A bill for an act

relating to higher education; clarifying data disclosure provisions; authorizing

data matching; modifying institution eligibility; establishing award procedures;

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.4	modifying fees; modifying security requirements; requiring certain notice;
.5	establishing a central system office; governing credit transfers; requiring
.6	system office streamlining; providing postretirement premium reimbursement;
.7	establishing a pilot project; making technical corrections; defining and clarifying
.8	terms; governing appropriation reductions; amending Minnesota Statutes 2008,
.9	sections 13.32, subdivision 3; 135A.51, subdivision 2; 136A.101, subdivision
.10	10; 136A.126, by adding a subdivision; 136A.15, subdivision 6; 136A.16,
.11	subdivision 14; 136A.62, subdivision 3; 136A.645; 136A.646; 136A.69,
.12	subdivisions 1, 3, 4; 141.25, subdivisions 7, 13, by adding a subdivision;
.13	141.251, subdivision 2; 141.255; 141.28, subdivision 2; Minnesota Statutes 2009
.14	Supplement, sections 136A.01, subdivision 2; 136A.101, subdivision 4; Laws
.15	2009, chapter 95, article 1, section 3, subdivision 21; proposing coding for new
.16	law in Minnesota Statutes, chapters 136A; 136F; repealing Minnesota Statutes 2008, section 136A.1701, subdivision 5.
.17	2008, Section 130A.1701, Subdivision 3.
.18	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
.19	Section 1. Minnesota Statutes 2008, section 13.32, subdivision 3, is amended to read:
.20	Subd. 3. Private data; when disclosure is permitted. Except as provided in
.21	subdivision 5, educational data is private data on individuals and shall not be disclosed
.22	except as follows:
.23	(a) pursuant to section 13.05;
.24	(b) pursuant to a valid court order;
.25	(c) pursuant to a statute specifically authorizing access to the private data;
.26	(d) to disclose information in health, including mental health, and safety emergencies
.27	pursuant to the provisions of United States Code, title 20, section 1232g(b)(1)(I) and Code
.28	of Federal Regulations, title 34, section 99.36;

Section 1. 1

(e) pursuant to the provisions of United States Code, title 20, sections 1232g(b)(1), (b)(4)(A), (b)(4)(B), (b)(1)(B), (b)(3), (b)(6), (b)(7), and (i), and Code of Federal Regulations, title 34, sections 99.31, 99.32, 99.33, 99.34, 99.35, and 99.39;

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- (f) to appropriate health authorities to the extent necessary to administer immunization programs and for bona fide epidemiologic investigations which the commissioner of health determines are necessary to prevent disease or disability to individuals in the public educational agency or institution in which the investigation is being conducted;
- (g) when disclosure is required for institutions that participate in a program under title IV of the Higher Education Act, United States Code, title 20, section 1092;
- (h) to the appropriate school district officials to the extent necessary under subdivision 6, annually to indicate the extent and content of remedial instruction, including the results of assessment testing and academic performance at a postsecondary institution during the previous academic year by a student who graduated from a Minnesota school district within two years before receiving the remedial instruction;
- (i) to appropriate authorities as provided in United States Code, title 20, section 1232g(b)(1)(E)(ii), if the data concern the juvenile justice system and the ability of the system to effectively serve, prior to adjudication, the student whose records are released; provided that the authorities to whom the data are released submit a written request for the data that certifies that the data will not be disclosed to any other person except as authorized by law without the written consent of the parent of the student and the request and a record of the release are maintained in the student's file;
- (j) to volunteers who are determined to have a legitimate educational interest in the data and who are conducting activities and events sponsored by or endorsed by the educational agency or institution for students or former students;
- (k) to provide student recruiting information, from educational data held by colleges and universities, as required by and subject to Code of Federal Regulations, title 32, section 216;
- (l) to the juvenile justice system if information about the behavior of a student who poses a risk of harm is reasonably necessary to protect the health or safety of the student or other individuals;
- (m) with respect to Social Security numbers of students in the adult basic education system, to Minnesota State Colleges and Universities and the Department of Employment and Economic Development for the purpose and in the manner described in section 124D.52, subdivision 7;

Section 1. 2

- (n) to the commissioner of education for purposes of an assessment or investigation of a report of alleged maltreatment of a student as mandated by section 626.556. Upon request by the commissioner of education, data that are relevant to a report of maltreatment and are from charter school and school district investigations of alleged maltreatment of a student must be disclosed to the commissioner, including, but not limited to, the following:
 - (1) information regarding the student alleged to have been maltreated;
 - (2) information regarding student and employee witnesses;
 - (3) information regarding the alleged perpetrator; and

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- (4) what corrective or protective action was taken, if any, by the school facility in response to a report of maltreatment by an employee or agent of the school or school district;
- (o) when the disclosure is of the final results of a disciplinary proceeding on a charge of a crime of violence or nonforcible sex offense to the extent authorized under United States Code, title 20, section 1232g(b)(6)(A) and (B) and Code of Federal Regulations, title 34, sections 99.31(a)(13) and (14);
- (p) when the disclosure is information provided to the institution under United States Code, title 42, section 14071, concerning registered sex offenders to the extent authorized under United States Code, title 20, section 1232g(b)(7); or
- (q) when the disclosure is to a parent of a student at an institution of postsecondary education regarding the student's violation of any federal, state, or local law or of any rule or policy of the institution, governing the use or possession of alcohol or of a controlled substance, to the extent authorized under United States Code, title 20, section 1232g(i), and Code of Federal Regulations, title 34, section 99.31(a)(15), and provided the institution has an information release form signed by the student authorizing disclosure to a parent. The institution must notify parents and students about the purpose and availability of the information release forms. At a minimum, the institution must distribute the information release forms at parent and student orientation meetings.
- Sec. 2. Minnesota Statutes 2008, section 135A.51, subdivision 2, is amended to read:
- Subd. 2. **Senior citizen.** "Senior citizen" means a person who has reached <u>62_66</u> years of age before the beginning of any term, semester or quarter, in which a course of study is pursued, or a person receiving a railroad retirement annuity who has reached 60 years of age before the beginning of the term.
- Sec. 3. Minnesota Statutes 2009 Supplement, section 136A.01, subdivision 2, is amended to read:

Sec. 3. 3

Subd. 2. Responsibilities. (a) The Minnesota Office of Higher Education is 4.1 responsible for: 4.2 (1) necessary state level administration of financial aid programs, including 4.3 accounting, auditing, and disbursing state and federal financial aid funds, and reporting on 4.4 financial aid programs to the governor and the legislature; 4.5 (2) approval, registration, licensing, and financial aid eligibility of private collegiate 4.6 and career schools, under sections 136A.61 to 136A.71 and chapter 141; 4.7 (3) negotiating and administering reciprocity agreements; 4.8 (4) publishing and distributing financial aid information and materials, and other 4.9 information and materials under section 136A.87, to students and parents; 4.10 (5) collecting and maintaining student enrollment and financial aid data and 4.11 reporting data on students and postsecondary institutions to develop and implement a 4.12 process to measure and report on the effectiveness of postsecondary institutions; 4.13 (6) administering the federal programs that affect students and institutions on a 4.14 statewide basis; and 4.15 (7) prescribing policies, procedures, and rules under chapter 14 necessary to 4.16 administer the programs under its supervision. 4.17 (b) The office is authorized to match individual student data from the student record 4.18 enrollment database with individual student financial aid data collected and maintained 4.19 by the office in order to audit or evaluate federal or state supported education programs 4.20 as permitted by United States Code, title 20, section 1232g(b)(3), and Code of Federal 4.21 Regulations, title 34, section 99.35. The office may match data from the following 4.22 financial aid program databases with data from the student record enrollment database: 4.23 tuition reciprocity; the state grant; the SELF loan; state work study; the postsecondary 4.24 child care grant; the American Indian Scholarship; and the Achieve Scholarship. The 4.25 office shall conduct the study in a manner that does not permit personal identification of 4.26 parents or students by individuals other than representatives of the office. 4.27 Sec. 4. Minnesota Statutes 2009 Supplement, section 136A.101, subdivision 4, is 4.28 amended to read: 4.29 Subd. 4. Eligible institution. "Eligible institution" means a postsecondary 4.30 educational institution located in this state or in a state with which the office has entered 4.31 into a higher education reciprocity agreement on state student aid programs that (1) is 4.32 operated by this state or the Board of Regents of the University of Minnesota, or (2) 4.33 is operated privately and, as determined by the office, meets all of the following: (i) 4.34

maintains academic standards substantially equivalent to those of comparable institutions

Sec. 4. 4

H.F. No. 3	3495,	1st Committee	Engrossment -	86th I	Legislative S	Session	(2009-	2010
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0.1	operated in this state, (ii) is needsed or registered as a postsecondary institution by the
5.2	office or another state agency; and (iii) by July 1, 2013, is participating in the federal Pell
5.3	Grant program under Title IV of the Higher Education Act of 1965, as amended. an
5.4	institution that meets the eligibility requirements under section 136A.103.
5.5	Sec. 5. Minnesota Statutes 2008, section 136A.101, subdivision 10, is amended to read:
5.6	Subd. 10. Satisfactory academic progress. "Satisfactory academic progress"
5.7	means that: satisfactory academic progress as defined under Code of Federal Regulations,
5.8	title 34, sections 668.16(e), 668.32(f), and 668.34.
5.9	(1) by the end of a student's second academic year of attendance at an institution, the
5.10	student has at least a cumulative grade point average of C or its equivalent, or academic
5.11	standing consistent with the institution's graduation requirements; and
5.12	(2) by the end of the first term of the third and fourth academic year of attendance,
5.13	the student has a cumulative grade point average of at least a C or its equivalent.
5.14	Sec. 6. [136A.103] INSTITUTION ELIGIBILITY REQUIREMENTS.
5.15	(a) A postsecondary institution is eligible for state student aid under chapter 136A
5.16	and sections 197.791 and 299A.45, if the institution is located in this state or in a state
5.17	with which the office has entered into a higher education reciprocity agreement on state
5.18	student aid programs that:
5.19	(1) is operated by this state or the Board of Regents of the University of Minnesota;
5.20	<u>or</u>
5.21	(2) is operated privately and, as determined by the office, meets the requirements of
5.22	paragraph (b).
5.23	(b) A private institution must:
5.24	(1) maintain academic standards substantially equivalent to those of comparable
5.25	institutions operated in this state;
5.26	(2) be licensed or registered as a postsecondary institution by the office; and
5.27	(3)(i) by July 1, 2010, participate in the federal Pell Grant program under Title IV of
5.28	the Higher Education Act of 1965, as amended; or
5.29	(ii) if an institution was participating in state student aid programs as of June 30,
5.30	2010, and the institution did not participate in the federal Pell Grant program by June 30,
5.31	2010, the institution must require every student who enrolls to sign a disclosure form,
5.32	provided by the office, stating that the institution is not participating in the federal Pell
5.33	Grant program.

Sec. 6. 5

6.1	(c) An institution that offers only graduate-level degrees or graduate-level nondegree
6.2	programs, or that offers only degrees or programs that do not meet the required minimum
6.3	program length to participate in the federal Pell Grant program, is an eligible institution if
6.4	the institution is licensed or registered as a postsecondary institution by the office.
6.5	(d) An eligible institution under paragraph (b), clause (3), item (ii), that changes
6.6	ownership as defined in section 136A.63, subdivision 2, must participate in the federal
6.7	Pell Grant program within four calendar years of the first ownership change to continue
6.8	eligibility.
6.9	(e) An institution that loses its eligibility for the federal Pell Grant program is not an
6.10	eligible institution.
6.11	Sec. 7. Minnesota Statutes 2008, section 136A.126, is amended by adding a
6.12	subdivision to read:
6.13	Subd. 5. Awarding procedure. (a) Complete applications are ranked in order of
6.14	completion date. If there are multiple applications with identical completion dates, those
6.15	applications are further sorted by application receipt date.
6.16	(b) Awards must be made on a first-come, first-served basis in the order complete
6.17	applications are received.
6.18	(c) Awards are made to eligible students until the appropriation is expended.
6.19	(d) Applicants not receiving a grant and for whom the office has received a
6.20	completed application are placed on a waiting list in order of application completion date.
6.21	Sec. 8. [136A.129] LEGISLATIVE NOTICE.
6.22	The office shall notify the chairs of the legislative committees with primary
6.23	jurisdiction over higher education finance of any proposed material change to the
6.24	administration of any of the grant or financial aid programs in sections 136A.095 to
6.25	<u>136A.128.</u>
6.26	Sec. 9. Minnesota Statutes 2008, section 136A.15, subdivision 6, is amended to read:
6.27	Subd. 6. Eligible institution. "Eligible institution" means a postsecondary
6.28	educational institution that (1) is operated or regulated by this state or the Board of Regents
6.29	of the University of Minnesota; (2) is operated publicly or privately in another state, is
6.30	approved by the United States Secretary of Education, and, as determined by the office,
6.31	maintains academic standards substantially equal to those of comparable institutions
6.32	operated in this state; (3) is licensed or registered as a postsecondary institution by the
6.33	office or another state agency; and (4) by July 1, 2011, is participating in the federal Pell

Sec. 9. 6

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Grant program under Title IV of the Higher Education Act of 1903, as amended. It also
includes any institution chartered in a province. an institution that meets the eligibility
requirements under section 136A.155.
Sec. 10. [136A.155] ADDITIONAL INSTITUTION ELIGIBILITY
REQUIREMENTS.
A postsecondary institution is an eligible institution for purposes of sections
136A.15 to 136A.1702, if the institution:
(1) meets the eligibility requirements under section 136A.103; or
(2) is operated publicly or privately in another state, is approved by the United States
Secretary of Education, and, as determined by the office, maintains academic standards
substantially equal to those of comparable institutions operated in this state.
Sec. 11. Minnesota Statutes 2008, section 136A.16, subdivision 14, is amended to read:
Subd. 14. Notes. The office may sell at public or private sale, at the price or prices
determined by the office, any note or other instrument or obligation evidencing or securing
a loan made by the office or its predecessor, <u>including</u> the Minnesota Higher Education
Coordinating Board and the Minnesota Higher Education Services Office.
Sec. 12. Minnesota Statutes 2008, section 136A.62, subdivision 3, is amended to read:
Subd. 3. School. "School" means:
(1) any partnership, company, firm, society, trust, association, corporation, or any
combination thereof, which (i) is, owns, or operates a private, nonprofit postsecondary
education institution; (ii) is, owns, or operates a private, for-profit postsecondary education
institution; or (iii) provides a postsecondary instructional program or course leading to a
degree whether or not for profit;
(2) any public or private postsecondary educational institution located in another
state or country which offers or makes available to a Minnesota resident any course,
program or educational activity which does not require the leaving of the state for its
completion; or
(3) any individual, entity, or postsecondary institution located in another state
that contracts with any school located within the state of Minnesota for the purpose of
providing educational programs, training programs, or awarding postsecondary credits
or continuing education credits to Minnesota residents that may be applied to a degree
program.

Sec. 12. 7

8.1	Sec. 13. Minnesota Statutes 2008, section 136A.645, is amended to read:
8.2	136A.645 SCHOOL CLOSURE.
8.3	(a) When a school decides to cease postsecondary education operations, it must
8.4	cooperate with the office in assisting students to find alternative means to complete their
8.5	studies with a minimum of disruption, and inform the office of the following:
8.6	(1) the planned date for termination of postsecondary education operations;
8.7	(2) the planned date for the transfer of the student records;
8.8	(3) confirmation of the name and address of the organization to receive and hold
8.9	the student records; and
8.10	(4) the official at the organization receiving the student records who is designated to
8.11	provide official copies of records or transcripts upon request.
8.12	(b) Upon notice from a school of its intention to cease operations, the office shall
8.13	notify the school of the date on which it must cease the enrollment of students and all
8.14	postsecondary educational operations.
8.15	Without limitation as to other circumstance, a school shall be deemed to have ceased
8.16	operations when the school:
8.17	(1) has an unscheduled nonemergency closure or cancellation of classes for more
8.18	than 24 hours without prior notice to the office;
8.19	(2) announces it is closed or closing; or
8.20	(3) files for bankruptcy.
8.21	Sec. 14. Minnesota Statutes 2008, section 136A.646, is amended to read:
8.22	136A.646 ADDITIONAL SECURITY.
8.23	(a) In the event any registered institution is notified by the United States Department
8.24	of Education that it has fallen below minimum financial standards and that its continued
8.25	participation in Title IV will be conditioned upon its satisfying either the Zone Alternative,
8.26	Code of Federal Regulations, title 34, section 668.175, paragraph (f), or a Letter of Credit
8.27	Alternative, Code of Federal Regulations, title 34, section 668.175, paragraph (c), the
8.28	institution shall provide a surety bond conditioned upon the faithful performance of all
8.29	contracts and agreements with students in a sum equal to the "letter of credit" required by
8.30	the United States Department of Education in the Letter of Credit Alternative, but in no
8.31	event shall such bond be less than \$10,000 nor more than \$250,000.
8.32	(b) In lieu of a bond, the institution may deposit with the commissioner of finance:
8.33	(1) a sum equal to the amount of the required surety bond in cash; or
8.34	(2) securities, as may be legally purchased by savings banks or for trust funds, in an
8.35	aggregate market value equal to the amount of the required surety bond.

Sec. 14. 8

9.1	Sec. 15. Minnesota Statutes 2008, section 136A.69,	subdivision 1, is amended to re	ad:
9.2	Subdivision 1. Registration fees. (a) The office s	shall collect reasonable registrat	tion
9.3	fees that are sufficient to recover, but do not exceed, it	s costs of administering the	
9.4	registration program. The office shall charge \$1,100 for	r initial registration fees and \$9	50
9.5	for annual renewal fees. the fees listed in paragraphs (b	and (c) for new registrations.	
9.6	(b) A new school offering no more than one degree	ee at each level during its first y	<u>ear</u>
9.7	must pay registration fees for each applicable level in the	he following amounts:	
9.8	associate degree	<u>\$2,000</u>	
9.9	baccalaureate degree	\$2,500	
9.10	master's degree	\$3,000	
9.11	doctorate degree	<u>\$3,500</u>	
9.12	(c) A new school that will offer more than one de	egree per level during its first	
9.13	year must pay registration fees in an amount equal to the	ne fee for the first degree at eac	<u>h</u>
9.14	degree level under paragraph (b), plus fees for each ad-	ditional nondegree program or	
9.15	degree as follows:		
9.16	nondegree program	<u>\$250</u>	
9.17	additional associate degree	<u>\$250</u>	
9.18	additional baccalaureate degree	<u>\$500</u>	
9.19	additional master's degree	\$750	
9.20	additional doctorate degree	<u>\$1,000</u>	
9.21	(d) The annual renewal registration fee is \$1,200.	<u>-</u>	
9.22	Sec. 16. Minnesota Statutes 2008, section 136A.69,	subdivision 3. is amended to re	ad:
9.23	Subd. 3. Degree or nondegree program addition	ŕ	
9.24	fees for adding a degree or nondegree program that rep		
9.25	the objectives, content, or method of delivery of degree		
9.26	currently offered by the school is \$500 per degree or no	ondegree program. are as follow	/S:
9.27	nondegree program that is a part of an existing degree		<u>-0-</u>
9.28	nondegree program that is not a part of an existing deg	ree \$250 e	ach
9.29	majors, specializations, emphasis areas, concentrations		ach
9.30	similar areas of emphasis		
9.31	associate degrees	\$500 e	<u>ach</u>
9.32	baccalaureate degrees	<u>\$500 e</u>	<u>ach</u>
9.33	master's degrees	<u>\$750 e</u>	<u>ach</u>
9.34	doctorate degrees	\$2,000 e	<u>ach</u>

Sec. 17. Minnesota Statutes 2008, section 136A.69, subdivision 4, is amended to read:

Sec. 17. 9

- Subd. 4. **Visit or consulting fee.** If the office determines that a fact-finding visit or outside consultant is necessary to review or evaluate any new or revised degree or nondegree program, the office shall be reimbursed for the expenses incurred related to the review as follows:
- (1) \$300 \$400 for the team base fee or for a paper review conducted by a consultant if the office determines that a fact-finding visit is not required;
 - (2) \$300 for each day or part thereof on site per team member; and
- 10.8 (3) the actual cost of customary meals, lodging, and related travel expenses incurred by team members.

Sec. 18. [136F.08] CENTRAL SYSTEM OFFICE.

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Subdivision 1. **Establishment.** A central system office is established for the Minnesota State Colleges and Universities to provide central support to the institutions enrolling students and to assist the board in fulfilling its missions under section 136F.05. The central office must not assume responsibility for services that are most effectively and efficiently provided at the institution level. The central system office is under the direction of the chancellor.

Subd. 2. General duties. The central system office must coordinate system level responsibilities for financial management, personnel management, facilities management, information technology, credit transfer, legal affairs, government relations, and auditing. The central system office shall coordinate its services with the services provided at the institution level so as not to duplicate any functions that are provided by institutions.

Sec. 19. [136F.302] CREDIT TRANSFER.

The board of trustees must develop and maintain a systemwide effective and efficient mechanism for seamless student transfer between system institutions that has a goal of minimal loss of credits for transferring students. The Degree Audit and Reporting System (DARS) and the u.select database, and successor databases, housed within the office of the chancellor shall be the official repository of course equivalencies between system colleges and universities. Each system college and university shall be responsible for ensuring the accuracy and completeness of course equivalencies listed for courses offered by that college or university. The development and maintenance of the system must, at a minimum, address the following:

- (1) alignment of institution curriculum and its communication to stakeholders;
- 10.33 (2) transfer between similar programs;
- 10.34 (3) documentation for transfer-related agreements between institutions;

Sec. 19.

11.1	(4) systemwide transfer information on the Internet that is easily accessible and
11.2	maintained in a current and accurate status;
11.3	(5) training for campus-level staff to provide accurate and consistent advice to
11.4	students;
11.5	(6) institutional rather than student obligation to provide prompt required
11.6	documentation for course equivalency determinations; and
11.7	(7) consistency of transfer policies among institutions in compliance with a system
11.8	policy.
11.9	Sec. 20. Minnesota Statutes 2008, section 141.25, is amended by adding a subdivision
11.10	to read:
11.11	Subd. 2a. Refunds. If a contract is deemed unenforceable under subdivision 2, a
11.12	school must refund tuition, fees, and other charges received from a student or on behalf
11.13	of a student within 30 days of receiving written notification and demand for refund from
11.14	the Minnesota Office of Higher Education.
11.15	Sec. 21. Minnesota Statutes 2008, section 141.25, subdivision 7, is amended to read:
11.16	Subd. 7. Minimum standards. A license shall be issued if the office first
11.17	determines:
11.18	(1) that the applicant has a sound financial condition with sufficient resources
11.19	available to:
11.20	(i) meet the school's financial obligations;
11.21	(ii) refund all tuition and other charges, within a reasonable period of time, in the
11.22	event of dissolution of the school or in the event of any justifiable claims for refund against
11.23	the school by the student body;
11.24	(iii) provide adequate service to its students and prospective students; and
11.25	(iv) maintain and support the school;
11.26	(2) that the applicant has satisfactory facilities with sufficient tools and equipment
11.27	and the necessary number of work stations to prepare adequately the students currently
11.28	enrolled, and those proposed to be enrolled;
11.29	(3) that the applicant employs a sufficient number of qualified teaching personnel to
11.30	provide the educational programs contemplated;
11.31	(4) that the school has an organizational framework with administrative and
11.32	instructional personnel to provide the programs and services it intends to offer;
11.33	(5) that the premises and conditions under which the students work and study are
11.34	sanitary, healthful, and safe, according to modern standards;

Sec. 21.

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- (6) that the quality and content of each occupational course or program of study provides education and adequate preparation to enrolled students for entry level positions in the occupation for which prepared;
- (7) that the living quarters which are owned, maintained, recommended, or approved by the applicant for students are sanitary and safe;
- (8) that the contract or enrollment agreement used by the school complies with the provisions in section 141.265;
- (9) that contracts and agreements do not contain a wage assignment provision or a confession of judgment clause; and
- (10) that there has been no adjudication of fraud or misrepresentation in any criminal, civil, or administrative proceeding in any jurisdiction against the school or its owner, officers, agents, or sponsoring organization.
- Sec. 22. Minnesota Statutes 2008, section 141.25, subdivision 13, is amended to read:
 - Subd. 13. **Schools licensed by another state agency or board.** A school required to obtain a private career school license due to the use of "academy," "institute," "college," or "university" in its name <u>or licensed for the purpose of participating in state financial aid under chapter 136A,</u> and which is also licensed by another state agency or board shall be required to satisfy only the requirements of subdivisions 3, clauses (1), (2), (3), (5), (7), and (10); 4; 5, paragraph (b), clause (2); 7, clauses (1) and (10); 8; 9, clause (13); and 12.
 - Sec. 23. Minnesota Statutes 2008, section 141.251, subdivision 2, is amended to read:
 - Subd. 2. **Conditions.** The office shall adopt rules establishing the conditions for renewal of a license. The conditions shall permit two levels of renewal based on the record of the school. A school that has demonstrated the quality of its program and operation through longevity and performance in the state may renew its license based on a relaxed standard of scrutiny. A school that has been in operation in Minnesota for a limited period of time or that has not performed adequately on performance indicators shall renew its license based on a strict standard of scrutiny. The office shall specify minimum longevity standards and performance indicators that must be met before a school may be permitted to operate under the relaxed standard of scrutiny. The performance indicators used in this determination shall include, but not be limited to: degree granting status, regional or national accreditation, loan default rates, placement rate of graduates, student withdrawal rates, audit results, student complaints, and school status with the United States

 Department of Education. Schools that meet the requirements established in rule shall be required to submit a full relicensure report once every four years, and in the interim years

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13.1	will be exempt from the requirements of section 141.25, subdivision 3, clauses (4), (5),
13.2	and (8), and Minnesota Rules, parts 4880.1700, subpart 6; and 4880.2100, subpart 4.
13.3	Sec. 24. Minnesota Statutes 2008, section 141.255, is amended to read:
13.4	141.255 FEES.
13.5	Subdivision 1. Initial licensure fee. The office processing fee for an initial licensure
13.6	application is:
13.7	(1) \$1,500 \$2,500 for a school that will offer no more than one program during
13.8	its first year of operation;
13.9	(2) \$2,000 for a school that will offer two or more nondegree level programs \$750
13.10	for a school licensed exclusively due to the use of the term "college," "university,"
13.11	"academy," or "institute" in their name, or licensed exclusively in order to participate in
13.12	state grant or SELF loan financial aid programs; and
13.13	(3) \$2,500, plus \$500 for each additional program offered by the school, for a school
13.14	during its first year of operation; and.
13.15	(3) \$2,500 for a school that will offer two or more degree level programs during
13.16	its first year of operation.
13.17	Subd. 2. Renewal licensure fee; late fee. (a) The office processing fee for a
13.18	renewal licensure application is:
13.19	(1) for a category A school, as determined by the office, the fee is \$865 if the school
13.20	offers one program or \$1,150 if the school offers two or more programs; and
13.21	(2) for a category B or C school, as determined by the office, the fee is \$430 if the
13.22	school offers one program or \$575 if the school offers two or more programs.
13.23	(1) for a school that offers one program, the license renewal fee is \$1,150;
13.24	(2) for a school that offers more than one program, the license renewal fee is
13.25	\$1,150, plus \$200 for each additional program with a maximum renewal licensing fee
13.26	of \$2,000; and
13.27	(3) schools licensed exclusively due to the use of the term "college," "university,"
13.28	"academy," or "institute" in their name or licensed exclusively in order to participate in
13.29	state grant or SELF loan financial aid programs shall pay a renewal fee of \$750.
13.30	(b) If a license renewal application is not received by the office by the close of
13.31	business at least 60 days before the expiration of the current license, a late fee of \$100
13.32	per business day, not to exceed \$3,000, shall be assessed.
13.33	Subd. 3. Degree level addition fee. The office processing fee for adding a degree
13.34	level to an existing program is \$2,000 per program.

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Subd. 4. **Program addition fee.** The office processing fee for adding a program 14.1 that represents a significant departure in the objectives, content, or method of delivery of 14.2 programs to those that are currently offered by the school is \$500 per program. 14.3 Subd. 5. Visit or consulting fee. If the office determines that a fact-finding visit 14.4 or outside consultant is necessary to review or evaluate any new or revised program, the 14.5 office shall be reimbursed for the expenses incurred related to the review as follows: 14.6 (1) \$300 \$400 for the team base fee or for a paper review conducted by a consultant 14.7 if the office determines that a fact-finding visit is not required; 14.8 (2) \$300 for each day or part thereof on site per team member; and 14.9 (3) the actual cost of customary meals, lodging, and related travel expenses incurred 14.10 by team members. 14.11 Subd. 6. Modification fee. The fee for modification of any existing program is 14.12 \$100 and is due if there is: 14.13 (1) an increase or decrease of 25 percent or more, from the original date of program 14.14 14.15 approval, in clock hours, credit hours, or calendar length of an existing program; (2) a change in academic measurement from clock hours to credit hours or vice 14.16 versa; or 14.17 (3) an addition or alteration of courses that represent a 25 percent change or more in 14.18 the objectives, content, or methods of delivery. 14.19 Subd. 7. Solicitor permit fee. The solicitor permit fee is \$350 and must be paid 14.20 annually. 14.21 Subd. 8. Multiple location fee. Schools wishing to operate at multiple locations 14.22 14.23 must pay: (1) \$250 per location, for locations two to five locations; and 14.24 (2) an additional \$50 \$100 for each location over five. 14.25 14.26 Subd. 9. Student transcript fee. The fee for a student transcript requested from a closed school whose records are held by the office is \$10 \$15, with a maximum of 14.27 five transcripts per request. 14.28 Subd. 10. Public office documents; copies. The office shall establish rates for 14.29 copies of any public office document shall be 50 cents per page. 14.30 Sec. 25. Minnesota Statutes 2008, section 141.28, subdivision 2, is amended to read: 14.31 Subd. 2. Unlawful designation. No school organized after November 15, 1969, 14.32

shall apply to itself either as a part of its name or in any other manner the designation of

"college" or "university" unless such school applies for and receives certification from the

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office that it meets appropriate standards and is entitled to such designation. Operating 15.1 schools now using such designation may continue use thereof. 15.2 Sec. 26. Laws 2009, chapter 95, article 1, section 3, subdivision 21, is amended to read: 15.3 Subd. 21. Transfers 154 The Minnesota Office of Higher Education 15.5 may transfer unencumbered balances from 15.6 15.7 the appropriations in this section to the state grant appropriation, the interstate tuition 15.8 reciprocity appropriation, the child care 15.9 grant appropriation, the Indian scholarship 15.10 appropriation, the state work-study 15.11 appropriation, the achieve scholarship 15.12 appropriation, the public safety officers' 15.13 survivors appropriation, and the Minnesota 15.14 15.15 college savings plan appropriation. Transfers from the state grant, child care, or state 15.16 work-study appropriations may only be made 15.17 to the extent there is a projected surplus in 15.18 the appropriation. A transfer may be made 15.19 only with prior written notice to the chairs 15.20 of the senate and house of representatives 15.21 committees with jurisdiction over higher 15.22 education finance. 15.23 **EFFECTIVE DATE.** This section is effective the day following final enactment. 15.24 Sec. 27. STREAMLINED MNSCU SYSTEM OFFICE. 15.25 Notwithstanding any law or policy to the contrary, the Board of Trustees of the 15.26 15.27 Minnesota State Colleges and Universities shall streamline services provided through the system's central service office to reduce expenditures, better target the use of state 15.28 resources, and provide services at the most appropriate and efficient level so as not 15.29 to duplicate any services provided at the institutional level. These actions must be 15.30 implemented so as to achieve budgetary savings and efficiencies in delivery of services 15.31 and the accomplishment of the academic mission. The board must revise any board 15.32

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policies in a way that is consistent with the requirements of this section.

Sec. 28. CREDIT TRANSFER; MINNESOTA STATE COLLEGES AND 16.1 UNIVERSITIES. 16.2 (a) The Board of Trustees of the Minnesota State Colleges and Universities must 16.3 develop and implement a plan to improve credit transfers within the system. At a 16.4 minimum, the board must: 16.5 (1) enhance the availability of easily used information on transferring and tracking 16.6 credits; 16.7 (2) improve training for all staff involved with credit transfer; 16.8 (3) identify barriers to transferring credits including intellectual property issues for 16.9 faculty and devise methods to eliminate these barriers; and 16.10 (4) identify discrepancies in the treatment of transferring and accepting credits 16.11 by various institutions within the system and devise methods to improve the uniform 16.12 treatment of credit transfers. 16.13 (b) The board must convene working groups of affected faculty, staff, and 16.14 16.15 administrators representing institutions and academic and technical disciplines in the system to work on issues and barriers to credit transfer. The purpose of the working 16.16 groups is to develop specific actions that will remove any barriers to credit transfer and to 16.17 improve the ease and transparency of credit transfer for students. 16.18 (c) The board of trustees must report to the legislature by January 15, 2012, on the 16.19 plans for and progress towards improvements in the transfer of credits. Any proposal to 16.20 develop and implement a mandatory or voluntary common course numbering system for 16.21 the Minnesota State Colleges and Universities must not be required until after the receipt 16.22 16.23 of the report under this section. Sec. 29. POSTRETIREMENT HEALTH INSURANCE PREMIUM 16.24 16.25 REIMBURSEMENT. The Minnesota State Colleges and Universities (MnSCU) system shall waive 16.26

The Minnesota State Colleges and Universities (MnSCU) system shall waive premium reimbursement payments including any late payment charges, fees, penalties, or interest payments imposed on overdue health insurance premium reimbursements owed by a college retiree to the college under a contractual or collective bargaining agreement providing for postretirement health insurance benefits arising from employment under a contract or collective bargaining agreement with a school district or technical college prior to July 1, 1995, and who became an employee of Minnesota State Colleges and Universities on July 1, 1995. This section applies only if the college has failed to bill the retiree for the premium reimbursement payments as required under the applicable

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collective bargaining or contractual agreement, or if not otherwise established, within 90 days following the date on which the premium was due.

EFFECTIVE DATE. This section is effective July 1, 2010.

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Sec. 30. REPORT OF CREDIT TRANSFER ACTIVITIES.

The Board of Trustees of the Minnesota State Colleges and Universities shall report on February 15, 2011, and annually thereafter through 2015, on its activities to achieve the credit transfer goals of Minnesota Statutes, section 136F.302, and the results of those activities. The report shall be made to the chairs and ranking minority members of the legislative committees with primary jurisdiction over higher education policy and finance. The goals of Minnesota Statutes, section 136F.302, should be fully achieved as soon as possible, but no later than the start of the 2015-2016 academic year.

Sec. 31. PILOT PROJECT; LOCAL DEPOSIT OF RESERVES OF

MINNESOTA STATE COLLEGES AND UNIVERSITIES.

Subdivision 1. Establishment. To increase the distribution of potential economic benefit of deposits of reserve funds of the institutions of the Minnesota State Colleges and Universities, a pilot project is established to transfer certain reserve deposits of selected institutions from the state treasury to a community financial institution. Notwithstanding Minnesota Statutes, section 16A.27, on July 1, 2010, the commissioner of management and budget shall transfer the board-required reserve funds of colleges and universities selected by the board of trustees under subdivision 2, to a community financial institution designated for each of the participating colleges and universities.

Subd. 2. Participating colleges and universities. By June 11, 2010, colleges and universities must apply to the Board of Trustees of the Minnesota State Colleges and Universities for participation in the pilot project. Each applicant must designate one or more community financial institutions for the deposit of board-required reserves, with the terms of the deposit for each designated community financial institution. The designated community financial institution must be located within 25 miles of a participating campus. From the applicants, the board shall select eight postsecondary institutions to participate in the local deposit pilot project. In making its selection, the board must consider the size of the institution's reserves and the terms offered by the designated community financial institutions. Two-year and four-year institutions must be selected to participate in the pilot project and at least five of the selected institutions must be located in greater Minnesota.

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By June 25, 2010, the board must notify the commissioner of management and 18.1 budget of the participating colleges and universities and the associated community 18.2 financial institutions. 18.3 Subd. 3. Community financial institution. As used in this section, "community 18.4 financial institution" means a federally insured bank or credit union, chartered as a bank 18.5 or credit union by the state of Minnesota or the United States, that is headquartered in 18.6 Minnesota and that has no more than \$2,500,000,000 in assets. 18.7 Subd. 4. Evaluation and report. The commissioner of management and budget and 18.8 the board of trustees shall independently evaluate the effectiveness or harm of the local 18.9 deposit pilot project in increasing the use of community financial institutions and providing 18.10 wider distribution of the economic benefit of the deposit of postsecondary reserves. Each 18.11 evaluation must include the participating colleges, universities, and community financial 18.12 institutions. The commissioner and the board shall report the results of the pilot project 18.13 evaluation to the appropriate committees of the legislature by December 1, 2011, with 18.14 18.15 recommendations on the future implementation of the pilot project. Sec. 32. APPROPRIATION REDUCTIONS. 18.16 Any reduction in appropriations for the biennium ending June 30, 2011, for the 18.17 central system office of Minnesota State Colleges and Universities must not be passed 18.18 through to any institution or campus. The Board of Trustees of the Minnesota State 18.19 Colleges and Universities must not charge any institution for appropriation reductions 18.20

18.22 Sec. 33. **REPEALER.**

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made to the central office.

Minnesota Statutes 2008, section 136A.1701, subdivision 5, is repealed.

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