SF2841 REVISOR JFK S2841-2 2nd Engrossment

## SENATE STATE OF MINNESOTA NINETY-FIRST SESSION

S.F. No. 2841

(SENATE AUTHORS: ANDERSON, P., Bigham, Clausen and Draheim)DATED-PGOFFICIAL STATUS04/24/20193180Introduction and first reading Referred to Higher Education Finance and Policy04/25/20193603aComm report: To pass as amended Joint rule 2.03, referred to Rules and Administration04/29/20193944Author added Clausen05/01/20194133Comm report: Amend previous comm report Joint rule 2.03 suspended and re-refer to Finance05/02/20194211aComm report: To pass as amended05/13/20194277Author added Draheim05/14/20194284Rule 45-amend, subst. General Orders HF2849

A bill for an act

1.2 1.3	relating to higher education; providing student relief from Argosy University closure; requiring a report.
1.4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.5	Section 1. RELIEF FOR STUDENTS AFFECTED BY ARGOSY UNIVERSITY
1.6	CLOSURE.
1.7	Subdivision 1. <b>Definitions.</b> (a) For purposes of this section, the terms in this subdivision
1.8	have the meanings given.
1.9	(b) "Argosy" means Argosy Education Group LLC as well as any parent, subsidiary, or
1.10	related organization, or any legal representative of such an organization, including a
1.11	court-appointed receiver.
1.12	(c) "Argosy University, Twin Cities" means the Argosy University campus located in
1.13	Minnesota that closed on March 8, 2019.
1.14 1.15	(d) "Eligible student" means a student who meets the eligibility requirements in subdivision 2.
1.13	
1.16	(e) Unless otherwise specified, terms used in this section have the meanings given in
1.17	Minnesota Statutes, chapter 136A.
1.18	Subd. 2. Eligibility. A student is eligible for assistance under this section if the students
1.19	(1) was enrolled at Argosy University, Twin Cities, during the academic term that began
1.20	on January 17, 2019, and because of that enrollment:

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2.1	(i) was a	awarded a state grant u	nder Minneso	ota Statutes, section 136	A.121, and, as of	
2.2	March 8, 2019, had not received refunds on financial aid in excess of tuition and fees due					
2.3	to them as a	a direct result of action	s or omission	s by Argosy;		
2.4	(ii) was	awarded a postseconda	ary child care	grant under Minnesota	Statutes, section	
2.5	136A.125, and had not received the grant funds by March 8, 2019; or					
2.6	(iii) bori	rowed from the SELF le	oan program u	ınder Minnesota Statutes	s, sections 136A.15	
2.7	to 136A.1701, and had SELF loan disbursements made to Argosy on or after January 1,					
2.8	<u>2019; or</u>					
2.9	(2) was	enrolled at Argosy Un	iversity, Twin	Cities, during the sumn	ner or fall terms of	
2.10	the 2018-20	019 academic year, and	because of the	nat enrollment:		
2.11	(i) was a	awarded an Indian scho	larship under	Minnesota Statutes, sect	tion 136A.126, and	
2.12	had unresol	ved problems with ref	unds or credit	s of aid as of March 8, 2	2019;	
2.13	(ii) was	awarded Minnesota G	I Bill education	onal assistance under Mi	nnesota Statutes,	
2.14	section 197	.791, and had unresolv	ed problems	with refunds or credits o	f aid as of March	
2.15	8, 2019; or					
2.16	(iii) born	rowed from the SELF le	oan program u	under Minnesota Statutes	s, sections 136A.15	
2.17	to 136A.17	01, had SELF loan disb	ursements ma	de to Argosy, and had ur	nresolved problems	
2.18	with refund	s due to the student or	the lender as	of March 8, 2019.		
2.19	Subd. 3	Authorized actions.	(a) Notwithsta	anding any law to the cor	ntrary in Minnesota	
2.20	Statutes, ch	apter 136A, the comm	issioner may	establish procedures suf	ficient to take the	
2.21	following a	ctions, where appropri	ate, to assist e	ligible students:		
2.22	(1) mak	e payments of state gran	nt refunds in e	xcess of tuition and fees	directly to students	
2.23	at their last	known addresses;				
2.24	(2) mak	e payments of postseco	ndary child ca	are grant awards directly	to students at their	
2.25	last known	addresses;				
2.26	(3) reve	rse disbursements of S	ELF loans ma	nde on or after January 1	, 2019;	
2.27	(4) reve	rse disbursements of S	ELF loans to	settle any unresolved re	funds due to the	
2.28	lender; and					
2.29	(5) info	rm recipients of an Indi	an scholarshi	o or GI Bill award that th	ney have the option	
2.30	to request p	payments directly and,	where applica	ble, make such paymen	ts to the students.	
2.31	(b) As a	condition of providing	g any payment	under this section, the c	commissioner must	

require an eligible student to assign to the Office of Higher Education any claims against

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2.32

3.1	Argosy arising from a state financial aid award or SELF loan. Any claim an eligible student
3.2	may have against any legally responsible person or entity arising from a grant or loan covered
3.3	under subdivision 2 is subrogated to the Office of Higher Education if the eligible student
3.4	accepts a payment under this section. The commissioner must pursue all claims arising from
3.5	a state financial award or SELF loan made to an eligible student against any legally
3.6	responsible person or entity, including, but not limited to, Argosy.
3.7	(c) The commissioner must establish a deadline of no later than October 31, 2019, after
3.8	which payments to students will no longer be processed.
3.9	(d) The commissioner shall post to the Office of Higher Education website any procedures
3.10	and related deadlines established under this section. The commissioner must also provide
3.11	this information in a report to the chairs and ranking minority members of the legislative
3.12	committees with jurisdiction over higher education.
3.13	(e) Procedures established under this subdivision are exempt from Minnesota Statutes,
3.14	chapter 14, and Minnesota Statutes, sections 14.385 and 14.386, do not apply.
3.15	Subd. 4. Report required. By November 30, 2019, the commissioner must report to
3.16	the chairs and ranking minority members of the legislative committees with jurisdiction
3.17	over higher education regarding actions taken under this section. The report must include
3.18	an explanation of:
3.19	(1) the current state of the Argosy closure matter, including any unresolved problems;
3.20	(2) all teach outs, articulation agreements, and transfer options available for students
3.21	affected by the Argosy closure;
3.22	(3) any payments made to eligible students under this section;
3.23	(4) any SELF loan disbursement reversals completed under this section;
3.24	(5) any other action the Office of Higher Education has taken with regard to Argosy;
3.25	<u>and</u>
3.26	(6) suggested legislative action to prevent future school closures and provide additional
3.27	assistance to students affected by school closures.
3.28	Subd. 5. Expiration. This section expires June 30, 2020.

**EFFECTIVE DATE.** This section is effective the day following final enactment.

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