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State of Minnesota HOUSE OF REPRESENTATIVES H. F. No. 4553

NINETY-FIRST SESSION

04/14/2020

Authored by Bernardy The bill was read for the first time and referred to the Higher Education Finance and Policy Division

1.1	A bill for an act
1.2 1.3	relating to higher education; amending certain institutional approval provisions; establishing and increasing fees; amending Minnesota Statutes 2018, sections
1.4	136A.103; 136A.65, subdivisions 4, 7, 8; 136A.653, subdivision 1; 136A.657,
1.5	subdivisions 1, 2; 136A.658; 136A.675; 136A.69, subdivisions 1, 4, by adding a subdivision: 136A 824 subdivision 4 by adding a subdivision: 136A 820
1.6 1.7	subdivision; 136A.824, subdivision 4, by adding a subdivision; 136A.829, subdivision 1; 136A.833, subdivision 1; 136A.834, subdivision 2; Minnesota
1.8	Statutes 2019 Supplement, sections 136A.64, subdivision 1; 136A.646; proposing
1.9	coding for new law in Minnesota Statutes, chapter 136A.
1.10	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.11	Section 1. Minnesota Statutes 2018, section 136A.103, is amended to read:
1.12	136A.103 INSTITUTION ELIGIBILITY REQUIREMENTS.
1.13	(a) A postsecondary institution is eligible for state student aid under chapter 136A and
1.14	sections 197.791 and 299A.45, if the institution is located in this state and:
1.15	(1) is operated by this state or the Board of Regents of the University of Minnesota; or
1.16	(2) is operated privately and, as determined by the office, meets the requirements of
1.17	paragraph (b).
1.18	(b) A private institution must:
1.19	(1) maintain academic standards substantially equivalent to those of comparable
1.20	institutions operated in this state;
1.21	(2) be licensed or registered as a postsecondary institution by the office; and
1.22	(3) meet the additional security requirement under section 136A.646; and

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2.1	(3) (4)(i) by July 1, 2010, participate in the federal Pell Grant program under Title IV
2.2	of the Higher Education Act of 1965, Public Law 89-329, as amended; or
2.3	(ii) if an institution was participating in state student aid programs as of June 30, 2010,
2.4	and the institution did not participate in the federal Pell Grant program by June 30, 2010,
2.5	the institution must require every student who enrolls to sign a disclosure form, provided
2.6	by the office, stating that the institution is not participating in the federal Pell Grant program.
2.7	(c) An institution that offers only graduate-level degrees or graduate-level nondegree
2.8	programs is an eligible institution if the institution is licensed or registered as a postsecondary
2.9	institution by the office.
2.10	(d) An eligible institution under paragraph (b), clause (3) (4), item (ii), that changes
2.11	ownership as defined in section 136A.63, subdivision 2, must participate in the federal Pell
2.12	Grant program within four calendar years of the first ownership change to continue eligibility.
2.13	The office may terminate an institution's eligibility to participate in state student aid programs
2.14	under this paragraph if the institution fails to make substantive progress toward participation
2.15	in the federal Pell Grant program within the required four years.
2.16	(e) An institution that loses its eligibility for the federal Pell Grant program is not an
2.17	eligible institution and the office may terminate an institution's eligibility to participate in
2.18	state student aid programs effective the date of the loss of eligibility for the federal Pell
2.19	Grant program.
2.20	(f) An institution must maintain adequate administrative and financial standards and
2.21	compliance with all state statutes, rules, and administrative policies related to state financial
2.22	aid programs. The office may terminate a postsecondary institution's eligibility to participate
2.23	in state student aid programs if the institution meets any of the following criteria:
2.24	(1) it violates a provision of Minnesota Statutes, Minnesota Rules, or administrative
2.25	policies governing student aid programs and fails to correct the violation and reimburse the
2.26	office for audit findings within the time frame specified in the audit report or other notice
2.27	furnished by the office;
2.28	(2) it has a consistent pattern of noncompliance with Minnesota Statutes, Minnesota
2.29	Rules, or administrative policies governing student aid programs as documented by the
2.30	office or lacks administrative capability to successfully administer student financial aid
2.31	programs on campus based on factors, including but not limited to:
2.32	(i) adequacy of financial aid staffing levels, experience, training, and turnover of key

2.33 <u>financial aid staff;</u>

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3.1	(ii) adequate checks and balances in its system of internal controls;
3.2	(iii) maintenance of records required for programs; or
3.3	(iv) the ability to participate in the electronic processes used for program administration;
3.4	(3) it refuses to allow inspection of or provide information relating to financial aid records
3.5	after written request by the office;
3.6	(4) it has been administratively or judicially determined to have committed fraud or any
3.7	other material violation of law involving federal, state, or local government funds;
3.8	(5) it falsifies information or engages in misleading or deceptive practices involving the
3.9	administration of student financial aid programs;
3.10	(6) it no longer meets institutional eligibility criteria in this section or additional criteria
3.11	for state grant participation in Minnesota Rules, part 4830.0300; or
3.12	(7) it is terminated from participating in federal financial aid programs by the United
3.13	States Department of Education, if the termination was based on a violation of laws,
3.14	regulations, or participation agreements governing federal financial aid programs.
3.15	Sec. 2. [136A.1041] TERMINATION PROCEDURE.
3.16	The office shall provide written notice of its intent to terminate an institution's eligibility
3.17	to participate in student financial aid programs if the institution meets any of the criteria
3.18	for termination in section 136A.103. The office shall send the institution written notification
3.19	of the termination, which is effective 90 days after the date of the written notification. The
3.20	90-day notice under this provision does not apply to termination under section 136A.103,
3.21	paragraph (e). The office shall also provide an institution an opportunity for a hearing under
3.22	chapter 14.
3.23	Sec. 3. [136A.1042] REQUEST FOR HEARING.
3.24	An institution may request a hearing under chapter 14 regarding its termination of
3.25	eligibility to participate in a student aid program. The request must be in writing and must
3.26	be received by the commissioner within 30 days after the date on the written notification
3.27	of termination sent by the office.

4.1	Sec. 4. Minnesota Statutes 2019 Supplement, section 136A.64, subdivision 1, is amended
4.2	to read:
4.3	Subdivision 1. Schools to provide information. As a basis for registration, schools
4.4	shall provide the office with such information as the office needs to determine the nature
4.5	and activities of the school, including but not limited to the following which shall be
4.6	accompanied by an affidavit attesting to its accuracy and truthfulness:
4.7	(1) articles of incorporation, constitution, bylaws, or other operating documents;
4.8	(2) a duly adopted statement of the school's mission and goals;
4.9	(3) evidence of current school or program licenses granted by departments or agencies
4.10	of any state;
4.11	(4) a fiscal balance sheet on an accrual basis, or a certified audit of the immediate past
4.12	fiscal year including any management letters provided by the independent auditor or, if the
4.13	school is a public institution outside Minnesota, an income statement for the immediate past
4.14	fiscal year compliance audits and audited financial statements that meet the requirements
4.15	of Code of Federal Regulations, title 34, section 668.23; United States Code, title 20, chapter
4.16	28, section 1094; Code of Federal Regulations, title 2, subpart A, part 200, subpart F, under
4.17	200.501 and 200.503; and United States Code, title 31, chapter 75;
4.18	(5) all current promotional and recruitment materials and advertisements; and
4.19	(6) the current school catalog and, if not contained in the catalog:
4.20	(i) the members of the board of trustees or directors, if any;
4.21	(ii) the current institutional officers;
4.22	(iii) current full-time and part-time faculty with degrees held or applicable experience;
4.23	(iv) a description of all school facilities;
4.24	(v) a description of all current course offerings;
4.25	(vi) all requirements for satisfactory completion of courses, programs, and degrees;
4.26	(vii) the school's policy about freedom or limitation of expression and inquiry;
4.27	(viii) a current schedule of fees, charges for tuition, required supplies, student activities,
4.28	housing, and all other standard charges;
4.29	(ix) the school's policy about refunds and adjustments;
4.30	(x) the school's policy about granting credit for prior education, training, and experience;

- 5.1 (xi) the school's policies about student admission, evaluation, suspension, and dismissal;
 5.2 and
- 5.3 (xii) the school's disclosure to students on the student complaint process under section
 5.4 136A.672-; and

5.5 (7) requested information to calculate the financial and nonfinancial metrics under section
5.6 <u>136A.675.</u>

5.7 Sec. 5. Minnesota Statutes 2019 Supplement, section 136A.646, is amended to read:

5.8

136A.646 ADDITIONAL SECURITY.

(a) New <u>schools institutions</u> that have been granted conditional approval for degrees or
names to allow them the opportunity to apply for and receive accreditation under section
136A.65, subdivision 7, shall provide a surety bond in a sum equal to ten percent of the net
revenue from tuition and fees in the registered institution's prior fiscal year, but in no case
shall the bond be less than \$10,000.

(b) Any registered institution that is notified by the United States Department of Education 5.14 that it has fallen below minimum financial standards and that its continued participation in 5.15 Title IV will be conditioned upon its satisfying either the Zone Alternative, Code of Federal 5.16 Regulations, title 34, section 668.175, paragraph (f), or a Letter of Credit Alternative, Code 5.17 of Federal Regulations, title 34, section 668.175, paragraph (c), shall provide a an annual 5.18 surety bond in a sum equal to the "letter of credit" required by the United States Department 5.19 of Education in the Letter of Credit Alternative, but in no event shall such bond be less than 5.20 \$10,000 nor more than \$250,000. If the letter of credit required by the United States 5.21 Department of Education is higher than ten percent of the Title IV, Higher Education Act 5.22 program funds received by the institution during its most recently completed fiscal year, 5.23 the office shall reduce the office's surety requirement to represent ten percent of the Title 5.24 IV, Higher Education Act program funds received by the institution during its most recently 5.25 completed fiscal year, subject to the minimum and maximum in this paragraph ten percent 5.26 of the net tuition revenue from tuition and fees received from students in Minnesota enrolled 5.27 in the school's previous fiscal year. 5.28 (c) If the office determines that any registered institution does not meet the financial 5.29 resource criteria under section 136A.65, subdivision 4, paragraph (a), clause (2), or 5.30

- 5.31 determines that any registered institution is vulnerable to a precipitous closure under section
- 5.32 <u>136A.675</u>, the office may:

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6.1	(1) require an increased surety both	nd in the amount ne	cessary to cover the	costs under
6.2	paragraph (f);			
6.3	(2) prohibit a registered institution	from accepting tuitic	on and fee payments r	nade through
6.4	cash, alternative loans, or the equivalent	ent prior to the add/	drop period of the cu	rrent period
6.5	of instruction; or			
6.6	(3) prohibit a registered institution	n from enrolling new	v students.	
6.7	(e) (d) In lieu of a bond, the applica	nt may deposit with	the commissioner of	management
6.8	and budget:			
6.9	(1) a sum equal to the amount of t	he required surety b	ond in cash;	
6.10	(2) securities, as may be legally pr	urchased by savings	banks or for trust fu	inds, in an
6.11	aggregate market value equal to the a	mount of the require	ed surety bond; or	
6.12	(3) an irrevocable letter of credit i	ssued by a financial	institution to the arr	ount of the
6.13	required surety bond.			
6.14	(d) (e) The surety of any bond ma	y cancel it upon giv	ing 60 days' notice in	n writing to
6.15	the office and shall be relieved of liab	oility for any breach	of condition occurri	ng after the
6.16	effective date of cancellation.			
6.17	(e) (f) In the event of a school close	sure, the additional	security must first be	e used funds
6.18	must be given priority in the followin	g order:		
6.19	(1) to destroy any private educatio	nal data under sectio	on 13.32 left at a phy	sical campus
6.20	in Minnesota after all other governme	ental agencies have	recovered or retrieve	ed records
6.21	under their record retention policies	Any remaining fund	ls must then be used	<u>.</u>
6.22	(2) to reimburse state student aid u	under this chapter an	d sections 197.791 a	and 299A.45;
6.23	(3) to reimburse cash payments m	ade by or on behalf	of a student for tuiti	on and fee
6.24	costs to students that were enrolled at the	he time of the closure	e or had withdrawn in	the previous
6.25	$\frac{120}{180}$ calendar days but did not gra	iduate. Priority for r	efunds will be given	to students
6.26	in the following order:;			
6.27	(1) cash payments made by the stu	ident or on behalf o	f a student;	
6.28	(2) (4) to reimburse private studer	nt loans ; and used by	y or on behalf of a st	udent for
6.29	tuition and fee costs to students who we	ere enrolled at the tin	ne of the closure or ha	ad withdrawn
6.30	in the previous 180 calendar days but	did not graduate;		

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7.1	(3) (5) to reimburse Veteran Administration education benefits that are not restored by
7.2	the Veteran Administration. If there are additional security funds remaining, the additional
7.3	security funds may be used to cover and that were used by or on behalf of a student for
7.4	tuition and fee costs to students that were enrolled at the time of the closure or had withdrawn
7.5	in the previous 180 calendar days but did not graduate;
7.6	(6) to reimburse tuition and fee costs for coursework that did not transfer to a new
7.7	institution unless the costs were paid for with Title IV, Higher Education Act program funds
7.8	that are dischargeable through cancellation or discharge; and
7.9	(7) to reimburse any administrative costs incurred by the office related to the closure of
7.10	the school.
7.11	(g) In the event any registered institution is unable to meet the additional surety
7.12	requirement, the office may grant the registered institution conditional approval under
7.13	section 136A.65, subdivision 7, subject to the state financial aid program restrictions under
7.14	section 136A.65, subdivision 8, paragraph (d), and a restriction that prohibits the enrollment
7.15	of new or prospective students.
7.16	Sec. 6. Minnesota Statutes 2018, section 136A.65, subdivision 4, is amended to read:
7.17	Subd. 4. Criteria for approval. (a) A school applying to be registered and to have its
7.18	degree or degrees and name approved must substantially meet the following criteria:
7.19	(1) the school has an organizational framework with administrative and teaching personnel
7.20	to provide the educational programs offered;
7.21	(2) the school has financial resources sufficient to meet the school's financial obligations,
7.22	including refunding tuition and other charges consistent with its stated policy if the institution
7.23	is dissolved, or if claims for refunds are made, to provide service to the students as promised,
7.24	and to provide educational programs leading to degrees as offered;
7.25	(3) the school operates in conformity with generally accepted accounting principles
7.26	according to the type of school;
7.27	(4) the school provides an educational program leading to the degree it offers;
7.28	(5) the school provides appropriate and accessible library, laboratory, and other physical
7.29	facilities to support the educational program offered;
7.30	(6) the school has a policy on freedom or limitation of expression and inquiry for faculty
7.31	and students which is published or available on request;

8.1	(7) the school uses only publications and advertisements which are truthful and do not
8.2	give any false, fraudulent, deceptive, inaccurate, or misleading impressions about the school,
8.3	its personnel, programs, services, or occupational opportunities for its graduates for promotion
8.4	and student recruitment;
8.5	(8) the school's compensated recruiting agents who are operating in Minnesota identify
8.6	themselves as agents of the school when talking to or corresponding with students and
8.7	prospective students;
8.8	(9) the school provides information to students and prospective students concerning:
8.9	(i) comprehensive and accurate policies relating to student admission, evaluation,
8.10	suspension, and dismissal;
8.11	(ii) clear and accurate policies relating to granting credit for prior education, training,
8.12	and experience and for courses offered by the school;
8.13	(iii) current schedules of fees, charges for tuition, required supplies, student activities,
8.14	housing, and all other standard charges;
8.15	(iv) policies regarding refunds and adjustments for withdrawal or modification of
8.16	enrollment status; and
8.17	(v) procedures and standards used for selection of recipients and the terms of payment
8.18	and repayment for any financial aid program; and
8.19	(10) the school must not withhold a student's official transcript because the student is
8.20	in arrears or in default on any loan issued by the school to the student if the loan qualifies
8.21	as an institutional loan under United States Code, title 11, section 523(a)(8)(b)-:
8.22	(11) the school may not require mandatory predispute arbitration clauses with students;
8.23	(12) the school has a process to receive and act on student complaints; and
8.24	(13) the school has cooperated with the office in the screening, inquiry, monitoring, and
8.25	contingency planning and notification process under section 136A.675.
8.26	(b) An application for degree approval must also include:
8.27	(i) title of degree and formal recognition awarded;
8.28	(ii) location where such degree will be offered;
8.29	(iii) proposed implementation date of the degree;
8.30	(iv) admissions requirements for the degree;

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9.1	(v) length of the degree;
9.2	(vi) projected enrollment for a period of five years;
9.3	(vii) the curriculum required for the degree, including course syllabi or outlines;
9.4	(viii) statement of academic and administrative mechanisms planned for monitoring the
9.5	quality of the proposed degree;
9.6	(ix) statement of satisfaction of professional licensure criteria, if applicable;
9.7	(x) documentation of the availability of clinical, internship, externship, or practicum
9.8	sites, if applicable; and
9.9	(xi) statement of how the degree fulfills the institution's mission and goals, complements
9.10	existing degrees, and contributes to the school's viability.
9.11	Sec. 7. Minnesota Statutes 2018, section 136A.65, subdivision 7, is amended to read:
9.12	Subd. 7. Conditional approval. (a) The office may grant a school a one-year conditional
9.13	approval for a degree or use of a term in its name if doing so would be in the best interests
9.14	of currently enrolled students or prospective students. Conditional approval of a degree or
9.15	use of a term under this paragraph must not exceed a period of three years.
9.16	(b) The office may grant new schools with their physical location in Minnesota and
9.17	programs a one-year conditional approval for degrees or use of a term in its name to allow
9.18	the school the opportunity to apply for and receive accreditation as required in subdivision
9.19	1a. Conditional approval of a school or program under this paragraph must not exceed a
9.20	period of five years. A new school or program granted conditional approval may be allowed
9.21	to continue in order to complete an accreditation process upon terms and conditions the
9.22	office determines.
9.23	(c) The office may grant a registered school a one-year conditional approval for degrees
9.24	or use of a term in its name to allow the school the opportunity to apply for and receive
9.25	accreditation as required in subdivision 1a if the school's accrediting agency is no longer
9.26	recognized by the United States Department of Education for purposes of eligibility to
9.27	participate in Title IV federal financial aid programs. The office must not grant conditional
9.28	approvals under this paragraph to a school for a period of more than five years.
9.29	(d) The office may grant a registered school a one-year conditional approval for degrees
9.30	or use of a term in its name to allow the school to change to a different accrediting agency

9.31 recognized by the United States Department of Education for purposes of eligibility to

participate in Title IV federal financial aid programs. The office must not grant conditional 10.1 approvals under this paragraph to a school for a period of more than five years. 10.2 Sec. 8. Minnesota Statutes 2018, section 136A.65, subdivision 8, is amended to read: 10.3 Subd. 8. Disapproval of registration appeal. (a) By giving written notice and reasons 10.4 to the school, the office may refuse: 10.5 (1) to renew, revoke, or suspend registration; 10.6 (2) approval of a school's degree, or; and 10.7 (3) use of a regulated term in its name by giving written notice and reasons to the school. 10.8 (b) Reasons for revocation or suspension of registration or approval may be for one or 10.9 10.10 more of the following reasons: (1) violating the provisions of sections 136A.61 to 136A.71; 10.11 10.12 (2) providing false, misleading, or incomplete information to the office; (3) presenting information about the school which is false, fraudulent, misleading, 10.13 deceptive, or inaccurate in a material respect to students or prospective students; or 10.14 (4) refusing to allow reasonable inspection or to supply reasonable information after a 10.15 written request by the office has been received-; 10.16 (5) failing to have enrollment within the last two years at the school; 10.17 (6) failing to have any enrollment within two years of a program's approval; 10.18 (7) failing to provide the additional surety required under section 136A.646; or 10.19 (8) the office has determined the school is vulnerable to closure under section 136A.657. 10.20 (c) Any order refusing, revoking, or suspending a school's registration, approval of a 10.21 school's degree, or use of a regulated term in the school's name is appealable in accordance 10.22 with chapter 14. The request must be in writing and made to the office within 30 days of 10.23 the date the school is notified of the action of the office. If a school has been operating and 10.24 its registration has been revoked, suspended, or refused by the office, the order is not effective 10.25 until the final determination of the appeal, unless immediate effect is ordered by the court. 10.26 (d) If the office issues an order refusing, revoking, or suspending a school's registration, 10.27 approval of a school's degree, or use of a regulated term in the school's name or issues an 10.28 10.29 order granting conditional approval due to a school's failure to meet the risk analysis

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- 11.1 requirements under section 136A.75, the office may take the following actions for the
- administration of state student aid under this chapter and sections 197.791 and 299A.45:
- 11.3 (1) withhold payment of state student aid;
- 11.4 (2) oversee the transfer of state student aid to the school to ensure payment of state
- 11.5 student aid in excess of tuition and fees to students;
- 11.6 (3) require the return of any advance state student aid payments made to the school;
- 11.7 (4) require documentation of the proper use of state student aid payments, including
- 11.8 proof of payment of state student aid in excess of tuition and fees; and
- 11.9 (5) issue payments of state financial aid directly to a student.
- 11.10 Sec. 9. Minnesota Statutes 2018, section 136A.653, subdivision 1, is amended to read:

Subdivision 1. Application. A school that seeks an exemption under this section from 11.11 the provisions of sections 136A.61 to 136A.71 must apply to the office to establish that the 11.12 school meets the requirements of an exemption. An exemption expires two years from the 11.13 11.14 date of approval or when a school adds a new program or makes a modification equal to or 11.15 greater than 25 percent to an existing educational program. If a school is reapplying for an exemption, the application must be submitted to the office 90 days before the current 11.16 exemption expires. This exemption shall not extend to any school that uses any publication 11.17 or advertisement that is not truthful and gives any false, fraudulent, deceptive, inaccurate, 11.18 or misleading impressions about the school or its personnel, programs, services, or 11.19

- insteading impressions about the school of its personner, programs, services, of
- 11.20 occupational opportunities for graduates for promotion and student recruitment.
- 11.21 Sec. 10. Minnesota Statutes 2018, section 136A.657, subdivision 1, is amended to read:
- 11.22 Subdivision 1. **Exemption.** Any school or any department or branch of a school:
- 11.23 (a)(1) which is substantially owned, operated or supported by a bona fide church or 11.24 religious organization;
- 11.25 (b)(2) whose programs are primarily designed for, aimed at and attended by persons 11.26 who sincerely hold or seek to learn the particular religious faith or beliefs of that church or 11.27 religious organization; and
- 11.28 (e)(3) whose programs are primarily intended to prepare its students to become ministers 11.29 of, to enter into some other vocation closely related to, or to conduct their lives in consonance 11.30 with, the particular faith of that church or religious organization,
- is exempt from the provisions of sections 136A.61 to 136A.834.

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Sec. 11. Minnesota Statutes 2018, section 136A.657, subdivision 2, is amended to read: Subd. 2. Limitation. (a) This exemption shall not extend to any school or to any 12.2 department or branch of a school which through advertisements or solicitations represents 12.3 to any students or prospective students that the school, its aims, goals, missions or purposes 12.4 or its programs are different from those described in subdivision 1. 12.5

- (b) This exemption shall not extend to any school which represents to any student or 12.6 prospective student that the major purpose of its programs is: 12.7
- (1) to prepare the student for a vocation not closely related to that particular religious 12.8 faith;; or 12.9
- (2) to provide the student with a general educational program recognized by other schools 12.10 or the broader educational, business or social community as being substantially equivalent 12.11 to the educational programs offered by schools or departments or branches of schools which 12.12 are not exempt from sections 136A.61 to 136A.71, and rules adopted pursuant thereto. 12.13
- (c) This exemption shall not extend to any school that uses any publication or 12.14 advertisement that is not truthful and gives any false, fraudulent, deceptive, inaccurate, or 12.15 misleading impressions about the school; its personnel, programs, or services; or occupational 12.16 opportunities for its graduates for promotion and student recruitment. 12.17

12.18 Sec. 12. Minnesota Statutes 2018, section 136A.658, is amended to read:

136A.658 EXEMPTION; STATE AUTHORIZATION RECIPROCITY 12.19 **AGREEMENT SCHOOLS.** 12.20

(a) The office may participate in an interstate reciprocity agreement regarding 12.21 postsecondary distance education if it determines that participation is in the best interest of 12.22 Minnesota postsecondary students. 12.23

(b) If the office decides to participate in an interstate reciprocity agreement, an institution 12.24 that meets the following requirements is exempt from the provisions of sections 136A.61 12.25 to 136A.71: 12.26

(1) the institution is situated in a state which is also participating in the interstate 12.27 reciprocity agreement; 12.28

(2) the institution has been approved to participate in the interstate reciprocity agreement 12.29 by the institution's home state and other entities with oversight of the interstate reciprocity 12.30 agreement; and 12.31

03/12/20 REVISOR JFK/EE 20-7844 (3) the institution has elected to participate in and operate in compliance with the terms 13.1 of the interstate reciprocity agreement. 13.2 (c) If the office participates in an interstate reciprocity agreement and the office is 13.3 responsible for the administration of that interstate reciprocity agreement, which may include 13.4 the approval of applications for membership of in-state institutions to participate in the 13.5 interstate reciprocity agreement, the office shall collect reasonable fees sufficient to recover, 13.6 but not exceed, its costs to administer the interstate reciprocity agreement. The office 13.7 processing fees for approving an in-state institution application shall be as follows: 13.8 (1) \$750 for institutions with fewer than 2,500 full-time enrollment; 13.9 (2) \$3,000 for institutions with 2,501 to 20,000 full-time enrollment; and 13.10 (3) \$7,500 for institutions with greater than 20,001 full-time enrollment. 13.11 Full-time enrollment is established using the previous year's full-time enrollment as 13.12 established in the United States Department of Education Integrated Postsecondary Education 13.13 Data System. 13.14 Sec. 13. Minnesota Statutes 2018, section 136A.675, is amended to read: 13.15 136A.675 RISK ANALYSIS. 13.16 (a) The office shall develop a set of and apply financial and programmatic evaluation 13.17 metrics nonfinancial measures as a basis of comparison and trends to evaluate and aid in 13.18 the detection of the failure or potential failure of a school that may not be financially or 13.19 administratively responsible and thereby at risk of a precipitous closure. A school may be 13.20 vulnerable to a precipitous closure if: 13.21 (1) the school is unable to meet the standards established under sections 136A.61 to 13.22 136A.71. These metrics shall include indicators of financial stability, changes in the senior 13.23 management or the financial aid and senior administrative staff of an institution, changes 13.24 in enrollment, changes in program offerings, and changes in faculty staffing patterns.; or 13.25 (2) the office determines, through the systematic evaluation process in paragraph (d), 13.26 that the failure to meet one or more of those standards represents a risk of a precipitous 13.27 closure. 13.28 (b) The development of financial standards shall use industry standards as benchmarks. 13.29 The development of the nonfinancial standards shall include a measure of trends and dramatic 13.30 changes in trends or practice guidance to develop financial and nonfinancial indicators. 13.31

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14.1	(c) A school must notify the office	within five busine	ss days if any of the f	following
14.2	occur:			
14.3	(1) the school has defaulted on a d	ebt payment and h	as not received a waiy	ver of the
14.4	violation;			
145	(2) the school's owner or owners wi	th drow a quity and	the school has a fadow	alaamnaaita
14.5 14.6	(2) the school's owner or owners wi score of less than 1.5 unless the withdr			
14.7	in a common composite score;			ies menuded
			25	
14.8	(3) the United States Department o	•	es a 25 percent or grea	<u>iter Letter of</u>
14.9	Credit or Heightened Cash Monitoring	<u>g 2;</u>		
14.10	(4) the school receives notification	of probation, war	ning, show-cause, or l	loss of
14.11	institutional accreditation;			
14.12	(5) the school's institutional accred	litor loses federal r	ecognition;	
14.13	(6) the school violates the United S	States Department	of Education's 90/10 1	equirement;
14.14	or			
14.15	(7) the school receives notification	that it has violated	l state authorization o	or licensing
14.16	requirements in a different state that m	ay lead to or has lea	d to the termination of	the school's
14.17	ability to continue to provide education	nal programs or oth	nerwise continue to op	perate in that
14.18	state.			
14.19	(d) In the event the office receives	notification under	paragraph (c) or dete	rmines risk
14.20	of a precipitous closure from informat	ion collected unde	r section 136A.64, 13	6A.65, or
14.21	136A.672, the office shall collect suffic	eient data to make a	determination of whe	ther a school
14.22	is vulnerable to a precipitous closure.	If the office determ	nines that a school is v	ulnerable to
14.23	a precipitous closure:			
14.24	(1) the office shall provide the deter	mination analysis t	o the school and reque	est additional
14.25	context and information. The school n	nay provide contex	t and information to s	support a
14.26	sound business practice and plan to cor	firm financial heal	th and manageable ris	k. The office
14.27	shall use the school's additional contex	xt and information	to reevaluate whether	r the school
14.28	is vulnerable to closure;			
14.29	(2) if the school does not respond t	to the office's reque	est for additional cont	ext and
14.30	information in clause (1), the office m	ay revoke, suspend	l, or refuse to renew r	egistration,
14.31	approval of a school's degree, or use o	f a regulated term	in its name, require a	dditional
14.32	surety under section 136A.646, requir	e information unde	er section 136A.646, o	or initiate
14.33	alternative processes and communicat	ions with students	enrolled at the school	; and

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15.1	(3) the office may use the reevaluated determination in	the office's decision to revoke,
15.2	suspend, or refuse to renew registration, approval of a school	ol's degree, or use of a regulated
15.3	term in its name or initiate alternative processes and commu	nications with students enrolled
15.4	at the school.	
15.5	(e) If the office determines a risk of a precipitous closure	e under paragraph (d), the office
15.6	may require the school to:	
15.7	(1) conduct periodic monitoring and submit reports on	the school's administrative and
15.8	financial responsibility;	
15.9	(2) submit contingency plans such as teach-out plans or	transfer pathways for students;
15.10	(3) provide additional surety under section 136A.646; a	nd
15.11	(4) submit school closure information under section 13	<u>6A.645.</u>
15.12	(f) The agency office must specify the metrics and stan	dards for each area measures
15.13	used for analyzing whether a school is vulnerable to closur	e and <u>annually provide</u> a copy
15.14	to each registered institution and post them on the agency.	website.
15.15	(g) The office shall post a list of reviewed indicators and	measures on the office's website.
15.16	The agency office shall use regularly reported data submitt	ed to the federal government or
15.17	other regulatory or accreditation agencies wherever possible	e. The agency may require more
15.18	frequent data reporting by an institution to ascertain wheth	er the standards are being met.
15.19	Sec. 14. Minnesota Statutes 2018, section 136A.69, subd	ivision 1, is amended to read:
15.20	Subdivision 1. Registration fees. (a) The office shall co	llect reasonable registration fees
15.21	that are sufficient to recover, but do not exceed, its costs of	administering the registration
15.22	program. The office shall charge the fees listed in paragraphs	(b) and (c) for new registrations.
15.23	(b) A new school offering no more than one degree at e	ach level during its first year
15.24	must pay registration fees for each applicable level in the f	ollowing amounts:
15.25	associate degree \$2	,000
15.26	baccalaureate degree \$2	500
15.27	master's degree \$3	,000

(c) A new school that will offer more than one degree per level during its first year must 15.29 pay registration fees in an amount equal to the fee for the first degree at each degree level 15.30

under paragraph (b), plus fees for each additional nondegree program or degree as follows: 15.31

doctorate degree

15.28

15

\$3,500

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16.1	nondegree program	\$	250	
16.2	additional associate degree	\$	250	
16.3	additional baccalaureate degree	\$	500	
16.4	additional master's degree	\$	750	
16.5	additional doctorate degree	\$	1,000	
16.6	(d) The annual renewal registration	n fee is \$1,200 <u>\$2,0</u>	<u>00</u> .	
16.7	Sec. 15. Minnesota Statutes 2018, se	ction 136A.69, sub	division 4, is amend	ed to read:
16.8	Subd. 4. Visit or consulting fee. If	the office determine	nes that a fact-finding	g visit or
16.9	outside consultant is necessary to revie	w <u>, investigate,</u> or ev	valuate any new or re	vised degree
16.10	or nondegree program or the institution	<u>n</u> , the office shall b	e reimbursed for the	expenses
16.11	incurred related to the review as follow	VS:		
16.12	(1) \$400 for the team base fee or for a paper review conducted by a consultant if the			
16.13				
16.14	(2) \$300 for each day or part thereout	of on site per team	member; and	
16.15	(3) the actual cost of customary meals, lodging, and related travel expenses incurred by			
16.16	team members.			
16.17	Sec. 16. Minnesota Statutes 2018, se	ction 136A.69, is a	mended by adding a	subdivision
16.18	to read:			
16.19	Subd. 4a. Student complaint fee.	The office shall be re	eimbursed for expens	ses necessary
16.20	to review or investigate any student co	mplaint under sect	ion 136A.672 for any	y registered
16.21	institution that has more than five stud	ent complaints per	annual registration p	period. The
16.22	office shall be reimbursed for the expe	enses incurred relate	ed to the review or in	ivestigation
16.23	of any complaint that exceeds the fifth	complaint as follo	WS:	
16.24	<u>(1) \$500;</u>			
16.25	(2) \$300 for each day or part thereout	of that requires a signal	te visit per team men	nber; and
16.26	(3) the actual cost of customary me	als, lodging, and re	lated travel expenses	s incurred by
16.27	team members.			
16.28	Sec. 17. Minnesota Statutes 2018, se	ction 136A.824, su	bdivision 4, is amen	ded to read:
16.29	Subd. 4. Visit or consulting fee. If	the office determine	nes that a fact-finding	g visit or
16.30	outside consultant is necessary to review	v <u>, investigate,</u> or eva	aluate any new or revi	ised program

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or the private career school for statutory	compliance, th	e office shall be reimb	oursed for the
expenses incurred related to the review a	as follows:		
(1) \$400 for the team base fee or for	a paper review	conducted by a consu	ltant if the
office determines that a fact-finding visi	t is not required	1;	
(2) \$300 for each day or part thereof	on site per tear	n member; and	
(3) the actual cost of customary meal	s, lodging, and	related travel expense	s incurred by
team members.			
Sec. 18. Minnesota Statutes 2018, secti	on 136A.824, i	s amended by adding a	a subdivision
to read:			
Subd. 10. Student complaint fee. Th	e office shall be	reimbursed for expense	ses necessary
to review or investigate any student com	plaint under se	ction 136A.8295 for a	ny licensed
private career school that has more than f	ive student com	plaints per annual lice	nsure period.
The office shall be reimbursed for the exp	enses incurred 1	related to the review or	investigation
of any complaint that exceeds the fifth complaint as follows:			
<u>(1) \$500;</u>			
(2) 300 for each day or part thereof	that requires a	site visit per team mer	nber; and
(3) the actual cost of customary meal	s, lodging, and	related travel expense	s incurred by
team members.			
Sec. 19. Minnesota Statutes 2018, sect	ion 136A.829,	subdivision 1, is amen	ided to read:
Subdivision 1. Grounds. The office r	nay, after notice	and upon providing a	n opportunity
for a hearing, under chapter 14 if requested	ed by the parties	adversely affected, re	fuse to issue,
refuse to renew, revoke, or suspend a lic	ense or solicito	r's permit for any of th	ne following
grounds:			
(1) violation of any provisions of sec	tions 136A.821	to 136A.833 or any r	rule adopted
by the office;			
(2) furnishing to the office false, mis	leading, or inco	omplete information;	
(3) presenting to prospective students	s information re	elating to the private c	areer school
that is false, fraudulent, deceptive, subst	antially inaccur	rate, or misleading;	
(4) refusal to allow reasonable inspec	tion or supply r	easonable information	after written
request by the office;			
	or the private career school for statutory expenses incurred related to the review a (1) \$400 for the team base fee or for office determines that a fact-finding visit (2) \$300 for each day or part thereof (3) the actual cost of customary meal team members. Sec. 18. Minnesota Statutes 2018, sectif to read: <u>Subd. 10. Student complaint fee. The to review or investigate any student com- private career school that has more than f The office shall be reimbursed for the exp of any complaint that exceeds the fifth c (1) \$500; (2) \$300 for each day or part thereof (3) the actual cost of customary meal team members. Sec. 19. Minnesota Statutes 2018, sect Subdivision 1. Grounds. The office re for a hearing, under chapter 14 if requester refuse to renew, revoke, or suspend a lice grounds: (1) violation of any provisions of sec by the office; (2) furnishing to the office false, mis (3) presenting to prospective students that is false, fraudulent, deceptive, subst (4) refusal to allow reasonable inspec</u>	or the private career school for statutory compliance, the expenses incurred related to the review as follows: (1) \$400 for the team base fee or for a paper review office determines that a fact-finding visit is not required (2) \$300 for each day or part thereof on site per team (3) the actual cost of customary meals, lodging, and team members. Sec. 18. Minnesota Statutes 2018, section 136A.824, if to read: Subd. 10. Student complaint fee. The office shall be to review or investigate any student complaint under see private career school that has more than five student commender of any complaint that exceeds the fifth complaint as fold (1) \$500; (2) \$300 for each day or part thereof that requires a (3) the actual cost of customary meals, lodging, and team members. Sec. 19. Minnesota Statutes 2018, section 136A.829, subdivision 1. Grounds. The office may, after notice for a hearing, under chapter 14 if requested by the parties refuse to renew, revoke, or suspend a license or solicitor grounds: (1) violation of any provisions of sections 136A.821 by the office; (2) furnishing to the office false, misleading, or incompliant is false, fraudulent, deceptive, substantially inaccure (4) refusal to allow reasonable inspection or supply refused t	or the private career school for statutory compliance, the office shall be reimber expenses incurred related to the review as follows: (1) \$400 for the team base fee or for a paper review conducted by a consult office determines that a fact-finding visit is not required; (2) \$300 for each day or part thereof on site per team member; and (3) the actual cost of customary meals, lodging, and related travel expenses team members. Sec. 18. Minnesota Statutes 2018, section 136A.824, is amended by adding a to read: Stude. 10. Student complaint fee. The office shall be reimbursed for expense to review or investigate any student complaint under section 136A.8295 for a private career school that has more than five student complaints per annual lice. The office shall be reimbursed for the expenses incurred related to the review or of any complaint that exceeds the fifth complaint as follows: (1) \$500: (2) \$300 for each day or part thereof that requires a site visit per team menter. (3) the actual cost of customary meals, lodging, and related travel expenses team members. Sec. 19. Minnesota Statutes 2018, section 136A.829, subdivision 1, is amenter Subdivision 1. Grounds. The office may, after notice and upon providing an for a hearing, under chapter 14 if requested by the parties adversely affected, rerefuse to renew, revoke, or suspend a license or solicitor's permit for any of the grounds: (1) violation of any provisions of sections 136A.821 to 136A.833 or any response to refice; (2) furnishing to the office false, misleading, or incomplete information; (3) presenting to prospective students information relating to the private ce that is false, fraudulent, deceptive, substantially inaccurate, or misleading;

- (5) the existence of any circumstance that would be grounds for the refusal of an initial
 or renewal license under section 136A.822-; and
- 18.3 (6) using fraudulent, coercive, or dishonest practices, or demonstrating gross
 18.4 mismanagement, whether in the course of business in this state or elsewhere.

Sec. 20. Minnesota Statutes 2018, section 136A.833, subdivision 1, is amended to read: 18.5 Subdivision 1. Application for exemptions. A school that seeks an exemption from the 18.6 provisions of sections 136A.822 to 136A.834 for the school and all of its programs or some 18.7 of its programs must apply to the office to establish that the school meets the requirements 18.8 of an exemption. An exemption expires two years from the date of approval or when a 18.9 school adds a new program or makes a modification equal to or greater than 25 percent to 18.10 an existing educational program. If a school is reapplying for an exemption, the application 18.11 must be submitted to the office 90 days before the current exemption expires. This exemption 18.12 shall not extend to any school that uses any publication or advertisement that is not truthful 18.13 and gives any false, fraudulent, deceptive, inaccurate, or misleading impressions about the 18.14 school or its personnel, programs, services, or occupational opportunities for its graduates 18.15 18.16 for promotion and student recruitment.

18.17 Sec. 21. Minnesota Statutes 2018, section 136A.834, subdivision 2, is amended to read:

Subd. 2. Limitations. (a) An exemption shall not extend to any private career school,
department or branch of a private career school, or program of a private career school which
that through advertisements or solicitations represents to any students or prospective students
that the school, its aims, goals, missions, purposes, or programs are different from those
described in subdivision 1.

(b) An exemption shall not extend to any private career school which or program that
represents to any student or prospective student that the major purpose of its programs is
to:

(1) prepare the student for a vocation not closely related to that particular religious faith;or

(2) provide the student with a general educational program recognized by other private
career schools or the broader educational, business, or social community as being
substantially equivalent to the educational programs offered by private career schools or
departments or branches of private career schools which are not religious in nature and are

- 19.1 not exempt from sections 136A.82 to 136A.834 and from rules adopted under sections
- 19.2 **136A.82 to 136A.834**.
- 19.3 (c) This exemption shall not extend to any school that uses any publication or
- 19.4 advertisement that is not truthful and gives any false, fraudulent, deceptive, inaccurate, or
- 19.5 misleading impressions about the school or its personnel, programs, services, or occupational
- 19.6 opportunities for graduates for promotion and student recruitment.