

HB 2246 -- HIGHER EDUCATION FUNDING FOR LAND GRANT INSTITUTIONS

SPONSOR: May

The state must appropriate matching moneys to all land grant institutions in the state in compliance with the one-to-one match obligation established in the First Morrill Act of 1862 and the Second Morrill Act of 1890. A one-to-one match must not result in a reduction in other state moneys appropriated to a land grant institution. The state must not seek a waiver or require any land grant institution in the state to seek a waiver of the state's one-to-one match obligation.