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S3683-2

SENATE STATE OF MINNESOTA NINETY-FIRST SESSION

JFK

S.F. No. 3683

(SENATE AUTHORS: ANDERSON, P. and Clausen)				
DATE	D-PG	OFFICIAL STATUS		
02/27/2020	5026	Introduction and first reading		
		Referred to Higher Education Finance and Policy		
03/16/2020	5546a	Comm report: To pass as amended		
	5564	Second reading		
05/12/2020	6480	General Orders: Stricken and re-referred to Finance		
05/13/2020		Comm report: To pass as amended		
	6990	Second reading		
05/14/2020	6996	Special Order		
		Third reading Passed		
05/17/2020	7387	Returned from House		
		Presentment date 05/18/2020		
	7418	Governor's action Approval 05/27/2020		
	7419	Secretary of State Chapter 109 05/27/2020		
		Effective date 08/01/20		

A bill for an act

1.2	relating to higher education; providing for policy changes for the Office of Higher
1.3	Education, including financial aid, institutional approval, and the Minnesota college
1.4	savings plan; amending Minnesota Statutes 2018, sections 124D.09, subdivision
1.5	10a; 135A.15, subdivision 1a; 136A.01, subdivision 1; 136A.031, subdivision 3;
1.6	136A.103; 136A.121, by adding a subdivision; 136A.125, subdivision 3;
1.7	136A.1275, subdivision 1; 136A.1701, subdivision 4; 136A.1791, subdivisions 1,
1.8	3; 136A.1795, subdivision 4; 136A.65, subdivisions 4, 7, 8; 136A.653, subdivision
1.9	1; 136A.657, subdivisions 1, 2, 3; 136A.658; 136A.69, subdivisions 1, 4; 136A.824,
1.10	subdivision 4; 136A.827, subdivision 4; 136A.829, subdivision 1; 136A.833,
1.11	subdivision 1; 136A.834, subdivisions 1, 2; 136G.01; 136G.03, subdivisions 8,
1.12	10, 11, 20, 31, by adding a subdivision; 136G.05, subdivisions 2, 5, 7; 136G.09,
1.13	subdivisions 6, 8; 136G.11, subdivisions 11, 13; 136G.13; 136G.14; Minnesota
1.14	Statutes 2019 Supplement, sections 136A.64, subdivision 1; 136A.646; proposing
1.15	coding for new law in Minnesota Statutes, chapter 136A; repealing Minnesota
1.16	Statutes 2018, sections 136G.03, subdivisions 4, 22; 136G.05, subdivision 6.
1.17	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.18	ARTICLE 1
1.19	OFFICE OF HIGHER EDUCATION
1.20	Section 1. Minnesota Statutes 2018, section 124D.09, subdivision 10a, is amended to read:
1.21	Subd. 10a. <u>Statewide concurrent enrollment participant survey evaluation</u> . (a)
1.22	Postsecondary institutions offering courses taught by the secondary teacher according to
1.23	subdivision 10, and are members in the National Alliance of Concurrent Enrollment
1.24	Partnerships (NACEP), must report all required NACEP evaluative survey results by
1.25	September 1 of each year to the commissioners of the Office of Higher Education and the
1.26	Department of Education. The commissioners must report by December 1 of each year to
1.27	the committees of the legislature having jurisdiction over early education through grade 12
1.28	education.

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2.1	(b) Postsecondary institutions that have not adopted and implemented the NACEP
2.2	program standards and required evidence for accreditation, are required to conduct an annual
2.3	survey of concurrent enrolled students who successfully completed the course who are one
2.4	year out of high school, beginning with the high school graduating class of 2016. By
2.5	September 1 of each year, the postsecondary institutions must report the evaluative survey
2.6	results to the commissioners of the Office of Higher Education and the Department of
2.7	Education. The commissioner must report by December 1 of each year to the committees
2.8	of the legislature having jurisdiction over early education through grade 12 education. The
2.9	survey must include, at a minimum, the following student information:
2.10	(1) the participant's future education plans, including the highest degree or certification
2.11	planned;
2.12	(2) whether the participant is enrolled or plans to enroll in a Minnesota postsecondary
2.13	institution, either public or private;
2.14	(3) the number of credits accepted or denied by postsecondary institutions;
2.15	(4) the college or university attended;
2.16	(5) the participant's satisfaction level with the concurrent enrollment program;
2.17	(6) the participant's demographics, such as gender, parent education level, qualification
2.18	for free or reduced-price lunch in high school, Pell grant qualification, and ethnicity; and
2.19	(7) a place for participants to provide comments The Office of Higher Education and
2.20	the Department of Education shall collaborate in order to provide annual statewide evaluative
2.21	information on concurrent enrollment programs to the legislature. The commissioners of
2.22	the Office of Higher Education and the Department of Education, in consultation with
2.23	stakeholders, including students and parents, must determine what student demographics
2.24	and outcomes data are appropriate to include in the evaluation, and will use systems available
2.25	to the office and department to minimize the reporting burden on postsecondary institutions.
2.26	The commissioners must report by December 1, 2021, and each year thereafter, to the
2.27	committees of the legislature with jurisdiction over early education through grade 12 and
2.28	Minnesota State Colleges and Universities.
2.29	Sec. 2. Minnesota Statutes 2018, section 135A.15, subdivision 1a, is amended to read:
2.30	Subd. 1a. Sexual assault definition. (a) For the purposes of this section, the following

2.31 terms have the meanings given.

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3.1	(b) "Incident" means one report of sexual assault to a postsecondary institution, regardless
3.2	of the number of complainants included in the report, the number of respondents included
3.3	in the report, and whether or not the identity of any party is known by the reporting
3.4	postsecondary institution. Incident encompasses all nonconsensual events included within
3.5	one report if multiple events have been identified.
3.6	(c) "Sexual assault" means rape, sex offenses - fondling, sex offenses - incest, or sex
3.7	offenses - statutory rape as defined in Code of Federal Regulations, title 34, part 668, subpart
3.8	D, appendix A, as amended.
3.9	Sec. 3. Minnesota Statutes 2018, section 136A.01, subdivision 1, is amended to read:
3.10	Subdivision 1. Creation. The Office of Higher Education, which may also be known
3.11	as the Minnesota Office of Higher Education, is created with a commissioner appointed by
3.12	the governor with the advice and consent of the senate and serving at the pleasure of the
3.13	governor.
3.14	Sec. 4. Minnesota Statutes 2018, section 136A.031, subdivision 3, is amended to read:
3.15	Subd. 3. Student Advisory Council. (a) A Student Advisory Council (SAC) to the
3.16	office is established. The members of SAC shall include: the chair of the University of
3.17	Minnesota student senate; the state chair of the Minnesota State University Student
3.18	Association; the president of the Minnesota State College Student Association and an officer
3.19	of the Minnesota State College Student Association, one in a community college course of
3.20	study and one in a technical college course of study; a student who is enrolled in a private
3.21	nonprofit postsecondary institution, to be elected by students enrolled in Minnesota Private
3.22	College Council institutions; and a student who is enrolled in a private for-profit
3.23	postsecondary institution career school, to be elected by students enrolled in Minnesota
3.24	Career College Association institutions private career schools; and a student who is enrolled
3.25	in a Minnesota tribal college to be elected by students enrolled in Minnesota tribal colleges.
3.26	If students from the private career schools or tribal colleges do not elect a representative,
3.27	the commissioner must appoint a student representative. If students from the Minnesota
3.28	Private College Council institutions do not elect a representative, the Minnesota Private
3.29	College Council must appoint the private nonprofit representative. If students from the
3.30	Minnesota Career College Association institutions do not elect a representative, the Minnesota
3.31	Career College Association must appoint the private for-profit representative. A member
3.32	may be represented by a student designee who attends an institution from the same system

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4.1	that the abse	nt member represent	s. The SAC shal	ll select one of its me	mbers to serve as
4.2	chair.	-			
4.3	(b) The o	office shall inform the	e SAC of all ma	tters related to studen	t issues under
4.4	consideration	n. The SAC shall rep	ort to the office	quarterly and at other	times that the SAC
4.5	considers de	sirable. The SAC sha	all determine its	meeting times, but it	shall also meet with
4.6	the office wi	thin 30 days after the	e commissioner'	s request for a meetin	g.
4.7	(c) The S	AC shall:			
4.8	(1) bring	to the attention of the	office any matte	r that the SAC believe	s needs the attention
4.9	of the office;	,			
4.10	(2) make	recommendations to	the office as it	finds appropriate; and	1
4.11	(3) appro	ve student appointm	ents by the offic	e for each advisory g	roup as provided in
4.12	subdivision 4	4.			
4.13	Sec. 5. [13]	6A.0321 COMMUN	ITY AND CO	MMISSIONER PAR	TICIPATION IN
4.14		DNDARY EDUCAT			
				in this section has th	a maaning giyan in
4.15 4.16	this subdivis		i) The term used	In this section has th	e meaning given m
4.10		<u>1011.</u>			
4.17	<u>(b)</u> "Triba	al Nations Education	Committee" me	eans the committee es	tablished through
4.18	tribal directiv	ve, for which the com	missioner consu	ults on matters related	to American Indian
4.19	postsecondar	ry education program	ns, policy, and al	l matters related to ed	ucating Minnesota's
4.20	American In	dian postsecondary s	tudents. The me	mbership of the Triba	1 Nations Education
4.21	Committee i	s determined by and	at the sole discr	etion of the committe	e members, and
4.22	nothing in th	is section authorizes	the commission	her to dictate committ	ee membership.
4.23	Subd. 2.	American Indian co	ommunity invol	vement. The commis	sioner must provide
4.24	for the invol	vement of the Tribal	Nations Educat	ion Committee, Amer	rican Indian
4.25	postseconda	ry students, and repro	esentatives of co	ommunity groups in th	ne establishment of
4.26	programs, fo	rmation of policies, a	and all other mat	ters related to the posts	secondary education
4.27	of Minnesota	a's American Indian	students.		
4.28	Subd. 3.	Consultation with t	he Tribal Natio	ns Education Comn	nittee. (a) The
4.29	commissione	er shall seek consultat	ion with the Trib	al Nations Education C	Committee regarding
4.30	programs, po	licies, and all other m	atters related to t	he postsecondary educ	ation of Minnesota's
4.31	American In	dian students.			

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5.1	(b) Nothin	ng in this subdivision	n prevents the	commissioner from s	eeking consultation
5.2	with individu	al tribal nations.			
5.3	Sec. 6. [136	5A.096] FINANCIA	AL AID GOA	<u>LS.</u>	
5.4	The legisl	ature directs the cor	nmissioner of	the Office of Higher l	Education, in
5.5	coordination	with the Minnesota	Department of	Education and the M	linnesota Association
5.6	of Secondary	School Principals, t	to set an annua	l goal for the percent	age of Minnesota's
5.7	high school s	eniors completing th	ne Free Applic	ation for Federal Stud	lent Aid (FAFSA).
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5.8		nesota Statutes 2018	3, section 136A	A.121, is amended by	adding a subdivision
5.9	to read:				
5.10	Subd. 21.	Institutional prohi	bition. An ins	titution receiving fina	ncial aid under this
5.11	section must	not suspend or with	lraw a student	from class attendance	and resources during
5.12	a period of ins	struction due to an u	npaid student a	ccount balance unless	the student is eligible
5.13	for a full tuiti	on and fee refund. A	period of inst	ruction for the purpos	ses of this subdivision
5.14	means a new	academic term that n	nay be measure	ed in semesters, trimes	sters, quarters, interim
5.15	terms, mini te	erms, or one or more	e modules so th	nat a student who beg	ins attendance in that
5.16	new academic	c term incurs addition	nal tuition and	fee charges beyond ar	ny outstanding student
5.17	account balan	ice due to the institut	ion for prior co	ompleted terms of enro	ollment. An institution
5.18	that measures	a program in clock l	nours and that i	ncludes language in th	ne enrollment contract
5.19	between it an	d the student to only	charge tuition	by payment period, i	s also covered by this
5.20	subdivision.				
5.21	Sec. 8. Min	nesota Statutes 2018	8, section 136A	A.125, subdivision 3,	is amended to read:
5.22	Subd. 3. H	Eligible institution.	A Minnesota p	ublic postsecondary in	stitution, a Minnesota
5.23	private, bacca	alaureate degree grar	ting degree-gr	anting college or univ	ersity, or a Minnesota
5.24	nonprofit two	year vocational tec	hnical school	granting associate deg	grees, or a Minnesota
5.25	postsecondar	y institution offering	only graduate	or professional degree	es is eligible to receive
5.26	child care fur	nds from the office a	nd disburse th	em to eligible student	S.
5.27	Sec. 9. Min	nesota Statutes 2018	8, section 136A	A.1275, subdivision 1	, is amended to read:
5.28	Subdivisi	on 1. Establishmen	t. (a) The com	missioner of the Office	e of Higher Education
5.29	must establisł	n a grant program for	student teachir	ng stipends for low-inc	come students enrolled
5.30	in a Professio	onal Educator Licens	sing and Stand	ards Board-approved	teacher preparation

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(b) "Shortage area" means a license field or economic development region within
Minnesota defined as a shortage area by the Department of Education Professional Educator
Licensing and Standards Board in coordination with the commissioner using data collected
for the teacher supply and demand report under section 127A.05, subdivision 6, or other
122A.091, subdivision 5 surveys conducted by the Department of Education that provide
indicators for teacher supply and demand.

6.9 Sec. 10. Minnesota Statutes 2018, section 136A.1701, subdivision 4, is amended to read:

6.10 Subd. 4. Terms and conditions of loans. (a) The office may loan money upon such 6.11 terms and conditions as the office may prescribe.

(b) The maximum loan amount to students enrolled in a bachelor's degree program, 6.12 postbaccalaureate, or graduate program must be determined annually by the office. For all 6.13 other eligible students, the principal amount of the loan must not exceed \$7,500 per grade 6.14 level. Loan limits are defined based on the type of program enrollment, such as a certificate, 6.15 an associate's degree, a bachelor's degree, or a graduate program. The aggregate principal 6.16 amount of all loans made subject to this paragraph to a student as an undergraduate and 6.17 graduate student must not exceed \$140,000. The amount of the loan must not exceed the 6.18 cost of attendance as determined by the eligible institution less all other financial aid, 6.19 including PLUS loans or other similar parent loans borrowed on the student's behalf. The 6.20 cumulative SELF loan debt must not exceed the borrowing maximums in paragraph (c). 6.21

(c)(1) The cumulative borrowing maximums must be determined annually by the office
for students enrolled in a bachelor's degree program or postbaccalaureate program and are
defined based on program enrollment. In determining the cumulative borrowing maximums,
the office shall, among other considerations, take into consideration the maximum SELF
loan amount, student financing needs, funding capacity for the SELF program, delinquency
and default loss management, and current financial market conditions.

6.28

(2) For all other eligible students, the cumulative borrowing maximums are:

- 6.29 (i) grade level 1, \$7,500;
- 6.30 (ii) grade level 2, \$15,000;
- 6.31 (iii) grade level 3, \$22,500;
- 6.32 (iv) grade level 4, \$30,000; and

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(v) grade level 5, \$37,500. 7.1 Sec. 11. Minnesota Statutes 2018, section 136A.1791, subdivision 1, is amended to read: 7.2 Subdivision 1. Definitions. (a) The terms used in this section have the meanings given 7.3 them in this subdivision. 7.4 (b) "Qualified educational loan" means a government, commercial, or foundation loan 7.5 for actual costs paid for tuition and reasonable educational and living expenses related to a 7.6 teacher's preparation or further education. 7.7 (c) "School district" means an independent school district, special school district, 7.8 intermediate district, education district, special education cooperative, service cooperative, 7.9 a cooperative center for vocational education, or a charter school located in Minnesota. 7.10 (d) "Teacher" means an individual holding a teaching license issued by the Professional 7.11 Educator Licensing and Standards Board who is employed by a school district to provide 7.12 7.13 classroom instruction. (e) "Teacher shortage area" means: 7.14 7.15 (1) the licensure fields and economic development regions reported by the commissioner of education Professional Educator Licensing and Standards Board in coordination with the 7.16 commissioner as experiencing a teacher shortage; and 7.17 (2) economic development regions where there is a shortage of licensed teachers who 7.18 reflect the racial or ethnic diversity of students in the region as reported by the commissioner 7.19 of education Professional Educator Licensing and Standards Board in coordination with the 7.20 commissioner. 7.21 (f) "Commissioner" means the commissioner of the Office of Higher Education unless 7.22 indicated otherwise. 7.23 Sec. 12. Minnesota Statutes 2018, section 136A.1791, subdivision 3, is amended to read: 7.24 7.25 Subd. 3. Use of report on teacher shortage areas. The commissioner of education shall use Using data collected for the teacher supply and demand report to the legislature 7.26 to under section 122A.091, subdivision 5, Professional Educator Licensing and Standards 7.27 Board shall identify the licensure fields and economic development regions in Minnesota 7.28 experiencing a teacher shortage. 7.29

- Sec. 13. Minnesota Statutes 2018, section 136A.1795, subdivision 4, is amended to read:
 Subd. 4. Loan forgiveness. (a) The commissioner may select a maximum of five eligible
- applicants each year for participation in the loan forgiveness program, within the limits of
 available funding. Applicants are responsible for securing their own qualified educational
 loans.
- (b) The commissioner must select participants based on their suitability for practice
 serving the designated rural area, as indicated by experience or training. The commissioner
 must give preference to applicants closest to completing their training.
- 8.9 (c) The commissioner must make annual disbursements directly to the participant of
 8.10 \$15,000 or the balance of the participant's qualifying educational loans, whichever is less,
 8.11 for each year that a participant meets the service obligation required under subdivision 3,
 8.12 paragraph (b), up to a maximum of five years.
- (d) Before receiving loan repayment disbursements and as requested, the participant
 must complete and return to the commissioner a confirmation of practice form provided by
 the commissioner verifying that the participant is practicing as required under subdivision
 2, paragraph (a). The participant must provide the commissioner with verification that the
 full amount of loan repayment disbursement received by the participant has been applied
 toward the designated loans. After each disbursement, verification must be received by the
 commissioner and approved before the next loan repayment disbursement is made.
- 8.20 (e) Participants who move their practice remain eligible for loan repayment as long as
 8.21 they practice as required under subdivision 2, paragraph (a).
- 8.22 Sec. 14. Minnesota Statutes 2018, section 136A.65, subdivision 8, is amended to read:
- 8.23 Subd. 8. Disapproval of registration: appeal. (a) By giving written notice and reasons
 8.24 to the school, the office may refuse to renew.:
- 8.25 (1) revoke, or suspend, or refuse to renew registration;
- 8.26 (2) refuse approval of a school's degree, or; and
- 8.27 (3) refuse approval of use of a regulated term in its name by giving written notice and
 8.28 reasons to the school.
- 8.29 (b) Reasons for revocation or suspension of registration or approval may be for one or8.30 more of the following reasons:
- 8.31 (1) violating the provisions of sections 136A.61 to 136A.71;

9.1	(2) providing false, misleading, or incomplete information to the office;
9.2	(3) presenting information about the school which is false, fraudulent, misleading,
9.3	deceptive, or inaccurate in a material respect to students or prospective students; or
9.4	(4) refusing to allow reasonable inspection or to supply reasonable information after a
9.5	written request by the office has been received.; or
9.6	(5) having been administratively determined by the commissioner or judicially determined
9.7	to have committed fraud or any other material violation of law involving federal, state, or
9.8	local government funds.
9.9	(c) Any order refusing, revoking, or suspending a school's registration, approval of a
9.10	school's degree, or use of a regulated term in the school's name is appealable in accordance
9.11	with chapter 14. The request must be in writing and made to the office within 30 days of
9.12	the date the school is notified of the action of the office. If a school has been operating and
9.13	its registration has been revoked, suspended, or refused by the office, the order is not effective
9.14	until the final determination of the appeal, unless immediate effect is ordered by the court.
9.15	Sec. 15. Minnesota Statutes 2018, section 136A.657, subdivision 1, is amended to read:
9.16	Subdivision 1. Exemption. Any (a) A program is exempt from the provisions of sections
9.17	136A.61 to 136A.71 if it is:
9.18	(1) offered by a school or any department or branch of a school (a) which that is
9.19	substantially owned, operated, or supported by a bona fide church or religious organization;
9.20	(b) whose programs are
9.21	(2) primarily designed for, aimed at and attended by persons who sincerely hold or seek
9.22	to learn the particular religious faith or beliefs of that church or religious organization; and
9.23	(c) whose programs are (3) primarily intended to prepare its students to become ministers
9.24	of, to enter into some other vocation closely related to, or to conduct their lives in consonance
9.25	with, the particular faith of that church or religious organization,.
9.26	is exempt from the provisions of sections 136A.61 to 136A.834.
9.27	(b) A school or a department or branch of a school is exempt from the provisions of
9.28	sections 136A.61 to 136A.71 if all of its programs are exempt under paragraph (a).
9.29	Sec. 16. Minnesota Statutes 2018, section 136A.657, subdivision 2, is amended to read:
9.30	Subd. 2. Limitation. (a) This exemption shall not extend to any program or school or

9.31 to any department or branch of a school which that through advertisements or solicitations

represents to any students or prospective students that the school, its aims, goals, missionsor purposes or its programs are different from those described in subdivision 1.

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

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

10.7 (2) provide the student with a general educational program recognized by other schools
 10.8 or the broader educational, business or social community as being substantially equivalent
 10.9 to the educational programs offered by schools or departments or branches of schools which
 10.10 that are not exempt from sections 136A.61 to 136A.71, and rules adopted pursuant thereto.

10.11 Sec. 17. Minnesota Statutes 2018, section 136A.657, subdivision 3, is amended to read:

Subd. 3. Scope. Nothing in sections 136A.61 to 136A.834 136A.71, or the rules adopted
pursuant thereto, shall be interpreted as permitting the office to determine the truth or falsity
of any particular set of religious beliefs.

10.15 Sec. 18. Minnesota Statutes 2018, section 136A.827, subdivision 4, is amended to read:

Subd. 4. Proration. When a student has been accepted by a private career school and 10.16 gives written notice of cancellation after the program of instruction has begun, but before 10.17 completion of 75 percent of the program, the amount charged for tuition, fees and all other 10.18 charges shall be prorated based on the number of days in the term as a portion of the total 10.19 charges for tuition, fees and all other charges. An additional 25 percent of the total cost of 10.20 the program may be added but shall not exceed \$100. After completion of 75 percent of the 10.21 program, no refunds are required. A notice of cancellation from a student under this 10.22 subdivision must be confirmed in writing by the private career school and mailed to the 10.23 10.24 student's last known address. The confirmation from the school must state that the school has withdrawn the student from enrollment, and if this action was not the student's intent, 10.25 the student must contact the school. 10.26

Sec. 19. Minnesota Statutes 2018, section 136A.829, subdivision 1, is amended to read:
Subdivision 1. Grounds. The office may, after notice and upon providing an opportunity
for a hearing, under chapter 14 if requested by the parties adversely affected, refuse to issue,
refuse to renew, revoke, or suspend a license or solicitor's permit for any of the following
grounds:

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11.2by the office;11.3(2) furnishin11.4(3) presentin11.5that is false, fra11.6(4) refusal to11.7request by the of11.8(5) having bo11.9to have commit11.10local governme11.11(5) (6) the e11.12initial or renew11.13Sec. 20. Minr11.14Subdivision11.15136A.821 to 1311.16(1) offered H11.17school:11.18(1) which th11.19religious organi11.20(2) whose p11.21sincerely hold of11.22(3) whose p11.23(3) whose p11.24of, to enter into11.25with the particu11.26is exempt from11.27(b) Any priv	
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11.6(4) refusal to11.7request by the o11.8(5) having booms11.9to have commited11.10local governmed11.11 (5) (6) the e11.12initial or renew11.13Sec. 20. Minr11.14Subdivision11.15136A.821 to 1311.16(1) offered b11.17school:11.18(1) which th11.19religious organi11.20(2) whose p11.21sincerely hold o11.22religious organi11.23(3) whose p11.24of, to enter into11.25with the particu11.26is exempt from11.27(b) Any prive	ng to prospective students information relating to the private career school
11.7request by the or11.8(5) having by11.9to have commited11.10local governmed11.11 (5) (6) the e11.12initial or renew11.13Sec. 20. Minr11.14Subdivision11.15136A.821 to 1311.16(1) offered H11.17school:11.18(1) which th11.19religious organi11.20(2) whose p11.21sincerely hold of11.22religious organi11.23(3) whose p11.24of, to enter into11.25with the particu11.26is exempt from11.27(b) Any priv	udulent, deceptive, substantially inaccurate, or misleading;
11.8(5) having be11.9to have commited11.10local governme11.11 (5) (6) the e11.11 (5) (6) the e11.12initial or renew11.13Sec. 20. Minr11.14Subdivision11.15136A.821 to 1311.16(1) offered b11.17school:11.18(1) which th11.19religious organi11.20(2) whose p11.21sincerely hold o11.22religious organi11.23(3) whose p11.24of, to enter into11.25with the particu11.26is exempt from11.27(b) Any prive	o allow reasonable inspection or supply reasonable information after written
11.9to have commit11.10local governme11.11 (5) (6) the e11.11 (5) (6) the e11.12initial or renew11.13Sec. 20. Minr11.14Subdivision11.15136A.821 to 1311.16 (1) offered b11.17school:11.18 (1) which th11.19religious organi11.20 (2) whose p11.21sincerely hold o11.22religious organi11.23 (3) whose p11.24of, to enter into11.25with the particu11.26is exempt from11.27 (b) Any priv	office;
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11.12initial or renew11.13Sec. 20. Minr11.13Sec. 20. Minr11.14Subdivision11.15 $136A.821$ to 1311.16 (1) offered b11.17school:11.18 (1) which th11.19religious organi11.20 (2) whose p11.21sincerely hold o11.22religious organi11.23 (3) whose p11.24of, to enter into11.25with the particu11.26is exempt from11.27 (b) Any priv	ent funds; or
11.13Sec. 20. Minr11.14Subdivision11.15 $136A.821$ to 13 11.15 $136A.821$ to 13 11.16(1) offered b11.17school:11.18(1) which th11.19religious organi11.20(2) whose p11.21sincerely hold o11.22religious organi11.23(3) whose p11.24of, to enter into11.25with the particu11.26is exempt from11.27(b) Any priv	xistence of any circumstance that would be grounds for the refusal of an
11.14Subdivision 11.15 $136A.821$ to 13 11.15 $136A.821$ to 13 11.16 (1) offered b 11.17 school: 11.17 school: 11.18 (1) which th 11.19 religious organi 11.20 (2) whose p 11.21 sincerely hold o 11.22 religious organi 11.23 (3) whose p 11.24 of, to enter into 11.25 with the particu 11.26 is exempt from 11.27 (b) Any priv	al license under section 136A.822.
11.15 $136A.821$ to 13 11.16(1) offered b11.17school:11.17school:11.18(1) which th11.19religious organi11.20(2) whose p11.21sincerely hold o11.22religious organi11.23(3) whose p11.24of, to enter into11.25with the particu11.26is exempt from11.27(b) Any priv	nesota Statutes 2018, section 136A.834, subdivision 1, is amended to read:
11.16(1) offered b11.17school:11.17school:11.18(1) which th11.19religious organi11.20(2) whose p11.21sincerely hold o11.22religious organi11.23(3) whose p11.24of, to enter into11.25with the particu11.26is exempt from11.27(b) Any priv	1. Exemption. Any (a) A program is exempt from the provisions of sections
11.17school:11.18(1) which th11.18(1) which th11.19religious organi11.20(2) whose p11.21sincerely hold of11.22religious organi11.23(3) whose p11.24of, to enter into11.25with the particu11.26is exempt from11.27(b) Any priv	6A.832 if it is:
11.18 (1) which the religious organi11.19religious organi11.20 (2) whose p11.21sincerely hold of religious organi11.22religious organi11.23 (3) whose p11.24of, to enter into11.25with the particu11.26is exempt from11.27 (b) Any priv	by a private career school or any department or branch of a private career
11.19religious organi11.20(2) whose p11.21sincerely hold o11.22religious organi11.23(3) whose p11.24of, to enter into11.25with the particu11.26is exempt from11.27(b) Any priv	
11.20(2) whose p11.21sincerely hold of11.22religious organi11.23(3) whose p11.24of, to enter into11.25with the particu11.26is exempt from11.27(b) Any priv	nat is substantially owned, operated, or supported by a bona fide church or
11.21sincerely hold of11.22religious organi11.23(3) whose p11.24of, to enter into11.25with the particu11.26is exempt from11.27(b) Any priv	ization;
11.22religious organi11.23(3) whose p11.24of, to enter into11.25with the particu11.26is exempt from11.27(b) Any priv	rograms are primarily designed for, aimed at, and attended by persons who
11.23(3) whose p11.24of, to enter into11.25with the particu11.26is exempt from11.27(b) Any priv	or seek to learn the particular religious faith or beliefs of that church or
 11.24 of, to enter into 11.25 with the particu 11.26 is exempt from 11.27 (b) Any priv 	ization; and
 11.25 with the particu 11.26 is exempt from 11.27 (b) Any priv 	rograms are primarily intended to prepare its students to become ministers
 11.26 is exempt from 11.27 (b) Any priv 	some other vocation closely related to, or to conduct their lives in consonance
11.27 (b) Any priv	lar faith of that church or religious organization,.
	the provisions of sections 136A.821 to 136A.832.
	vate career school or any department or branch of a private career school is
11.28 exempt from th	e provisions of sections 136A.821 to 136A.832 if all of its programs are
11.29 <u>exempt under p</u>	paragraph (a).

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12.1			ARTICI	.E 2		
12.2	MINNESOTA COLLEGE SAVINGS PLAN					
12.3	Section 1. Mi	nnesota Statutes 20	018, section 1	36G.01, is amended to re-	ad:	
12.4	136G.01 PI	LAN ESTABLISH	IED.			
12.5	A college sa	vings plan known :	as "the Minnes	sota college savings plan"	or "the Minnesota	
12.6	-		-	blishing this plan, the leg		
12.7		viduals to save for				
12.8	-			federal tax law; and		
12.0			-			
12.9			oundations, an	d businesses to provide ac	iditional grants to	
12.10	participating stu	idents.				
12.11	Sec. 2. Minne	sota Statutes 2018	, section 1360	5.03, subdivision 8, is am	ended to read:	
12.12	Subd. 8. Co	ntribution. "Contr	ribution" mean	is a payment directly alloc	ated to an account	
12.13				istribution, only the portion		
12.14	amount that constitutes investment in the account is treated as a contribution to the account.					
12.15	For purposes of this chapter, "contribution" includes a recontribution that satisfies the					
12.16				ernal Revenue Code.		
12.17	Sec. 3. Minne	sota Statutes 2018	, section 1360	5.03, subdivision 10, is an	mended to read:	
12.18	Subd. 10. D	istribution. "Distr	ribution" mean	ns a disbursement from ar	n account to the	
12.19	account owner,	the beneficiary, or	the beneficia	ry's estate or to an eligibl	e educational	
12.20	institution. Dist	ribution does not i	nclude a chang	ge of beneficiary to a men	nber of the family	
12.21	of the prior ben	eficiary or a rollow	ver distribution	1.		
12.22	Sec. 4. Minne	sota Statutes 2018	, section 1360	3.03, subdivision 11, is ar	nended to read:	
12.23	Subd. 11. D	ormant account. "	'Dormant acco	ount" means an account tha	at has not received	
12.24	contributions fo	or at least three con	secutive years	s and the account stateme	nts mailed sent to	
12.25	the account own	ner have been retu	rned as undeli	verable.		
12.26	Sec. 5. Minne	sota Statutes 2018	, section 1360	3.03, subdivision 20, is an	nended to read:	
12.27	Subd. 20. M	laximum account	balance limit	. "Maximum account bala	ance limit" means	
12.28	the amount esta	blished by the offi	ice under secti	on 136G.09, subdivision	8, paragraph (d)	
12.29	<u>(b)</u> .					

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13.1	Sec. 6. Min	nnesota Statutes 2018, se	ection 136G.0	3, subdivision 31, is a	amended to read:			
13.2	Subd. 31. Qualified rollover distribution. "Qualified rollover distribution" means a							
13.3	transfer of funds made:							
13.4	(1) from one account to another account within 60 days of a distribution;							
13.5	(2) from another qualified state tuition program to an account within 60 days of the							
13.6	distribution;	or						
13.7	(3) to and	other qualified state tuiti	i on program f i	com an account withir	1 60 days of a			
13.8	distribution.							
13.9	When the	ere is a change of benefi	iciary in a roll-	over distribution, the	transfer of funds			
13.10	must be mad	le for the benefit of a ne	w beneficiary	who is a member of t	the family of the			
13.11	prior benefic	ciary. A rollover distribu	ition from one	qualified tuition plan	to another once			
13.12	every 12 mo	nths without a change o	f beneficiary i	s permitted distribution	on that qualifies as			
13.13	a rollover under section 529(c)(3)(C) of the Internal Revenue Code.							
13.14	Sec. 7. Minnesota Statutes 2018, section 136G.03, is amended by adding a subdivision to							
13.15	read:			•	C			
12.16	Subd 22	a. Taxable distribution	"Toyoble dia	tribution" moong (1)	distribution mode			
13.16								
13.17		bunt other than a qualifie						
13.18		eral taxes; or (2) a distribute a		to additional federal	tax under section			
13.19	<u>529(C)(0) 01</u>	the Internal Revenue Co	oue.					
13.20	Sec. 8. Min	nnesota Statutes 2018, se	ection 136G.0	5, subdivision 2, is an	mended to read:			
13.21	Subd. 2.	Accounts-type plan. Th	he office must	establish the plan and	d the plan must be			
13.22	operated as a	n accounts-type plan tha	at permits perso	ons to save for qualifie	ed higher education			
13.23	expenses inc	curred at any eligible edu	ucational insti-	tution, regardless of w	whether it is private			
13.24	or public or	whether it is located wit	hin or outside	of the state. A separa	te account must be			
13.25	maintained f	for each beneficiary for v	whom contrib	utions are made.				
13.26	Sec. 9. Mir	nnesota Statutes 2018, so	ection 136G.0	5, subdivision 5, is an	nended to read:			
13.27	Subd. 5.	Nonqualified Taxable	distributions	and matching grant	s. There cannot be			
13.28	a nonqualified withdrawal of taxable distribution of matching grant funds and any refund							
13.29	of matching grants must be returned to the plan office.							

14.1 Sec. 10. Minnesota Statutes 2018, section 136G.05, subdivision 7, is amended to read:

Subd. 7. Marketing. The commissioner shall make parents and other interested
individuals aware of the availability and advantages of the program plan as a way to save
for higher education costs.

14.5 Sec. 11. Minnesota Statutes 2018, section 136G.09, subdivision 6, is amended to read:

Subd. 6. **Change of beneficiary.** Except as provided for minor trust accounts in section 136G.14, an account owner may change the beneficiary of an account to a member of the family of the current beneficiary, at any time without penalty, if the change will not cause the total account balance of all accounts held for the new beneficiary to exceed the maximum account balance limit as provided in subdivision 8. A change of beneficiary other than as permitted in this subdivision is treated as a <u>nonqualified taxable</u> distribution under section 136G.13, subdivision 3.

14.13 Sec. 12. Minnesota Statutes 2018, section 136G.09, subdivision 8, is amended to read:

Subd. 8. Maximum account balance limit. (a) When a contribution is made, the total
account balance of all accounts held for the same beneficiary, including matching grant
accounts, must not exceed the maximum account balance limit as determined under this
subdivision.

(b) The office must establish a maximum account balance limit. The office must adjust
the maximum account balance limit, as necessary, or on January 1 of each year. The
maximum account balance limit must not exceed the amount permitted for the plan to qualify
as a qualified tuition program under section 529 of the Internal Revenue Code.

(c) If the total account balance of all accounts held for a single beneficiary reaches the
 maximum account balance limit prior to the end of that calendar year, the beneficiary may
 receive an applicable matching grant for that calendar year.

Sec. 13. Minnesota Statutes 2018, section 136G.11, subdivision 11, is amended to read:
Subd. 11. Ownership of matching grant funds. The state retains ownership of all
matching grants and earnings on matching grants until a qualified distribution is made to a
beneficiary or, an account owner, an eligible educational institution, or any other third party
as requested by an account owner.

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15.1	Sec. 14. M	innesota Statutes 201	8, section 136	G.11, subdivision 13,	is amended to read:				
15.2	Subd. 13. Forfeiture of matching grants. (a) Matching grants are forfeited if:								
15.3	(1) the account owner transfers the total account balance of an account to another account								
15.4	or to another	or to another qualified tuition program;							
15.5	(2) the b	eneficiary receives a f	ull tuition sch	olarship or is attendin	g a United States				
15.6	service acad	emy any of the except	tions under se	ction 530(d)(4)(B)(i) t	to (iv) of the Internal				
15.7	Revenue Co	de apply to the benefi	ciary, and the	exceptions cover 100	percent of the				
15.8	beneficiary's	s qualified higher educ	cation expense	es, unless the account	owner requests the				
15.9	matching gra	ant funds be used to m	nake a qualifie	ed education loan repa	yment as defined in				
15.10	section 529(c)(9) of the Internal R	evenue Code	;					
15.11	(3) the b	eneficiary dies or becc	omes disabled	<u>.</u> ,					
15.12	(4) the ad	ccount owner changes	the beneficia	ry of the account; or					
15.13	(5) (4) th	e account owner close	es the account	with a nonqualified w	vithdrawal. taxable				
15.14	distribution.								
15.15	(b) Matching grants must be proportionally forfeited if:								
15.16	(1) the account owner transfers a portion of an account to another account or to another								
15.17	qualified tuition program; or								
15.18	(2) the bo	meficiary receives a se	holarship cov	ering a portion of quali	fied higher education				
15.19	expenses the	e account owner takes	a partial taxa	ble distribution; or					
15.20	(3) the ad	ecount owner makes a	partial nonqu	ualified withdrawal.					
15.21	(c) If the	account owner makes	s a misreprese	ntation in a participati	on agreement or an				
15.22	application f	or a matching grant tha	t results in a m	atching grant, the matc	hing grant associated				
15.23	with the mis	representation is forfe	ited. The offi	ce and the board must	instruct the plan				
15.24	administrato	or as to the amount to b	be forfeited fr	om the matching gran	t account. The office				
15.25	and the boar	rd must withdraw the r	matching grar	t or the proportion of	the matching grant				
15.26	that is relate	d to the misrepresenta	tion.						
15.27	Sec. 15. M	innesota Statutes 201	8, section 136	G.13, is amended to r	ead:				
15.28	136G.13	ACCOUNT DISTR	IBUTIONS.						
15.29	Subdivis	ion 1. Qualified distr	ibution meth	ods. (a) Qualified dist	ributions may be				
15.30	made:								

15.31 (1) directly to participating eligible educational institutions on behalf of the beneficiary;

- (2) in the form of a check payable to both the beneficiary and the eligible educational 16.1 institution; or 16.2
- (3) (2) directly to the account owner or beneficiary if the account owner or beneficiary 16.3 has already paid qualified higher education expenses.; or 16.4
- 16.5 (3) to any other third party as requested by the account owner.

(b) Qualified distributions must be withdrawn proportionally from contributions and 16.6 16.7 earnings in an account owner's account on the date of distribution as provided in section 529 of the Internal Revenue Code. 16.8

Subd. 2. Matching grant accounts. Qualified distributions are based on the total account 16.9 balances in an account owner's account and matching grant account, if any, on the date of 16.10 distribution. Qualified distributions must be withdrawn proportionally from each account 16.11 based on the relative total account balance of each account to the total account balance for 16.12 both accounts. Amounts for matching grants and matching grant earnings must only be 16.13 distributed for qualified higher education expenses. Matching grant account funds may be 16.14 used as part or all of a qualified distribution. 16.15

Subd. 3. Nonqualified Taxable distribution. An account owner may request a 16.16 nonqualified taxable distribution from an account at any time. Nonqualified Taxable 16.17 distributions are based on the total account balances in an account owner's account and must 16.18 be withdrawn proportionally from contributions and earnings as provided in section 529 of 16.19 the Internal Revenue Code. The earnings portion of a nonqualified distribution is subject 16.20 to a federal additional tax pursuant to section 529 of the Internal Revenue Code. For purposes 16.21 of this subdivision, "earnings portion" means the ratio of the earnings in the account to the 16.22 total account balance, immediately prior to the distribution, multiplied by the distribution. 16.23

Subd. 4. Nonqualified Taxable distributions from matching grant accounts. (a) If 16.24 an account owner requests a nonqualified taxable distribution from an account that has a 16.25 matching grant account, the total account balance of the matching grant account, if any, is 16.26 reduced. 16.27

(b) After the nonqualified taxable distribution is withdrawn from the account including 16.28 any penalty as provided in subdivision 3, the account owner forfeits matching grant amounts 16.29 in the same proportion as the nonqualified taxable distribution is to the total account balance 16.30 of the account. 16.31

Subd. 5. Distributions due to death or disability of, or scholarship to, or attendance 16.32 at a United States military academy by, a beneficiary. An account owner may request a 16.33

distribution due to the death or disability of, or scholarship to, or attendance at a United 17.1 States military academy by, a beneficiary from an account by submitting a completed request 17.2 to the plan. Prior to distribution, the account owner shall certify the reason for the distribution 17.3 and provide written confirmation from a third party that the beneficiary has died, become 17.4 disabled, or received a scholarship for attendance at an eligible educational institution, or 17.5 is attending a United States military academy. The plan must not consider a request to make 17.6 a distribution until a third-party written confirmation is received by the plan. For purposes 17.7 17.8 of this subdivision, a third-party written confirmation consists of the following:

17.9

(1) for death of the beneficiary, a certified copy of the beneficiary's death record;

17.10 (2) for disability of the beneficiary, a certification by a physician who is a doctor of medicine or osteopathic medicine stating that the doctor is legally authorized to practice in 17.11 a state of the United States and that the beneficiary is unable to attend any eligible educational 17.12 institution because of an injury or illness that is expected to continue indefinitely or result 17.13 in death. Certification must be on a form approved by the plan; 17.14

17.15 (3) for a scholarship award to the beneficiary, a letter from the grantor of the scholarship or from the eligible educational institution receiving or administering the scholarship, that 17.16 identifies the beneficiary by name and Social Security number or taxpayer identification 17.17 number as the recipient of the scholarship and states the amount of the scholarship, the 17.18 period of time or number of credits or units to which it applies, the date of the scholarship, 17.19 and, if applicable, the eligible educational institution to which the scholarship is to be 17.20 applied; or 17.21

(4) for attendance by the beneficiary at a United States military academy, a letter from 17.22 the military academy indicating the beneficiary's enrollment and attendance The plan shall 17.23 apprise the account owner that the account owner is responsible for obtaining and retaining 17.24 records and other documentation adequate to substantiate a distribution under this section. 17.25

Sec. 16. Minnesota Statutes 2018, section 136G.14, is amended to read: 17.26

17.27

136G.14 MINOR TRUST ACCOUNTS.

(a) This section applies to a plan account in which funds of a minor trust account are 17.28 invested. 17.29

(b) The account owner may not be changed to any person other than a successor custodian 17.30 or the beneficiary unless a court order directing the change of ownership is provided to the 17.31 plan administrator. The custodian must sign all forms and requests submitted to the plan 17.32 administrator in the custodian's representative capacity. The custodian must notify the plan 17.33

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18.1	administrator in writing when the beneficiary becomes legally entitled to be the account
18.2	owner. An account owner under this section may not select a contingent account owner.
18.3	(c) The beneficiary of an account under this section may not be changed. If the beneficiary
18.4	dies, assets in a plan account become the property of the beneficiary's estate. Funds in an
18.5	account must not be transferred or rolled over to another account owner or to an account
18.6	for another beneficiary. A nonqualified taxable distribution from an account, or a distribution
18.7	due to the disability or scholarship award to the beneficiary, or made on account of the
18.8	beneficiary's attendance at a United States military academy that qualifies as an exception
18.9	under section 530(d)(4)(B)(ii) to (iv) of the Internal Revenue Code, must be used for the
18.10	benefit of the beneficiary.
18.11	(d) Funds in an account for a beneficiary under this section may be rolled over into an
18.12	ABLE account under section 529A of the Internal Revenue Code, subject to the limits and
18.13	requirements of section 529A of the Internal Revenue Code.
18.14	Sec. 17. <u>REPEALER.</u>
18.15	Minnesota Statutes 2018, sections 136G.03, subdivisions 4 and 22; and 136G.05,
18.16	subdivision 6, are repealed.
18.17	ARTICLE 3
18.18	INSTITUTIONAL APPROVAL PROVISIONS
18.19	Section 1. Minnesota Statutes 2018, section 136A.103, is amended to read:
18.20	136A.103 INSTITUTION ELIGIBILITY REQUIREMENTS.
18.20	130A.105 INSTITUTION ELIGIBILITT REQUIREMENTS.
18.21	(a) A postsecondary institution is eligible for state student aid under chapter 136A and
18.22	sections 197.791 and 299A.45, if the institution is located in this state and:
18.23	(1) is operated by this state or the Board of Regents of the University of Minnesota; or
18.24	(2) is operated privately and, as determined by the office, meets the requirements of
18.25	paragraph (b).
18.26	(b) A private institution must:
18.27	(1) maintain academic standards substantially equivalent to those of comparable
18.28	institutions operated in this state;
18.29	(2) be licensed or registered as a postsecondary institution by the office; and

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- (3)(i) by July 1, 2010, participate in the federal Pell Grant program under Title IV of 19.1 the Higher Education Act of 1965, Public Law 89-329, as amended; or 19.2 (ii) if an institution was participating in state student aid programs as of June 30, 2010, 19.3 and the institution did not participate in the federal Pell Grant program by June 30, 2010, 19.4 the institution must require every student who enrolls to sign a disclosure form, provided 19.5 by the office, stating that the institution is not participating in the federal Pell Grant program. 19.6 (c) An institution that offers only graduate-level degrees or graduate-level nondegree 19.7 programs is an eligible institution if the institution is licensed or registered as a postsecondary 19.8 institution by the office. 19.9 (d) An eligible institution under paragraph (b), clause (3), item (ii), that changes 19.10 ownership as defined in section 136A.63, subdivision 2, must participate in the federal Pell 19.11 Grant program within four calendar years of the first ownership change to continue eligibility. 19.12 (e) An institution that loses its eligibility for the federal Pell Grant program is not an 19.13 eligible institution. The office may terminate an institution's eligibility to participate in state 19.14 student aid programs effective the date of the loss of eligibility for the federal Pell Grant 19.15 19.16 program. (f) An institution must maintain adequate administrative and financial standards and 19.17 compliance with all state statutes, rules, and administrative policies related to state financial 19.18 aid programs. 19.19
- 19.20 (g) The office may terminate a postsecondary institution's eligibility to participate in
 19.21 state student aid programs if the institution is terminated from participating in federal
 19.22 financial aid programs by the United States Department of Education for a violation of laws,
 19.23 regulations, or participation agreements governing federal financial aid programs.
- 19.24 Sec. 2. Minnesota Statutes 2019 Supplement, section 136A.64, subdivision 1, is amended19.25 to read:
- Subdivision 1. Schools to provide information. As a basis for registration, schools
 shall provide the office with such information as the office needs to determine the nature
 and activities of the school, including but not limited to the following which shall be
 accompanied by an affidavit attesting to its accuracy and truthfulness:
- 19.30 (1) articles of incorporation, constitution, bylaws, or other operating documents;
- 19.31 (2) a duly adopted statement of the school's mission and goals;

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20.1	(3) evidence of current school or program licenses granted by departments or agencies
20.2	of any state;
20.3	(4) a fiscal balance sheet on an accrual basis, or a certified audit of the immediate past
20.4	fiscal year including any management letters provided by the independent auditor or, if the
20.5	school is a public institution outside Minnesota, an income statement for the immediate past
20.6	fiscal year compliance audits and audited financial statements that meet the requirements
20.7	of Code of Federal Regulations, title 34, section 668.23; United States Code, title 20, chapter
20.8	28, section 1094; Code of Federal Regulations, title 2, subpart A, part 200, subpart F, under
20.9	200.501 and 200.503; and United States Code, title 31, chapter 75;
20.10	(5) all current promotional and recruitment materials and advertisements; and
20.11	(6) the current school catalog and, if not contained in the catalog:
20.12	(i) the members of the board of trustees or directors, if any;
20.13	(ii) the current institutional officers;
20.14	(iii) current full-time and part-time faculty with degrees held or applicable experience;
20.15	(iv) a description of all school facilities;
20.16	(v) a description of all current course offerings;
20.17	(vi) all requirements for satisfactory completion of courses, programs, and degrees;
20.18	(vii) the school's policy about freedom or limitation of expression and inquiry;
20.19	(viii) a current schedule of fees, charges for tuition, required supplies, student activities,
20.20	housing, and all other standard charges;
20.21	(ix) the school's policy about refunds and adjustments;
20.22	(x) the school's policy about granting credit for prior education, training, and experience;
20.23	(xi) the school's policies about student admission, evaluation, suspension, and dismissal;
20.24	and
20.25	(xii) the school's disclosure to students on the student complaint process under section
20.26	136A.672.
20.27	Sec. 3. Minnesota Statutes 2019 Supplement, section 136A.646, is amended to read:
20.28	136A.646 ADDITIONAL SECURITY.

20.29 (a) New <u>schools</u> <u>institutions</u> that have been granted conditional approval for degrees or 20.30 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.

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(b) Any registered institution that is notified by the United States Department of Education 21.4 that it has fallen below minimum financial standards and that its continued participation in 21.5 Title IV will be conditioned upon its satisfying either the Zone Alternative, Code of Federal 21.6 Regulations, title 34, section 668.175, paragraph (f), or a Letter of Credit Alternative, Code 21.7 of Federal Regulations, title 34, section 668.175, paragraph (c), shall provide a surety bond 21.8 in a sum equal to the "letter of credit" required by the United States Department of Education 21.9 in the Letter of Credit Alternative, but in no event shall such bond be less than \$10,000 nor 21.10 more than \$250,000. If the letter of credit required by the United States Department of 21.11 Education is higher than ten percent of the Title IV, Higher Education Act program funds 21.12 received by the institution during its most recently completed fiscal year, the office shall 21.13 reduce the office's surety requirement to represent ten percent of the Title IV, Higher 21.14 Education Act program funds received by the institution during its most recently completed 21.15 fiscal year, subject to the minimum and maximum in this paragraph. 21.16

21.17 (c) In lieu of a bond, the applicant may deposit with the commissioner of management21.18 and budget:

21.19 (1) a sum equal to the amount of the required surety bond in cash;

(2) securities, as may be legally purchased by savings banks or for trust funds, in an
aggregate market value equal to the amount of the required surety bond; or

21.22 (3) an irrevocable letter of credit issued by a financial institution to the amount of the21.23 required surety bond.

(d) The surety of any bond may cancel it upon giving 60 days' notice in writing to the
office and shall be relieved of liability for any breach of condition occurring after the
effective date of cancellation.

21.27 (e) In the event of a school closure, the additional security must first be used

to destroy any private educational data under section 13.32 left at a physical campus in
Minnesota after all other governmental agencies have recovered or retrieved records under
their record retention policies. Any remaining funds must then be used to reimburse tuition
and fee costs to students that were enrolled at the time of the closure or had withdrawn in
the previous 120 calendar days but did not graduate. Priority for refunds will be given to
students in the following order:

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22.1	(1) cash payments made by the student or on behalf of a student;							
22.2	(2) private student loans; and							
22.3	(3) Veteran Administration education benefits that are not restored by the Veteran							
22.4	Administratio	n. If there are additiona	l security funds re	maining, the additi	ional security			
22.5	funds may be	used to cover						
22.6	any admir	istrative costs incurred	by the office relat	ed to the closure of	the school.			
22.7	Sec. 4. Min	nesota Statutes 2018, se	ction 136A.65, su	bdivision 4, is ame	nded to read:			
22.8	Subd. 4. C	criteria for approval. (a) A school apply	ing to be registered	and to have its			
22.9	degree or deg	rees and name approved	l must substantiall	y meet the following	ng criteria:			
22.10	(1) the sch	ool has an organizational	framework with a	dministrative and te	aching personnel			
22.11	to provide the	educational programs of	offered;					
22.12	(2) the sch	ool has financial resourc	es sufficient to me	et the school's finar	ncial obligations,			
22.13	including refu	nding tuition and other c	harges consistent v	with its stated policy	if the institution			
22.14	is dissolved, o	r if claims for refunds ar	e made, to provide	service to the stude	ents as promised,			
22.15	and to provide educational programs leading to degrees as offered;							
22.16	(3) the school operates in conformity with generally accepted accounting principles							
22.17	according to t	he type of school;						
22.18	(4) the sch	ool provides an educati	onal program lead	ling to the degree in	t offers;			
22.19	(5) the sch	ool provides appropriate	e and accessible lil	orary, laboratory, ar	nd other physical			
22.20	facilities to su	pport the educational p	rogram offered;					
22.21	(6) the sch	ool has a policy on freed	lom or limitation c	of expression and in	quiry for faculty			
22.22	and students v	which is published or av	ailable on request	• •				
22.23	(7) the sch	ool uses only publication	ons and advertisen	nents which are tru	thful and do not			
22.24	give any false	fraudulent, deceptive, in	naccurate, or misle	ading impressions	about the school,			
22.25	its personnel,	programs, services, or oc	cupational opportu	nities for its graduat	tes for promotion			
22.26	and student re	ecruitment;						
22.27	(8) the sch	ool's compensated recru	iting agents who	are operating in Mi	innesota identify			
22.28	themselves as	agents of the school wl	nen talking to or c	orresponding with	students and			
22.29	prospective st	udents;						
22.30	(9) the sch	ool provides informatic	on to students and	prospective studen	ts concerning:			

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23.1 23.2	(i) compreh suspension, and		e policies relatii	ng to student admissi	on, evaluation,			
23.3	(ii) clear and accurate policies relating to granting credit for prior education, training,							
23.4	and experience and for courses offered by the school;							
23.5	(iii) current	schedules of fees,	charges for tuiti	on, required supplies	s, student activities,			
23.6	housing, and al	l other standard ch	arges;					
23.7			and adjustment	s for withdrawal or r	nodification of			
23.8	enrollment stat	us; and						
23.9	(v) procedu	res and standards u	used for selection	n of recipients and th	e terms of payment			
23.10	and repayment	for any financial a	id program; and					
23.11	(10) the sch	ool must not with	old a student's o	official transcript bec	ause the student is			
23.12	in arrears or in	default on any loar	n issued by the s	chool to the student	if the loan qualifies			
23.13	as an institutior	nal loan under Unit	ted States Code,	title 11, section 523	(a)(8)(b) . ; and			
23.14	(11) the sch	ool has a process t	o receive and ac	t on student complai	nts.			
23.15	(b) An application for degree approval must also include:							
23.16	(i) title of degree and formal recognition awarded;							
23.17	(ii) location	where such degree	e will be offered	;				
23.18	(iii) propose	ed implementation	date of the degr	ee;				
23.19	(iv) admissi	ons requirements f	for the degree;					
23.20	(v) length of	f the degree;						
23.21	(vi) projecte	ed enrollment for a	period of five y	ears;				
23.22	(vii) the cur	riculum required f	or the degree, in	cluding course syllal	oi or outlines;			
23.23	(viii) statem	ent of academic an	d administrative	e mechanisms planne	d for monitoring the			
23.24	quality of the p	roposed degree;						
23.25	(ix) stateme	nt of satisfaction o	f professional li	censure criteria, if ap	oplicable;			
23.26	(x) documen	ntation of the avail	ability of clinica	al, internship, externs	ship, or practicum			
23.27	sites, if applical	ble; and						
23.28	(xi) statemer	nt of how the degre	e fulfills the inst	itution's mission and	goals, complements			
23.29	existing degree	s, and contributes	to the school's v	iability.				

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24.1 Sec. 5. Minnesota Statutes 2018, section 136A.65, subdivision 7, is amended to read:

- Subd. 7. **Conditional approval.** (a) The office may grant a school a one-year conditional approval for a degree or use of a term in its name if doing so would be in the best interests of currently enrolled students or prospective students. Conditional approval of a degree or use of a term under this paragraph must not exceed a period of three years.
- (b) The office may grant new schools with their physical location in Minnesota and
 programs a one-year conditional approval for degrees or use of a term in its name to allow
 the school the opportunity to apply for and receive accreditation as required in subdivision
 1a. Conditional approval of a school or program under this paragraph must not exceed a
 period of five years. A new school or program granted conditional approval may be allowed
 to continue in order to complete an accreditation process upon terms and conditions the
 office determines.
- (c) The office may grant a registered school a one-year conditional approval for degrees
 or use of a term in its name to allow the school the opportunity to apply for and receive
 accreditation as required in subdivision 1a if the school's accrediting agency is no longer
 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
 approvals under this paragraph to a school for a period of more than five years.
- (d) The office may grant a registered school a one-year conditional approval for degrees
 or use of a term in its name to allow the school to change to a different accrediting agency
 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
 approvals under this paragraph to a school for a period of more than five years.
- 24.24 Sec. 6. Minnesota Statutes 2018, section 136A.65, subdivision 8, is amended to read:
- Subd. 8. Disapproval of registration appeal. (a) By giving written notice and reasons
 to the school, the office may refuse to renew.
- 24.27 (1) revoke, or suspend, or refuse to renew registration;
- 24.28 (2) refuse approval of a school's degree, or; and
- 24.29 (3) refuse approval of the use of a regulated term in its name by giving written notice
 24.30 and reasons to the school.
- (b) Reasons for revocation or suspension of registration or approval may be for one ormore of the following reasons:

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25.1 (1) violating the provisions of sections 136A.61 to 136A.71;

25.2 (2) providing false, misleading, or incomplete information to the office;

25.3 (3) presenting information about the school which is false, fraudulent, misleading,

25.4 deceptive, or inaccurate in a material respect to students or prospective students; or

- (4) refusing to allow reasonable inspection or to supply reasonable information after a
 written request by the office has been received.;
- 25.7

(5) failing to have enrollment within the last two years at the school; or

(6) failing to have any enrollment within two years of a program's approval, except for programs that require extensive approval processes by the United States Department of Education, or the program's institutional or programmatic accreditor.

(c) Any order refusing, revoking, or suspending a school's registration, approval of a
school's degree, or use of a regulated term in the school's name is appealable in accordance
with chapter 14. The request must be in writing and made to the office within 30 days of
the date the school is notified of the action of the office. If a school has been operating and
its registration has been revoked, suspended, or refused by the office, the order is not effective
until the final determination of the appeal, unless immediate effect is ordered by the court.

25.17 Sec. 7. 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 25.18 the provisions of sections 136A.61 to 136A.71 must apply to the office to establish that the 25.19 school meets the requirements of an exemption. An exemption expires two years from the 25.20 date of approval or when a school adds a new program or makes a modification equal to or 25.21 greater than 25 percent to an existing educational program. If a school is reapplying for an 25.22 exemption, the application must be submitted to the office 90 days before the current 25.23 exemption expires. This exemption shall not extend to any school that uses any publication 25.24 or advertisement that is not truthful and gives any false, fraudulent, deceptive, inaccurate, 25.25 or misleading impressions about the school or its personnel, programs, services, or 25.26 occupational opportunities for graduates for promotion and student recruitment. Exemptions 25.27 denied under this section are subject to appeal under section 136A.65, subdivision 8, 25.28 paragraph (c). If an appeal is initiated, the denial of the exemption is not effective until the 25.29 final determination of the appeal, unless immediate effect is ordered by the court. 25.30

Sec. 8. Minnesota Statutes 2018, section 136A.657, subdivision 2, is amended to read: 26.1 Subd. 2. Limitation. (a) This exemption shall not extend to any school or to any 26.2 department or branch of a school which through advertisements or solicitations represents 26.3 to any students or prospective students that the school, its aims, goals, missions or purposes 26.4 or its programs are different from those described in subdivision 1. 26.5 (b) This exemption shall not extend to any school which represents to any student or 26.6 prospective student that the major purpose of its programs is to: 26.7(1) prepare the student for a vocation not closely related to that particular religious faith; 26.8 26.9 or to (2) provide the student with a general educational program recognized by other schools 26.10 or the broader educational, business or social community as being substantially equivalent 26.11 to the educational programs offered by schools or departments or branches of schools which 26.12 are not exempt from sections 136A.61 to 136A.71, and rules adopted pursuant thereto. 26.13 (c) This exemption shall not extend to any school that uses any publication or 26.14 advertisement that is not truthful and gives any false, fraudulent, deceptive, inaccurate, or 26.15 misleading impressions about the school; its personnel, programs, or services; or occupational 26.16 opportunities for its graduates for promotion and student recruitment. Exemptions denied 26.17 under this section are subject to appeal under section 136A.65, subdivision 8, paragraph 26.18 (c). If an appeal is initiated, the denial of the exemption is not effective until the final 26.19 determination of the appeal, unless immediate effect is ordered by the court. 26.20

26.21 Sec. 9. Minnesota Statutes 2018, section 136A.658, is amended to read:

26.22 **136A.658 EXEMPTION; STATE AUTHORIZATION RECIPROCITY**26.23 AGREEMENT SCHOOLS.

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

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

26.30 (1) the institution is situated in a state which is also participating in the interstate26.31 reciprocity agreement;

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

- (3) the institution has elected to participate in and operate in compliance with the termsof the interstate reciprocity agreement.
- 27.6 (c) If the office participates in an interstate reciprocity agreement and the office is
- 27.7 responsible for the administration of that interstate reciprocity agreement, which may include
- 27.8 the approval of applications for membership of in-state institutions to participate in the
- 27.9 interstate reciprocity agreement, the office shall collect reasonable fees sufficient to recover,
- 27.10 but not exceed, its costs to administer the interstate reciprocity agreement. The office
- 27.11 processing fees for approving an in-state institution application shall be as follows:
- 27.12 (1) \$750 for institutions with fewer than 2,500 full-time enrollment;
- 27.13 (2) \$3,000 for institutions with 2,501 to 20,000 full-time enrollment; and
- 27.14 (3) \$7,500 for institutions with greater than 20,001 full-time enrollment.
- 27.15 Full-time enrollment is established using the previous year's full-time enrollment as
- 27.16 established in the United States Department of Education Integrated Postsecondary Education
- 27.17 Data System.
- 27.18 Sec. 10. Minnesota Statutes 2018, section 136A.69, subdivision 1, is amended to read:

Subdivision 1. Registration fees. (a) The office shall collect reasonable registration fees
that are sufficient to recover, but do not exceed, its costs of administering the registration
program. The office shall charge the fees listed in paragraphs (b) and (c) for new registrations.

(b) A new school offering no more than one degree at each level during its first yearmust pay registration fees for each applicable level in the following amounts:

27.24	associate degree	\$2,000
27.25	baccalaureate degree	\$2,500
27.26	master's degree	\$3,000
27.27	doctorate degree	\$3,500

(c) A new school that will offer more than one degree per level during its first year must
pay registration fees in an amount equal to the fee for the first degree at each degree level
under paragraph (b), plus fees for each additional nondegree program or degree as follows:

27.31	nondegree program	\$250
27.32	additional associate degree	\$250

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28.1	additional b	accalaureate degree		\$500	
28.2		aster's degree	\$750		
28.3		octorate degree		\$1,000	
28.4	(d) The a	nnual renewal registra	ation fee is \$1	,200_\$1,500 .	
28.5	Sec. 11. M	innesota Statutes 2018	8, section 136	A.69, subdivision 4, is	amended to read:
28.6	Subd. 4.	Visit or consulting fe	e. If the office	e determines that a fact	-finding visit or
28.7	outside cons	ultant is necessary to r	eview <u>, investi</u>	gate, or evaluate any ne	ew or revised degree
28.8	or nondegree	e program <u>or the institu</u>	ution for statut	ory compliance with th	e Minnesota Private
28.9	and Out-of-S	State Public Postsecon	dary Educatio	on Act, the office shall	be reimbursed for
28.10	the expenses	incurred related to th	e review as fo	llows:	
28.11	(1) \$400	for the team base fee	or for a paper	review conducted by a	consultant if the
28.12	office detern	nines that a fact-findir	ng visit is not	required;	
28.13	(2) \$300	for each day or part th	nereof on site	per team member; and	
28.14	(3) the ac	tual cost of customary	y meals, lodgin	ng, and related travel ex	xpenses incurred by
28.15	team membe	ers.			
28.16	Sec. 12. M	innesota Statutes 2013	8, section 136	A.824, subdivision 4, i	s amended to read:
28.17	Subd 1	Visit or consulting fa	• If the office	e determines that a fact	finding visit or
28.17		0		ate, or evaluate any new	C C
28.19		-		ance with the Private C	
28.20				ncurred related to the r	
			-		
28.21		nines that a fact-findir		review conducted by a	consultant if the
28.22			-	-	
28.23	(2) \$300	for each day or part th	nereof on site	per team member; and	
28.24	(3) the ac	ctual cost of customary	y meals, lodging	ng, and related travel ex	xpenses incurred by
28.25	team membe	ers.			
28.26	Sec. 13. M	innesota Statutes 2013	8, section 136	A.829, subdivision 1, i	s amended to read:
28.27	Subdivisi	ion 1. Grounds. The c	office may, afte	er notice and upon provi	iding an opportunity
28.28			-	e parties adversely affe	
28.29	refuse to ren	ew, revoke, or suspen	d a license or	solicitor's permit for a	ny of the following
28.30	grounds:				

(1) violation of any provisions of sections 136A.821 to 136A.833 or any rule adopted
by the office;
(2) furnishing to the office false, misleading, or incomplete information;

(3) presenting to prospective students information relating to the private career school
that is false, fraudulent, deceptive, substantially inaccurate, or misleading;

29.6 (4) refusal to allow reasonable inspection or supply reasonable information after written
29.7 request by the office;

(5) the existence of any circumstance that would be grounds for the refusal of an initial
or renewal license under section 136A.822-; or

29.10 (6) using fraudulent or coercive practices, whether in the course of business in this state
 29.11 or elsewhere.

29.12 Sec. 14. Minnesota Statutes 2018, section 136A.833, subdivision 1, is amended to read:

Subdivision 1. Application for exemptions. A school that seeks an exemption from the 29.13 provisions of sections 136A.822 to 136A.834 for the school and all of its programs or some 29.14 29.15 of its programs must apply to the office to establish that the school meets the requirements of an exemption. An exemption expires two years from the date of approval or when a 29.16 school adds a new program or makes a modification equal to or greater than 25 percent to 29.17 an existing educational program. If a school is reapplying for an exemption, the application 29.18 must be submitted to the office 90 days before the current exemption expires. This exemption 29.19 shall not extend to any school that uses any publication or advertisement that is not truthful 29.20 and gives any false, fraudulent, deceptive, inaccurate, or misleading impressions about the 29.21 school or its personnel, programs, services, or occupational opportunities for its graduates 29.22 for promotion and student recruitment. Exemptions denied under this section are subject to 29.23 appeal under section 136A.65, subdivision 8, paragraph (c). If an appeal is initiated, the 29.24 denial of the exemption is not effective until the final determination of the appeal, unless 29.25

29.26 <u>immediate effect is ordered by the court.</u>

Sec. 15. 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.

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

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

30.6 (2) provide the student with a general educational program recognized by other private
30.7 career schools or the broader educational, business, or social community as being
30.8 substantially equivalent to the educational programs offered by private career schools or
30.9 departments or branches of private career schools which are not religious in nature and are
30.10 not exempt from sections 136A.82 to 136A.834 and from rules adopted under sections
30.11 136A.82 to 136A.834.

30.12 (c) This exemption shall not extend to any school that uses any publication or

30.13 advertisement that is not truthful and gives any false, fraudulent, deceptive, inaccurate, or

30.14 misleading impressions about the school or its personnel, programs, services, or occupational

30.15 opportunities for graduates for promotion and student recruitment. Exemptions denied under

30.16 this section are subject to appeal under section 136A.65, subdivision 8, paragraph (c). If an

30.17 appeal is initiated, the denial of the exemption is not effective until the final determination

30.18 of the appeal, unless immediate effect is ordered by the court.

APPENDIX Repealed Minnesota Statutes: S3683-2

136G.03 DEFINITIONS.

Subd. 4. Adjusted gross income. "Adjusted gross income" means adjusted gross income as defined in section 62 of the Internal Revenue Code.

Subd. 22. **Nonqualified distribution.** "Nonqualified distribution" means a distribution made from an account other than (1) a qualified distribution; or (2) a distribution due to the death or disability of, or scholarship to, or attendance at a United States military academy by, a beneficiary.

136G.05 MINNESOTA OFFICE OF HIGHER EDUCATION.

Subd. 6. Three-year period for withdrawal of grants. A matching grant deposited in a matching grant account based on account owner contributions during calendar years 2001 to 2010 under section 136G.11 may not be withdrawn within three years of the establishment of the account of the beneficiary. In calculating the three-year period, the period held in another account is included, if the account includes a rollover from another account under section 529(c)(3)(C) of the Internal Revenue Code.