indicating the action taken and
- 1766 referencing this section.
 - Section 37. This act shall take effect July 1, 2010.

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