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## SENATE STATE OF MINNESOTA NINETY-FIRST SESSION

# S.F. No. 2023

 

 (SENATE AUTHORS: ANDERSON, P.)

 DATE
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 OFFICIAL STATUS

 03/04/2019
 Introduction and first reading Referred to Higher Education Finance and Policy

1.1	A bill for an act
1.2 1.3 1.4 1.5 1.6 1.7 1.8 1.9 1.10	relating to higher education; modifying certain higher education policy provisions; amending Minnesota Statutes 2018, sections 13.322, subdivision 3; 136A.1275, subdivisions 2, 3; 136A.15, subdivision 8; 136A.16, subdivisions 1, 2, 5, 8, 9; 136A.162; 136A.1701, subdivision 7; 136A.64, subdivisions 1, 5, by adding a subdivision; 136A.645; 136A.646; 136A.672, by adding a subdivision; 136A.821, by adding subdivisions; 136A.822, subdivisions 6, 10, 12; 136A.8295, by adding subdivisions; Laws 2017, chapter 89, article 1, section 2, subdivision 29; proposing coding for new law in Minnesota Statutes, chapter 136A; repealing Minnesota Statutes 2018, sections 136A.15, subdivisions 2, 7; 136A.1701, subdivision 12.
1.11	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.12	Section 1. Minnesota Statutes 2018, section 13.322, subdivision 3, is amended to read:
1.13	Subd. 3. Minnesota Office of Higher Education. (a) General. Data sharing involving
1.14	the Minnesota Office of Higher Education and other institutions is governed by section
1.15	136A.05.
1.16	(b) Student financial aid. Data collected and used by the Minnesota Office of Higher
1.17	Education on applicants for financial assistance are classified under section 136A.162.
1.18	(c) Minnesota college savings plan data. Account owner data, account data, and data
1.19	on beneficiaries of accounts under the Minnesota college savings plan are classified under
1.20	section 136G.05, subdivision 10.
1.21	(d) School financial records. Financial records submitted by schools registering with
1.22	the Minnesota Office of Higher Education are classified under section 136A.64.
1.23	(e) Enrollment and financial aid data. Data collected from eligible institutions on
1.24	student enrollment and federal and state financial aid are governed by sections 136A.121,
1.25	subdivision 18, and 136A.1701, subdivision 11.

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### Section 1.

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2.1	(f) Stude	ent complaint data	a. Data collected f	rom student complaints a	are governed by
2.2	sections 136	A.672, subdivisior	n 6, and 136A.829	5, subdivision 6.	
2.3	Sec. 2. Mir	nnesota Statutes 20	018, section 136A.	1275, subdivision 2, is a	mended to read:
2.4	Subd. 2.	Eligibility. To be e	eligible for a grant	under this section, a tead	cher candidate
2.5	must:				
2.6	(1) be em	rolled in a Professi	onal Educator Lic	ensing and Standards Bo	ard-approved
2.7	teacher prepa	aration program th	at requires at least	12 weeks of student tea	ching in order to
2.8	be recommen	nded for a full prof	fessional teaching	license;	
2.9	(2) demo	nstrate financial ne	ed based on criter	ia established by the con	missioner under
2.10	subdivision 3	3;			
2.11	(3) intend	<del>l to teach in a shor</del>	tage area or belon	g to an underrepresented	racial or ethnic
2.12	group; and				
2.13	(4)(3) be	meeting satisfacto	ry academic prog	ress as defined under sec	ption 136A 101
2.13	subdivision	-	fry academic prog	ress as defined under set	1011 130A.101,
2.17					
2.15				o a racial or ethnic group	
2.16				documented based on th	
2.17				ent to teach in an econon	iic development
2.18	region define	eu as a shortage are	ta ili ule year ule s	student receives a grant.	
2.19	Sec. 3. Mir	nnesota Statutes 20	18, section 136A.	1275, subdivision 3, is a	mended to read:
2.20	Subd. 3.	Administration; r	<b>repayment.</b> (a) Th	e commissioner must es	tablish an
2.21	application p	rocess and other gu	idelines for impler	nenting this program, incl	luding repayment
2.22	responsibilit	ies for stipend reei	pients who do not	complete student teaching	ng or who leave
2.23	Minnesota to	teach in another s	state during the fir	st year after student teac	ning.
2.24	(b) The c	ommissioner must	determine each a	cademic year the stipend	amount up to
2.25	\$7,500 based	l on the amount of	available funding,	the number of eligible ap	oplicants, and the
2.26	financial nee	ed of the applicants	l.		
2.27	(c) The p	ercentage of the to	tal award <u>funds av</u>	vailable at the beginning	of the fiscal year
2.28	reserved for	teacher candidates	who identify as b	elonging to an underrept	esented a racial
2.29	or ethnic gro	oup <u>underrepresent</u>	ed in the Minneso	ta teacher workforce mu	st be equal to or
2.30	greater than	the total percentag	e of students of <del>ur</del>	nderrepresented racial or	ethnic groups
2.31	underreprese	ented in the Minnes	sota teacher workf	<u>force</u> as measured under	section 120B.35,

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3.1 subdivision 3. If this percentage cannot be met because of a lack of qualifying candidates,
3.2 the remaining amount may be awarded to teacher candidates who intend to teach in a shortage
3.3 area.

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3.4 Sec. 4. Minnesota Statutes 2018, section 136A.15, subdivision 8, is amended to read:

Subd. 8. Eligible student. "Eligible student" means a student who is officially registered 3.5 or accepted for enrollment at an eligible institution in Minnesota or a Minnesota resident 3.6 who is officially registered as a student or accepted for enrollment at an eligible institution 3.7 in another state or province. Non-Minnesota residents are eligible students if they are enrolled 3.8 3.9 or accepted for enrollment in a minimum of one course of at least 30 days in length during the academic year that requires physical attendance at an eligible institution located in 3.10 Minnesota. Non-Minnesota resident students enrolled exclusively during the academic year 3.11 in correspondence courses or courses offered over the Internet are not eligible students. 3.12

3.13 Non-Minnesota resident students not physically attending classes in Minnesota due to

3.14 <u>enrollment in a study abroad program for 12 months or less are eligible students.</u>

3.15 Non-Minnesota residents enrolled in study abroad programs exceeding 12 months are not

3.16 <u>eligible students.</u> An eligible student, for section 136A.1701, means a student who gives

3.17 informed consent authorizing the disclosure of data specified in section 136A.162, paragraph

3.18 (c), to a consumer credit reporting agency.

3.19 Sec. 5. Minnesota Statutes 2018, section 136A.16, subdivision 1, is amended to read:

3.20 Subdivision 1. Designation. Notwithstanding chapter 16C, the office is designated as
 3.21 the administrative agency for carrying out the purposes and terms of sections 136A.15 to
 3.22 136A.1702 136A.1704. The office may establish one or more loan programs.

3.23 Sec. 6. Minnesota Statutes 2018, section 136A.16, subdivision 2, is amended to read:

3.24 Subd. 2. Rules, policies, and conditions. The office shall adopt policies and may
3.25 prescribe appropriate rules and conditions to carry out the purposes of sections 136A.15 to
3.26 136A.1702. The policies and rules except as they relate to loans under section 136A.1701
3.27 must be compatible with the provisions of the National Vocational Student Loan Insurance

3.28 Act of 1965 and the provisions of title IV of the Higher Education Act of 1965, and any

3.29 amendments thereof.

4.1 Sec. 7. Minnesota Statutes 2018, section 136A.16, subdivision 5, is amended to read:
4.2 Subd. 5. Agencies. The office may contract with loan servicers, collection agencies,
4.3 credit bureaus, or any other person, to carry out the purposes of sections 136A.15 to
4.4 136A.1702 136A.1704.

Sec. 8. Minnesota Statutes 2018, section 136A.16, subdivision 8, is amended to read: 4.5 Subd. 8. Investment. Money made available to the office that is not immediately needed 4.6 for the purposes of sections 136A.15 to <del>136A.1702</del> 136A.1704 may be invested by the 47 office. The money must be invested in bonds, certificates of indebtedness, and other fixed 4.8 income securities, except preferred stocks, which are legal investments for the permanent 4.9 school fund. The money may also be invested in prime quality commercial paper that is 4.10 eligible for investment in the state employees retirement fund. All interest and profits from 4.11 such investments inure to the benefit of the office or may be pledged for security of bonds 4.12 issued by the office or its predecessors. 4.13

4.14 Sec. 9. Minnesota Statutes 2018, section 136A.16, subdivision 9, is amended to read:

4.15 Subd. 9. Staff. The office may employ the professional and clerical staff the commissioner
4.16 deems necessary for the proper administration of the loan programs established and defined
4.17 by sections 136A.15 to 136A.1702 136A.1704.

4.18 Sec. 10. Minnesota Statutes 2018, section 136A.162, is amended to read:

4.19 13

### 136A.162 CLASSIFICATION OF DATA.

4.20 (a) Except as provided in paragraphs (b) and (c), data on applicants for financial assistance
4.21 collected and used by the office for student financial aid programs administered by that
4.22 office are private data on individuals as defined in section 13.02, subdivision 12.

4.23 (b) Data on applicants may be disclosed to the commissioner of human services to the
4.24 extent necessary to determine eligibility under section 136A.121, subdivision 2, clause (5).

- 4.25 (c) The following data collected in the Minnesota supplemental loan program under
  4.26 section sections 136A.1701 and 136A.1704 may be disclosed to a consumer credit reporting
  4.27 agency only if the borrower and the cosigner give informed consent, according to section
  4.28 13.05, subdivision 4, at the time of application for a loan:
- 4.29 (1) the lender-assigned borrower identification number;
- 4.30 (2) the name and address of borrower;

- 5.1 (3) the name and address of cosigner;
- 5.2 (4) the date the account is opened;
- 5.3 (5) the outstanding account balance;
- 5.4 (6) the dollar amount past due;
- 5.5 (7) the number of payments past due;
- 5.6 (8) the number of late payments in previous 12 months;
- 5.7 (9) the type of account;
- 5.8 (10) the responsibility for the account; and
- 5.9 (11) the status or remarks code.

Sec. 11. Minnesota Statutes 2018, section 136A.1701, subdivision 7, is amended to read: 5.10 Subd. 7. Repayment of loans. (a) The office shall establish repayment procedures for 5.11 loans made under this section, but in no event shall the period of permitted repayment for 5.12 SELF II or SELF III loans exceed ten years from the eligible student's termination of the 5.13 5.14 student's postsecondary academic or vocational program, or 15 years from the date of the student's first loan under this section, whichever is less. in accordance with the policies, 5.15 rules, and conditions authorized under section 136A.16, subdivision 2. The office will take 5.16 into consideration the loan limits and current financial market conditions when establishing 5.17 5.18 repayment terms. (b) For SELF IV loans, eligible students with aggregate principal loan balances from 5.19

all SELF phases that are less than \$18,750 shall have a repayment period not exceeding ten
years from the eligible student's graduation or termination date. For SELF IV loans, eligible
students with aggregate principal loan balances from all SELF phases of \$18,750 or greater
shall have a repayment period not exceeding 15 years from the eligible student's graduation
or termination date. For SELF IV loans, the loans shall enter repayment no later than seven
years after the first disbursement date on the loan

- 5.25 years after the first disbursement date on the loan.
- 5.26 (c) For SELF loans from phases after SELF IV, eligible students with aggregate principal
   5.27 loan balances from all SELF phases that are:
- 5.28 (1) less than \$20,000, must have a repayment period not exceeding ten years from the
  5.29 eligible student's graduation or termination date;
- 5.30 (2) \$20,000 up to \$40,000, must have a repayment period not exceeding 15 years from
- 5.31 the eligible student's graduation or termination date; and

6.1 (3) \$40,000 or greater, must have a repayment period not exceeding 20 years from the
6.2 eligible student's graduation or termination date. For SELF loans from phases after SELF
6.3 IV, the loans must enter repayment no later than nine years after the first disbursement date
6.4 of the loan.

6.5 Sec. 12. Minnesota Statutes 2018, section 136A.64, subdivision 1, is amended to read:
6.6 Subdivision 1. Schools to provide information. As a basis for registration, schools
6.7 shall provide the office with such information as the office needs to determine the nature
6.8 and activities of the school, including but not limited to the following which shall be
6.9 accompanied by an affidavit attesting to its accuracy and truthfulness:

6.10 (1) articles of incorporation, constitution, bylaws, or other operating documents;

6.11 (2) a duly adopted statement of the school's mission and goals;

6.12 (3) evidence of current school or program licenses granted by departments or agencies6.13 of any state;

6.14 (4) a fiscal balance sheet on an accrual basis, or a certified audit of the immediate past
6.15 fiscal year including any management letters provided by the independent auditor or, if the
6.16 school is a public institution outside Minnesota, an income statement for the immediate past
6.17 fiscal year;

6.18 (5) all current promotional and recruitment materials and advertisements; and

6.19 (6) the current school catalog and, if not contained in the catalog:

- 6.20 (i) the members of the board of trustees or directors, if any;
- 6.21 (ii) the current institutional officers;

6.22 (iii) current full-time and part-time faculty with degrees held or applicable experience;

- 6.23 (iv) a description of all school facilities;
- 6.24 (v) a description of all current course offerings;
- 6.25 (vi) all requirements for satisfactory completion of courses, programs, and degrees;
- 6.26 (vii) the school's policy about freedom or limitation of expression and inquiry;
- 6.27 (viii) a current schedule of fees, charges for tuition, required supplies, student activities,

6.28 housing, and all other standard charges;

6.29 (ix) the school's policy about refunds and adjustments;

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7.1	(x) the school	ol's policy about gra	anting credit for prior ed	lucation, training, and	l experience;
7.2	and				
7.3	(xi) the scho	ool's policies about s	student admission, evalu	ation, suspension, an	nd dismissal <del>.</del> ;
7.4	and				

- 7.5 (xii) the school's disclosure to students on the student complaint process under section
  7.6 136A.672.
- 7.7 Sec. 13. Minnesota Statutes 2018, section 136A.64, subdivision 5, is amended to read:

7.8 Subd. 5. **Public information.** All information submitted to the office is public information

7.9 except financial records, student complaint data, and accreditation records and information

- 7.10 <u>reports. Except for accreditation reports, the office may disclose financial any</u> records or
- 7.11 information submitted to the office:
- 7.12 (1) to law enforcement officials; or
- 7.13 (2) in connection with a legal or administrative proceeding to:
- 7.14 (i) to defend its decision to approve or disapprove granting of degrees or the use of a
  7.15 name or;
- 7.16 (ii) defend its decisions decision to revoke the institution's approval at a hearing under
- 7.17 chapter 14 or other legal proceedings; or
- 7.18 (iii) enforce a requirement of law.
- 7.19 Sec. 14. Minnesota Statutes 2018, section 136A.64, is amended by adding a subdivision
  7.20 to read:

7.21 Subd. 8. Disclosure. Schools must disclose on their website, student handbook, and
 7.22 student catalog the student complaint process under this section to students.

- 7.23 Sec. 15. Minnesota Statutes 2018, section 136A.645, is amended to read:
- 7.24 **136**A

# 136A.645 SCHOOL CLOSURE.

7.25 (a) When a school <u>decides intends</u> to cease postsecondary education operations, <del>it must</del>

7.26 cooperate with the office in assisting students to find alternative means to complete their

- 7.27 studies with a minimum of disruption, and inform the office of the following announces its
- 7.28 <u>closure, or is informed by the office that the office anticipates the school's closure due to</u>
- 7.29 <u>its registration status or ability to meet criteria for approval under section 136A.65, the</u>
- 7.30 <u>school must provide the office</u>:

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8.1	(1) the pla	anned date for teri	nination of postse	condary education operat	ions;
8.2	(2) the pla	anned date for the	transfer of the stu	dent records;	
8.3	<del>(3) confir</del>	mation of the nam	ne and address of t	he organization to receive	e and hold the
8.4	student recor	<del>ds; and</del>			
8.5	(4) the of	ficial at the organi	zation receiving t	he student records who is	designated to
8.6	provide offic	ial copies of recor	ds or transcripts u	<del>pon request.</del>	
8.7	<u>(1) a notic</u>	ce of closure, inclu	uding the name of	the school, the name of the	ne school owner,
8.8	an active mai	ling address and t	elephone number	that the school owner ma	y be reached at
8.9	after the scho	ol physically clos	es, the name of the	e school director, and the	planned date for
8.10	termination of	f postsecondary c	perations;		
8.11	<u>(2)</u> a repo	rt of all students c	currently enrolled	and all students enrolled	within the prior
8.12	120 days, incl	luding the following	ng information for	each student: name, addre	ss, school e-mail
8.13	address, alter	nate e-mail addre	ss, program of stu	dy, number of credits con	npleted, number
8.14	of credits ren	naining, and enrol	lment status at clo	sure;	
8.15	<u>(3)</u> a repo	rt of refunds due	to any student and	the amount due;	
8.16	<u>(4) a writt</u>	en statement from	the school's owne	r or designee affirming tha	at all recruitment
8.17	efforts, schoo	ol marketing, adve	ertisement, solicita	tion, and enrollment of ne	ew students has
8.18	ceased;				
8.19	<u>(5) a copy</u>	of any communi	cation between the	e school's accreditors abo	ut the school
8.20	closure;				
8.21	<u>(6) confir</u>	mation that the re	quirements for stu	dent records under sectio	n 136A.68 have
8.22	been satisfied	l, including:			
8.23	(i) the pla	nned date for the	transfer of the stu	dent records;	
8.24	(ii) confir	mation of the nam	ne and address of	he organization to receive	e and hold the
8.25	student recor	ds; and			
8.26	(iii) the or	fficial at the organ	ization receiving	the student records who is	s designated to
8.27	provide offic	ial copies of recor	ds or transcripts u	pon request;	
8.28	<u>(7)</u> acader	nic information, i	ncluding the school	ol's most recent catalog, a	ll course syllabi,
8.29	and faculty c	redential informat	ion; and		
8.30	<u>(8) copies</u>	of any teach-out,	transfer, or train-	out agreement between th	ne school and a
8.31	new school for	or students to be al	ble to complete the	eir studies. A teach-out fu	lfills the original

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9.1	contract or agreement between the closing school and the student. If a teach-out is arranged
9.2	for another approved school to do the remaining occupational training, that other school
9.3	must (i) provide comparable education and training and (ii) agree that students transferring
9.4	from the closing school pay only what the cost of tuition and fees remain unpaid according
9.5	to the terms and conditions in the enrollment agreement entered into between the student
9.6	and the closing school.
9.7	(b) Upon notice from a school of its intention to cease operations, the office shall notify
9.8	the school of the date on which it must cease the enrollment of students and all postsecondary
9.9	educational operations.
9.10	(b) Without limitation as to other circumstance, a school shall be deemed to have ceased
9.11	operations when the school:
9.12	(1) has an unscheduled nonemergency closure or cancellation of classes for more than
9.13	24 hours without prior notice to the office;
9.14	(2) announces it is closed or closing; or
9.15	(3) files for bankruptcy.
9.16	(c) When a school is deemed to have ceased operations, the office shall provide the
9.17	school a reasonable time to correct transcripts and grant credentials. After that time, the
9.18	office must revoke the school's registration. This revocation is not appealable under section
9.19	136A.65, subdivision 8.
9.20	Sec. 16. Minnesota Statutes 2018, section 136A.646, is amended to read:
9.21	136A.646 ADDITIONAL SECURITY.
9.22	(a) New schools that have been granted conditional approval for degrees or names to
9.23	allow them the opportunity to apply for and receive accreditation under section 136A.65,
9.24	subdivision 7, or shall provide a surety bond in a sum equal to ten percent of the net revenue
9.25	from tuition and fees in the registered institution's prior fiscal year, but in no case shall the

9.26 bond be less than \$10,000.

9.27 (b) Any registered institution that is notified by the United States Department of Education
9.28 that it has fallen below minimum financial standards and that its continued participation in
9.29 Title IV will be conditioned upon its satisfying either the Zone Alternative, Code of Federal
9.30 Regulations, title 34, section 668.175, paragraph (f), or a Letter of Credit Alternative, Code
9.31 of Federal Regulations, title 34, section 668.175, paragraph (c), shall provide a surety bond
9.32 in a sum equal to the "letter of credit" required by the United States Department of Education

10.2

<sup>10.1</sup> in the Letter of Credit Alternative, but in no event shall such bond be less than \$10,000 nor

more than \$250,000. If the letter of credit required by the United States Department of

10.3 Education is higher than ten percent of the Title IV, Higher Education Act program funds

10.4 received by the institution during its most recently completed fiscal year, the office shall

10.5 reduce the office's surety requirement to represent ten percent of the Title IV, Higher

10.6 Education Act program funds received by the institution during its most recently completed

10.7 fiscal year, subject to the minimum and maximum in this paragraph.

10.8 (b)(c) In lieu of a bond, the applicant may deposit with the commissioner of management 10.9 and budget:

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

10.11 (2) securities, as may be legally purchased by savings banks or for trust funds, in an10.12 aggregate market value equal to the amount of the required surety bond; or

10.13 (3) an irrevocable letter of credit issued by a financial institution to the amount of the10.14 required surety bond.

10.15 (e) (d) The surety of any bond may cancel it upon giving 60 days' notice in writing to 10.16 the office and shall be relieved of liability for any breach of condition occurring after the 10.17 effective date of cancellation.

(d) (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:

10.25 (1) cash payments made by the student or on behalf of a student;

10.26 (2) private student loans; and

(3) Veteran Administration education benefits that are not restored by the Veteran
Administration. If there are additional security funds remaining, the additional security
funds may be used to cover any administrative costs incurred by the office related to the
closure of the school.

11.1	Sec. 17. Minnesota Statutes 2018, section 136A.672, is amended by adding a subdivision
11.2	to read:
11.3	Subd. 6. Private information. Student complaint data are private data. The office may
11.4	disclose student complaint data as provided in section 136A.64, subdivision 5.
11.5	Sec. 18. Minnesota Statutes 2018, section 136A.821, is amended by adding a subdivision
11.6	to read:
11.7	Subd. 18. Clock hour. "Clock hour" means a period of time consisting of a 50- to
11.8	60-minute class, lecture, or recitation in a 60-minute period; a 50- to 60-minute
11.9	faculty-supervised laboratory, shop training, or internship in a 60-minute period; or 60
11.10	minutes of preparation in a correspondence course. If a school seeks to determine the number
11.11	of clock hours in an educational program by aggregating the number of minutes in that
11.12	program, it must divide those minutes by 60.
11.13	Sec. 19. Minnesota Statutes 2018, section 136A.821, is amended by adding a subdivision
11.14	to read:
11.15	Subd. 19. Student record. "Student record" means a transcript or record of student
11.16	attendance in a program that includes, at a minimum, the student's name; the student's
11.17	address; the school's name; the school's address; the title of the course or program; the total
11.18	number of hours or courses completed; the dates of enrollment and attendance; the grade
11.19	record of each course; any credential awarded; and cumulative grade for the program.
11.20	Sec. 20. Minnesota Statutes 2018, section 136A.822, subdivision 6, is amended to read:
11.21	Subd. 6. Bond. (a) No license shall be issued to any private career school which
11.22	maintains, conducts, solicits for, or advertises within the state of Minnesota any program,
11.23	unless the applicant files with the office a continuous corporate surety bond written by a
11.24	company authorized to do business in Minnesota conditioned upon the faithful performance
11.25	of all contracts and agreements with students made by the applicant.
11.26	(b)(1) The amount of the surety bond shall be ten percent of the preceding year's net
11.27	income revenue from student tuition, fees, and other required institutional charges collected,
11.28	but in no event less than \$10,000, except that a private career school may deposit a greater
11.29	amount at its own discretion. A private career school in each annual application for licensure
11.30	must compute the amount of the surety bond and verify that the amount of the surety bond
11.31	complies with this subdivision. A private career school that operates at two or more locations
11.32	may combine net income revenue from student tuition, fees, and other required institutional

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12.1 charges collected for all locations for the purpose of determining the annual surety bond 12.2 requirement. The net <u>revenue from</u> tuition and fees used to determine the amount of the 12.3 surety bond required for a private career school having a license for the sole purpose of 12.4 recruiting students in Minnesota shall be only that paid to the private career school by the 12.5 students recruited from Minnesota.

(2) A person required to obtain a private career school license due to the use of
"academy," "institute," "college," or "university" in its name and which is also licensed by
another state agency or board, except not including those schools licensed exclusively in
order to participate in state grants or SELF loan financial aid programs, shall be required
to provide a school bond of \$10,000.

12.11 (c) The bond shall run to the state of Minnesota and to any person who may have a cause of action against the applicant arising at any time after the bond is filed and before it is 12.12 canceled for breach of any contract or agreement made by the applicant with any student. 12.13 The aggregate liability of the surety for all breaches of the conditions of the bond shall not 12.14 exceed the principal sum deposited by the private career school under paragraph (b). The 12.15 surety of any bond may cancel it upon giving 60 days' notice in writing to the office and 12.16 shall be relieved of liability for any breach of condition occurring after the effective date 12.17 of cancellation. 12.18

(d) In lieu of bond, the applicant may deposit with the commissioner of management
and budget a sum equal to the amount of the required surety bond in cash, an irrevocable
letter of credit issued by a financial institution equal to the amount of the required surety
bond, or 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.

(e) Failure of a private career school to post and maintain the required surety bond or
deposit under paragraph (d) may result in denial, suspension, or revocation of the school's
license.

12.27 Sec. 21. Minnesota Statutes 2018, section 136A.822, subdivision 10, is amended to read:

Subd. 10. Catalog, brochure, or electronic display. Before a license is issued to a
private career school, the private career school shall furnish to the office a catalog, brochure,
or electronic display including:

12.31 (1) identifying data, such as volume number and date of publication;

12.32 (2) name and address of the private career school and its governing body and officials;

(3) a calendar of the private career school showing legal holidays, beginning and ending
dates of each course quarter, term, or semester, and other important dates;

(4) the private career school policy and regulations on enrollment including dates andspecific entrance requirements for each program;

(5) the private career school policy and regulations about leave, absences, class cuts,
make-up work, tardiness, and interruptions for unsatisfactory attendance;

(6) the private career school policy and regulations about standards of progress for the
student including the grading system of the private career school, the minimum grades
considered satisfactory, conditions for interruption for unsatisfactory grades or progress, a
description of any probationary period allowed by the private career school, and conditions
of reentrance for those dismissed for unsatisfactory progress;

13.12 (7) the private career school policy and regulations about student conduct and conditions13.13 for dismissal for unsatisfactory conduct;

13.14 (8) a detailed schedule of fees, charges for tuition, books, supplies, tools, student
13.15 activities, laboratory fees, service charges, rentals, deposits, and all other charges;

(9) the private career school policy and regulations, including an explanation of section
13.17 136A.827, about refunding tuition, fees, and other charges if the student does not enter the
program, withdraws from the program, or the program is discontinued;

13.19 (10) a description of the available facilities and equipment;

(11) a course outline syllabus for each course offered showing course objectives, subjects
or units in the course, type of work or skill to be learned, and approximate time, hours, or
credits to be spent on each subject or unit;

(12) the private career school policy and regulations about granting credit for previouseducation and preparation;

(13) a notice to students relating to the transferability of any credits earned at the private
career school to other institutions;

13.27 (14) a procedure for investigating and resolving student complaints; and

13.28 (15) the name and address of the office-; and

13.29 (16) the student complaint process and rights under section 136A.8295.

A private career school that is exclusively a distance education school is exempt fromclauses (3) and (5).

14.1 Sec. 22. Minnesota Statutes 2018, section 136A.822, subdivision 12, is amended to read:

Subd. 12. Permanent student records. A private career school licensed under sections 14.2 14.3 136A.82 to 136A.834 and located in Minnesota shall maintain a permanent student record for each student for 50 years from the last date of the student's attendance. A private career 14.4 school licensed under this chapter and offering distance instruction to a student located in 14.5 Minnesota shall maintain a permanent record for each Minnesota student for 50 years from 14.6 the last date of the student's attendance. Records include school transcripts, documents, and 14.7 14.8 files containing student data about academic credits earned, courses completed, grades awarded, degrees awarded, and periods of attendance. To preserve permanent student records, 14.9 a private career school shall submit a plan that meets the following requirements: 14.10

14.11 (1) at least one copy of the records must be held in a secure, fireproof depository;

14.12 (2) an appropriate official must be designated to provide a student with copies of records14.13 or a transcript upon request;

14.14 (3) an alternative method, approved by the office, of complying with clauses (1) and (2)
14.15 must be established if the private career school ceases to exist; and

(4) a continuous surety bond or irrevocable letter of credit issued by a financial institution
must be filed with the office in an amount not to exceed \$20,000 if the private career school
has no binding agreement approved by the office, for preserving student records. The bond
or irrevocable letter of credit shall run to the state of Minnesota. In the event of a school
closure, the surety bond or irrevocable letter of credit must be used by the office to retrieve,
recover, maintain, digitize, and destroy academic records.

14.22 Sec. 23. [136A.8225] SCHOOL CLOSURE.

When a school intends to cease postsecondary education operations, announces its
closure, or is informed by the office that the office anticipates the school's closure due to
its licensure status or ability to meet criteria for approval under section 136A.822, subdivision
8, the school must provide the office:

- (1) a notice of closure, including the name of the school, the name of the school owner,
  an active mailing address and telephone number that the school owner may be reached at
  after the school physically closes, the name of the school director, and the planned date for
  termination of postsecondary operations;
- (2) a report of all students currently enrolled and all students enrolled within the prior
   14.32 <u>120 days</u>, including the following information for each student: name, address, school e-mail

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15.1	address, altern	nate e-mail addre	ss, program of stuc	ly, number of credits co	mpleted, number
15.2	of credits rem	aining, and enrol	lment status at clos	sure;	
15.3	<u>(3) a repoi</u>	t of refunds due	to any student and	the amount due;	
15.4	<u>(</u> 4) a writte	en statement from	the school's owner	or designee affirming th	nat all recruitment
15.5	efforts, schoo	l marketing, adve	ertisement, solicitat	tion, and enrollment of	new students has
15.6	ceased;				
15.7	<u>(5)</u> a copy	of any communi	cation between the	school's accreditors ab	out the school
15.8	closure;				
15.9	(6) confirm	nation that the re	quirements for stud	lent records under secti	on 136A.822,
15.10	subdivision 12	2, have been satis	fied, including:		
15.11	(1) the plat	ined date for the	transfer of the stud	ient records;	
15.12	(ii) confirm	nation of the nan	ne and address of the	he organization to recei	ve and hold the
15.13	student record	ls; and			
15.14	(iii) the of	ficial at the organ	ization receiving t	he student records who	is designated to
15.15	provide offici	al copies of recor	ds or transcripts up	oon request;	
15.16	<u>(</u> 7) acaden	nic information, i	ncluding the schoo	l's most recent catalog,	all course syllabi,
15.17	and faculty cr	edential informat	ion; and		
15.18	<u>(8)</u> copies	of any teach-out,	transfer, or train-c	out agreement between	the school and a
15.19	new school fo	r students to be a	ble to complete the	ir studies. A teach-out f	ulfills the original
15.20	contract or ag	reement between	the closing school	and the student. If a tead	ch-out is arranged
15.21	for another ap	proved school to	do the remaining	occupational training, th	nat other school
15.22	must (i) provi	de comparable ec	lucation and trainir	ng and (ii) agree that stu	dents transferring
15.23	from the closi	ng school pay on	ly what the cost of	tuition and fees remain	unpaid according
15.24	to the terms a	nd conditions in	the enrollment agree	eement entered into betw	ween the student
15.25	and the closin	g school.			
15.26	(b) Withou	ut limitation as to	other circumstance	e, a school shall be deem	ed to have ceased
15.27	operations wh	en the school:			
15.28	<u>(1) has an</u>	unscheduled non	emergency closure	e or cancellation of class	ses for more than
15.29	24 hours with	out prior notice t	o the office;		
15.30	<u>(2)</u> annour	nces it is closed o	r closing; or		
15.31	(3) files fo	or bankruptcy.			

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16.1	(c) When	a school is deeme	ed to have ceased	operations, the office shal	l provide the		
16.2	school a reasonable time to correct transcripts and grant credentials. After that time, the						
16.3	office must re	evoke the school's	registration. This	revocation is not appealab	ble under section		
16.4	136A.829, si	ubdivision 2.					
16.5	Sec. 24. Mi	nnesota Statutes 2	018, section 136A	.8295, is amended by addi	ng a subdivision		
16.6	to read:						
16.7	Subd. 6. 1	Disclosure. Schoo	ls must disclose c	on their website, student h	andbook, and		
16.8	student catal	og the student con	nplaint process un	der this section to student	<u>S.</u>		
16.9	Sec. 25. Mi	nnesota Statutes 2	018, section 136A	.8295, is amended by addi	ng a subdivision		
16.10	to read:						
16.11	Subd. 7. ]	Private informati	on. Student comp	laint data are private data	. The office may		
16.12	disclose stud	ent complaint data	to law enforcem	ent officials or in connect	ion with a legal		
16.13	or administra	ative proceeding co	ommenced to enfo	orce a requirement of law.			
16.14	Sec. 26. La	ws 2017, chapter	89, article 1, secti	on 2, subdivision 29, is ar	nended to read:		
16.15 16.16	Subd. 29. En Postseconda	nergency Assista 1ry Students	nce for	175,000	175,000		
16.17	(a) This appr	opriation is for the	e Office of				
16.18	Higher Educ	ation to allocate gr	ant funds on a				
16.19	matching bas	sis to <del>schools</del> eligil	ole institutions				
16.20	as defined ur	nder Minnesota Sta	atutes, section				
16.21	<u>136A.103, lo</u>	ocated in Minnesot	<u>a</u> with a				
16.22	demonstrable	e homeless studen	t population.				
16.23	(b) This appr	copriation shall be	used to meet				
16.24	immediate st	udent needs that c	ould result in				
16.25	a student not	completing the te	rm or their				
16.26	program incl	uding, but not lim	ited to,				
16.27	emergency h	ousing, food, and	transportation.				
16.28	Emergency a	ussistance does not	impact the				
16.29	amount of sta	ate financial aid re	<del>ceived.</del>				
16.30	(c) The com	missioner shall det	ermine the				
16.31	application p	process and the gra	nt amounts.				
16.32	Any balance	in the first year do	bes not cancel				

- 17.1 but shall be available in the second year. The
- 17.2 Office of Higher Education shall partner with
- 17.3 interested postsecondary institutions, other
- 17.4 state agencies, and student groups to establish
- 17.5 the programs.
- 17.6 **EFFECTIVE DATE.** This section is effective the day following final enactment.

### 17.7 Sec. 27. <u>**REPEALER.**</u>

- 17.8 Minnesota Statutes 2018, sections 136A.15, subdivisions 2 and 7; and 136A.1701,
- 17.9 <u>subdivision 12, are repealed.</u>

### APPENDIX Repealed Minnesota Statutes: 19-0406

### **136A.15 DEFINITIONS.**

Subd. 2. Academic year or its equivalent. "Academic year or its equivalent" shall be as defined in the federal regulations which govern the administration of the National Vocational Student Loan Insurance Act of 1965 and title IV of the Higher Education Act of 1965.

Subd. 7. **Eligible lender.** "Eligible lender" means an eligible institution, an agency or instrumentality of a state, or a financial or credit institution (including an insurance company) which is subject to examination and supervision by an agency of the state of Minnesota or of the United States.

### 136A.1701 SUPPLEMENTAL AND ADDITIONAL LOANS.

Subd. 12. Eligible student. "Eligible student" means a student who is a Minnesota resident who is enrolled or accepted for enrollment at an eligible institution in Minnesota or in another state or province. Non-Minnesota residents are eligible students if they are enrolled or accepted for enrollment in a minimum of one course of at least 30 days in length during the academic year that requires physical attendance at an eligible institution located in Minnesota. Non-Minnesota resident students enrolled exclusively during the academic year in correspondence courses or courses offered over the Internet are not eligible students. Non-Minnesota resident students not physically attending classes in Minnesota due to enrollment in a study abroad program for 12 months or less are eligible students. Non-Minnesota residents enrolled in study abroad programs exceeding 12 months are not eligible students. For purposes of this section, an "eligible student" must also meet the eligibility requirements of section 136A.15, subdivision 8.