| 1.1  | A bill for an act   | 1.1          | A bill for an act  |
|------|---|--------------|--|
| 1.2  | relating to higher education; allocating money for  | 1.2          | relating to higher education; providing funding for  |
| 1.3  | educational and related purposes with certain   | 1.3          | the University of Minnesota, the Minnesota State   |
| 1.4  | conditions; modifying various loan, grant, and  | 1.4          | Colleges and Universities, the Higher Education  |
| 1.5  | financial aid provisions; requiring institutions to   | 1.5          | Services Office, and the Mayo Medical Foundation;  |
| 1.6  | provide certain data; permitting disclosure of certain  | 1.6          | providing for the mission of state universities;   |
| 1.7  | data to determine eligibility; amending various   | 1.7          | regulating the marketing of credit cards to students;  |
| 1.8  | reciprocity provisions; providing definitions;  | 1.8          | regulating the responsibilities of and changing the  |
| 1.9  | directing the Board of Trustees to designate centers  | 1.9          | name of the Higher Education Services Office;  |
| 1.10 | of excellence; amending the Minnesota college savings   | 1.10         | regulating the state grant program and other financial   |
| 1.11 | plan; authorizing transfer of certain bonding   | 1.11         | aid programs; providing benefits for students entering   |
| 1.12 | authority; amending provisions related to private   | 1.12         | active military service; providing assistance for  |
| 1.13 | career schools; establishing fees; providing for  | 1.13         | low-income students to increase college awareness;   |
| 1.14 | merger with the Higher Education Facilities Authority;  | 1.14         | regulating the selection of regents of the University  |
| 1.15 | establishing the Rochester University Development   | 1.15         | of Minnesota; regulating the Minnesota college savings   |
| 1.16 | Committee; appropriating money; amending Minnesota  | 1.16         | program; providing assistance to nursing students;   |
| 1.17 | Statutes 2004, sections 13.46, subdivision 2;   | 1.17         | creating a task force on postsecondary funding;  |
| 1.18 | 135A.031, subdivisions 3, 4; 135A.052, subdivision 1;   | 1.18         | creating a Rochester higher education development  |
| 1.19 | 135A.30, subdivisions 3, 4, 5; 135A.52, subdivisions  | 1.19         | committee; regulating private career schools;  |
| 1.20 | 1, 2; 136A.01, subdivision 2; 136A.031, subdivisions  | 1.20         | appropriating money; amending Minnesota Statutes 2004,   |
| 1.21 | 2, 3, 4; 136A.0B, by adding subdivisions; 136A.121, subdivisions 2, 5, 6, 9, by adding a subdivision; | 1.21<br>1.22 | sections 135A.052, subdivision 1; 136A.01, subdivision   |
| 1.23 | 136A.125, subdivision 2; 136A.1701, by adding   | 1.23         | 2; 136A.031, subdivisions 2, 3, 5; 136A.121,   |
| 1.24 | subdivisions; 136F.04, subdivision 4; 136F.32,  | 1,24         | subdivisions 2, 6, 9, 13, by adding subdivisions;<br>136A.125, subdivision 2; 136A.1701, by adding |
| 1.25 | subdivision 2; 136G.03, subdivisions 3, 21a, 22, 32;  | 1.25         | subdivisions; 136F.02, subdivision 1; 136F.04,   |
| 1.26 | 136G.05, subdivision 8; 136G.09, subdivisions 11, 12;   | 1.26         | subdivision 4; 136G.03, subdivisions 3, 21a, 22, 32;   |
| 1.27 | 136G.11, subdivisions 1, 2, 3, 13; 136G.13,   | 1.27         | 136G.05, subdivision 8; 136G.09, subdivisions 11, 12;  |
| 1.28 | subdivisions 1, 5; 136G.14; 137.0245, subdivisions 1,   | 1.28         | 136G.11, subdivisions 1, 3, 13, by adding a  |
| 1.29 | 2, 4; 141.21, by adding a subdivision; 141.25,  | 1.29         | subdivision; 136G.13, subdivisions 1, 5; 136G.14;  |
| 1.30 | subdivisions 3, 5, 8, 9, 12; 141.251; 141.26,   | 1.30         | 137.0245, subdivision 3; 141.21, by adding a   |
| 1.31 | subdivision 5; 141.271, subdivisions 4, 7, 10, by   | 1.31         | subdivision; 141.25, subdivisions 3, 5, 8, 9, 12;  |
| 1.32 | adding subdivisions; 141.28, subdivision 1, by adding   | 1.32         | 141.251; 141.26, subdivision 5; 141.271, subdivisions  |
| 1.33 | a subdivision; 141.29, subdivision 3; 141.30; 141.35;   | 1.33         | 4, 7, 10, by adding subdivisions; 141.28, subdivision  |
| 1.34 | 192.502, subdivision 1; 299A.45, subdivisions 1, 4;   | 1.34         | 1, by adding a subdivision; 141.29, subdivision 3;   |
| 1.35 | proposing coding for new law in Minnesota Statutes,   | 1.35         | 141.30; 141.35; 299A.45, subdivisions 1, 4; proposing  |
| 1.36 | chapters 136A; 137; 141; repealing Minnesota Statutes   | 1.36         | coding for new law in Minnesota Statutes, chapters   |
| 1.37 | 2004, sections 136A.011; 136A.031, subdivision 1;   | 1.37         | 135A; 136A; 137; 141; 144; 583; repealing Minnesota  |
| 1.38 | Minnesota Rules, parts 4815.0100; 4815.0110;  | 1.38         | Statutes 2004, sections 136A.011; 136A.031,  |
| 1.39 | 4815.0120; 4815.0130; 4815.0140; 4815.0150; 4815.0160;  | 1.39         | subdivision 1; Laws 1986, chapter 398, article 1,  |
| 1.40 | 4830.8100; 4830.8110; 4830.8120; 4830.8130; 4830.8140;  | 1.40         | section 18, as amended; Minnesota Rules, parts   |
| 1.41 | 4830.8150.  | 1.41         | 4815.0100; 4815.0110; 4815.0120; 4815.0130; 4815.0140;   |
|      |   | 1.42         | 4815.0150; 4815.0160; 4830.8100; 4830.8110; 4830.8120;   |
|      |   | 1.43         | 4830.8130; 4830.8140; 4830.8150.   |
| 1.42 | BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:   | 1.44         | BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:  |
|      | HOUSE LANGUAGE (H1385-3)  |              | SENATE LANGUAGE (S1879-1)  |
| 1.43 | ARTICLE 1 ·   | 29.5         | ARTICLE 5  |
| 2.1  | APPROPRIATIONS  | 29.6         | HIGHER EDUCATION   |
| 2.2  | Section 1. [HIGHER EDUCATION APPROPRIATIONS.]   | 29.7         | Section 1. [HIGHER EDUCATION APPROPRIATIONS.]  |
| 2.3  | The sums in the columns marked "APPROPRIATIONS" are appropriated                                      | 29.8         | The sums in the columns marked "APPROPRIATIONS" are  |
| 2.4  | from the general fund, or other named fund, to the agencies and                                       | 29.9         | appropriated from the general fund, or other named fund, to the                                    |
| 2.5  | for the purposes specified in this article. The listing of an   | 29.10        | agencies and for the purposes specified in this article. The                                       |
| 2.6  | amount under the figure "2006" or "2007" in this article  | 29.11        | listing of an amount under the figure "2006" or "2007" in this                                     |
|      |   |              | •  |

SENATE LANGUAGE (S1879-1)

## HOUSE LANGUAGE (H1385-3)

| 2.7<br>2.8<br>2.9<br>2.10<br>2.11 | indicates that the amount is appropriated to be available for<br>the fiscal year ending June 30, 2006, or June 30, 2007,<br>respectively. "The first year" is fiscal year 2006. "The<br>second year" is fiscal year 2007. "The biennium" is fiscal<br>years 2006 and 2007. | 29.13<br>29.14<br>29.15 | article indicates that the amount is appropriated to be available for the fiscal year ending June 30, 2006, or June 30, 2007, respectively. "The first year" is fiscal year 2006. "The second year" is fiscal year 2007. "The biennium" is fiscal years 2006 and 2007. |
|-----------------------------------|--|-------------------------|--|
| 2.12                              | SUMMARY BY FUND<br>2006 2007 TOTAL   | 29.17<br>29.18          | SUMMARY BY FUND 2006 2007 TOTAL  |
| 2.14                              | General \$1,363,389,000 \$1,387,079,000 \$2,750,468,000  | 29.19                   | General \$1,405,948,000 \$1,307,004,000 \$2,712,952,000  |
|                                   | HOUSE LANGUAGE (H1385-3)   |                         | SENATE LANGUAGE (S2265-1)  |
|                                   |  | 2.18                    | General (\$ 25,640,000)\$ 106,706,000 \$ 81,066,000  |
|                                   | HOUSE LANGUAGE (H1385-3)   |                         | SENATE LANGUAGE (S1879-1)  |
|                                   | Health Care<br>Access 2,157,000 2,157,000 4,314,000  |                         | Health Care<br>Access 2,157,000 2,157,000 4,314,000  |
| 2.17<br>2.18                      | SUMMARY BY AGENCY - ALL FUNDS 2006 2007 TOTAL  | 29.22<br>29.23          | SUMMARY BY AGENCY - ALL FUNDS<br>2006 2007 TOTAL   |
| 2.19<br>2.20                      | Higher Education<br>Services Office 167,662,000 179,952,000 347,614,000  | 29.24<br>29.25          | Higher Education Services Office<br>171,852,000 171,852,000 343,704,000  |
|                                   | HOUSE LANGUAGE (H1385-3)   | •                       | SENATE LANGUAGE (S2265-1)  |
|                                   |  |                         | Higher Education<br>Services Office 3,818,000 1,007,000 4,825,000  |
|                                   | HOUSE LANGUAGE (H1385-3)   |                         | SENATE LANGUAGE (S1879-1)  |
| 2.21<br>2.22<br>2.23<br>2.24      | of the Minnesota State<br>Colleges and   |                         | Board of Trustees of the Minnesota<br>State Colleges and Universities<br>642,494,000 583,694,000 1,226,188,000   |
|                                   | HOUSE LANGUAGE (H1385-3)   |                         | SENATE LANGUAGE (S2265-1)  |
|                                   |  | 2.24<br>2.25            | Board of Trustees of the Minnesota State Colleges and Universities (35,020,000) 29,780,000 (5,240,000)   |
|                                   | HOUSE LANGUAGE (H1385-3)   |                         | SENATE LANGUAGE (S1879-1)  |
| 2.25                              | Board of Regents   | 29.29                   | Board of Regents of the University   |
| 2.26                              |  | 29.30<br>29.31          | of Minnesota 590,211,000 550,067,000 1,140,278,000   |

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## HOUSE LANGUAGE (H1385-3)

|  |   |   |             |  | Board of Regents<br>of the University<br>of Minnesota  | 5,467,000   | 75,764,000                                    | 81,231,000  |
|--|---|---|-------------|--|--|---|---|-------------|
|  | HOUSE LANGUAGE (H1385   | -3)   |             |  | SENATE   | LANGUAGE (S187  | 79-1)   |             |
| 2.28<br>2.29   | Mayo Medical<br>Foundation 1,391,000  | 1,391,000   | 2,782,000   | 29.32<br>29.33   | Mayo Medical Foundati  | on<br>1,391,000   | 1,391,000                                     | 2,782,000   |
|  | HOUSE LANGUAGE (H1385   | -3)   |             |  | SENATE   | LANGUAGE (S226  | 35-1)   |             |
|  |   |   |             |  | Commissioner<br>of Health  | 95,000  | 155,000                                       | 250,000     |
|  | HOUSE LANGUAGE (H1385   | -3)   |             |  | SENATE   | LANGUAGE (S187  | 79-1)   |             |
| 2.30<br>2.31<br>2.32<br>2.33   |   | APPROPRIAT<br>Available for<br>Ending Jur<br>2006 | the Year    | 29.34<br>29.35<br>29.36<br>29.37   |  |   | APPROPRIA<br>Available fo<br>Ending C<br>2006 | r the Year  |
| 2.34<br>2.35   | Sec. 2. HIGHER EDUCATION<br>SERVICES OFFICE   |   |             | 29.38<br>29.39   | Sec. 2. HIGHER EDUCA<br>SERVICES OFFICE  | TION  |   |             |
| 2.36<br>2.37   |   | 167,662,000 \$ 1                                  | 79,952,000  | 30.1<br>30.2   | Subdivision 1. Total<br>Appropriation  | \$  | 171,852,000 \$                                | 171,852,000 |
|  | HOUSE LANGUAGE (H1385   | -3)   | •           |  | SENATE   | LANGUAGE (S226  | 65-1)   | •           |
|  |   |   |             | 2.38<br>2.39   | Subdivision 1. Total<br>Appropriation  | \$  | 3,818,000 \$                                  | 1,007,000   |
|  | HOUSE LANGUAGE (H1385   | -3)   |             |  | SENATE   | LANGUAGE. (S18  | 79-1)   |             |
| 2.38<br>2.39<br>2.40   | The amounts that may be spent from tappropriation for each purpose are specified in the following subdivisi   |   |             | 30.3<br>30.4<br>30.5   | The amounts that may appropriation for eac specified in the follow   | ch purpose are  |   |             |
| 2.41   | Subd. 2. State Grants   | 132,775,000 1                                     | 148,375,000 | 30.6<br>30.7   | Subd. 2. State Grant<br>140,575,000 140  | ts<br>0,575,000   |   |             |
| 2.42<br>2.43<br>2.44<br>2.45<br>3.1<br>3.3<br>3.4<br>3.5<br>3.6<br>3.7 | If the appropriation in this subdivision for either year is insufficient, the appropriation for other year is available for it. For the biennium, the tuition and fee maximum shall be \$9,477 in the first year and \$9,998 in the second year students enrolled in four-year progrand \$4,316 in the first year and \$4, in the second year for students enrolled in two-year programs. | or<br>ams   |             | 30.11<br>30.12<br>30.13<br>30.14<br>30.15<br>30.16<br>30.17<br>30.18<br>30.19<br>30.20 | For the biennium, the institution tuition of \$8,983 in the first of the second year for institutions and \$6,913 in the two-year institutions. This appropriation coprovide educational dependent children upspouses of public satisfied in the line of Minnesota Statutes, This appropriation coset the living and mexpense allowance at | maximum shall by ear and \$8,983 four-year 313 in the firs ne second year 5. Ontains money to be effect to a fety officers fouty pursuant section 299A.45 ontains money tiscellaneous | in<br>t<br>for<br>o<br>the<br>to              |             |

## SENATE LANGUAGE (S1879-1)

|                                      |  | •                           |            | 30.24                           | year.   |
|--------------------------------------|--|-----------------------------|------------|---------------------------------|---|
|                                      | HOUSE LANGUAGE (   | (H1385-3)                   |            |                                 | SENATE LANGUAGE (S2265-1)   |
| 3.8<br>3.9<br>3.10                   | This appropriation sets the live miscellaneous expense allowance \$5,205 in each year.   |                             |            | 3.1<br>3.2<br>3.3<br>3.4<br>3.5 | Notwithstanding 2005 S.F. No. 1879, article 5, section 2, subdivision 2, if enacted, the living and miscellaneous expense allowance is set at \$5,280 in each year.   |
| 3.12<br>3.13<br>3.14<br>3.15<br>3.16 | This appropriation contains mor<br>provide educational benefits to<br>dependent children under age 23<br>spouses of public safety office<br>killed in the line of duty under<br>Minnesota Statutes 2004, section<br>2994.45. | o<br>3 and the<br>ers<br>er |            | •                               |   |
|                                      | HOUSE LANGUAGE   | (H1385-3)                   |            |                                 | SENATE LANGUAGE (S1879-1)   |
| 3.18<br>3.19                         | Subd. 3. Interstate Tuition<br>Reciprocity   | 1,000,000                   | 1,000,000  | 30.25<br>30.26                  | Subd. 3. Interstate Tuition Reciprocity 1,000,000 1,000,000   |
| 3.21                                 | If the appropriation in this subdivision for either year is insufficient, the appropriation other year is available to meet reciprocity contract obligation  | t                           |            | 30.28<br>30.29<br>30.30         | If the appropriation in this subdivision for either year is insufficient, the appropriation for the other year is available to meet reciprocity contract obligations. |
| 3.25                                 | Subd. 4. State Work Study  | 12,444,000                  | 12,444,000 | 30.32<br>30:33                  | Subd. 4. State Work Study<br>12,444,000 12,444,000  |
| 3.26                                 | Subd. 5. Child Care Grants   | 4,743,000                   | 4,743,000  | 30.34<br>30.35                  | Subd. 5. Child Care Grants<br>4,743,000 4,743,000   |
|                                      | HOUSE LANGUAGE   | (H1385-3)                   |            |                                 | SENATE LANGUAGE (S2265-1)   |
|                                      |  |                             |            | 3.6                             | Subd. 3. Child Care Grants 125,000 125,000  |
|                                      | HOUSE LANGUAGE   | (H1385-3)                   |            |                                 | SENATE LANGUAGE (S1879-1)   |
| 3.27                                 | Subd. 6. Minitex   | 4,381,000                   | 4,381,000  | 30.36<br>30.37                  | Subd. 6. Minitex<br>4,381,000 4,381,000   |
| 3.28                                 | Subd. 7. MnLINK Gateway  | 400,000                     | 400,000    | 30.38<br>30.39                  | Subd. 7. MnLINK<br>400,000 400,000  |
| 3.29<br>3.30                         | Subd. 8. Learning Network of Minnesota   | 4,329,000                   | 4,329,000  | 30.40<br>30.41<br>30.42         | Subd. 8. Learning Network of Minnesota 4,329,000 4,329,000  |

2,860,000

## \*\*\* SEE PAGE R30 SECTION 24 \*\*\*

| ,   |   |           |           |
|---|---|-----------|-----------|
| 3.31<br>3.32  | Subd. 9. Minnesota College<br>Savings Plan  | 1,120,000 | 1,120,000 |
| 3.33<br>3.34<br>3.35<br>3.36<br>3.36<br>3.37  | Subd. 10. Other Small Programs This appropriation includes funding frostsecondary Service Learning, Stude and Parent Information, Get Ready Outreach, and Intervention for Collegacess.   | ent       | 664,000   |
| 3.40<br>3.41<br>3.42<br>3.43<br>3.44<br>3.45  | Of this appropriation, \$100,000 each year is for grants to increase campus-community collaboration and service learning statewide. For each \$1 in state funding, grant recipients must contribute \$2 in campus or community-based support.   |           |           |
| 3.47<br>3.48<br>3.49<br>3.50<br>3.51<br>3.52<br>3.53<br>3.54<br>3.55<br>3.56<br>4.1 | Subd. 11. Agency Administration \$100,000 in the first year and \$300,0 in the second year is for the Higher Education Services Office to develop and implement a process to measure ar report on the effectiveness of postsecondary institutions in the state. The funding base for this initiative in fiscal years 2008 and 2009 is \$300,000 per year. |           | 2,496,000 |

| 0.43   | Subd. 9. Income Contingent Loans        |
|--------|---|
| 0.44   | The Higher Education Services Office    |
| 0.45   | shall administer an income-contingent   |
| 0.46   | loan repayment program to assist        |
| 0.47   | graduates of Minnesota schools in       |
| 0.48   | medicine, dentistry, pharmacy,          |
| 0.49   | chiropractic medicine, public health,   |
| 0.50   | and veterinary medicine, and Minnesota  |
| 11.1   | residents graduating from optometry and |
| 11.2   | osteopathy programs. Applicant data     |
| 11.3   | collected by the office for this        |
| 11.4   | program may be disclosed to a consumer  |
| 11.5   | credit reporting agency under the same  |
| 11.6   | conditions as those that apply to the   |
| 11.7   | supplemental loan program under         |
| 11.8   | Minnesota Statutes, section 136A.162.   |
| 11.9   | No new applicants may be accepted after |
| 11.10  | June 30, 1995.                          |
|        |   |
| *** SE | E PAGE R30 SECTION 19 ***               |
| 1 1 1  | Subd 10 Minnoreta College               |

| 31.11 | Subd. 10. Minnesota College |
|-------|-----------------------------|
| 31.12 | Savings Plan                |
| 31.13 | 1.120.000 1.120.000         |

31.14 Subd. 11. Agency 31.15 Administration 31.16 2,860,000

#### HIGHER EDUCATION

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22,000

#### HOUSE LANGUAGE (H1385-3)

#### HOUSE LANGUAGE (H1385-3)

\$310,000 in the first year is for the Higher Education Services Office to upgrade computer program application software related to state grant awards. This appropriation does not cancel but is available until expended. This is a onetime appropriation and is not added to the

4.10 agency's base.

### HOUSE LANGUAGE (H1385-3)

## 3.53 Subd. 7. Agency Administration 333,000

SENATE LANGUAGE (\$2265-1)

## SENATE LANGUAGE (S1879-1)

|       | TI                                      |
|-------|---|
| 31.17 | This appropriation includes \$125,000   |
| 31.18 | each year for the student and parent    |
| 31.19 | information program under Minnesota     |
| 31.20 | Statutes, section 136A.87; \$184,000    |
| 31.21 | each year for the Get Ready program;    |
| 31.22 | and \$255,000 each year for the college |
| 31.23 | intervention program to foster          |
| 31.24 | postsecondary attendance by providing   |
| 31.25 | outreach services to historically       |
| 31.26 | underserved groups of Minnesota         |
| 31.27 | elementary and secondary students. The  |
| 31.28 | office may contract with other agencies |
| 31.29 | or nonprofit organizations for specific |
| 31.30 | services specifically funded by this    |
| 31.31 | paragraph.                              |
| 31.32 | This appropriation contains \$100,000   |
| 31.33 | each year for grants to increase        |
| 31.34 | campus-community collaboration and      |
| 31.35 | service learning statewide. For every   |
| 31.36 | \$1 in state funding, grant recipients  |
| 31.37 | must contribute \$2 in campus or        |

### SENATE LANGUAGE (\$2265-1)

| 3.54 | Of th | is <sup>.</sup> | appr | opriati | ion, | \$15,000 | each |
|------|-------|-----------------|------|---------|------|----------|------|
| 3.55 | year  | is              | for  | grants  | tο   | increase |      |

3.56 campus-community collaboration and

3.57 service learning statewide. For each 3.58 \$1 in state funding, grant recipients

3.59 must contribute \$2 in campus or

3.60 community-based support.

31.38 community-based support.

### Of this appropriation, \$310,000 in the

4.2 first year is for the Higher Education

4.3 Services Office to upgrade computer

4.4 program application software related to

state grant awards. This appropriation

does not cancel but is available until

expended. This is a onetime

appropriation and is not added to the

agency's base.

### 4.10 Of this appropriation, \$8,000 in the

4.11 first year and \$7,000 in the second

4.12 year is for increased dues for the

4.13 Midwestern Higher Education Compact.

4.14 This appropriation is ongoing and

4.15 \$15,000 is added to the agency's base.

| 4.12 | A balance in the first year under this  |
|------|---|
| 4.13 | section does not cancel, but is         |
| 4.14 | available for the second year.          |
| 4.15 | Subd. 13. Transfers                     |
| 4.16 | The Higher Education Services Office    |
| 4.17 | may transfer unencumbered balances from |
| 4.18 | the appropriations in this section to   |
| 4.19 | the state grant appropriation, the      |
| 4.20 | interstate tuition reciprocity          |
| 4.21 | appropriation, the child care           |
| 4.22 | appropriation, and the state work study |
|      |   |

4.11 Subd. 12. Balances Forward

4.23 appropriation.

#### HOUSE LANGUAGE (H1385-3)

## HOUSE LANGUAGE (H1385-3)

| 4.24 | Subd. 14. Reporting                     |
|------|---|
| 4.25 | The Higher Education Services Office    |
| 4.26 | shall collect data monthly from         |
| 4.27 | institutions disbursing state financial |
| 4.28 | aid. The data collected must include.   |
| 4.29 | but is not limited to, expenditures by  |
| 4.30 | type to date and unexpended balances.   |
|      | typo to date and analysis and and and   |
| 4.31 | The Higher Education Services Office    |
| 4.32 | must evaluate and report quarterly      |
| 4.33 | state financial aid expenditures and    |
| 4.34 | unexpended balances to the chairs of    |
| 4.35 | the Higher Education Finances           |
| 4.36 | Committees of the senate and house of   |
| 4.37 | representatives and the commissioner of |
| 4.38 | finance. By November 1 and February     |
| 4.39 | 15, the Higher Education Services       |
| 4.40 | Office must provide updated state grant |
| 4.41 | spending projections taking into        |
| 4.42 | account the most current and projected  |
| 4.43 | enrollment and tuition and fee          |
| 4.44 | information, economic conditions, and   |
| 4.45 | other relevant factors. Before          |
| 7.73 | Other reference research before         |

#### HIGHER EDUCATION

#### 10 May 2005 1:15 p.m.

#### SENATE LANGUAGE (S1879-1)

#### \*\*\* SEE PAGES R9 AND R30 \*\*\*

- 31.39 Subd. 12. Balances Forward 31.40 A balance in the first year under this 31.41 section does not cancel, but is
- 31.42 available for the second year.
- 31.43 Subd. 13. Transfers
- 31.44 The Higher Education Services Office
- 31.45 may transfer unencumbered balances from
- 31.46 the appropriations in this section to
- 31.47 the state grant appropriation and the
- 31.48 interstate tuition reciprocity
- 31.49 appropriation.

### SENATE LANGUAGE (S2265-1)

- 4.20 Subd. 9. Transfers
- 4.21 Notwithstanding 2005 S.F. No. 1879,
- 4.22 article 5, section 2, subdivision 13,
- 4.23 if enacted, the higher education
- 4.24 services office may transfer
- 4.25 unencumbered balances from the
- 4.26 appropriations in this section and in
- 4.27 2005 S.F. No. 1879, article 5, section
- 4.28 2, if enacted, to the state grant
- 4.29 appropriation, the child care grants
- 4.30 appropriation, and the interstate
- 4.31 tuition reciprocity appropriation.

### SENATE LANGUAGE (S1879-1)

- 31.50 Subd. 14. Reporting
- 31.51 The Higher Education Services Office
- 31.52 shall collect data monthly from
- 31.53 institutions disbursing state financial
- 31.54 aid. The data collected shall include.
- 31.55 but is not limited to, expenditures by
- 31.56 type to date and unexpended balances.
- 31.57 The Higher Education Services Office
- 31.58 shall evaluate and report monthly on
- 32.1 state financial aid expenditures and
- 32.2 unexpended balances to the chairs of
- the higher education finance committees 32.3
- of the senate and house of 32.4
- representatives and the commissioner of 32.5
- finance. By July 15, December 1, 32.6
- February 15, and April 15, the services 32.7
- office shall provide updated state 32.8
- 32.9 grant spending projections taking into
- 32.10 account the most current and projected
- 32.11 enrollment and tuition and fee
- 32.12 information, economic conditions, and
- 32.13 other relevant factors. Before

SENATE LANGUAGE (S1879-1)

#### HOUSE LANGUAGE (H1385-3)

| 4.46 | submitting state grant spending       |
|------|---------------------------------------|
| 4.47 | projections, the Higher Education     |
| 4.48 | Services Office must meet and consult |
| 4.49 | with representatives of public and    |
| 4.50 | private postsecondary education, the  |
| 4.51 | Department of Finance, Governor's     |
| 4.52 | Office, legislative staff, and        |
| 4.53 | financial aid administrators.         |

#### HOUSE LANGUAGE (H1385-3)

## 4.54 Subd. 15. Rochester University 4.55 \$200,000 is for implementation and planning activities for a university in Rochester under article 4, section 1. 4.58 This is a onetime appropriation. 4.59 \$3,000,000 is a onetime appropriation 4.60 for deposit into the Rochester 4.61 University development account under article 4, section 2 for the implementation and development purposes of article 4, section 3. The Higher Education Services Office must approve the use of the money in the development 5.6 account.

### 32.16 consult with representatives of public 32.17 and private postsecondary education, 32.18 the Department of Finance, governor's 32.19 office, legislative staff, and 32.20 financial aid administrators. The 32.21 Board of Regents of the University of 32.22 Minnesota, the Board of Trustees of the 32.23 Minnesota State Colleges and 32.24 Universities, and private institutions

projections, the office shall meet and

### 32.25 that participate in the state grant 32.26 program shall submit tuition and fee

32.27 information to the Higher Education 32.28 Services Office no later than July 1 of

# 32.29 each year.

32.14 submitting state grant spending

```
SENATE LANGUAGE (S2265-1)
4.32 Subd. 10. Reporting
4.33 Notwithstanding 2005 S.F. No. 1879.
4.34 article 5, section 2, subdivision 14,
4.35 if enacted, the higher education
4.36 services office shall evaluate and
4.37 report quarterly on state financial aid
4.38 expenditures and unexpended balances to
4.39 the chairs of the higher education
4.40 finance committees of the senate and
4.41 house of representatives and the
4.42 commissioner of finance. By November 1
     and February 15, the services office
4.44 shall provide updated state grant
4.45 spending projections taking into
4.46 account the most current and projected
     enrollment and tuition and fee
```

Subd. 6. Rochester Higher 3.34 Education

other relevant factors.

2,500,000

(a) \$200,000 is for the Rochester 3.36 Higher Education Development Committee 3.37 to carry out its planning activities.

information, economic conditions, and

3.38 This is a onetime appropriation.

(b) \$2,300,000 is for a onetime

appropriation that must be deposited

into the Rochester higher education development account. With the approval

3.43 of the Higher Education Services

3.44 Office, money in this account may be 3.45 used to: (1) provide additional

3.46 planning and development funds, if

3.47 needed: (2) provide initial funding for

3.48 academic program development; and (3)

3.49 provide funding related to academic

3.50 facilities, if needed. The

3,200,000

### SENATE LANGUAGE (S2265-1)

|     |                                       | appropriation under this paragraph is available until June 30, 2009. |
|-----|---------------------------------------|--|
| 5.7 | This appropriation is available until |  |

| 5.8  | June 30, 2009, except that any portio |
|------|---------------------------------------|
| 5.9  | used for an endowment under article 4 |
| 5.10 | section 1, does not cancel but is     |
| 5.11 | available until spent.                |

### 3.7 Subd. 4. Intervention for College 3.8 Attendance Program 500,000 500,000 3.9 For the purpose of new Minnesota 3.10 Statutes, section 136A.861. No more 3.11 than \$50,000 of this appropriation in 3.12 each year may be used for 3.13 administrative expenses. This 3.14 appropriation is added to the agency's 3.15 permanent budget base. 3.16 Subd. 5. United Family 3.17 Medicine Residency 360,000 360,000 3.18 For a grant to the United Family 3.19 Medicine residency program. This 3.20 appropriation shall be used to support 3.21 18 resident physicians each year in 3.22 family practice at United Family 3.23 Medicine residency programs and shall 3.24 prepare doctors to practice family care 3.25 medicine in underserved rural and urban 3.26 areas of the state. It is intended 3.27 that this program will improve health 3.28 care in underserved communities, 3.29 provide affordable access to 3.30 appropriate medical care, and manage 3.31 the treatment of patients in a more 3.32 cost-effective manner. SENATE LANGUAGE (S1879-1) 32.30 Sec. 3. BOARD OF TRUSTEES OF THE' 32.31 MINNESOTA STATE COLLEGES AND UNIVERSITIES

## HOUSE LANGUAGE (H1385-3)

- Sec. 3. BOARD OF TRUSTEES OF THE MINNESOTA
- STATE COLLEGES AND UNIVERSITIES
- 5.14 Subdivision 1. Total
- 5.15 Appropriation

597,769,000 599,894,000

## HOUSE LANGUAGE (H1385-3)

- 32.32 Subdivision 1. Total
- 32.33 Appropriation

#### SENATE LANGUAGE (\$2265-1)

- 4.52 Subdivision 1. Total
- 4.53 Appropriation

(35,020,000)

642,494,000

29,780,000

583,694,000

6.6 the program area; (2) a development

## SENATE LANGUAGE (\$1879-1)

| 5.17<br>5.18<br>5.19<br>5.20<br>5.21<br>5.22         | \$811,653,000 in the second year. The legislature estimates that noninstructional expenditures will be \$58,581,000 in the first year and  |             | 32.35   | The amounts that may be spent from this appropriation for each purpose are specified in the following subdivisions.   |
|--|--|-------------|---|---|
| 5.29<br>5.30<br>5.31<br>5.32<br>5.33<br>5.34<br>5.35 | \$4,800,000 the first year and \$5,200,000 the second year are for the board to increase its capacity for training nurses. \$1,500,000 each year is for the board to address the management education  | 583,094,000 | 32.40<br>32.41<br>32.42<br>32.43<br>32.44<br>32.45                    | and Appropriations The legislature estimates that instructional expenditures will be  |
| 5.42<br>5.43<br>5.44<br>5.45<br>5.46<br>5.47         | administrative expenses of the office  | 7,500,000   |   |   |
| 5.52<br>5.53<br>5.54<br>5.55<br>5.56<br>5.57         | designate centers of excellence. The center designations may be made for the fields of manufacturing technology, science and engineering, health care, information technology, business, and teacher education. A center of excellence must include no more than |             | 4.57<br>4.58<br>4.59<br>5.1<br>5.2<br>5.3<br>5.4<br>5.6<br>5.7<br>5.8 |   |
| 6.1<br>6.2<br>6.3<br>6.4<br>6.5                      | The board must select programs for centers of excellence based on a demonstration of: (1) a comprehensive academic plan with a continuum of academic offerings and credentials in the program area: (2) a development  |             | 5.11<br>5.12<br>5.13<br>5.14  | This appropriation includes funding for the recurring enrollment adjustment and money to strengthen and expand the Minnesota online program, increase the capacity for training nurses and teachers, provide for the management |

5.15 teachers, provide for the management

| HOUSE LANGUAG | E (H1385-3) |
|---------------|-------------|
|---------------|-------------|

| 6.7<br>6.8<br>6.9<br>6.10<br>6.11<br>6.12<br>6.13<br>6.14<br>6.15<br>6.16<br>6.17<br>6.18<br>6.19 | plan with a goal of achieving continuous improvement leading to national recognition; (3) financial and programmatic commitments from employers who will benefit from the development of a center; and (4) an institutional commitment of support and assurance that designated funding will not supplant current budgets. A center of excellence may create an advisory committee representing local, statewide, and national leaders in the field. |
|---|--|
| 6.20  | By January 15 of each odd-numbered year, each designated center must   |
| 6.22<br>6.23<br>6.24  | report to the Board of Trustees. The<br>Board of Trustees must then report on<br>the centers of excellence to the  |
| 6.25<br>6.26  | governor and the chairs of the committees in the legislature with  |
| 6.27<br>6.28  | responsibility for higher education finance on program outcomes, including   |
| 6.29<br>6.30  | the use of any funds made available by a legislative appropriation for   |
| 6.31  | incentive payments to faculty or staff.  |
| 6.32<br>6.33  | Subd. 4. Competitive Salaries 4,600,000 9,300,000  For the board to make incentive   |
| 6.34<br>6.35  | payments to faculty or staff for initiatives that promote excellence in  |
| 6.36<br>6.37  | student learning. To the extent practicable, the board must make   |
| 6.38<br>6.39  | payments under this paragraph available first to faculty or staff associated   |
| 6.40  | with a designated center of excellence.  |
|   | HOUSE LANGUAGE (H1385-3)   |
| 6.41  | Sec. 4. BOARD OF REGENTS OF THE  |

598,724,000

607,999,000

6.42 UNIVERSITY OF MINNESOTA

6.43 Subdivision 1. Total

6.44 Appropriation

## SENATE LANGUAGE (S2265-1)

5.16 education needs of farm and small
5.17 business owners, provide services and
5.18 outreach to underserved populations,
5.19 provide needed repair and replacement
5.20 of facilities, and encourage and reward
5.21 excellent performance by faculty or
5.22 staff.

5.23 The Board of Trustees of the Minnesota 5.24 State Colleges and Universities may not 5.25 in the 2005-2006 and 2006-2007 academic 5.26 years increase tuition more than four 5.27 percent above the level for the 5.28 previous academic year.

### SENATE LANGUAGE (S1879-1)

32.57 Sec. 4. BOARD OF REGENTS OF THE
32.58 UNIVERSITY OF MINNESOTA

32.59 Subdivision 1. Total
32.60 Appropriation 590,211,000 550,067,000

## HOUSE LANGUAGE (H1385-3) SENATE LANGUAGE (S2265-1)

5.31 Subdivision 1. Total 5.32 Appropriation 5,467,000 75,764,000

## SENATE LANGUAGE (S1879-1)

|  | HOUSE LANGUAGE: (H13  | 85-3)       |             |                      | SENATE LANGUAGE (S1879-1)   |
|--|---|-------------|-------------|----------------------|---|
| 6.45<br>6.46<br>6.47                                 | The amounts that may be spent from appropriation for each purpose are specified in the following subdivi  |             |             | 33.1<br>33.2<br>33.3 | The amounts that may be spent from this appropriation for each purpose are specified in the following subdivisions. |
| 6.48<br>6.49   | Subd. 2. Operations and Maintenance   | 518,200,000 | 542,475,000 | 33.4<br>33.5<br>33.6 | Subd. 2. Operations and<br>Maintenance<br>526,844,000 486,700,000   |
|  | HOUSE LANGUAGE (H13   | 85-3)       |             |                      | SENATE LANGUAGE (S2265-1)   |
|  |   |             |             | 5.36<br>5.37<br>5.38 | Subd. 2. Operations and Maintenance 5,467,000 75,764,000  |
|  | HOUSE LANGUAGE (H13   | 85-3)       |             |                      | SENATE LANGUAGE (S1879-1)   |
| 6.50<br>6.51<br>6.52<br>6.53<br>6.54<br>6.55<br>6.55 | The legislature estimates that instructional expenditures will be \$456,371,000 in the first year and \$463,467,000 in the second year. legislature estimates that noninstructional expenditures will \$292,318,000 in the first year and \$296,863,000 in the second year. | The .       |             | 33.15                | legislature estimates that<br>noninstructional expenditures will be   |

#### HOUSE LANGUAGE (H1385-3)

| 0.58 | \$17,775,000 the second year is for   |
|------|---------------------------------------|
| 6.59 | academic initiatives that are part of |
| 6.60 | the board's biosciences for a healthy |
| 6.61 | society initiative.                   |

7.1 \$5,000,000 the first year and

7.2 \$10,000,000 the second year is to award

7.3 faculty compensation increases

7.4 differentially.

## SENATE LANGUAGE (S2265-1)

5.39 Estimated Expenditures 5.40 and Appropriations 5.41 Notwithstanding 2005 S.F. No. 1879, 5.42 article 5, section 4, subdivision 2, if 5.43 enacted, the legislature estimates that 5.44 instructional expenditures will be 5.45 \$303,539,000 in the first year and 5.46 \$318,209,000 in the second year. The 5.47 legislature estimates that 5.48 noninstructional expenditures will be 5.49 \$292,805,000 the first year and 5.50 \$306,956,000 in the second year. 5.51 This appropriation includes funding for 5.52 the recurring enrollment adjustment and 5.53 the following initiatives: Biosciences 5.54 for a Healthy Society to advance the 5.55 university's expertise and to increase 5.56 the university's competitiveness in 5.57 leveraging new funding from federal and 5.58 private sources; Preparing Students for 5.59 the 21st Century to enhance the ability 5.60 of the university to attract and retain 5.61 exceptional students; competitive 6.1 compensation to enable the university 6.2 to attract and retain quality faculty 6.3 members; research support to provide 6.4 resources for the university to

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7.6 $15,000,000 the second year is for research support. The funding base for this initiative in fiscal years 2008 and 2009 is $15,000,000 per year.
7.10 $6,500,000 the first year and $13,000,000 the second year is for 7.12 initiatives to attract and retain students.
```

\$20,000,000 the first year and

7.15 direct and indirect expenses of the 7.16 collaborative research partnership 7.17 between the University of Minnesota and 7.18 the Mayo Foundation for research in 7.19 biotechnology and medical genomics. 7.20 This is a onetime appropriation. The 7.21 Board of Regents must submit an annual 7.22 report on the expenditure of these 7.23 funds to the governor and the chairs of 7.24 senate Higher Education Budget 7.25 Division: the house Higher Education 7.26 Finance Committee; the senate Environment, Agriculture and Economic 7.27 7.28 Development Budget Division; and the 7.29 house Jobs and Economic Opportunity 7.30 Policy and Finance Committee by June 30 7.31 of each fiscal year until the research

7.14 \$15,000,000 the first year is for the

7.33 Subd. 2a. Base Funding
7.34 The university's base for fiscal years
7.35 2008 and 2009 shall be increased by
7.36 \$6,250,000 each year.

7.32 funding is expended.

HIGHER EDUCATION

10 May 2005 1:15 p.m.

#### SENATE LANGUAGE (S2265-1)

- 6.5 maintain a competitive advantage in 6.6 emerging and ongoing research
- 6.7 initiatives; and 21st Century
- 6.8 Technology to support enhancement to
- 6.9 major university systems.
- 6.10 This appropriation includes \$4,000,000
- 6.11 for outreach services to historically
- 6.12 underserved students.
- 6.13 This appropriation includes \$68,000 in
- 6.14 the first year and \$67,000 in the
- 6.15 second year for the information
- 6.16 exchange program in the Minnesota
- 6.17 Institute for Sustainable Agriculture.
- 6.18 \$135,000 is added to the university's
- 6.19 base.

\*\*\* IN SF2276-2, ARTICLE 2, SECTION 2, SUBDIVISION 2 \*\*\*

REVISOR'S SIDE-BY-SIDE COMPARISON

## SENATE LANGUAGE (\$1879-1)

| 7.37<br>7.38<br>7.39<br>7.40  | This appropriation is from the health care access fund and is for primary  | 2,157,000  | 2,157,000  | 33.17<br>33.18<br>33.19<br>33.20<br>33.21                   | Subd. 3. Health Care Access Fund 2,157,000 2,157,000  This appropriation is from the health care access fund for primary care education initiatives.  |            |            |
|---|--|------------|------------|---|---|------------|------------|
| 7.41<br>7.42  | Subd. 4. Special<br>Appropriation  | 63,367,000 | 63,367,000 | 33.22<br>33.23  | Subd. 4. Special<br>Appropriation   | 63,367,000 | 63,367,000 |
| 7.43<br>7.44<br>7.45<br>7.46<br>7.47<br>7.49<br>7.50<br>7.51<br>7.52<br>7.53<br>7.55<br>8.1<br>8.2<br>8.3 | (a) Agriculture and Extension Service 50,625,000 50,625,000 For the Agricultural Experiment Station, Minnesota Extension Service. (b) Health Sciences         4,929,000 4,929,000 For the rural physicians associates program, the Veterinary Diagnostic Laboratory, health sciences research, dental care, and the Biomedical Engineering Center. (c) Institute of Technology         1,387,000 For the Geological Survey and the Talented Youth Mathematics Program. (d) System Specials         6,426,000 6,426,000 |            |            | 33.27<br>33.28<br>33.29<br>33.30<br>33.31<br>33.32          | (a) Agriculture and Extension Service 50,625,000 50,625,000 This appropriation is for the Agricultural Experiment Station, Minnesota Extension Service. Any salary increases granted by the university to personnel paid from the Minnesota Extension appropriation mus not result in a reduction of the coun responsibility for the salary payment | t<br>ty    |            |
| 8.5<br>8.6<br>8.7<br>8.8<br>8.9<br>8.10   |  |            |            | 33.35<br>33.36<br>33.37<br>33.38<br>33.39<br>33.40<br>33.41 | During the biennium, the university shall maintain an advisory council system for each experiment station. The advisory councils must be broadly representative of the range in size a income distribution of farms and agribusinesses and must not disproportionately represent those fr the upper half of the size and income distributions.      | nd         |            |
| ,   |  |            |            | 33.45<br>33.46<br>33.47                                     | The university must continue to provi support for the rapid agricultural response fund, and sustainable and organic agriculture initiatives including, but not limited to, the alternative swine systems program.   | de         |            |
|   |  |            |            | 33.53   | (b) Health Sciences 4,929,000 4,929,000 This appropriation is for the rural physicians associates program, the Veterinary Diagnostic Laboratory, health sciences research, dental care and the Biomedical Engineering Center  |            |            |
|   |  |            |            | 34.3<br>34.4<br>34.5<br>34.6                                | (c) Institute of Technology 1,387,000 1,387,000 This appropriation is for the Geological Survey and the Talented  |            |            |

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8.12 Subd. 5. Academic Health Center
8.13 The appropriation to the Academic
8.14 Health Center under Minnesota Statutes,
8.15 section 297F.10, is anticipated to be
8.16 $20,890,000 in the first year and
8.17 $20,474,000 in the second year.
     Subd. 6. Deaf Students
     The Board of Regents is encouraged to
     provide the same benefit to any
8.20
     Minnesota resident student who
8.21
8.22 graduates from the Minnesota State
8.23 Academy for the Deaf as the Board
8.24 provides to students who graduate from
8.25 the Minnesota State Academy for the
8.26 Blind under Minnesota Statutes, section
8.27 248.03. To be eligible for this
8.28 benefit, the student must comply with
8.29 all requirements of the University of
8.30 Minnesota.
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8.31 Subd. 7. Mineral Research Account
8.32 Notwithstanding Minnesota Statutes,
8.33 section 137.022, subdivision 4,
8.34 \$250,000 of the funds which would be
8.35 credited to the mineral research
8.36 account is appropriated to the Board of
8.37 Regents for drilling a 5,000 foot core
8.38 sampling bore hole at the Tower-Soudan
8.39 mine complex in support of a National
8.40 Science Foundation grant.

HIGHER EDUCATION

10 May 2005 1:15 p.m.

### SENATE LANGUAGE (S1879-1)

Youth Mathematics Program. 34.8 (d) System Specials 34.9 6.426.000 6,426,000 34.10 This appropriation is for general 34.11 research, student loans matching money, 34.12 industrial relations education, Natural 34.13 Resources Research Institute, Center 34.14 for Urban and Regional Affairs, Bell 34.15 Museum of Natural History, and the 34.16 Humphrey exhibit. 34.17 Subd. 5. Academic Health Center 34.18 The appropriation to the academic 34.19 health center under Minnesota Statutes. 34.20 section 297F.10, is anticipated to be 34.21 \$20,940,000 in the first year and 34.22 \$20,524,000 in the second year.

\*\*\* SEE PAGE R22 \*\*\*

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*** IN SF2276-2, ARTICLE 1, SECTION 5, SUBDIVISION 2 ***
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34.23 Subd. 6. Accountability
34.24 The board shall continue to submit the
34.25 data and information enumerated in Laws
34.26 2001, First Special Session chapter 1,
34.27 article 1, section 4, subdivision 5, in
34.28 the board's university plan,
34.29 performance, and accountability
34.30 report. For the purpose of those
34.31 reports, a first generation student is
34.32 a student neither of whose parents
34.33 received any postsecondary education.
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PAGE R15

REVISOR'S SIDE-BY-SIDE COMPARISON

## SENATE LANGUAGE (S1879-1)

| 8.41   | Sec. 5. MAYO MEDICAL FOUNDATION   |          |           | 34.34  | Sec. 5. MAYO MEDICAL FOUNDATION  |           |           |
|--|---|----------|-----------|--|--|-----------|-----------|
| 8.42<br>8.43<br>8.44<br>8.45<br>8.46                                 | The amounts that may be spent from this   | ,391,000 | 1,391,000 | 34.37<br>34.38   | The amounts that may be spent from this  | 1,391,000 | 1,391,000 |
| 8.50<br>8.51<br>8.52   | The state of Minnesota must pay a capitation each year for each student who is a resident of Minnesota. The   | 514,000  | 514,000   | 34.43<br>34.44<br>34.45<br>34.46                                     | Subd. 2. Medical School 514,000 514,000  The state of Minnesota must pay a capitation each year for each student who is a resident of Minnesota. The appropriation may be transferred between years of the biennium to accommodate enrollment fluctuations.  |           |           |
| 8.55   | It is intended that during the biennium the Mayo Foundation use the capitation money to increase the number of doctors practicing in rural areas in need of doctors.  |          |           | 34.49<br>34.50<br>34.51  | The legislature intends that during the biennium the Mayo foundation use the capitation money to increase the number of doctors practicing in rural areas in need of doctors.  |           |           |
| 9.3<br>9.4<br>9.5<br>9.6<br>9.7                                      | Subd. 3. Family Practice and Graduate Residency Program The state of Minnesota must pay a capitation of up to 27 residents each year.   | 531,000  | 531,000   | 34.53<br>35.1<br>35.2<br>35.3<br>35.4                                | Subd. 3. Family Practice and Graduate Residency Program 531,000 531,000 The state of Minnesota must pay a capitation of 27 residents each year.  |           |           |
| 9.13<br>9.14<br>9.15<br>9.16<br>9.17<br>9.18<br>9.19<br>9.20<br>9.21 | Foundation to support 12 resident physicians each year in the St. Cloud Hospital-Mayo family practice residency program. The program must prepare doctors to practice primary care medicine in the rural areas of the state. It is intended that this program will improve health care in rural communities, provide affordable access to appropriate medical care, and manage the treatment of patients in a |          |           | 35.11<br>35.12<br>35.13<br>35.14<br>35.15<br>35.16<br>35.17<br>35.18 | Subd. 4. St. Cloud Hospital-Mayo Family Practice Residency Program 346,000  This appropriation is to the Mayo foundation to support 12 resident physicians each year in the St. Cloud Hospital-Mayo Family Practice Residency program. The program shall prepare doctors to practice primary care medicine in the rural areas of the state. It is intended that this program will improve health care in rural communities, provide affordable access to appropriate medical care, and manage the treatment of patients in a more cost-effective manner. |           |           |
|  | HOUSE LANGUAGE (H1385-3)  |          |           |  | SENATE LANGUAGE (S2265-1)  | ļ.        |           |
|  |   |          |           | 6.21<br>6.22<br>6.23<br>6.24   | Sec. 5. COMMISSIONER OF HEALTH  To the commissioner of health to implement new Minnesota Statutes, section 144.1498. The funding base for this program is \$219,000 in fiscal year 2008 and \$280,000 in fiscal year 2009.   | 95,000    | 155,000   |

SENATE LANGUAGE (\$2265-1)

| 9.24 | ARTICLE 2          | 6.26 |
|------|--------------------|------|
| 9.25 | RELATED PROVISIONS | 6.27 |

Section 1. Minnesota Statutes 2004, section 13.46. 9.27 subdivision 2, is amended to read:

Subd. 2. [GENERAL.] (a) Unless the data is summary data or 9.29 a statute specifically provides a different classification data 9.30 on individuals collected, maintained, used, or disseminated by 9.31 the welfare system is private data on individuals, and shall not 9.32 be disclosed except:

. . . . . . . .

(1) according to section 13.05:

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9 28

9.33

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10.36

- (2) according to court order:
- (3) according to a statute specifically authorizing access 9.36 to the private data:
  - (4) to an agent of the welfare system, including a law enforcement person, attorney, or investigator acting for it in the investigation or prosecution of a criminal or civil proceeding relating to the administration of a program:
- (5) to personnel of the welfare system who require the data 9.42 to verify an individual's identity: determine eligibility. 9.43 amount of assistance, and the need to provide services to an 9.44 individual or family across programs; evaluate the effectiveness of programs: and investigate suspected fraud:
  - (6) to administer federal funds or programs:
  - (7) between personnel of the welfare system working in the same program:
- (8) to the Department of Revenue to administer and evaluate tax refund or tax credit programs and to identify individuals who may benefit from these programs. The following information may be disclosed under this paragraph; an individual's and their dependent's names, dates of birth, Social Security 10.10 numbers, income, addresses, and other data as required, upon 10.11 request by the Department of Revenue. Disclosures by the 10.12 commissioner of human services for the purposes described in 10.13 this clause are governed by section 270B.14, subdivision 1. Tax 10.14 refund or tax credit programs include, but are not limited to. 10.15 the dependent care credit under section 290.067, the Minnesota 10.16 working family credit under section 290.0671, the property tax 10.17 refund and rental credit under section 290A.04, and the 10.18 Minnesota education credit under section 290.0674:
- (9) between the Department of Human Services, the 10.20 Department of Education, and the Department of Employment and 10.21 Economic Development for the purpose of monitoring the 10.22 eligibility of the data subject for unemployment benefits, for 10.23 any employment or training program administered, supervised, or 10.24 certified by that agency, for the purpose of administering any 10.25 rehabilitation program or child care assistance program, whether 10.26 alone or in conjunction with the welfare system, or to monitor 10.27 and evaluate the Minnesota family investment program by 10.28 exchanging data on recipients and former recipients of food 10.29 support, cash assistance under chapter 256, 256D, 256J, or 256K. 10.30 child care assistance under chapter 1198, or medical programs 10.31 under chapter 256B, 256D, or 256L:
- (10) to appropriate parties in connection with an emergency 10.33 if knowledge of the information is necessary to protect the 10.34 health or safety of the individual or other individuals or 10.35 persons:
  - (11) data maintained by residential programs as defined in

ARTICLE 2 RELATED PROVISIONS

section 245A.02 may be disclosed to the protection and advocacy system established in this state according to Part C of Public Law 98-527 to protect the legal and human rights of persons with mental retardation or other related conditions who live in residential facilities for these persons if the protection and advocacy system receives a complaint by or on behalf of that person and the person does not have a legal guardian or the state or a designee of the state is the legal guardian of the person:

- (12) to the county medical examiner or the county coroner for identifying or locating relatives or friends of a deceased person:
- (13) data on a child support obligor who makes payments to the public agency may be disclosed to the Higher Education 11.15 Services Office to the extent necessary to determine eligibility 11.16 under section sections 136A.121, subdivision 2, clause (5), and 136A.125, subdivision 2, clause (8); 11.17
- (14) participant Social Security numbers and names collected by the telephone assistance program may be disclosed 11.20 to the Department of Revenue to conduct an electronic data match 11.21 with the property tax refund database to determine eligibility 11.22 under section 237.70, subdivision 4a;
  - (15) the current address of a Minnesota family investment program participant may be disclosed to law enforcement officers who provide the name of the participant and notify the agency that:
- (i) the participant: 11.27

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- (A) is a fugitive felon fleeing to avoid prosecution, or custody or confinement after conviction, for a crime or attempt to commit a crime that is a felony under the laws of the jurisdiction from which the individual is fleeing; or
- (B) is violating a condition of probation or parole imposed under state or federal law:
- (ii) the location or apprehension of the felon is within the law enforcement officer's official duties: and
- (iii) the request is made in writing and in the proper exercise of those duties:
- (16) the current address of a recipient of general assistance or general assistance medical care may be disclosed to probation officers and corrections agents who are supervising the recipient and to law enforcement officers who are investigating the recipient in connection with a felony level offense:
- (17) information obtained from food support applicant or recipient households may be disclosed to local, state, or 12.10 federal law enforcement officials, upon their written request, for the purpose of investigating an alleged violation of the 12.12 Food Stamp Act, according to Code of Federal Regulations, title 12.13 7, section 272.1(c):
- (18) the address, Social Security number, and, if 12.14 available, photograph of any member of a household receiving 12 15 food support shall be made available, on request, to a local, 12.16 state, or federal law enforcement officer if the officer 12 17 12.18 furnishes the agency with the name of the member and notifies the agency that: 12.19
  - (i) the member:
- 12.20 (A) is fleeing to avoid prosecution, or custody or 12.22 confinement after conviction, for a crime or attempt to commit a

12.23 crime that is a felony in the jurisdiction the member is 12.24 fleeing;

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- 12.25 (B) is violating a condition of probation or parole imposed under state or federal law; or 12.26
  - (C) has information that is necessary for the officer to conduct an official duty related to conduct described in subitem (A) or (B);
  - (ii) locating or apprehending the member is within the officer's official duties; and
  - (iii) the request is made in writing and in the proper exercise of the officer's official duty:
  - (19) the current address of a recipient of Minnesota family investment program, general assistance, general assistance medical care, or food support may be disclosed to law enforcement officers who, in writing, provide the name of the recipient and notify the agency that the recipient is a person required to register under section 243.166, but is not residing at the address at which the recipient is registered under section 243.166:
  - (20) certain information regarding child support obligors who are in arrears may be made public according to section 518.575:
- (21) data on child support payments made by a child support 13.10 obligor and data on the distribution of those payments excluding identifying information on obligees may be disclosed to all 13.12 obligees to whom the obligor owes support, and data on the 13.13 enforcement actions undertaken by the public authority, the 13.14 status of those actions, and data on the income of the obligor 13.15 or obligee may be disclosed to the other party:
  - (22) data in the work reporting system may be disclosed under section 256.998, subdivision 7;
- (23) to the Department of Education for the purpose of 13.19 matching Department of Education student data with public assistance data to determine students eligible for free and reduced price meals, meal supplements, and free milk according 13.22 to United States Code, title 42, sections 1758, 1761, 1766. 1766a, 1772, and 1773; to allocate federal and state funds that are distributed based on income of the student's family; and to verify receipt of energy assistance for the telephone assistance plan;
  - (24) the current address and telephone number of program recipients and emergency contacts may be released to the commissioner of health or a local board of health as defined in section 145A.02, subdivision 2, when the commissioner or local board of health has reason to believe that a program recipient is a disease case, carrier, suspect case, or at risk of illness. and the data are necessary to locate the person;
  - (25) to other state agencies, statewide systems, and political subdivisions of this state, including the attorney general, and agencies of other states, interstate information networks, federal agencies, and other entities as required by federal regulation or law for the administration of the child support enforcement program;
  - (26) to personnel of public assistance programs as defined in section 256.741, for access to the child support system database for the purpose of administration, including monitoring and evaluation of those public assistance programs;
    - (27) to monitor and evaluate the Minnesota family

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       investment program by excharging data between the Departments of
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      Human Services and Education, on recipients and former
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      recipients of food support, cash assistance under chapter 256,
      256D. 256J, or 256K, child care assistance under chapter 119B,
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      or medical programs under chapter 256B, 256D, or 256L:
14.14
          (28) to evaluate child support program performance and to
14.15 identify and prevent fraud in the child support program by
14.16 exchanging data between the Department of Human Services.
14.17 Department of Revenue under section 270B.14, subdivision 1.
      paragraphs (a) and (b), without regard to the limitation of use
14.18
      in paragraph (c), Department of Health, Department of Employment
14.20 and Economic Development, and other state agencies as is
      reasonably necessary to perform these functions; or
14.21
          (29) counties operating child care assistance programs
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- under chapter 119B may disseminate data on program participants, applicants, and providers to the commissioner of education.
- 14.25 (b) Information on persons who have been treated for drug 14.26 or alcohol abuse may only be disclosed according to the requirements of Code of Federal Regulations, title 42, sections 14.27 14.28 2.1 to 2.67. 14.29
- (c) Data provided to law enforcement agencies under paragraph (a), clause (15), (16), (17), or (18), or paragraph (b), are investigative data and are confidential or protected 14.32 nonpublic while the investigation is active. The data are private after the investigation becomes inactive under section 13.82, subdivision 5, paragraph (a) or (b).
- (d) Mental health data shall be treated as provided in 14.36 subdivisions 7, 8, and 9, but is not subject to the access provisions of subdivision 10, paragraph (b).
- 15.2 For the purposes of this subdivision, a request will be deemed to be made in writing if made through a computer 15.3 15.4 interface system.
- Sec. 2. Minnesota Statutes 2004, section 135A.031. 15.5 subdivision 3, is amended to read: 15.6

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- Subd. 3. [DETERMINATION OF INSTRUCTIONAL SERVICES BASE.] 15.7 15.8 The instructional services base for each public postsecondary system is the sum of: (1) the state share: and (2) the legislatively estimated tuition for the second year of the most recent biennium; and (3) adjustments-for-inflation,-enrollment 15.11 changes-as-catcutated-in-subdivision-4;-and performance as 15.12 calculated in subdivision 5. 15.13
  - Sec. 3. Minnesota Statutes 2004, section 135A.031, subdivision 4. is amended to read:
- 15.15 Subd. 4. [ABJUSTMENT-FOR ENROLLMENTS FOR BUDGETING.] fa} 15.16 15.17 Each-public-postsecondary-system's-instructional-services-base 15.18 shail-be-adjusted-for-estimated-changes-in-enroliments---For 15.19 each-two-percent-change-in-estimated-full-year-equivalent 15.20 enrollment--an-adjustment-shall-be-made-to-65-percent-of-the 15.21 instructional-services-base---The-remaining-35-percent-of-the 15.22 instructional-services-base-is-not-subject-to-the-adjustment-in 15.23 this-subdivision-
- fb) For all purposes where student enrollment is used for 15.24 budgeting purposes. student enrollment shall be measured in 15.25 full-year equivalents and shall include only enrollments in courses that award credit or otherwise satisfy any of the 15.27 15.28 requirements of an academic or vocational program.

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SENATE LANGUAGE (\$2265-1)

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(c)-The-enrol+ment-adjustment-shall-be-made-for-each-year
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      of-the-subsequent-biennium---The-base-enroliment-year-is-the
      1995-fiscal-year-enrollment:--The-base-enrollment-shall-be
      updated-for-each-two-percent-change-in-estimated-full-year
      equivalent-enrollment---If-the-actual-enrollment-differs-from
      the-estimated-enroliment--an-adjustment-shall-be-made-in-the
15.35 next-biennium-
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- 15.36 Sec. 4. Minnesota Statutes 2004, section 135A.052. subdivision 1, is amended to read: 16.1
  - Subdivision 1. [STATEMENT OF MISSIONS.] The legislature recognizes each type of public postsecondary institution to have a distinctive mission within the overall provision of public higher education in the state and a responsibility to cooperate with each other. These missions are as follows:
  - (1) the technical colleges shall offer vocational training and education to prepare students for skilled occupations that do not require a baccalaureate degree:
- (2) the community colleges shall offer lower division instruction in academic programs, occupational programs in which 16.12 all credits earned will be accepted for transfer to a 16.13 baccalaureate degree in the same field of study, and remedial studies, for students transferring to baccalaureate institutions and for those seeking associate degrees:
  - (3) consolidated community technical colleges shall offer the same types of instruction, programs, certificates, diplomas. and degrees as the technical colleges and community colleges offer:
  - (4) the state universities shall offer undergraduate and graduate instruction through the master's degree, including specialist certificates, in the liberal arts and sciences and professional education, and may offer applied doctoral degrees in professional fields including education, psychology, physical therapy, audiology, and nursing; and
  - (5) the University of Minnesota shall offer undergraduate, graduate, and professional instruction through the doctoral degree, and shall be the primary state supported academic agency for research and extension services.
  - It is part of the mission of each system that within the system's resources the system's governing board and chancellor or president shall endeavor to:
  - (a) prevent the waste or unnecessary spending of public
  - (b) use innovative fiscal and human resource practices to manage the state's resources and operate the system as efficiently as possible:
  - (c) coordinate the system's activities wherever appropriate with the activities of the other system and governmental agencies:
  - (d) use technology where appropriate to increase system productivity, improve customer service, increase public access to information about the system, and increase public participation in the business of the system;
  - (e) utilize constructive and cooperative labor-management practices to the extent otherwise required by chapters 43A and 179A: and
  - (f) recommend to the legislature appropriate changes in law necessary to carry out the mission of the system.

Section 1. Minnesota Statutes 2004, section 135A.052, 6.29 subdivision 1, is amended to read: Subdivision 1. [STATEMENT OF MISSIONS.] The legislature

6.30 recognizes each type of public postsecondary institution to have 6.32 a distinctive mission within the overall provision of public higher education in the state and a responsibility to cooperate with each other. These missions are as follows: 6.34

- (1) the technical colleges shall offer vocational training and education to prepare students for skilled occupations that do not require a baccalaureate degree;
- (2) the community colleges shall offer lower division 6.38 instruction in academic programs, occupational programs in which 6.39 all credits earned will be accepted for transfer to a 6.41 baccalaureate degree in the same field of study, and remedial studies, for students transferring to baccalaureate institutions 6.42 6.43 and for those seeking associate degrees;
  - (3) consolidated community technical colleges shall offer the same types of instruction, programs, certificates, diplomas, and degrees as the technical colleges and community colleges offer:
  - (4) the state universities shall offer undergraduate and graduate instruction through the master's applied doctoral degree, including specialist certificates, in the liberal arts and sciences and professional education; and
  - (5) the University of Minnesota shall offer undergraduate, graduate, and professional instruction through the doctoral degree, and shall be the primary state supported academic agency for research and extension services.
  - It is part of the mission of each system that within the system's resources the system's governing board and chancellor or president shall endeavor to:
  - (a) prevent the waste or unnecessary spending of public money;
  - (b) use innovative fiscal and human resource practices to manage the state's resources and operate the system as efficiently as possible;
  - (c) coordinate the system's activities wherever appropriate with the activities of the other system and governmental agencies:
  - (d) use technology where appropriate to increase system productivity, improve customer service, increase public access to information about the system, and increase public participation in the business of the system;
  - (e) utilize constructive and cooperative labor-management practices to the extent otherwise required by chapters 43A and 179A: and
- (f) recommend to the legislature appropriate changes in law 7.28 necessary to carry out the mission of the system. 7.29
- [EFFECTIVE DATE.] This section is effective the day 7.31 following final enactment.

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Sec. 2. [135A.145] [SALE OF STUDENT INFORMATION: MARKETING
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     CREDIT CARDS TO STUDENTS.]
         Subdivision 1. [PROHIBITED PRACTICES.] No public or
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      private postsecondary educational institution in this state,
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      including its agents, employees, student or alumni
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      organizations, or affiliates, may:
         (1) sell, give, or otherwise transfer to any card issuer
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      the name, address, telephone number, or other contact
      information of a student at the postsecondary educational
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      institution without the student's consent; or
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         (2) enter into any agreement to market credit cards to
      students at a postsecondary educational institution.
For purposes of this section, the terms "credit," "credit
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      card," and "card issuer" have the meanings given them in the
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     Truth in Lending Act, United States Code, title 15, section 1602.
8.11
         Subd. 2. [VIOLATIONS.] The attorney general may seek the
      penalties and remedies available under section 8.31 against any
8.12
      person who violates this section.
8.14
         Sec. 3. [135A.165] [DEAF STUDENTS; TUITION WAIVER.]
8.15
         (a) For the purpose of this section, a "deaf person" means
      an individual with a hearing loss of such severity that the
8.16
      individual must depend primarily on visual communication, such
8.17
      as writing, lip reading, manual communication, and gestures.
8.18
         (b) A deaf person, who is a resident student as defined in
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      section 136A.101, subdivision 8, is entitled to the waiver of
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      tuition and fees remaining after deducting any federal or state
     grants or other public or private grants made to the person for
      the purpose of paying the tuition and fees at a Minnesota state
      college or university or the University of Minnesota. A deaf
      person must receive either a federal Pell grant or a state grant
      under section 136A.121 for a term to receive a waiver for that
8.26
8.27
      term.
8.28
         Sec. 4. [135A.175] [CAMPUS ACCESS ASSURANCE.]
8.29
         The Board of Trustees of the Minnesota State Colleges and
      Universities and the Board of Regents of the University of
8.30
      Minnesota shall maintain access to campuses and students for
      purposes of military recruiting by the armed forces of the
      United States that is at least equal in quality and scope to the
      access to campuses and students that is provided to any other
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      employer.
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17.15 subdivision 3, is amended to read:
17.16 Subd. 3. [SELECTION OF RECIPIENTS.] The governing board of
17.17 an eligible institution shall determine, in consultation with
17.18 its campuses, application dates and procedures, criteria to be
17.19 considered, and methods of selecting students to receive
17.20 scholarships. A campus, with the approval of its governing
17.21 board, may award a scholarship in any of-the-specified
17.22 fields field of study (1)-in-which-the-campus-offers-a-program
17.23 that-is-of-the-guality-and-rigor-to-meet-the-needs-of-the
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17.24 talented-student--and-(2)-that-is-pertinent-to-the-mission-of

Sec. 5. Minnesota Statutes 2004, section 135A.30,

17.14

17.25 the-campus.

Sec. 6. Minnesota Statutes 2004, section 135A.30, subdivision 4, is amended to read:

T.28 Subd. 4. [AMOUNT OF SCHOLARSHIP.] The amount of the scholarship must may be (1) at public institutions, up to the cost of tuition and fees for full-time attendance for one academic year, or (2) at private institutions, an amount equal to the lesser of the actual tuition and fees charged by the institution or the tuition and fees in comparable public institutions. Scholarships awarded under this section must not be considered in determining a student's financial need as provided in section 136A.101, subdivision 5.

18.1 Sec. 7. Minnesota Statutes 2004, section 135A.30. 18.2 subdivision 5. is amended to read: Subd. 5. [RENEWALS.] The scholarship shaft may be renewed 18.3 yearly, for up to three additional academic years, if the 18.4 18.5 (1) maintains full-time enrollment with a grade point 18.6 average of at least 3.0 on a four point scale: 18.7 (2) pursues studies and continues to demonstrate 18.8 18.9 outstanding ability, achievement, and potential in the field for

(3) is achieving satisfactory progress toward a degree.

which the award was made; and

18.11

Sec. 8. Minnesota Statutes 2004, section 135A.52, 18.12 18.13 subdivision 1, is amended to read: Subdivision 1. [FEES AND TUITION.] Except for an 18 14 18.15 administration fee established by the governing board at a level 18.16 to recover costs, to be collected only when a course is taken 18.17 for credit, a senior citizen who is a legal resident of 18 18 Minnesota is entitled without payment of tuition or activity 18 19 fees to attend courses offered for credit, audit any courses 18.20 offered for credit, or enroll in any noncredit adult-vocational 18.21 education courses in any state supported institution of higher 18.22 education in Minnesota when space is available after all 18.23 tuition-paying students have been accommodated. A senior 18.24 citizen enrolled under this section must pay any materials, personal property, or service charges for the course. In 18.25 addition, a senior citizen who is enrolled in a course for 18.26 credit must pay an administrative fee in an amount established 18.27 by the governing board of the institution to recover the course 18.28 costs. There shall be no administrative fee charges to a senior 18.29 citizen auditing a course. For the purposes of this section and 18,30 18.31 section 135A.51, the term "noncredit adult-vocational-education 18.32 courses" shall not include those adult-vocational-education 18.33 courses designed and offered specifically and exclusively for 18.34 senior citizens.

The provisions of this section and section 135A.51 do not apply to noncredit courses designed and offered by the University of Minnesota, and the Minnesota State Colleges and Universities specifically and exclusively for senior citizens. Senior citizens enrolled under the provisions of this section and section 135A.51 shall not be included by such institutions in their computation of full-time equivalent students when requesting staff or appropriations. The-enrollee-shall-pay taboratory-or-material-fees.

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       subdivision 2. is amended to read:
         Subd. 2. [TERM; INCOME OF SENIOR CITIZENS.] (a) Except
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      under paragraph (b), there shall be no limit to the number of
19,12
      terms, quarters or semesters a senior citizen may attend
19.13
      courses, nor income limitation imposed in determining
19.14 eligibility.
19.15
          (b) A senior citizen enrolled in a closed enrollment
19.16
       contract training or professional continuing education program
       is not eligible for benefits under subdivision 1.
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Sec. 9. Minnesota Statutes 2004, section 135A.52.

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          Sec. 10. Minnesota Statutes 2004, section 136A.01,
19.19
      subdivision 2, is amended to read:
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          Subd. 2. [RESPONSIBILITIES.] The Higher Education Services
      Office is responsible for:
19.21
          (1) necessary state level administration of financial aid
19.22
19.23 programs, including accounting, auditing, and disbursing state
      and federal financial aid funds, and reporting on financial aid
19.24
      programs to the governor and the legislature;
19.25
          (2) approval, registration, licensing, and financial aid
19.26
      eligibility of private collegiate and career schools, under
19.27
      sections 136A.61 to 136A.71 and chapter 141;
19.28
          (3) administering the-Telecommunications-Council-under-Laws
19.29
      1993 -- First-Special-Session-chapter-2 -- article-5 -- section-2 - the
19.30
      Learning Network of Minnesota; and the Statewide Library Task
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19.32
      Force:
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          (4) negotiating and administering reciprocity agreements:
19.34
          (5) publishing and distributing financial aid information
       and materials, and other information and materials under section
19.35
       136A.87, to students and parents:
19.36
          (6) collecting and maintaining student-enroliment-and
20.1
       financiai-aid-data and reporting data on students and
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       postsecondary institutions to measure progress in student
20.3
       learning and the effective use of public resources;
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          (7) administering the federal programs that affect students
20.5
       and institutions on a statewide basis; and
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          (8) prescribing policies, procedures, and rules under
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chapter 14 necessary to administer the programs under its

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Sec. 5. [135A.53] [RESIDENT TUITION.]
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          (a) A student shall qualify for a resident tuition rate or
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      its equivalent at state universities and colleges, including the
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      University of Minnesota, if the student meets all of the
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      following requirements:
          (1) high school attendance within the state for three or
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      more years;
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          (2) graduation from a state high school or attainment
      within the state of the equivalent of high school graduation;
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          (3) registration as an entering student at, or current
      enrollment in, a public institution of higher education.
          (b) This section is in addition to any other statute, rule,
      or higher education institution regulation or policy providing
9.14
      eligibility for a resident tuition rate or its equivalent to a
9.15
      student.
          [EFFECTIVE DATE.] This section is effective the day
9.16
      following final enactment and applies to tuition for school
9.17
      terms commencing on or after that date.
 9.18
          Sec. 6. Minnesota Statutes 2004, section 136A.01,
      subdivision 2, is amended to read:
 9.20
 9.21
          Subd. 2. [RESPONSIBILITIES.] The Higher Education Services
 9.22
      Office is responsible for:
 9.23
          (1) necessary state level administration of financial aid
      programs, including accounting, auditing, and disbursing state
 9.24
      and federal financial aid funds, and reporting on financial aid
 9 25
      programs to the governor and the legislature:
 9.26
          (2) approval, registration, licensing, and financial aid
 9.27
 9.28
      eligibility of private collegiate and career schools, under
 9.29
      sections 136A.61 to 136A.71 and chapter 141;
          (3) administering the-Telecommunications-Council-under-Laws
 9.30
      1993 -- First-Special-Session-chapter-2:-article-5:-section-2: the
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      Learning Network of Minnesota -- and -- the -- Statewide -- Library -- Task
 9.33
      Force:
 9.34
          (4) negotiating and administering reciprocity agreements;
 9.35
          (5) publishing and distributing financial aid information
 9.36
      and materials, and other information and materials under section
10.1
       136A.87. to students and parents:
10.2
          (6) collecting and maintaining student enrollment and
10.3
      financial aid data:
10.4
          (7) administering the federal programs that affect students
10.5
      and institutions on a statewide basis: and
10.6
          (8) prescribing policies, procedures, and rules under
      chapter 14 necessary to administer the programs under its
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      supervision.
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#### SENATE LANGUAGE (S2265-1)

Sec. 11. Minnesota Statutes 2004, section 136A.031. 20.10 subdivision 2. is amended to read: 20.11 Subd. 2. [HIGHER EDUCATION ADVISORY COUNCIL.] A Higher 20.12 20.13 Education Advisory Council (HEAC) is established. The HEAC is 20.14 composed of the president of the University of Minnesota or 20.15 designee; the chancellor of the Minnesota State Colleges and 20.16 Universities or designee; the commissioner of education: the president of the Private College Council: a representative from 20.18 the Minnesota Association of Private Postsecondary Schools: and 20.19 a member appointed by the governor. The HEAC shall (1) bring to 20.20 the attention of the Higher Education Services Council Office 20.21 any matters that the HEAC deems necessary:-and-f2}-review-and

20.23 refer-all-proposals-to-the-HEAC-before-submitting 20.24 recommendations-to-the-governor-and-the-legislature:--The 20.25 rouncit-shall-provide-time-for-a-report-from-the-HEAG-at-each meeting-of-the-council.

20.22 comment-upon-matters-before-the-council--The-council-shall

Sec. 12. Minnesota Statutes 2004, section 136A.031. subdivision 3, is amended to read:

Subd. 3. [STUDENT ADVISORY COUNCIL.] A Student Advisory Council (SAC) to the Higher Education Services Council Office is established. The members of SAC shall include: the chair of the University of Minnesota student senate: the state chair of the Minnesota State University Student Association: the president of the Minnesota State College Student Association and an officer of the Minnesota State College Student Association. one in a community college course of study and one in a technical college course of study: the president of the Minnesota Association of Private College Students: and a student who is enrolled in a private vocational school, to be appointed by the Minnesota Association-of-Private-Postsecondary-Schools Career College Association. A member may be represented by a student designee who attends an institution from the same system that the absent member represents. The SAC shall select one of its members to serve as chair.

The-Higher-Education-Services-Council-shall-inform-the-SAC of-all-matters-related-to-student-issues-under-consideration-and shall-refer-all-proposals-to-the-SAC-before-taking-action-or sending-the-proposals-to-the-governor-or-legislature. The SAC shall report to the Higher Education Services Council Office quarterly and at other times that the SAC considers desirable. 21.15 The SAC shall determine its meeting times, but it shall also meet with the council office within 30 days after the director's request for a meeting.

The SAC shall:

supervision.

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- (1) bring to the attention of the Higher Education Services Council Office any matter that the SAC believes needs the attention of the council office; and
- (2) make recommendations to the Higher Education Services Conneil Office as it finds appropriate:
- (3)-appoint-student-members-to-the-Higher-Education Services-Council-advisory-groups-as-provided-in-subdivision-4: and
  - (4)-provide-any-reasonable-assistance-to-the-council.

10.9 Sec. 7. Minnesota Statutes 2004, section 136A.031. 10.10 subdivision 2, is amended to read: Subd. 2. [HIGHER EDUCATION ADVISORY COUNCIL.] A Higher 10.11 Education Advisory Council (HEAC) is established. The HEAC is 10.12 10.13 composed of the president of the University of Minnesota or 10.14 designee: the chancellor of the Minnesota State Colleges and 10.15 Universities or designee: the commissioner of education: the 10.16 president of the Private College Council: a representative from 10.17 the Minnesota Association-of-Private-Postsecondary-Schools 10.18 Career College Association; and a member appointed by the governor. The HEAC shall (+) bring to the attention of the 10.19 10.20 Higher Education Services Council Office any matters that the 10.21 HEAC deems necessary--and-f2)-review-and-comment-upon-matters 10.22 before-the-councit---The-councit-shatt-refer-att-proposats-to 10.23 the-HEAC-before-submitting-recommendations-to-the-governor-and 10.24 the-legislature---The-council-shall-provide-time-for-a-report 10.25 from-the-HEAG-at-each-meeting-of-the-council.

Sec. 8. Minnesota Statutes 2004, section 136A.031. subdivision 3, is amended to read:

Subd. 3. ISTUDENT ADVISORY COUNCIL. 1 A Student Advisory Council (SAC) to the Higher Education Services Council Office is established. The members of SAC shall include: the chair of the University of Minnesota student senate: the state chair of the Minnesota State University Student Association: the president of the Minnesota State College Student Association and an officer of the Minnesota State College Student Association. one in a community college course of study and one in a technical college course of study: the president of the Minnesota Association of Private College Students: and a student who is enrolled in a private vocational school, to be appointed by the Minnesota Association-of-Private-Postsecondary-Schools Career College Association. A member may be represented by a student designee who attends an institution from the same system that the absent member represents. The SAC shall select one of its members to serve as chair.

The Higher Education Services Council Office shall inform the SAC of all matters related to student issues under consideration and shall refer all proposals to the SAC before taking action or sending the proposals to the governor or legislature. The SAC shall report to the Higher Education Services Council Office quarterly and at other times that the 11.14 SAC considers desirable. The SAC shall determine its meeting 11.15 times, but it shall also meet with the council office within 30 days after the director's request for a meeting.

The SAC shall:

- (1) bring to the attention of the Higher Education Services Council Office any matter that the SAC believes needs the 11.19 attention of the council office: 11,20
  - (2) make recommendations to the Higher Education Services Council Office as it finds appropriate;
- (3) appoint student members to the Higher Education 11.23 Services Council Office advisory groups as provided in 11.24 11.25 subdivision 4: and
- 11.26 (4) provide any reasonable assistance to the councit office.

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21.28
          Sec. 13. Minnesota Statutes 2004. section 136A.031.
21.29 subdivision 4. is amended to read:
21.30
         Subd. 4. [STUDENT REPRESENTATION.] If requested by the
21.31 SAC, the director must place at least one student from an
21.32 affected educational system on any task force created under
21.33 subdivision-i:--The-student-member-or-members-shall-be-appointed
21.34 by-the-5AC.
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21.35 Sec. 14. Minnesota Statutes 2004, section 136A.08, is 21.36 amended by adding a subdivision to read: 22.1 Subd. 7. [REPORTING.] The Higher Education Services Office must annually, before the last day in January, submit a report 22.2 to the committees in the house of representatives and the senate 22.3 with responsibility for higher education on: 22.4 22.5 (1) participation in the tuition reciprocity program by 22.6 Minnesota students, and students from other states attending 22.7 Minnesota postsecondary institutions; 22.8 (2) reciprocity and resident tuition rates at each 22.9 institution; and 22.10

(3) interstate payments and obligations for each state participating in the tuition reciprocity program in the prior 22.11 22.12 year.

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Sec. 15. Minnesota Statutes 2004, section 136A.08. is 22.14 amended by adding a subdivision to read: Subd. 8. [DATA SHARING.] (a) The Higher Education Services 22.16 Office must consider developing data collection procedures and agreements to monitor the extent to which students who attend 22.17 Minnesota postsecondary institutions under reciprocity 22.18 agreements are employed in Minnesota after graduation. These 22.19 procedures must include matching Social Security numbers of 22,20 reciprocity students for purposes of tracking the migration and 22.22 employment of students who receive associate, baccalaureate, or graduate degrees through a tuition reciprocity program. State 22.23 agencies must share wage and earnings data under section 268.19 for the purpose of evaluating the tuition reciprocity program.

22.25 (b) The reciprocity application must request the use of 22.26 22.27 student Social Security numbers for the purposes of this subdivision. Reciprocity students must be informed that Social 22.28 Security numbers will be used only to evaluate the reciprocity 22.29 program by sharing information with Minnesota agencies and 22.30 22.31 departments responsible for the administration of covered wage data and revenue collections. Social Security numbers will not 22.32 22.33 be used for any other purpose or reported to any other 22.34 government entity.

(c) The office must include summary data on the migration 22.35 and earnings of reciprocity graduates in the reciprocity report 22.36 to the legislature. This report must include summary statistics 23.1 on number of graduates by institution, degree granted and year 23.2 23.3 of graduation, total number of reciprocity students employed in the state, and total earnings of graduates. 23.4

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11.27
         Sec. 9. Minnesota Statutes 2004, section 136A.031,
11.28 subdivision 5, is amended to read:
11.29
         Subd. 5. [EXPIRATION.] Notwithstanding section 15.059,
11.30 subdivision 5, the advisory groups established in this section
11.31 expire on June 30, 2005 2007.
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23.5
          Sec. 16. Minnesota Statutes 2004. section 136A.121.
       subdivision 2, is amended to read:
23.6
          Subd. 2. [ELIGIBILITY FOR GRANTS.] An applicant is
23.7
23.8
       eligible to be considered for a grant, regardless of the
23.9
       applicant's sex, creed, race, color, national origin, or
      ancestry, under sections 136A,095 to 136A,131 if the office
23.10
      finds that the applicant:
23.11
23.12
          (1) is a resident of the state of Minnesota:
23.13
          (2) is a graduate of a secondary school or its equivalent.
23.14 or is 17 years of age or over, and has met all requirements for
23.15
      admission as a student to an eligible college or technical
      college of choice as defined in sections 136A.095 to 136A.131:
23 16
23.17
          (3) has met the financial need criteria established in
23.18
      Minnesota Rules:
          (4) is not in default, as defined by the office, of any
23.19
       federal or state student educational loan: and
23.20
          (5) is not more than 30 days in arrears for-any in
23.21
23.22
       court-ordered child support payments-owed-to-a that is collected
       or enforced by the public agency authority responsible for child
23.23
       support enforcement or, if the applicant is more than 30 days in
23.24
       arrears in court-ordered child support that is collected or
23.25
23.26
       enforced by the public authority responsible for child support
23.27
       enforcement, but is complying with a written payment
23.28
       agreement under section 518.553 or order for arrearages. An
       agreement-must-provide-for-a-repayment-of-arrearages-at-no-less
23 29
23.30
       than-20-percent-per-month-of-the-amount-of-the-month-v-child
       support-obligation-or-no-less-than-$30-per-month-if-there-is-no
23.31
      current-monthly-child-support-obligation---Compliance-means-that
23.32
       payments-are-made-by-the-payment-date-
23.33
          The-director-and-the-commissioner-of-human-services-shall
23.34
      develop-procedures-to-implement-clause-(5)-
23.35
23.36
          Sec. 17. Minnesota Statutes 2004, section 136A.121.
24.1
       subdivision 5. is amended to read:
          Subd. 5. [GRANT STIPENDS.] The grant stipend shall be
24.2
       based on a sharing of responsibility for covering the recognized
24.3
       cost of attendance by the applicant, the applicant's family, and
24.4
       the government. The amount of a financial stipend must not
24.5
       exceed a grant applicant's recognized cost of attendance, as
24.6
       defined in subdivision 6. after deducting the following:
24.7
          (1) the assigned student responsibility of at least 46 45
24.8
       percent of the cost of attending the institution of the
24.9
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24.10 applicant's choosing: (2) the assigned family responsibility as defined in 24.11 section 136A.101: and 24,12 (3) the amount of a federal Pell grant award for which the 24.13 grant applicant is eligible. 24.14 The minimum financial stipend is \$100 per academic year. 24.15 Sec. 18. Minnesota Statutes 2004, section 136A.121, 24,16 subdivision 6, is amended to read: 24.17 Subd. 6. [COST OF ATTENDANCE.] (a) The recognized cost of 24.18 attendance consists of allowances specified in law for living and miscellaneous expenses, and an allowance for tuition and fees equal to the lesser of the average tuition and fees charged 24.22 by the institution, or the tuition and fee maximums established 24.23 in law. (b) For a student registering for less than full time, the 24.24

11.32 Sec. 10. Minnesota Statutes 2004, section 136A.121, 11.33 subdivision 2, is amended to read: 11.34 Subd. 2. [ELIGIBILITY FOR GRANTS.] An applicant is 11.35 eligible to be considered for a grant, regardless of the applicant's sex. creed. race. color. national origin. or 12.1 ancestry, under sections 136A.095 to 136A.131 if the office 12.2 finds that the applicant: 12.3 (1) is a resident of the state of Minnesota: 12.4 (2) is a graduate of a secondary school or its equivalent. 12.5 or is 17 years of age or over, and has met all requirements for 12.6 admission as a student to an eligible college or technical 12.7 college of choice as defined in sections 136A.095 to 136A.131: 12.8 (3) has met the financial need criteria established in 12.9 Minnesota Rules: (4) is not in default, as defined by the office, of any 12.10 12.11 federal or state student educational loan: and (5) is not more than 30 days in arrears for-any in 12,12 12.13 court-ordered child support payments-owed-to-a that is collected or enforced by the public agency authority responsible for child 12.14 support enforcement or, if the applicant is more than 30 days in 12.15 arrears in court-ordered child support that is collected or 12.16 12.17 enforced by the public authority responsible for child support 12.18 enforcement, but is complying with a written payment 12.19 agreement under section 518.553 or order for arrearages. An

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12.26 develop-procedures-to-implement-clause-(5):

agreement-must-provide-for-a-repayment-of-arrearages-at-no-less

The-director-and-the-commissioner-of-human-services-shall

than-20-percent-per-month-of-the-amount-of-the-month-v-child

12.22 support-obligation-or-no-less-than-\$30-per-month-if-there-is-no

payments-are-made-by-the-payment-date-

12.23 current-monthly-child-support-obligation---Compliance-means-that

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12.27
         Sec. 11. Minnesota Statutes 2004, section 136A.121,
12.28
      subdivision 6, is amended to read:
         Subd. 6. [COST OF ATTENDANCE,] (a) The recognized cost of
12,29
12.30
      attendance consists of allowances specified in law for living
      and miscellaneous expenses, and an allowance for tuition and
      fees equal to the lesser of the average actual tuition and fees
12.33 charged by the institution, or the tuition and fee maximums
12.34 established in law.
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| 24.25 | office shall prorate the cost of attendance to the actual number |
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| 24.26 | of credits for which the student is enrolled.                    |
| 24.27 | The recognized cost of attendance for a student who is           |
| 24.28 | confined to a Minnesota correctional institution shall consist   |
| 24.29 | of the tuition and fee component in paragraph (a), with no       |
| 24.30 | allowance for living and miscellaneous expenses.                 |
| 24.31 | For the purpose of this subdivision, "fees" include only         |
| 24.32 | those fees that are mandatory and charged to full-time resident  |
| 24.33 | students attending the institution. Fees do not include charges  |
| 24.34 | for tools, equipment, computers, or other similar materials      |
| 24.35 | where the student retains ownership. Fees include charges for    |
| 24.36 | these materials if the institution retains ownership. Fees do    |
| 25.1  | not include optional or punitive fees.                           |
|       |  |

25.2 Sec. 19. Minnesota Statutes 2004, section 136A.121. 25.3 subdivision 9, is amended to read: 25.4 Subd. 9. [AWARDS.] An undergraduate student who meets the office's requirements is eligible to apply for and receive a 25.5 grant in any year of undergraduate study unless the student has 25.6 obtained a baccalaureate degree or previously has been enrolled 25.7 full time or the equivalent for eight nine semesters or the 25.8 equivalent, excluding courses taken from a Minnesota school or postsecondary institution which is not participating in the 25.11 state grant program and from which a student transferred no 25.12 credit. A student who withdraws from enrollment for active military service is entitled to an additional semester or the equivalent of grant eligibility. A student enrolled in a two-year program at a four-year institution is only eligible for the tuition and fee maximums established by law for two-year 25,17 institutions.

#### 12.36 office shall prorate the cost of attendance to the actual number of credits for which the student is enrolled. The recognized cost of attendance for a student who is 13.2 13.3 confined to a Minnesota correctional institution shall consist 13.4 of the tuition and fee component in paragraph (a), with no allowance for living and miscellaneous expenses. 13.5 13.6 For the purpose of this subdivision, "fees" include only 13.7 those fees that are mandatory and charged to full-time resident students attending the institution. Fees do not include charges 13.8 for tools, equipment, computers, or other similar materials 13.10 where the student retains ownership. Fees include charges for

these materials if the institution retains ownership. Fees do

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Sec. 12. Minnesota Statutes 2004, section 136A.121, is 13.13 13.14 amended by adding a subdivision to read: Subd. 7a. [SURPLUS APPROPRIATION.] If the amount 13.15 13.16 appropriated is determined by the office to be more than sufficient to fund projected grant demand in the second year of 13.17 13.18 the biennium, the office may increase the living and

not include optional or punitive fees.

miscellaneous expense allowance in the second year of the 13.19 biennium to the extent of the excess. The adjustment may be 13.20 13.21 made one or more times. In making the determination that there is more than sufficient funds, the office shall balance the need 13.22 13.23 for sufficient resources to meet the projected demand for grants with the goal of fully allocating the appropriation for state 13.24 13.25 grants.

13.26 Sec. 13. Minnesota Statutes 2004, section 136A.121, subdivision 9, is amended to read: 13.27

Subd. 9. [AWARDS.] An undergraduate student who meets the 13.29 office's requirements is eligible to apply for and receive a grant in any year of undergraduate study unless the student has obtained a baccalaureate degree or previously has been enrolled 13.32 full time or the equivalent for eight semesters or the 13.33 equivalent, excluding courses taken from a Minnesota school or postsecondary institution which is not participating in the 13.35 state grant program and from which a student transferred no 13.36 credit. A student who withdraws from enrollment for active military service is entitled to an additional semester or the equivalent of grant eligibility. A student enrolled in a two-year program at a four-year institution is only eligible for the tuition and fee maximums established by law for two-year institutions.

14.6 Sec. 14. Minnesota Statutes 2004, section 136A.121, 14.7 subdivision 13, is amended to read: 14.8 Subd. 13. [DEADLINE.] The deadline for the office to

14.9 accept applications for state grants for a term is 44 30 days 14.10 after the start of that term.

[EFFECTIVE DATE.] This section is effective the day 14.11 14.12 following final enactment and is retroactive to July 1, 2003. An applicant who missed the 14-day deadline previously in effect 14.14 between July 1, 2003, and June 30, 2005, but who met the 30-day

deadline, has until September 1, 2005, to reapply. Retroactive 14.15 awards under this section must be made on a first come, first 14.16

served funds available basis.

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| See 20 Minnesota Statuton 2004 continu 1264 121 in  |
|---|
| Sec. 20. Minnesota Statutes 2004, section 136A.121, is  |
| ended by adding a subdivision to read:  |
| Subd. 18. [DATA.] An eligible institution must provide to   |
| e office student enrollment, financial aid, financial, and  |
|   |
| her data as determined by the director, to enable the office  |
| carry out its responsibilities under chapter 136A.  |
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| Sec. 21. Minnesota Statutes 2004, section 136A.125,   |
| bdivision 2, is amended to read:  |
| Subd. 2. [ELIGIBLE STUDENTS.] (a) An applicant is eligible  |
|   |
| r a child care grant if the applicant:  |
| <ol> <li>is a resident of the state of Minnesota;</li> </ol>  |
| (2) has a child 12 years of age or younger, or 14 years of  |
| e or younger who is handicapped as defined in section 125A.02,  |
|   |
| d who is receiving or will receive care on a regular basis  |
| om a licensed or legal, nonlicensed caregiver;  |
| (3) is income eligible as determined by the office's  |
| licies and rules, but is not a recipient of assistance from   |
| e Minnesota family investment program;  |
|   |
| (4) has not earned a baccalaureate degree and has been  |
| rolled full time less than eight <u>nine</u> semesters or the   |
| uivalent;   |
| (5) is pursuing a nonsectarian program or course of study   |
|   |
| at applies to an undergraduate degree, diploma, or  |
| rtificate;  |
| (6) is enrolled at least half time in an eligible   |
| stitution; and  |
| (7) is in good academic standing and making satisfactory  |
|   |
| ademic progress; and  |
| (8) is not more than 30 days in arrears in court-ordered  |
| ild support that is collected or enforced by the public   |
| thority responsible for child support enforcement or, if the  |
| plicant is more than 30 days in arrears in court-ordered child  |
|   |
| pport that is collected or enforced by the public authority   |
| sponsible for child support enforcement, but is complying with  |
| written payment agreement under section 518.553 or order for  |
| rearages.   |
| (b) A student who withdraws from enrollment for active  |
|   |
| litary service is entitled to an additional semester or the   |
| uivalent of grant eligibility.  |
|   |
| Sec. 22. Minnesota Statutes 2004, section 136A.1701, is   |
| mended by adding a subdivision to read:   |
|   |
| Subd. 11. [DATA.] An eligible institution must provide to   |
| e office student enrollment, financial aid, financial, and  |
| her data as determined by the director, to enable the office  |
| carry out its responsibilities under chapter 136A.  |
| carry due tes responsibilities and chapter room.  |
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| Sec. 23. Minnesota Statutes 2004, section 136A.1701. is   |
| Sec. 23. Minnesota Statutes 2004, section 136A.1701, is   |
| Sec. 23. Minnesota Statutes 2004, section 136A.1701, is nended by adding a subdivision to read:  Subd. 12. [ELIGIBLE STUDENT.] "Eligible student" means a |
|   |

student who is a Minnesota resident who is enrolled or accepted

26.31 for enrollment at an eligible institution in Minnesota or in

26.32 another state or province. Non-Minnesota residents are eligible

26.30

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Sec. 15. Minnesota Statutes 2004, section 136A.121, is
14.19 amended by adding a subdivision to read:
14.20
          Subd. 19. [DATA.] An eligible institution must provide to
      the office aggregate and distributional data on student
14.21
14.22 enrollment, financial aid, financial, and other aggregate and
14.23 other distributional data as determined by the director, to
14.24 enable the office to carry out its responsibilities under
14.25
      chapters 136A and 141.
14.26
          Sec. 16. Minnesota Statutes 2004, section 136A.125,
14.27 subdivision 2, is amended to read:
         Subd. 2. [ELIGIBLE STUDENTS.] (a) An applicant is eligible
14.28
14.29 for a child care grant if the applicant:
14.30
         (1) is a resident of the state of Minnesota;
14.31
          (2) has a child 12 years of age or younger, or 14 years of
14.32 age or younger who is handicapped as defined in section 125A.02,
14.33 and who is receiving or will receive care on a regular basis
14.34 from a licensed or legal, nonlicensed caregiver;
14.35
          (3) is income eligible as determined by the office's
14.36 policies and rules, but is not a recipient of assistance from
15.1
      the Minnesota family investment program;
15.2
          (4) has not earned a baccalaureate degree and has been
15.3
      enrolled full time less than eight semesters or the equivalent:
15.4
          (5) is pursuing a nonsectarian program or course of study
15.5
      that applies to an undergraduate degree, diploma, or
15.6
      certificate:
          (6) is enrolled at least half time in an eligible
15.7
15.8
      institution; and
15.9
          (7) is in good academic standing and making satisfactory
15.10 academic progress.
15.11
          (b) A student who withdraws from enrollment for active
      military service is entitled to an additional semester or the
15.12
15.13 equivalent of grant eligibility.
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15,14
         Sec. 17. Minnesota Statutes 2004, section 136A.1701, is
15.15 amended by adding a subdivision to read:
15.16
         Subd. 11. [DATA.] An eligible institution must provide to
15.17 the office aggregate and distributional data on student
      enrollment, financial aid, financial, and other aggregate and
15.18
      distributional data on data as determined by the director, to
15.19
      enable the office to carry out its responsibilities under
15.20
      chapters 136A and 141.
15.21
15.22
         Sec. 18. Minnesota Statutes 2004, section 136A.1701, is
15.23 amended by adding a subdivision to read:
15.24
         Subd. 12. [ELIGIBLE STUDENT.] "Eligible student" means a
15.25
      student who is a Minnesota resident who is enrolled or accepted
15.26
      for enrollment at an eligible school in Minnesota or in another
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state or province. Non-Minnesota residents are eligible

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students if they are enrolled or accepted for enrollment in a
26.34
      minimum of one course of at least 30 days in length during the
      academic year that requires physical attendance at an eligible
26.35
       institution located in Minnesota. Non-Minnesota resident
26.36
27.1
       students enrolled exclusively during the academic year in
27.2
       correspondence courses or courses offered over the Internet are
      not eligible students. Non-Minnesota resident students not
27.3
      physically attending classes in Minnesota due to enrollment in a
27.4
27.5
       study abroad program for 12 months or less are eligible students.
27.6
       Non-Minnesota residents enrolled in study abroad programs
27.7
       exceeding 12 months are not eligible students. For purposes of
27.8
       this section, an "eligible student" must also meet the
27.9
       eligibility requirements of section 136A.15, subdivision 8.
27.10
          Sec. 24. [136A.1703] [INCOME-CONTINGENT LOANS.]
27.11
          The office shall administer an income-contingent loan
27.12 repayment program to assist graduates of Minnesota schools in
27.13
       medicine, dentistry, pharmacy, chiropractic medicine, public
27.14
       health, and veterinary medicine, and Minnesota residents
      graduating from optometry and osteopathy programs. Applicant
27.16
       data collected by the office for this program may be disclosed
27.17
       to a consumer credit reporting agency under the same conditions
       as those that apply to the supplemental loan program under
27.18
27.19
       section 136A.162. No new applicants may be accepted after June
27.20
       30, 1995.
27.21
          Sec. 25. [136A.1785] [LOAN CAPITAL FUND.]
27.22
          The office may deposit and hold assets derived from the
27.23
       operation of its student loan programs authorized by this
27.24
       chapter in a fund known as the loan capital fund. Assets in the
27.25
       loan capital fund are available to the office solely for
       carrying out the purposes and terms of sections 136A.15 to
27.26
       136A.1703, including, but not limited to, making student loans
27.27
27,28
       authorized by this chapter, paying administrative expenses
27.29
       associated with the operation of its student loan programs.
27.30
       repurchasing defaulted student loans, and paying expenses in
27.31
       connection with the issuance of revenue bonds authorized under
27.32
       this chapter. Assets in the loan capital fund may be invested
27.33
       as provided in sections 11A.24 and 136A.16, subdivision 8. All
       interest and earnings from the investment of the loan capital
27.34
       fund inure to the benefit of the fund and are deposited into the
27.35
27.36
       fund.
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students if they are enrolled or accepted for enrollment in a
15.29
      minimum of one course of at least 30 days in length during the
      academic year that requires physical attendance at an eligible
15.30
      school located in Minnesota. Non-Minnesota resident students
15.31
      enrolled exclusively during the academic year in correspondence
15.32
15.33
      courses or courses offered over the Internet are not eligible
      students. Non-Minnesota resident students not physically
15.34
      attending classes in Minnesota due to enrollment in a study
15.35
      abroad program for 12 months or less are eligible students.
15.36
16.1
      Non-Minnesota residents enrolled in study abroad programs
      exceeding 12 months are not eligible students. For purposes of
16.2
16.3
      this section, an "eligible student" must also meet the
16.4
      eligibility requirements of section 136A.15, subdivision 8.
16.5
          Sec. 19. [136A.1703] [INCOME-CONTINGENT LOANS.]
          The office shall administer an income-contingent loan
16.6
      repayment program to assist graduates of Minnesota schools in
16.7
      medicine, dentistry, pharmacy, chiropractic medicine, public
16.8
      health, and veterinary medicine, and Minnesota residents
16.9
16.10
      graduating from optometry and osteopathy programs. Applicant
16.11
      data collected by the office for this program may be disclosed
16.12
      to a consumer credit reporting agency under the same conditions
      as those that apply to the supplemental loan program under
16.14 section 136A.162. No new applicants may be accepted after June
16.15
      30, 1995.
16.16
          Sec. 20. [136A.1785] [LOAN CAPITAL FUND.]
16.17
          The office may deposit and hold assets derived from the
      operation of its student loan programs authorized by this
16.18
      chapter in a fund known as the loan capital fund. Assets in the
16.19
16.20
       loan capital fund are available to the office solely for
16.21
       carrying out the purposes and terms of sections 136A.15 to
16.22
       136A.1702, including, but not limited to, making student loans
       authorized by this chapter, paying administrative expenses
16.23
       associated with the operation of its student loan programs.
16.24
16.25
      repurchasing defaulted student loans, and paying expenses in
      connection with the issuance of revenue bonds authorized under
16.26
16.27
       this chapter. Assets in the loan capital fund may be invested
      as provided in sections 11A.24 and 136A.16, subdivision 8. All
16.28
16.29
       interest and earnings from the investment of the loan capital
16.30
       fund inure to the benefit of the fund and are deposited into the
16.31
      fund.
          Sec. 21. [136A.861] [INTERVENTION FOR COLLEGE ATTENDANCE
16.32
16.33
      PROGRAM GRANTS.]
16.34
          Subdivision 1. [GRANTS.] The director of the Higher
16.35
       Education Services Office shall award grants to foster
       postsecondary attendance by providing outreach services to
       historically underserved groups of elementary and secondary
17.1
17.2
       students. Grants must be awarded to programs that provide
       precollege services, including, but not limited to:
17.3
          (1) academic counseling;
17.4
17.5
          (2) mentoring;
          (3) fostering and improving parental involvement in
17.6
17.7
       planning for and facilitating a college education;
          (4) services for students with English as a second
17.8
17:9
       language;
17.10
          (5) academic enrichment activities;
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17.11
          (6) tutoring:
17.12
          (7) career awareness and exploration;
17.13
          (8) orientation to college life;
          (9) assistance with high school course selection and
17.14
17.15
      information about college admission requirements;
17.16
          (10) financial aid counseling; and
17,17
          (11) summer academic enrichment programs.
17.18 Services may be provided by postsecondary institutions, school
      districts, businesses, foundations, professional organizations,
17.20
      community-based organizations, or others deemed appropriate by
17.21
          Subd. 2. [ELIGIBLE STUDENTS.] Eligible students include
17.22
17.23
       elementary and secondary students who meet one or more of the
17.24
       following criteria:
17.25
          (1) are counted under section 1124(c) of the Elementary and
17.26 Secondary Education Act of 1965 (Title I);
17.27
          (2) are eligible for free or reduced-price lunch under the
17.28
      National School Lunch Act;
          (3) receive assistance under the Temporary Assistance for
17.29
17.30 Needy Families Law (Title I of the Personal Responsibility and
17.31
       Work Opportunity Reconciliation Act of 1996); or
17.32
          (4) are a member of a group traditionally underrepresented
17.33 in higher education.
17.34
          Subd. 3. [APPLICATION PROCESS.] The director of the Higher
17.35 Education Services Office shall develop a grant application
17.36 process. The director shall attempt to distribute grants in a
18.1
       manner that ensures that eligible students throughout the state
       have access to precollege services.
18.2
          The grant application must include, at a minimum, the
18.3
18.4
       following information:
18.5
          (1) a description of the characteristics of the students to
18.6
       be served:
18.7
          (2) a description of the services to be provided and a
18.8
       timeline for implementation of the activities;
18.9
          (3) a description of how the services provided will foster
18.10
       postsecondary attendance:
18.11
          (4) a description of how the services will be evaluated to
18.12
       determine whether the program goals were met; and
18.13
          (5) other information as identified by the director.
18.14
       Grant recipients must specify both program and student outcome
18.15
       goals, and performance measures for each goal.
       Priority shall be given to collaborative efforts between two or
18.16
       more organizations.
18.17
          Subd. 4. [MATCH REQUIRED.] Applicants are required to
18.18
18.19
       match the grant amount dollar-for-dollar. The match may be in
18.20 <u>cash or an in-kind contribution.</u>
18.21 <u>Subd. 5.</u> [REVIEW COMMITTEE.] <u>The director must establish</u>
18.22
       and convene a grant selection committee to review applications
       and award grants. The members of the committee may include
18.23
18.24 representatives of postsecondary institutions, elementary and
18.25 secondary education, organizations providing precollege outreach
18.26 services, and others deemed appropriate by the director.
18.27
          Subd. 6. [PROGRAM EVALUATION.] Each grant recipient must
18.28
       annually submit a report to the Higher Education Services Office
       delineating its program and student outcome goals, and
18.29
18.30 activities implemented to achieve the stated outcomes. The
18.31
       goals must be clearly stated and measurable. Grant recipients
18.32 are required to collect, analyze, and report on participation
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|                | SENATE LANGUAGE (52265-1)  |
|----------------|--|
| 18.33          | and outcome data that enable the office to verify that the   |
| 18.34          | program goals were met. The office shall maintain:   |
| 18.35          | (1) information about successful precollege program  |
| 18.36          | activities for dissemination to individuals throughout the state   |
| 19.1           | interested in adopting or replicating successful program   |
| 19.2           | practices; and   |
| 19.3           | (2) data on the success of the funded projects in  |
| 19.4           | increasing the high school graduation and college participation  |
| 19.5           | rates of students served by the grant recipients. The office   |
| 19.6           | may convene meetings of the grant recipients, as needed, to  |
| 19.7           | discuss issues pertaining to the implementation of precollege  |
| 19.8           | services.  |
| 19.9           | Subd. 7. [REPORT.] By January 15 of each odd-numbered  |
| 19.10          | year, the office shall submit a report to the committees in the  |
| 19.11          | legislature with jurisdiction over higher education finance  |
| 19.12          | regarding the grant recipients and their activities. The report  |
| 19.13          | shall include information about the students served, the   |
| 19.14          | organizations providing services, program activities, program  |
| 19.15          | goals and outcomes, and program revenue sources and funding  |
| 19.16          | levels.  |
| 19.17          | Sec. 22. Minnesota Statutes 2004, section 136F.02,   |
| 19.18          | subdivision 1, is amended to read:   |
| 19.19          | Subdivision 1. [MEMBERSHIP.] The board consists of +5 18   |
| 19.20          | members appointed by the governor with the advice and consent of   |
| 19.21          | the senate. At least one member of the board shall have  |
| 19.22          | experience in and represent business and at least one member   |
| 19.23          | shall have experience in and represent organized labor. At   |
| 19.24          | least one member of the board must be a resident of each   |
| 19.25          | congressional district, except that congressional districts  |
| 19.26          | containing all or part of 17 or more counties shall be split in  |
| 19.27          | approximately half geographically along county lines and one   |
| 19.28          | member must be a resident of each half. Three members must be  |
| 19.29          | students who are enrolled at least half time in a degree,  |
| 19.30          | diploma, or certificate program or have graduated from an  |
| 19.31          | institution governed by the board within one year of the date of   |
| 19.32          | appointment. The student members shall include: one member   |
| 19.33<br>19.34 | from a community college, one member from a state university, and one member from a technical college. The remaining members |
| 19.35          | must be appointed to represent the state at large.   |
| 19.36          | [EFFECTIVE DATE.] This section is effective the day  |
| 20.1           | following final enactment. Of the three members added to the   |
| 20.2           | board by this section, one shall be appointed for an original  |
| 20.3           | two-year term, one for a four-year term, and one for a six-year  |
| 20.4           | term. The governor shall determine which term applies to an  |
| 20.5           | appointment. After the original terms, all succeeding terms  |
| 20.6           | shall be six years. If there is not a member representing  |
| 20.7           | business and labor respectively, as provided by this section,  |
| 20.8           | the governor shall make those appointments at the first  |
| 20.9           | opportunity to do so.  |
| 00.15          | 0 00 Min   |
| 20.10          | Sec. 23. Minnesota Statutes 2004, section 136F.04,   |
| 20.11          | subdivision 4, is amended to read:   |
| 20.12<br>20.13 | Subd. 4. [RECOMMENDATIONS.] Each student association shall recommend at least two and not more than four candidates for its  |
| 20.13          | student member. By January-2 April 15 of the year in which its   |
| 20.15          | members' term expires, each student association shall submit its   |
|                |  |

20.16 recommendations to the governor. The governor is not bound by

28.1 Sec. 26. Minnesota Statutes 2004, section 136F.04,
28.2 subdivision 4, is amended to read:
28.3 Subd. 4. [RECOMMENDATIONS.] Each student association shall
28.4 recommend at least two and not more than four candidates for its
28.5 student member. By danuary-2 April 15 of the year in which its
28.6 members' term expires, each student association shall submit its
28.7 recommendations to the governor. The governor is not bound by

## HOUSE LANGUAGE (H1385-3)

these recommendations.

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Sec. 27. Minnesota Statutes 2004, section 136F.32.
28.9
28.10 subdivision 2, is amended to read:
         Subd. 2. ITECHNICAL AND CONSOLIDATED TECHNICAL COLLEGES. 1
28.12 (a) A technical college or consolidated technical community
28.13 college shall offer students the option of pursuing diplomas and
28.14 or certificates in each technical education program, unless the
28.15 board determines that a degree is the only acceptable credential
28.16 for career entry in a specific field. All vocational and
28.17 technical credits earned for a diploma or certificate shall be
28.18 applicable toward any available degree in the same program.
         (b) Certificates and diplomas are credentials that
28.19
28.20 demonstrate competence in a vocational or technical area and.
28.21 therefore, may include a general education component only as
28.22 part of an articulation agreement or to meet occupational
28.23 requirements as established by the trade or profession, or by
28.24 the program advisory committee. Students shall be provided with
28.25 applied training in general studies as necessary for competence
28.26 in the program area. Students who have earned a certificate or
28.27 diploma may earn a degree in the same field if they complete the
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28.29 Sec. 28. Minnesota Statutes 2004, section 136G.03, 28.30 subdivision 3, is amended to read:
28.31 Subd. 3. [ACCOUNT OWNER.] "Account owner" means a person 28.32 who enters into a participation agreement and is entitled 28.33 to select-or-change conduct transactions on the account, 28.34 including selecting and changing the beneficiary of an account or-to-receive and receiving distributions from the account for 28.36 other-than-payment-of-qualified-higher-education-expenses.

28 28 general education and other degree requirements.

Sec. 29. Minnesota Statutes 2004, section 136G.03, subdivision 21a, is amended to read:
Subd. 21a. [MINOR TRUST ACCOUNT.] "Minor trust account" means a Uniform Gift to Minors Act account; or a Uniform Transfers to Minors Act account; or a trust-instrument-naming-a minor-person-as-beneficiary; created and operating under the laws of Minnesota or another state.

29.8 Sec. 30. Minnesota Statutes 2004, section 136G.03,
29.9 subdivision 22, is amended to read:
29.10 Subd. 22. [NONQUALIFIED DISTRIBUTION.] "Nonqualified
29.11 distribution" means a distribution made from an account other
29.12 than (1) a qualified distribution; or (2) a distribution due to
29.13 the death or disability of, or scholarship to, or attendance at
29.14 a United States military academy by, a beneficiary.

29.15 Sec. 31. Minnesota Statutes 2004, section 136G.03, 29.16 subdivision 32, is amended to read:
29.17 Subd. 32. [SCHOLARSHIP.] "Scholarship" means a scholarship; or educational assistance allowance; or payment 29.19 under-section-529(b)(3)(6)-of-the-Internat-Revenue-Gode.

29.20 Sec. 32. Minnesota Statutes 2004, section 136G.05,
29.21 subdivision 8, is amended to read:
29.22 Subd. 8. [ADMINISTRATION.] The director shall administer
29.23 the program, including accepting and processing applications,

20.17 these recommendations.

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20.18
          Sec. 24. Minnesota Statutes 2004, section 136G.03,
20.19 subdivision 3, is amended to read:
20.20
         Subd. 3. [ACCOUNT OWNER.] "Account owner" means a person
20.21 who enters into a participation agreement and is entitled
20.22 to sefect-or-change conduct transactions on the account,
20.23 including selecting and changing the beneficiary of an account
20.24 or-to-receive and receiving distributions from the account for
20.25 other-than-payment-of-qualified-higher-education-expenses.
20.26
          Sec. 25. Minnesota Statutes 2004, section 136G.03,
20.27 subdivision 21a, is amended to read:
         Subd. 21a. [MINOR TRUST ACCOUNT.] "Minor trust account"
20.28
20.29 means a Uniform Gift to Minors Act account; or a Uniform
20.30 Transfers to Minors Act account -- or-a-trust-instrument-naming-a
20.31 minor-person-as-beneficiary, created and operating under the
20.32 laws of Minnesota or another state.
20.33
          Sec. 26. Minnesota Statutes 2004, section 136G.03.
20.34 subdivision 22, is amended to read:
          Subd. 22. [NONQUALIFIED DISTRIBUTION.] "Nonqualified
20.35
      distribution" means a distribution made from an account other
20.36
21.1
       than (1) a qualified distribution; or (2) a distribution due to
       the death or disability of, or scholarship to, or attendance at
21.2
       a United States military academy by, a beneficiary.
21.3
21.4
          Sec. 27. Minnesota Statutes 2004, section 136G.03,
21.5
       subdivision 32, is amended to read:
          Subd. 32. [SCHOLARSHIP.] "Scholarship" means a
21.6
       scholarship, or educational assistance allowance, or payment
21.7
       under-section-529(b)(3)(6)-of-the-Internat-Revenue-Code.
21.9
          Sec. 28. Minnesota Statutes 2004, section 136G.05.
21.10 subdivision 8, is amended to read:
         Subd. 8. [ADMINISTRATION.] The director shall administer
21.11
21.12 the program, including accepting and processing applications,
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| 29.24<br>29.25<br>29.26<br>29.27<br>29.28<br>29.29<br>29.30<br>29.31<br>29.32<br>29.33                                 | maintaining account records, making payments, making matching grants under section 136G.11, and undertaking any other necessary tasks to administer the program. The office may contract with one or more third parties to carry out some or all of these administrative duties, including promotion providing incentives and marketing of the program. The office and the board may jointly contract with third-party providers, if the office and board determine that it is desirable to contract with the same entity or entities for administration and investment management.   |
|--|---|
| 29.34<br>29.35<br>29.36<br>30.1<br>30.2<br>30.3<br>30.4<br>30.5  | Sec. 33. Minnesota Statutes 2004, section 136G.09, subdivision 11, is amended to read: Subd. 11. [EFFECT OF PLAN CHANGES ON PARTICIPATION AGREEMENT.] Amendments to sections 136G.01 to 136G.13 automatically amend the participation agreement. Any amendments to the operating procedures and policies of the plan shall automatically amend the participation agreement 30-days after adoption by the office or the board.   |
| 30.6<br>30.7<br>30.8<br>30.9<br>30.10<br>30.11<br>30.12<br>30.13<br>30.14<br>30.15<br>30.16<br>30.17<br>30.18<br>30.19 | Sec. 34. Minnesota Statutes 2004, section 136G.09, subdivision 12, is amended to read: Subd. 12. [SPECIAL ACCOUNT TO HOLD PLAN ASSETS IN TRUST.] All assets of the plan, including contributions to accounts and matching grant accounts and earnings, are held in trust for the exclusive benefit of account owners and beneficiaries. Assets must be held in a separate account in the state treasury to be known as the Minnesota college savings plan account or in accounts with the third party provider selected pursuant to section 136G.05, subdivision 8. Plan assets are not subject to claims by creditors of the state, are not part of the general fund, and are not subject to appropriation by the state. Payments from the Minnesota college savings plan account shall be made under sections 136G.01 to 136G.13. |
| 30.20<br>30.21<br>30.22<br>30.23<br>30.24<br>30.25<br>30.26<br>30.27<br>30.28<br>30.28<br>30.30<br>30.31<br>30.32      | Sec. 35. Minnesota Statutes 2004, section 136G.11, subdivision 1, is amended to read: Subdivision 1. [MATCHING GRANT QUALIFICATION.] By June 30 of each year, a state matching grant must be added to each account established under the program if the following conditions are met:  (1) the contributor applies, in writing in a form prescribed by the director, for a matching grant;  (2) a minimum contribution of \$200 was made during the preceding calendar year; and  (3) the beneficiary's family meets Minnesota college savings plan residency requirements; and  (4) the family income of the beneficiary did not exceed \$80,000.  |
| 30.34<br>30.35<br>30.36<br>31.1<br>31.2<br>31.3  | Sec. 36. Minnesota Statutes 2004, section 136G.11, subdivision 2, is amended to read: Subd. 2. [FAMILY INCOME.] (a) For purposes of this section, "family income" means: (1) if the beneficiary is under age 25, the combined adjusted gross income of the beneficiary's parents or legal guardians as reported on the federal tax return or returns for  |

31.5 the calendar year in which contributions were made. If the

```
21.13 maintaining account records, making payments, making matching
21.14 grants under section 136G.11, and undertaking any other
21.15 necessary tasks to administer the program. The office may
21.16 contract with one or more third parties to carry out some or all
21.17 of these administrative duties, including promotion providing
21.18 incentives and marketing of the program. The office and the
21.19 board may jointly contract with third-party providers, if the
21.20 office and board determine that it is desirable to contract with
21.21 the same entity or entities for administration and investment
21,22 management.
21.23
         Sec. 29. Minnesota Statutes 2004, section 136G.09,
21.24 subdivision 11, is amended to read:
         Subd. 11. [EFFECT OF PLAN CHANGES ON PARTICIPATION
21.25
21.26 AGREEMENT. 1 Amendments to sections 136G.01 to 136G.13
21.27 automatically amend the participation agreement. Any amendments
21.28 to the operating procedures and policies of the plan shall
21.29 automatically amend the participation agreement 30-days after
21.30 adoption by the office or the board.
         Sec. 30. Minnesota Statutes 2004, section 136G.09,
21.31
21.32 subdivision 12. is amended to read:
         Subd. 12. [SPECIAL ACCOUNT TO HOLD PLAN ASSETS IN TRUST.]
21.34 All assets of the plan, including contributions to accounts and
21.35 matching grant accounts and earnings, are held in trust for the
21.36 exclusive benefit of account owners and beneficiaries. Assets
22.1 must be held in a separate account in the state treasury to be
22.2 known as the Minnesota college savings plan account or in
22.3
      accounts with the third party provider selected pursuant to
      section 136G.05, subdivision 8. Plan assets are not subject to
      claims by creditors of the state, are not part of the general
22.5
      fund, and are not subject to appropriation by the state.
22.6
22.7
      Payments from the Minnesota college savings plan account shall
      be made under sections 136G.01 to 136G.13.
22.8
22.9
         Sec. 31. Minnesota Statutes 2004, section 136G.11.
22.10 subdivision 1, is amended to read:
         Subdivision 1. [MATCHING GRANT QUALIFICATION.] By June 30
22.12 of each year, a state matching grant must be added to each
22.13 account established under the program if the following
22.14 conditions are met:
         (1) the contributor applies, in writing in a form
22.16 prescribed by the director, for a matching grant;
         (2) a minimum contribution of $200 was made during the
22.17
22.18 preceding calendar year; and
         (3) the beneficiary's family meets Minnesota college
22,19
      savings plan residency requirements; and
22.20
22.21
         (4) the family income of the beneficiary did not exceed
22.22 $80.000.
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beneficiary's parents or legal quardians are divorced, the
      income of the parent claiming the beneficiary as a dependent on
      the federal individual income tax return and the income of that
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31.9
      parent's spouse, if any, is used to determine family income: or
31.10
         (2) if the beneficiary is age 25 or older, the combined
```

31.11 adjusted gross income of the beneficiary and spouse, if any. (b) For a parent or legal quardian of beneficiaries under 31.13 age 25 and for beneficiaries age 25 or older who resided in 31.14 Minnesota and filed a federal individual income tax return, the 31.15 matching grant must be based on family income from the calendar 31.16 year in which contributions were made.

Sec. 37. Minnesota Statutes 2004, section 136G.11, subdivision 3, is amended to read:

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32.1

Subd. 3. [RESIDENCY REQUIREMENT.] (a) If the beneficiary is under age 25, the beneficiary's parents or legal guardians must be Minnesota residents to qualify for a matching grant. If the beneficiary is age 25 or older, the beneficiary must be a Minnesota resident to qualify for a matching grant.

(b) To meet the residency requirements, the parent or legal quardian of beneficiaries under age 25 must have filed a 31.26 Minnesota individual income tax return as a Minnesota resident 31.27 and claimed the beneficiary as a dependent on the parent or legal guardian's federal tax return for the calendar year in 31.29 which contributions were made. If the beneficiary's parents are divorced, the parent or legal guardian claiming the beneficiary as a dependent on the federal individual income tax return must be a Minnesota resident. For beneficiaries age 25 or older, the 31.33 beneficiary, and a spouse, if any, must have filed a Minnesota 31.34 and a federal individual income tax return as a Minnesota 31.35 resident for the calendar year in which contributions were made.

(c) A parent of beneficiaries under age 25 and heneficiaries age 25 or older who did not reside in Minnesota in the calendar year in which contributions were made are not eligible for a matching grant.

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22.23
         Sec. 32. Minnesota Statutes 2004, section 136G.11.
22.24 subdivision 3. is amended to read:
22.25
         Subd. 3. [RESIDENCY REQUIREMENT.] (a) If the beneficiary
      is under age 25, the beneficiary's parents or legal guardians
22.26
      must be Minnesota residents to qualify for a matching grant. If
22.27
      the beneficiary is age 25 or older, the beneficiary must be a
22.28
22,29
      Minnesota resident to qualify for a matching grant.
22.30
         (b) To meet the residency requirements, the parent or legal
22.31
      guardian of beneficiaries under age 25 must have filed a
22.32 Minnesota individual income tax return as a Minnesota resident
22.33 and claimed the beneficiary as a dependent on the parent or
      legal guardian's federal tax return for the calendar year in
22.34
22.35
      which contributions were made. If the beneficiary's parents are
22.36
      divorced, the parent or legal guardian claiming the beneficiary
      as a dependent on the federal individual income tax return must
23.1
      be a Minnesota resident. For beneficiaries age 25 or older, the
23.2
      beneficiary, and a spouse, if any, must have filed a Minnesota
23.3
23.4
       and a federal individual income tax return as a Minnesota
23.5
       resident for the calendar year in which contributions were made.
23.6
          (c) A parent of beneficiaries under age 25 and
       beneficiaries age 25 or older who did not reside in Minnesota in
23 7
       the calendar year in which contributions were made are not
       eligible for a matching grant.
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23.10 Sec. 33. Minnesota Statutes 2004, section 136G.11, is 23.11 amended by adding a subdivision to read:

Subd. 3a. [FAMILY INCOME.] (a) For purposes of this 23.12

section, "family income" means: 23.13

23.14 (1) if the beneficiary is under age 25, the combined adjusted gross income of the beneficiary's parents or legal 23.15 quardians as reported on the federal tax return or returns for 23.16 23.17 the calendar year in which contributions were made. If the 23.18 beneficiary's parents or legal guardians are divorced, the income of the parent claiming the beneficiary as a dependent on 23 19 23.20 the federal individual income tax return and the income of that 23.21 parent's spouse, if any, is used to determine family income; or (2) if the beneficiary is age 25 or older, the combined 23.22

23.23 adjusted gross income of the beneficiary and spouse, if any.

(b) For a parent or legal guardian of beneficiaries under age 25 and for beneficiaries age 25 or older who resided in Minnesota and filed a federal individual income tax return, the matching grant must be based on family income from the calendar 23.28 year in which contributions were made.

23.24

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#### HOUSE LANGUAGE (H1385-3)

become disabled, or received a scholarship for attendance at an

#### 32.4 Sec. 38. Minnesota Statutes 2004, section 136G.11, Sec. 34. Minnesota Statutes 2004; section 136G.11. subdivision 13, is amended to read: 32.5 23.30 subdivision 13. is amended to read: 32.6 Subd. 13. [FORFEITURE OF MATCHING GRANTS.] (a) Matching 23.31 Subd. 13. [FORFEITURE OF MATCHING GRANTS.] (a) Matching 32.7 grants are forfeited if: 23.32 grants are forfeited if: 32.8 (1) the account owner transfers the total account balance 23.33 (1) the account owner transfers the total account balance of an account to another account or to another qualified tuition 32.9 23.34 of an account to another account or to another qualified tuition program: 32.10 23.35 program: 32.11 (2) the beneficiary receives a full tuition scholarship or 23.36 (2) the beneficiary receives a full tuition scholarship or admission-to is attending a United States service academy: 32.12 24.1 admission-to is attending a United States service academy; 32.13 (3) the beneficiary dies or becomes disabled; 24.2 (3) the beneficiary dies or becomes disabled: 32.14 (4) the account owner changes the beneficiary of the 24.3 (4) the account owner changes the beneficiary of the 32.15 account: or 24.4 account: or 32.16 (5) the account owner closes the account with a 24.5 (5) the account owner closes the account with a nonqualified withdrawal. 32.17 nonqualified withdrawal. 24.6 (b) Matching grants must be proportionally forfeited if: 32.18 24.7 (b) Matching grants must be proportionally forfeited if: 32.19 (1) the account owner transfers a portion of an account to 24.8 (1) the account owner transfers a portion of an account to 32.20 another account or to another qualified tuition program; 24.9 another account or to another qualified tuition program: (2) the beneficiary receives a scholarship covering a 32.21 24.10 (2) the beneficiary receives a scholarship covering a 32.22 portion of qualified higher education expenses: or 24.11 portion of qualified higher education expenses: or 32.23 (3) the account owner makes a partial nonqualified (3) the account owner makes a partial nonqualified 24.12 32.24 withdrawal. 24.13 withdrawal. (c) If the account owner makes a misrepresentation in a 32.25 24.14 (c) If the account owner makes a misrepresentation in a 32.26 participation agreement or an application for a matching grant 24.15 participation agreement or an application for a matching grant that results in a matching grant, the matching grant associated 32.27 24.16 that results in a matching grant, the matching grant associated with the misrepresentation is forfeited. The office and the with the misrepresentation is forfeited. The office and the 32.28 24 17 board must instruct the plan administrator as to the amount to 32.29 24 18 board must instruct the plan administrator as to the amount to be forfeited from the matching grant account. The office and 32.30 24.19 be forfeited from the matching grant account. The office and the board must withdraw the matching grant or the proportion of the board must withdraw the matching grant or the proportion of 32.31 the matching grant that is related to the misrepresentation. 32.32 the matching grant that is related to the misrepresentation. 24.21 32.33 Sec. 39. Minnesota Statutes 2004, section 136G.13. 24,22 Sec. 35. Minnesota Statutes 2004, section 136G.13. subdivision 1, is amended to read: 32.34 24.23 subdivision 1. is amended to read: Subdivision 1. [QUALIFIED DISTRIBUTION METHODS.] (a) Subdivision 1. [QUALIFIED DISTRIBUTION METHODS.] (a) 32.35 24.24 Qualified distributions may be made: 32.36 24.25 Qualified distributions may be made: (1) directly to participating eligible educational 33.1 24.26 (1) directly to participating eligible educational 33.2 institutions on behalf of the beneficiary: or 24.27 institutions on behalf of the beneficiary: or (2) in the form of a check payable to both the beneficiary 33.3 24.28 (2) in the form of a check payable to both the beneficiary and the eligible educational institution; or 33.4 24.29 and the eligible educational institution; or (3) directly to the account owner or beneficiary if the 33.5 24.30 (3) directly to the account owner or beneficiary if the 33.6 account owner or beneficiary has already paid qualified higher 24.31 account owner or beneficiary has already paid qualified higher education expenses. 24.32 33.7 education expenses. (b) Qualified distributions must be withdrawn 24.33 (b) Qualified distributions must be withdrawn 33.8 33.9 proportionally from contributions and earnings in an account 24.34 proportionally from contributions and earnings in an account owner's account on the date of distribution as provided in owner's account on the date of distribution as provided in section 529 of the Internal Revenue Code. section 529 of the Internal Revenue Code. 24.36 33.12 Sec. 40. Minnesota Statutes 2004, section 136G.13, 25.1 Sec. 36. Minnesota Statutes 2004, section 136G.13, subdivision 5. is amended to read: 33.13 25.2 subdivision 5. is amended to read: Subd. 5. [DISTRIBUTIONS DUE TO DEATH OR DISABILITY OF. OR Subd. 5. [DISTRIBUTIONS DUE TO DEATH OR DISABILITY OF, OR 33.14 25.3 SCHOLARSHIP TO, OR ATTENDANCE AT A UNITED STATES MILITARY SCHOLARSHIP TO. OR ATTENDANCE AT A UNITED STATES MILITARY 33.15 25.4 ACADEMY BY, A BENEFICIARY.] An account owner may request a 25.5 ACADEMY BY, A BENEFICIARY.] An account owner may request a 33.16 distribution due to the death or disability of, or scholarship 25.6 distribution due to the death or disability of, or scholarship 33.17 to, or attendance at a United States military academy by, a to, or attendance at a United States military academy by, a 33.18 25.7 beneficiary from an account by submitting a completed request to beneficiary from an account by submitting a completed request to 33.19 25.8 the plan. Prior to distribution, the account owner shall 25.9 the plan. Prior to distribution, the account owner shall certify the reason for the distribution and provide written certify the reason for the distribution and provide written confirmation from a third party that the beneficiary has died. confirmation from a third party that the beneficiary has died. 25.11

25.12 become disabled, or received a scholarship for attendance at an

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33.24 eligible educational institution, or is attending a United
33.25 States military academy. The plan must not consider a request
33.26 to make a distribution until a third-party written confirmation
33.27 is received by the plan. For purposes of this subdivision, a
33.28 third-party written confirmation consists of the following:
         (1) for death of the beneficiary, a certified copy of the
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- 33.30 heneficiary's death record:
- (2) for disability of the beneficiary, a certification by a 33.32 physician who is a doctor of medicine or osteopathy stating that 33.33 the doctor is legally authorized to practice in a state of the 33.34 United States and that the beneficiary is unable to attend any 33.35 eligible educational institution because of an injury or illness 33.36 that is expected to continue indefinitely or result in death. Certification must be on a form approved by the plan: or
  - (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 identifies the beneficiary by name and Social Security number or taxpayer identification number as the recipient of the scholarship and states the amount of the scholarship, the period of time or number of credits or units to which it applies, the date of the scholarship, and, if applicable, the eligible educational institution to which the scholarship is to be applied; or
  - (4) for attendance by the beneficiary at a United States military academy, a letter from the military academy indicating the beneficiary's enrollment and attendance.
  - Sec. 41. Minnesota Statutes 2004, section 136G.14, is amended to read:

136G.14 [MINOR TRUST ACCOUNTS.]

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- (a) This section applies to a plan account in which funds of a minor trust account are invested.
- (b) The account owner may not be changed to any person other than a successor custodian or the beneficiary unless a 34.22 court order directing the change of ownership is provided to the plan administrator. The custodian must sign all forms and 34.24 requests submitted to the plan administrator in the custodian's 34 25 representative capacity. The custodian must notify the plan 34 26 administrator in writing when the beneficiary becomes legally 34 27 entitled to be the account owner. An account owner under this 34.28 section may not select a contingent account owner.
- (c) The beneficiary of an account under this section may 34.30 not be changed. If the beneficiary dies, assets in a plan 34.31 account become the property of the beneficiary's estate. Funds 34.32 in an account must not be transferred or rolled over to another 34.33 account owner or to an account for another beneficiary. A 34.34 nonqualified distribution from an account, or a distribution due 34.35 to the disability or scholarship award to the beneficiary, or 34.36 made on account of the beneficiary's attendance at a United States military academy, must be used for the benefit of the beneficiary.
  - Sec. 42. Minnesota Statutes 2004, section 137.0245, subdivision 1, is amended to read:
- 35.4 Subdivision 1. [ESTABLISHMENT.] A Regent Candidate 35.5 Advisory Council is established to assist the legislature in 35.6 determining criteria for, and identifying and recruiting 35.7

25.13 eligible educational institution, or is attending a United 25.14 States military academy. The plan must not consider a request 25.15 to make a distribution until a third-party written confirmation 25.16 is received by the plan. For purposes of this subdivision, a third-party written confirmation consists of the following: 25.17

25.18 (1) for death of the beneficiary, a certified copy of the beneficiary's death record: 25.19

SENATE LANGUAGE (S2265-1)

- 25.20 (2) for disability of the beneficiary, a certification by a 25.21 physician who is a doctor of medicine or osteopathy stating that 25.22 the doctor is legally authorized to practice in a state of the 25.23 United States and that the beneficiary is unable to attend any 25.24 eligible educational institution because of an injury or illness 25.25 that is expected to continue indefinitely or result in death. 25.26 Certification must be on a form approved by the plan; or 25.27
- (3) for a scholarship award to the beneficiary, a letter 25.28 from the grantor of the scholarship or from the eligible educational institution receiving or administering the scholarship, that identifies the beneficiary by name and Social 25.31 Security number or taxpayer identification number as the 25.32 recipient of the scholarship and states the amount of the 25.33 scholarship, the period of time or number of credits or units to 25.34 which it applies, the date of the scholarship, and, if applicable, the eligible educational institution to which the scholarship is to be applied; or
- (4) for attendance by the beneficiary at a United States 26.1 military academy, a letter from the military academy indicating 26.2 the beneficiary's enrollment and attendance. 26.3
- Sec. 37. Minnesota Statutes 2004, section 136G.14, is 26.4 26.5 amended to read: 26.6

136G.14 [MINOR TRUST ACCOUNTS.]

- (a) This section applies to a plan account in which funds of a minor trust account are invested.
- (b) The account owner may not be changed to any person other than a successor custodian or the beneficiary unless a court order directing the change of ownership is provided to the plan administrator. The custodian must sign all forms and requests submitted to the plan administrator in the custodian's representative capacity. The custodian must notify the plan administrator in writing when the beneficiary becomes legally entitled to be the account owner. An account owner under this section may not select a contingent account owner.
- 26.17 (c) The beneficiary of an account under this section may 26.19 not be changed. If the beneficiary dies, assets in a plan 26.20 account become the property of the beneficiary's estate. Funds 26.21 in an account must not be transferred or rolled over to another 26.22 account owner or to an account for another beneficiary. A 26.23 nonqualified distribution from an account, or a distribution due 26.24 to the disability or scholarship award to the beneficiary, or 26.25 made on account of the beneficiary's attendance at a United 26.26 States military academy, must be used for the benefit of the 26.27 beneficiary.

### HOUSE LANGUAGE (H1385-3)

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35.8 qualified candidates for membership on the Board of Regents and 35.9 making recommendations to the governor.

Sec. 43. Minnesota Statutes 2004, section 137.0245. subdivision 2. is amended to read: 35.11 Subd. 2. [MEMBERSHIP.] (a) The Regent Candidate Advisory 35.13 Council shall consist of 24 members, appointed as provided in this subdivision.

(b) Twetve Ten members shall be appointed by the Subcommittee on Committees of the Committee on Rules and Administration of the senate. Fwelve Ten members shall be appointed by the speaker of the house of representatives. Each of these appointing authority authorities must appoint one member who is a student enrolled in a degree program at the University of Minnesota at the time of appointment. No more than one-third one-fourth of the members appointed by each of 35.22 these appointing authority authorities may be current or former legislators. No more than two-thirds three-fourths of the members appointed by each of these appointing authority authorities may belong to the same political party:-however: political-activity-or-affiliation-is-not-required-for-the appointment-of-any-member.

(c) Two members shall be appointed by the University of Minnesota Alumni Association. Two members shall be appointed by the University of Minnesota Foundation.

(d) Geographical representation must be taken into consideration when making appointments. Political activity or affiliation is not required for appointment of any member of the advisory council. Section 15.0575 shall govern the advisory council. except that:

(1) the members shall be appointed to six-year terms with one-third appointed each even-numbered year; and

(2) student members are appointed to two-year terms with two students appointed each even-numbered year.

SENATE LANGUAGE (S2265-1)

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26.29
      subdivision 3, is amended to read:
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         Subd. 3. [DUTIES.] (a) The advisory council shall:
          (1) develop, in consultation with current and former
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26.32 regents and the administration of the University of Minnesota, a
      statement of the selection criteria to be applied and a
      description of the responsibilities and duties of a regent, and
      shall distribute this to potential candidates; and
26.36
         (2) for each position on the board, identify and recruit
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      qualified candidates for the Board of Regents, based on the
      background and experience of the candidates, and their potential
      for discharging the responsibilities of a member of the Board of
      Regents. The selection criteria must not include a limitation
27.5
      on the number of terms an individual may serve on the Board of
27.6
       Regents; and
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          (3) report to the joint committee established under section
       137.0246 on the membership needs of the board in terms of
27.8
       individual skills and characteristics. Individual skills relate
27.9
      to training and experience in fields such as finance, higher
      education, labor, and management. Individual characteristics
27.12
      relate to qualities such as gender, race, and geographic
27.13
      location of residence.
27.14
          (b) The selection criteria developed under paragraph (a),
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Sec. 38. Minnesota Statutes 2004, section 137.0245.

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### SENATE LANGUAGE (S2265-1)

- Sec. 44. Minnesota Statutes 2004, section 137,0245. 36.5 subdivision 4. is amended to read: 36 6 Subd. 4. [RECOMMENDATIONS.] The advisory council shall 36.7 recommend at least two and not more than four candidates. By 36.8 March-+5 February 1 of each odd-numbered year, the advisory 36.9 36.10 council shall submit its recommendations to the president-of-the 36.11 senate-and-the-speaker-of-the-house-of-representatives:--The 36.12 | tegistature-shatt-not-be-bound-by-these-recommendations governor 36.13 who must nominate a slate of candidates and present it to the legislature under section 137.0247. 36.14
- Sec. 45. [137.0247] [LEGISLATIVE ELECTION OF REGENTS.] Subdivision 1. [GOVERNOR NOMINATION.] Within 30 days of receiving the recommendations of the Regent Candidate Advisory Council, the governor must submit a slate of regent candidates to the legislature that names one candidate for each vacancy. The governor may name candidates from the recommendations of the advisory council, or may select a candidate without regard to the recommendations but according to sections 137.023 and 36.22 137.024. In selecting candidates, the governor must consider 36.23 the needs of the board of regents and the balance of the board membership with respect to gender, racial, and ethnic 36,25 composition.
- 36.26 Subd. 2. [ELECTION BY THE LEGISLATURE.] In each 36.27 odd-numbered year, the legislature must elect regents as 36.28 required under the Minnesota Constitution, article XII, section 3. from a slate of candidates submitted by the governor under this section. If the legislature fails to fill one or more of 36.31 the open positions, the governor has 15 days from the date of 36.32 the joint convention to submit a new slate of candidates for the 36.33 open regent positions. The legislature must meet in joint 36.34 convention to act on the second slate of candidates. The 36.35 nomination and election process under this section continues 36.36 until regents have been elected for all positions scheduled for 37.1 the current election cycle.

clause (1), must include a criterion that regents represent diversity in geography; gender; race; occupation, including business and labor; and experience.

- Sec. 39. [137.0246] [REGENT SELECTION; LEGISLATURE.] 27.18 27.19 (a) By February 15 of each odd-numbered year, or at a date 27.20 agreed to by concurrent resolution, a joint legislative 27.21 committee shall meet to recommend nominees for regent of the 27.22 University of Minnesota to be presented to a joint convention of 27.23 the legislature. The joint legislative committee consists of 20 legislator members. Ten members shall be appointed by the 27.24 27.25 speaker of the house. Ten members shall be appointed by the 27.26 Subcommittee on Committees of the Committee on Rules and 27.27 Administration from the senate. An equal number of members from the majority and minority party shall be appointed from each 27.28 house. The members appointed from the minority party must be 27.29 appointed from among those recommended by the minority leader. 27.30 The chairs of the education policy committees and of the higher 27.31 education budget divisions and the ranking minority member of 27.32 those committees and divisions must be appointed. A majority of 27.33 27.34 the members from each house is a quorum of the joint committee. 27.35 (b) The joint committee shall determine the number of 27.36 persons, and the person or persons to be recommended for each 28.1 open seat. 28.2 (c) The joint convention must meet on or before March 7 of 28.3 that same odd-numbered year.
- 28.5 Subdivision 1. [DEFINITION.] For purposes of this section, 28.6 "qualifying educational loans" means government, commercial, and 28.7 foundation loans for actual costs paid for tuition, reasonable education expenses, and reasonable living expenses related to 28.8 the graduate or undergraduate education of a licensed practical 28.9 28.10 nurse or registered nurse. Subd. 2. [CREATION OF ACCOUNT; LOAN REPAYMENT PROGRAM.] A 28.11 28.12 low-income nursing education account is created in the general 28.13 fund. The commissioner of health shall use money from the 28.14 account to establish a loan repayment program for licensed 28.15 practical or registered nurses who agree to practice in a 28.16 Minnesota nursing home or work in a position in Minnesota as a 28.17 nurse educator. Appropriations made to the account do not 28.18 cancel and are available until expended. Subd. 3. [ELIGIBILITY.] (a) To be eligible to apply to 28.19 participate in the loan repayment program, an individual must: 28.20

Sec. 40. [144.1498] [NURSING LOW-INCOME LOAN REPAYMENT.]

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           (2) currently be attending a program leading to a degree in
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        practical or registered nursing or a graduate nursing degree in
        a public or private postsecondary education institution located
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 28.25
        in Minnesota; and
 28.26
           (3) submit an application to the commissioner of health.
 28.27
           (b) An applicant selected to participate must sign a
 28.28
        contract to agree to serve a minimum three-year, full-time
        service obligation in a position or place of employment
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        described in subdivision 2. The service must begin no later
 28.30
        than March 31 following completion of required training. If
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        fewer applications are submitted by nursing students than there
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        are participant slots available, the commissioner may consider
        applications submitted by nursing program graduates who are
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        licensed or registered nurses or nurses who are nurse
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 28.36
        educators. Nurses selected for loan repayment assistance must
        comply with this section.
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           Subd. 4. [LOAN REPAYMENT.] The commissioner of health may
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        accept applicants each year for participation in the loan
 29.3
        repayment program, within the limits of available funding.
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        Applicants are responsible for securing their own loans. The
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        commissioner shall select participants in a priority based upon
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        lowest family income, followed in order of ascending family
 29.8
        income. Family income may be determined in the same manner as
        for state grants under section 136A.121 or in another manner the
 29.9
        commissioner determines fairly represents family income. The
        commissioner shall give preference to applicants closest to
 29.11
        completing their training. For each year that a participant
        meets the service obligation required under subdivision 3, up to
        a maximum of four years, the commissioner shall make annual
        disbursements directly to the participant equivalent to 15
        percent of the average educational debt for indebted nursing
        school graduates in the year closest to the applicant's
        selection for which information is available or the balance of
        the qualifying educational loans, whichever is less. Before
        receiving loan repayment disbursements and as requested, the
        participant must complete and return to the commissioner an
        affidavit of practice form provided by the commissioner
        verifying that the participant is practicing as required under
        subdivision 3. 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. Participants remain
        eligible for loan repayment as long as they practice as required
 29.31
        under subdivision 3.
  29.32
            Subd. 5. [PENALTY FOR NONFULFILLMENT.] If a participant
         does not fulfill the service commitment under subdivision 3, the
         commissioner of health shall collect from the participant 100
         percent of any payments made for qualified educational loans and
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  29.36
        interest at a rate established according to section 270.75. The
         commissioner shall deposit the money collected in the low-income
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         nursing education account established under subdivision 2.
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  30.3
            Subd. 6. [SUSPENSION OR WAIVER OF OBLIGATION.] Payment or
  30.4
         service obligations cancel in the event of a participant's
         death. The commissioner of health may waive or suspend payment
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         or service obligations in cases of total and permanent
  30.7
         disability or long-term temporary disability lasting for more
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| 37.3  | Sec. 46. Minnesota Statutes 2004, section 192.502,                |
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| 37.4  | subdivision 1, is amended to read:                                |
| 37.5  | Subdivision 1. [POSTSECONDARY STUDENTS.] (a) A-member-of          |
| 37.6  | the-Minnesota-National-Guard-or-any-other-military-reserve        |
| 37.7  | component-who-is-a <u>As used in this subdivision</u> , the terms |
| 37.8  | "qualified person" and "qualified student" have the same meaning  |
| 37.9  | and include:  |
| 37.10 | (1) any student at a postsecondary education educational          |

- (1) any student at a postsecondary education educational 37.11 institution and who is called-or ordered to-state into active military service in-the-Minnesota-National-Guard, as defined in 37.13 section 190.05, subdivision 5,-or-who-is-called-or-ordered-to 37.14 federal-active-military-service: and
- (2) a veteran, as defined in section 197.447, who has a service connected disability as certified by the United States Department of Veterans Affairs, who is a student at a postsecondary educational institution, and whose medical condition or medical treatment requirements reasonably prevent the person's attendance at or progress in part or all of the person's higher educational training or studies at any given 37.22 time.
- (b) A qualified person or qualified student has the 37,24 following rights:

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- (1) with regard to courses in which the person is enrolled, the person may:
- (i) withdraw from one or more courses for which tuition and 37.28 fees have been paid that are attributable to the courses. The 37.29 tuition and fees must be credited to the person's account at the 37.30 postsecondary institution. Any refunds are subject to the 37.31 requirements of the state or federal financial aid programs of 37.32 origination. In such a casé, the student must not receive 37.33 credit for the courses and must not receive a failing grade, an 37.34 incomplete, or other negative annotation on the student's 37.35 record, and the student's grade point average must not be 37.36 altered or affected in any manner because of action under this item:
  - (ii) be given a grade of incomplete and be allowed to complete the course upon release from active duty service, upon completion of medical treatment, or upon sufficient medical recovery under the postsecondary institution's standard practice for completion of incompletes; or
- (iii) continue and complete the course for full credit. Class sessions the student misses due to performance of state-or federal active military service or due to the person's medical 38.10 treatment or medical condition must be counted as excused 38.11 absences and must not be used in any way to adversely impact the 38 12 student's grade or standing in the class. Any student who 38 13 selects this option is not, however, automatically excused from 38 14 completing assignments due during the period the student is 38.15 performing state-or-federal active military service or receiving 38.16 medical treatment or recovering from a medical condition. A 38.17 letter grade or a grade of pass must only be awarded only if, in 38.18 the opinion of the faculty member teaching the course, the

| 30.8  | than two years. The commissioner shall evaluate all other        |
|-------|--|
| 30.9  | requests for suspension or waivers on a case-by-case basis and   |
| 30.10 | may grant a waiver of all or part of the money owed as a result  |
| 30.11 | of a nonfulfillment penalty if emergency circumstances prevented |
| 30.12 | fulfillment of the required service commitment.                  |

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SENATE LANGUAGE (S2265-1)

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38.19 student has completed sufficient work and has demonstrated
38.20 sufficient progress toward meeting course requirements to
      justify the grade:
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- (2) to receive a refund of amounts paid for room, board, 38.23 and fees attributable to the time period during which the 38.24 student was serving in state-or-federal active military service or receiving medical treatment or dealing with the person's medical condition and did not use the facilities or services for which the amounts were paid. Any refund of room, board, and 38.28 fees is subject to the requirements of the state or federal 38.29 financial aid programs of origination; and
  - (3) if the student chooses to withdraw, the student has the right to be readmitted and reenrolled as a student at the postsecondary education institution, without penalty or redetermination of admission eligibility, within one-year two years following release from the state or federal active military service or following completion of medical treatment or sufficient recovery from the person's medical condition.
  - (b) (c) The protections in this section may be invoked as follows:
  - (1) the qualified person or qualified student, or an appropriate officer from the military organization in which the person will be serving, or an appropriate medical authority or the person's authorized caregiver or family member, must give advance verbal or written notice that the person is being called or ordered to qualifying active military service or will be undertaking medical treatment or a period of recovery for a medical condition:
  - (2) advance notice is not required if the giving of notice is precluded by military or medical necessity or, under all the relevant circumstances, the giving of notice is impossible or unreasonable: and
  - (3) upon written request from the postsecondary institution, the person must provide written verification of the order to active service or of the existence of the medical condition or medical treatment.
  - (c) (d) This section provides minimum protections for qualified students. Nothing in this section prevents postsecondary institutions from providing additional options or protections to students who are called-or ordered to state-or federal active military service or are undertaking medical treatment or a period of recovery from a medical condition.

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

Sec. 47. Minnesota Statutes 2004, section 299A.45. 39.27 39.28

subdivision 1. is amended to read: Subdivision 1. [ELIGIBILITY.] Following certification 39.29 39.30 under section 299A.44 and compliance with this section and rules 39.31 of the commissioner of public safety and the higher education 39.32 services office, dependent children less than 23 years of age 39.33 and the surviving spouse of a public safety officer killed in 39.34 the line of duty on or after January 1, 1973, are eligible to 39.35 receive educational benefits under this section. To qualify for 39.36 an award, they must be enrolled in undergraduate degree or 40.1 certificate programs after June 30, 1990, at an eligible 40.2 Minnesota institution as provided in section 136A.101. subdivision 4. A student who withdraws from enrollment for 40.3

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30.13
         Sec. 41. Minnesota Statutes 2004, section 299A,45.
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      subdivision 1. is amended to read:
30.15
         Subdivision 1. [ELIGIBILITY.] Following certification
     under section 299A.44 and compliance with this section and rules
30.17 of the commissioner of public safety and the higher education
30.18 services office, dependent children less than 23 years of age
30.19 and the surviving spouse of a public safety officer killed in
30.20 the line of duty on or after January 1, 1973, are eligible to
30.21 receive educational benefits under this section. To qualify for
30.22 an award, they must be enrolled in undergraduate degree or
30.23 certificate programs after June 30, 1990, at an eligible
30.24 Minnesota institution as provided in section 136A.101.
30.25 subdivision 4. A student who withdraws from enrollment for
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## HOUSE LANGUAGE (H1385-3)

| 40.4<br>40.5<br>40.6<br>40.7<br>40.8  | active military service is entitled to an additional semester or the equivalent of grant eligibility. Persons who have received a baccalaureate degree or have been enrolled full time or the equivalent of ten semesters or the equivalent, whichever occurs first, are no longer eligible.   |
|---|--|
| 40.9<br>40.10<br>40.11<br>40.12<br>40.13<br>40.14<br>40.15<br>40.16   | Sec. 48. Minnesota Statutes 2004, section 299A.45, subdivision 4, is amended to read: Subd. 4. [RENEWAL.] Each award must be given for one academic year and is renewable for a maximum of eight semesters or the equivalent. A student who withdraws from enrollment for active military service is entitled to an additional semester or the equivalent of grant eligibility. An award must not be given to a dependent child who is 23 years of age or older on the first day of the academic year.   |
|   | HOUSE LANGUAGE (05-1629)   |
| 1.8<br>1.9<br>1.10  | Section 1. [583.215] [EXPIRATION.] <u>Sections 336.9-601, subsections (h) and (i); 550.365;</u> <u>559.209; 582.039; and 583.20 to 583.32, expire June 30, 2009.</u>   |
| 1.11<br>1.12<br>1.13  | Sec. 2. [REPEALER.]  Laws 1986, chapter 398, article 1, section 18, as amended, is repealed.   |
| 1.14<br>1.15<br>1.16  | Sec. 3. [EFFECTIVE DATE.]  Sections 1 and 2 are effective the day following final enactment.   |
|   | HOUSE LANGUAGE (H1385-3)   |
| 40.18<br>40.19<br>40.20<br>40.21<br>40.22<br>40.23<br>40.25<br>40.25<br>40.27<br>40.28<br>40.30<br>40.31<br>40.32<br>40.33<br>40.34<br>40.35<br>40.36<br>41.1<br>41.2 | Sec. 49. [RECIPROCITY NEGOTIATIONS.]  Subdivision 1. [SOUTH DAKOTA.] The Higher Education  Services Office must examine the feasibility of reinstating interstate payments in the Minnesota-South Dakota reciprocity program while maintaining the tuition reciprocity agreement. The office must examine the advantages and disadvantages of computing interstate payments under the reciprocity agreement and the impact of interstate payments on participating students, institutions, and the general fund of the two states. The office must report on the feasibility and impacts of reciprocity payments to the committees of the legislature with responsibility for higher education by January 10, 2006.  Subd. 2. [WISCONSIN.] The Higher Education Services Office must, as soon as possible, commence negotiations with the state of Wisconsin on the tuition reciprocity agreement. The negotiations must include the issue of the disparity between the tuition paid by Wisconsin residents and Minnesota residents at campuses of the University of Minnesota with a goal of reducing or eliminating the disparity.  This section does not mandate the inclusion of any particular term in a tuition reciprocity agreement. |
| 41.3<br>41.4  | Sec. 50. [APPLICATION OF ELIGIBILITY.]   |

|  | SENATE LANGUAGE (S2265-1)  |
|--|--|
| 30.26<br>30.27<br>30.28<br>30.29<br>30.30                                  | active military service is entitled to an additional semester or the equivalent of grant eligibility. Persons who have received a baccalaureate degree or have been enrolled full time or the equivalent of ten semesters or the equivalent, whichever occurs first, are no longer eligible.   |
| 30.31<br>30.32<br>30.33<br>30.34<br>30.35<br>30.36<br>31.1<br>31.2<br>31.3 | Sec. 42. Minnesota Statutes 2004, section 299A.45, subdivision 4, is amended to read: Subd. 4. [RENEWAL.] Each award must be given for one academic year and is renewable for a maximum of eight semesters or the equivalent. A student who withdraws from ennollment for active military service is entitled to an additional semester or the equivalent of grant eligibility. An award must not be given to a dependent child who is 23 years of age or older on the first day of the academic year. |
|  | SENATE LANGUAGE (S2265-1)  |
| 31.4<br>31.5<br>31.6   | Sec. 43. [583.215] [EXPIRATION.] <u>Sections 336.9-601, subsections (h) and (i); 550.365;</u> <u>559.209; 582.039; and 583.20 to 583.32, expire June 30, 2009.</u>   |

32.16 (b) Laws 1986, chapter 398, article 1, section 18, as 32.17 amended, is repealed.

## SENATE LANGUAGE (S2265-1)

|       | •  |
|-------|--|
| 31.34 | Sec. 46. [RECIPROCITY NEGOTIATIONS.]                             |
| 31.35 | The Higher Education Services Office must, as soon as            |
| 31.36 | possible, enter into negotiations with the appropriate officials |
| 32.1  | of the state of Wisconsin concerning higher education            |
| 32.2  | reciprocity. The office must attempt to negotiate an agreement   |
| 32.3  | that would result in Wisconsin resident students attending       |
| 32.4  | Minnesota public higher education institutions paying no less    |
| 32.5  | than Minnesota resident students attending those institutions.   |
| 32.6  | The office must report the results of the negotiations to the    |
| 32.7  | legislature by November 1, 2005.                                 |
|       |  |

31.7 Sec. 44. [APPLICATION OF ELIGIBILITY.]
31.8 The additional semester or the equivalent of grant
31.9 eligibility under sections 13, 16, 41, and 42 applies to any
31.10 student who withdrew from enrollment in a postsecondary

#### HOUSE LANGUAGE (H1385-3)

| 41.7<br>41.8<br>41.9   | institution after December 31, 2002, because the student was ordered to active military service as defined in Minnesota Statutes, section 190.05, subdivision 5b or 5c.   |
|--|---|
| 41.10<br>41.11<br>41.12<br>41.13<br>41.14<br>41.15<br>41.16<br>41.17<br>41.20<br>41.21<br>41.22<br>41.23<br>41.24<br>41.25 | Sec. 51. [ADVISORY TASK FORCE ON PUBLIC POSTSECONDARY FUNDING.]  The Higher Education Services Office shall convene an advisory task force to study the current postsecondary funding policy under Minnesota Statutes, sections 135A.01 to 135A.034. The task force must include the chief financial officers of the University of Minnesota and the Minnesota State Colleges and Universities and the commissioner of finance, or their designees. The task force may include other members as selected by the Higher Education Services Office. The task force must study and make specific recommendations on alternatives to the methods currently used by the postsecondary systems to implement the provisions of Minnesota Statutes, section 135A.031, subdivision 4. The task force must submit its recommendations to the legislature and the governor by January 15, 2006. The task force expires on June 30, 2007. |
|  |   |

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Sec. 52. [TRANSITIONAL APPOINTMENTS TO THE REGENT
41.26
41.27 CANDIDATE ADVISORY COUNCIL.]
         Notwithstanding Minnesota Statutes, section 137.0245,
41.28
       subdivision 2, for appointments made in 2006 and 2008,
41.29
       appointing authorities under section 43 shall make transitional
41.30
41.31
       appointments to the regent candidate advisory council for terms
      of varying lengths so that by 2010, and each even year
       thereafter, the house of representatives and the senate shall
      appoint a total of seven members, including one student and the
       University of Minnesota Alumni Association or the University of
       Minnesota Foundation shall alternately appoint one member, but
       every third appointment cycle, each will appoint a member.
42.1
       Beginning with appointments in 2010, one-third of the members
42.2
       are appointed to six-year terms under Minnesota Statutes,
42.3
42.4
       section 137.0245, subdivision 2.
```

42.5 Sec. 53. [ALTERNATIVE FORMAT INSTRUCTIONAL MATERIAL 42.6 NETWORK. 1 The Higher Education Services Office must convene a group 42.7 with representatives from the Minnesota State Colleges and 42.8 Universities, the University of Minnesota, and all sectors of 42.9 private postsecondary education to develop a network containing 42.10 postsecondary instructional material in an electronic format. 42.11 The material on the network must be made available to Minnesota 42.12 postsecondary institutions and to postsecondary students with 42.13

disabilities that require a reading accommodation. The group 42.14 must establish standards for the instructional material that is 42.15 housed on the network. Instructional material must be in a

42.16 format that is compatible with assistive technology used by 42.17 students who require a reading accommodation. Instructional 42.18

material includes, but is not limited to, printed materials 42.19

published or produced primarily for use by students in

postsecondary educational courses. It also includes

#### SENATE LANGUAGE (S2265-1)

31.11 institution after December 31, 2002, for enrollment for active

| 31.12 | military service as defined in Minnesota Statutes, section       |
|-------|--|
| 31,13 | 190.05, subdivision 5b or 5c.                                    |
|       |  |
| 31.14 | Sec. 45. [ADVISORY TASK FORCE ON PUBLIC POSTSECONDARY            |
| 31.15 | FUNDING.]  |
| 31.16 | The Higher Education Services Office shall convene an            |
| 31.17 | advisory task force to study the current postsecondary funding   |
| 31.18 | policy under Minnesota Statutes, sections 135A.01 to 135A.034.   |
| 31.19 | The task force must include a legislative fiscal analysis staff  |
| 31.20 | member from the senate assigned to the senate higher education   |
| 31.21 | finance division, a legislative fiscal analysis staff member     |
| 31.22 | assigned to the house Higher Education Finance Committee, the    |
| 31.23 | chief financial officers of the University of Minnesota and the  |
| 31.24 | Minnesota State Colleges and Universities, and the commissioner  |
| 31.25 | of finance, or their designees. The task force may include       |
| 31.26 | other members as selected by the Higher Education Services       |
| 31.27 | Office. The task force must study and make specific              |
| 31.28 | recommendations on alternatives to the methods currently used by |
| 31.29 | the postsecondary systems to implement the provisions of         |
| 31.30 | Minnesota Statutes, section 135A.031, subdivision 4. The task    |
| 31.31 | force must submit its recommendations to the legislature and the |
| 31.32 |  |
| 31.33 | 30, 2007.  |

|                | the state of the s |                |   |
|----------------|--|----------------|---|
| 42.22          | instructional materials that are produced by postsecondary   |                |   |
| 42,23          | institutions for use in conjunction with a course of study. The  |                |   |
|                |  |                |   |
| 42.24          | Higher Education Services Office must report to the committees   |                |   |
| 42.25          | in the house of representatives and senate with responsibility   |                | •   |
| 42.26          | for higher education by January 15, 2006, on progress in   |                |   |
|                |  |                |   |
| 42.27          | developing the network and with recommendations on methods to  |                |   |
| 42.28          | meet the needs of students for instructional materials in  |                | ·   |
|                |  |                |   |
| 42.29          | alternative formats.   |                |   |
|                |  |                |   |
| 42,30          | Sec. 54. [REVISOR INSTRUCTION.]  | 32.8           | Sec. 47. [REVISOR INSTRUCTION.]   |
|                |  |                |   |
| 42.31          | The revisor of statutes shall change the terms "HESO" and  | 32.9           | The revisor of statutes shall change the terms "HESO" and   |
| 42.32          | "Higher Education Services Office" to "Minnesota Office of   | 32.10          | "Higher Education Services Office" to "Minnesota Office of  |
| 42.33          | Higher Education" wherever in Minnesota Statutes and Minnesota   | 32,11          | Higher Education" wherever in Minnesota Statutes and Minnesota  |
|                |  |                |   |
| 42.34          | Rules the terms appear.  | 32.12          | Rules the terms appear.   |
|                |  |                | •   |
| 40 05          | Sec. 55. [REPEALER.]   | 32.13          | Sec. 48. [REPEALER.]  |
| 42.35          |  |                |   |
| 42.36          | (a) Minnesota Statutes 2004, sections 136A.011, and  | 32.14          | (a) Minnesota Statutes 2004, sections 136A.011 and  |
| 43.1           | 136A.031, subdivision 1, are repealed.   | 32,15          | 136A.031, subdivision 1, are repealed.  |
| 40.1           | TOOK. OUT, Substitution of the repeated.   | 02.13          | 1004.001, 00001110111, 210 1000100.   |
|                |  |                | • • • • • • • • • • • • • • • • • • •   |
| 43.2           | (b) Minnesota Rules, parts 4815.0100; 4815.0110; 4815.0120;  | 32.18          | (c) Minnesota Rules, parts 4815.0100; 4815.0110; 4815.0120;   |
| 43.3           | 4815.0130: 4815.0140: 4815.0150: 4815.0160: 4830.8100:   | 32.19          | 4815.0130: 4815.0140: 4815.0150: 4815.0160: 4830.8100:  |
|                |  |                |   |
| 43.4           | 4830.8110; 4830.8120; 4830.8130; 4830.8140; and 4830.8150, are   | 32.20          | 4830.8110; 4830.8120; 4830.8130; 4830.8140; and 4830.8150, are  |
| 43.5           | repealed.  | 32.21          | repealed.   |
| 40.0           | 100001001  | 02.2.          | · opolicati   |
|                |  |                | •   |
| 43.6           | ARTICLE 3  | 34.34          | ARTICLE 4   |
| 43.7           | PRIVATE CAREER SCHOOLS   | 34.35          | PRIVATE CAREER SCHOOLS  |
| 43.7           | FRIVATE CAREER SCHOOLS   | 34.33          | PRIVATE GARLER SCHOOLS  |
|                |  |                |   |
| 43.8           | Section 1. Minnesota Statutes 2004, section 141.21, is   | 34.36          | Section 1. Minnesota Statutes 2004, section 141.21, is  |
|                |  |                |   |
| 43.9           | amended by adding a subdivision to read:   | 35.1           | amended by adding a subdivision to read:  |
| 43.10          | Subd. 6a. [MULTIPLE LOCATION.] "Multiple location" means   | 35.2           | Subd. 6a. [MULTIPLE LOCATION.] "Multiple location" means  |
|                | any site where classes or administrative services are provided   | 35.3           | any site where classes or administrative services are provided  |
| 43.11          |  |                |   |
| 43.12          | to students and which has a street address that is different   | 35.4           | to students and which has a street address that is different  |
| 43.13          | than the street address found on the school's private career   | 35.5           | than the street address found on the school's private career  |
|                |  |                |   |
| 43.14          | school license.  | 35.6           | school license.   |
|                |  |                |   |
| 43.15          | Sec. 2. Minnesota Statutes 2004, section 141.25,   | 35.7           | Sec. 2. Minnesota Statutes 2004, section 141.25,  |
|                |  |                |   |
| 43.16          | subdivision 3, is amended to read:   | . 35.8         | subdivision 3, is amended to read:  |
| 43.17          | Subd. 3. [APPLICATION.] Application for a license shall be   | 35.9           | Subd. 3. [APPLICATION.] Application for a license shall be  |
| 43.18          | on forms prepared and furnished by the office, and shall include   | 35.10          | on forms prepared and furnished by the office, and shall include  |
|                |  |                |   |
| 43.19          | the following and other information as the office may require:   | 35.11          | the following and other information as the office may require:  |
| 43,20          | <ol><li>the title or name of the school, ownership and</li></ol>   | 35.12          | <ol><li>the title or name of the school, ownership and</li></ol>  |
| 43.21          | controlling officers, members, managing employees, and director;   | 35.13          | controlling officers, members, managing employees, and director;  |
|                |  |                |   |
| 43.22          | (2) the specific programs which will be offered and the  | 35.14          | (2) the specific programs which will be offered and the   |
| 43.23          | specific purposes of the instruction;  | 35.15          | specific purposes of the instruction;   |
|                | (3) the place or places where the instruction will be  | 35.16          | (3) the place or places where the instruction will be   |
| 43.24          |  |                |   |
| 43.25          | given;   | 35.17          | given;  |
| 43.26          | (4) a listing of the equipment available for instruction in  | 35.18          | (4) a listing of the equipment available for instruction in   |
|                |  |                | · · ·   |
| 43.27          | each program;  | 35.19          | each program;   |
| 43.28          | (5) the maximum enrollment to be accommodated with   | 35.20          | (5) the maximum enrollment to be accommodated with  |
|                | equipment available in each specified program;   | 35.21          | equipment available in each specified program;  |
| 43.29          |  |                |   |
| 43.30          | (6) the qualifications of instructors and supervisors in   | 35.22          | (6) the qualifications of instructors and supervisors in  |
| 43.31          | each specified program;  | 35.23          | each specified program;   |
|                |  |                |   |
| 43.32          | (7) a current balance sheet, income statement, and adequate  | 35.24          | (7) a current balance sheet, income statement, and adequate   |
| 43.33          | supporting documentation, prepared and certified by an   | 35.25          | supporting documentation, prepared and certified by an  |
|                |  |                | independent public accountant or CPA;   |
| 12 21          | independent public accountant or CPA:  | 35 26          |   |
| 43.34          | independent public accountant or CPA;  | 35.26          |   |
| 43.34<br>43.35 | <pre>independent public accountant or CPA; (8) copies of all media advertising and promotional</pre>   | 35.27          | (8) copies of all media advertising and promotional   |
| 43.35          | <pre>independent public accountant or CPA; (8) copies of all media advertising and promotional</pre>   |                | (8) copies of all media advertising and promotional   |
| 43.35<br>43.36 | <pre>independent public accountant or CPA; (8) copies of all media advertising and promotional literature and brochures or electronic display currently used or</pre>  | 35.27<br>35.28 | (8) copies of all media advertising and promotional<br>literature and brochures or electronic display currently used or |
| 43.35          | <pre>independent public accountant or CPA; (8) copies of all media advertising and promotional</pre>   | 35.27          | (8) copies of all media advertising and promotional<br>literature and brochures or electronic display currently used or |
| 43.35<br>43.36 | <pre>independent public accountant or CPA; (8) copies of all media advertising and promotional literature and brochures or electronic display currently used or</pre>  | 35.27<br>35.28 | (8) copies of all media advertising and promotional<br>literature and brochures or electronic display currently used or |

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## HOUSE LANGUAGE (H1385-3)

- (9) copies of all Minnesota enrollment agreement forms and contract forms and all enro lment agreement forms and contract forms used in Minnesota; and
- (10) gross income earned in the preceding year from student tuition, fees, and other required institutional charges, unless the school files with the office a surety bond equal to at least \$50,000 \$250,000 as described in subdivision 5.
- 44.9 Sec. 3. Minnesota Statutes 2004, section 141.25, 44.10 subdivision 5, is amended to read:

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- Subd. 5. [BOND.] (a) No license shall be issued to any school which maintains, conducts, solicits for, or advertises within the state of Minnesota any program, unless the applicant files with the office a continuous corporate surety bond written 44.15 by a company authorized to do business in Minnesota conditioned upon the faithful performance of all contracts and agreements with students made by the applicant.
- (b) The amount of the surety bond shall be ten percent of 44.19 the preceding year's gross income from student tuition, fees, 44.20 and other required institutional charges, but in no event less than \$10,000 nor greater than \$50,000 \$250,000, except that a 44.22 school may deposit a greater amount at its own discretion. A 44.23 school in each annual application for licensure must compute the 44.24 amount of the surety bond and verify that the amount of the 44.25 surety bond complies with this subdivision, unless the school 44.26 maintains a surety bond equal to at least \$50,000. A school that operates at two or more locations may combine gross 44.27 income from student tuition, fees, and other required institutional charges for all locations for the purpose of determining the annual surely bond requirement. The gross tuition and fees used to determine the amount of the surety bond 44.32 required for a school having a license for the sole purpose of recruiting students in Minnesota shall be only that paid to the 44.33 school by the students recruited from Minnesota.
  - (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 canceled for breach of any contract or agreement made by the applicant with any student. The aggregate liability of the surety for all breaches of the conditions of the bond shall not exceed the principal sum deposited by the school under paragraph (b). 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.
- (d) In lieu of bond, the applicant may deposit with the commissioner of finance a sum equal to the amount of the required surety bond in cash, or securities as may be legally 45.12 45.13 purchased by savings banks or for trust funds in an aggregate market value equal to the amount of the required surety bond. 45.14
- (e) Failure of a school to post and maintain the required 45.15 surety bond or deposit under paragraph (d) may result in denial, 45.16 suspension, or revocation of the school's license. 45.17
- Sec. 4. Minnesota Statutes 2004, section 141.25, 45.18 45.19 subdivision 8. is amended to read: 45.20
- Subd. 8. [FEES AND TERMS OF LICENSE.] An application for an initial license under sections 141.21 to 141.35 shall be 45.21

### SENATE LANGUAGE (S2265-1)

- 35.30 (9) copies of all Minnesota enrollment agreement forms and contract forms and all enrollment agreement forms and contract 35.31 forms used in Minnesota; and 35.32 35.33
  - (10) gross income earned in the preceding year from student tuition, fees, and other required institutional charges, unless the school files with the office a surety bond equal to at least \$50,000 \$250,000 as described in subdivision 5.

10 May 2005 1:15 p.m.

- 36.1 Sec. 3. Minnesota Statutes 2004, section 141.25. 36.2 subdivision 5, is amended to read:
  - Subd. 5. [BOND.] (a) No license shall be issued to any school which maintains, conducts, solicits for, or advertises within the state of Minnesota any program, unless the applicant files with the office a continuous corporate surety bond written by a company authorized to do business in Minnesota conditioned upon the faithful performance of all contracts and agreements with students made by the applicant.
- (b) The amount of the surety bond shall be ten percent of the preceding year's gross income from student tuition, fees, 36.12 and other required institutional charges, but in no event less 36.13 than \$10,000 nor greater than \$50,000, except that a 36.14 school may deposit a greater amount at its own discretion. A 36.15 school in each annual application for licensure must compute the 36.16 amount of the surety bond and verify that the amount of the 36.17 surety bond complies with this subdivision, unless the school 36.18 maintains a surety bond equal to at least \$50,000 \$250,000. A school that operates at two or more locations may combine gross income from student tuition, fees, and other required institutional charges for all locations for the purpose of determining the annual surety bond requirement. The gross tuition and fees used to determine the amount of the surety bond required for a school having a license for the sole purpose of recruiting students in Minnesota shall be only that paid to the school by the students recruited from Minnesota.
  - (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 canceled for breach of any contract or agreement made by the applicant with any student. The aggregate liability of the surety for all breaches of the conditions of the bond shall not exceed the principal sum deposited by the school under paragraph (b). 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.
  - (d) In lieu of bond, the applicant may deposit with the commissioner of finance a sum equal to the amount of the required surety bond in cash, 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 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.
- 37.10 Sec. 4. Minnesota Statutes 2004, section 141,25.
- 37.11 subdivision 8. is amended to read:
- Subd. 8. [FEES AND TERMS OF LICENSE.] An application for 37.13 an initial license under sections 141.21 to 141.35 shall be

#### HOUSE LANGUAGE (H1385-3)

#### SENATE LANGUAGE (\$2265-1)

10 May 2005 1:15 p.m.

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45.22 accompanied by a nonrefundable application fee established-by
45.23 the-office as provided in section 141.255 that is sufficient to
45.24 recover, but not exceed, its the administrative costs of the
45.25 office.
          All licenses shall expire one year from the date issued by
45.26
45.27 the office, except as provided in section 141.251.
          Sec. 5. Minnesota Statutes 2004, section 141,25.
45.28
      subdivision 9, is amended to read:
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45.30
          Subd. 9. [CATALOG. BROCHURE. OR ELECTRONIC DISPLAY.]
       Before a license is issued to a school, the school shall furnish
45.31
      to the office a catalog, brochure, or electronic display
45.33
45.34
          (1) identifying data, such as volume number and date of
45.35
      publication;
          (2) name and address of the school and its governing body
45.36
       and officials:
46.1
          (3) a calendar of the school showing legal holidays,
46.2
       beginning and ending dates of each course quarter, term, or
46.3
       semester, and other important dates:
46.4
          (4) the school policy and regulations on enrollment
46.5
       including dates and specific entrance requirements for each
46.6
46.7
       orogram:
          (5) the school policy and regulations about leave.
46.8
       absences, class cuts, make-up work, tardiness, and interruptions
46.9
46.10 for unsatisfactory attendance:
          (6) the school policy and regulations about standards of
46.11
46.12 progress for the student including the grading system of the
46.13 school, the minimum grades considered satisfactory, conditions
46.14 for interruption for unsatisfactory grades or progress, a
46.15 description of any probationary period allowed by the school,
46.16 and conditions of reentrance for those dismissed for
46.17 unsatisfactory progress:
          (7) the school policy and regulations about student conduct
.46.18
46.19 and conditions for dismissal for unsatisfactory conduct:
          (8) a detailed schedule of fees, charges for tuition.
46.20
46.21 books, supplies, tools, student activities, laboratory fees,
46.22 service charges, rentals, deposits, and all other charges;
          (9) the school policy and regulations, including an
46.23
46.24 explanation of section 141.271, about refunding tuition. fees.
46.25 and other charges if the student does not enter the program.
46.26 withdraws from the program, or the program is discontinued:
          (10) a description of the available facilities and
46.27
46.28 equipment:
          (11) a course outline syllabus for each course offered
46.29
46.30 showing course objectives, subjects or units in the course, type
46.31 of work or skill to be learned, and approximate time. hours. or
46.32 credits to be spent on each subject or unit:
          (12) the school policy and regulations about granting
46.33
       credit for previous education and preparation;
46.34
          (13) a procedure for investigating and resolving student
46.35
46.36 complaints; and
          (14) the name and address of the Minnesota Higher Education
47.1
       Services Office.
47.2
          A school that is exclusively a distance education school is
       exempt from clauses (3) and (5).
```

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37.14 accompanied by a nonrefundable application fee established-by
37.15 the-office as provided in section 141.255 that is sufficient to
37.16 recover, but not exceed, its the administrative costs of the
37.17 office.
37.18
         All licenses shall expire one year from the date issued by
37.19 the office, except as provided in section 141.251.
          Sec. 5. Minnesota Statutes 2004, section 141.25.
37.20
37.21 subdivision 9. is amended to read:
37.22
          Subd. 9. [CATALOG. BROCHURE, OR ELECTRONIC DISPLAY.]
37.23 Before a license is issued to a school, the school shall furnish
      to the office a catalog, brochure, or electronic display
      including:
          (1) identifying data, such as volume number and date of
37,26
37.27
      publication;
          (2) name and address of the school and its governing body
37.28
37.29
      and officials:
          (3) a calendar of the school showing legal holidays,
37.30
37.31 beginning and ending dates of each course quarter, term, or
37.32 semester, and other important dates:
          (4) the school policy and regulations on enrollment
37.33
37.34
      including dates and specific entrance requirements for each
37.35
      program:
37.36
          (5) the school policy and regulations about leave.
       absences, class cuts, make-up work, tardiness, and interruptions
38.1
38.2
       for unsatisfactory attendance;
          (6) the school policy and regulations about standards of
38.3
38.4
       progress for the student including the grading system of the
38.5
       school, the minimum grades considered satisfactory, conditions
       for interruption for unsatisfactory grades or progress, a
       description of any probationary period allowed by the school,
38.8
       and conditions of reentrance for those dismissed for
       unsatisfactory progress:
38.9
          (7) the school policy and regulations about student conduct
38.10
38.11 and conditions for dismissal for unsatisfactory conduct:
          (8) a detailed schedule of fees, charges for tuition,
38.12
38.13 books, supplies, tools, student activities, laboratory fees,
38.14 service charges, rentals, deposits, and all other charges:
          (9) the school policy and regulations, including an
38.15
38.16
      explanation of section 141.271, about refunding tuition, fees,
      and other charges if the student does not enter the program,
38.17
      withdraws from the program, or the program is discontinued;
38.18
          (10) a description of the available facilities and
38.19
38.20
      equipment;
          (11) a course outline syllabus for each course offered
38.21
      showing course objectives, subjects or units in the course, type
38.22
      of work or skill to be learned, and approximate time, hours, or
38.23
38.24 credits to be spent on each subject or unit;
38.25
          (12) the school policy and regulations about granting
      credit for previous education and preparation;
38.26
          (13) a procedure for investigating and resolving student
38.27
      complaints: and
38.28
38.29
         (14) the name and address of the Minnesota Higher Education
38.30
      Services Office.
         A school that is exclusively a distance education school is
38.31
38.32 exempt from clauses (3) and (5).
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#### HOUSE LANGUAGE (H1385-3)

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47.5
          Sec. 6. Minnesota Statutes 2004, section 141,25.
47.6
       subdivision 12, is amended to read:
47.7
          Subd. 12. [PERMANENT RECORDS.] A school licensed under
       this chapter and located in Minnesota shall maintain a permanent
47.8
       record for each student for 50 years from the last date of the
47.9
47.10 student's attendance. A school licensed under this chapter and
47.11 offering distance instruction to a student located in Minnesota
47.12 shall maintain a permanent record for each Minnesota student for
      50 years from the last date of the student's attendance.
47.13
47.14
      Records include school transcripts, documents, and files
47.15
      containing student data about academic credits earned, courses
47.16
      completed, grades awarded, degrees awarded, and periods of
47.17
      attendance. To preserve permanent records, a school shall
47.18
      submit a plan that meets the following requirements:
47.19
          (1) at least one copy of the records must be held in a
47.20
      secure, fireproof depository;
          (2) an appropriate official must be designated to provide a
47.21
47.22 student with copies of records or a transcript upon request;
47.23
          (3) an alternative method, approved by the office, of
47.24 complying with clauses (1) and (2) must be established if the
47,25
      school ceases to exist; and
47,26
          (4) a continuous surety bond must be filed with the office
      in an amount not to exceed $20,000 if the school has no binding
47.27
47.28 agreement for preserving student records or a trust must be
      arranged if the school ceases to exist.
47,29
47.30
          Sec. 7. Minnesota Statutes 2004, section 141,251, is
47.31
       amended to read:
47.32
          141.251 [LICENSE RENEWAL.]
47.33
          Subdivision 1. [APPLICATION.] Application for renewal of a
47.34 license must be made at least 30 60 days before expiration of
       the current license on a form provided by the office. A renewal
47.35
       application shall be accompanied by a nonrefundable fee
47.36
       established-by-the-office as provided in section 141.255 that is
48.1
       sufficient to recover, but does not exceed, its the
48.2
       administrative costs of the office.
48.3
          Subd. 2. [CONDITIONS.] The office shall adopt rules
48.4
48.5
       establishing the conditions for renewal of a license. The
48.6
       conditions shall permit two levels of renewal based on the
       record of the school. A school that has demonstrated the
48.7
48.8
       quality of its program and operation through longevity and
       performance in the state may renew its license based on a
48.9
48.10 relaxed standard of scrutiny. A school that has been in
48.11 operation in Minnesota for a limited period of time or that has
48.12 not performed adequately on performance indicators shall renew
48.13 its license based on a strict standard of scrutiny. The office
48.14 shall specify minimum longevity standards and performance
```

48.15 indicators that must be met before a school may be permitted to

48.19 accreditation, loan default rates, placement rate of graduates,

years, and in the interim years will be exempt from the

48.20 student withdrawal rates, audit results, student complaints, and

48.18 limited to: degree granting status, regional or national

48.17

48.21

48,22

48.23

48.24

48.16 operate under the relaxed standard of scrutiny. The performance

indicators used in this determination shall include, but not be

school status with the United States Department of Education.

required to submit a full relicensure report once every four

Schools that meet the requirements established in rule shall be

requirements of section 141.25, subdivision 3, clauses (4), (5),

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Sec. 6. Minnesota Statutes 2004, section 141,25,
38.34
      subdivision 12, is amended to read:
         Subd. 12. [PERMANENT RECORDS.] A school licensed under
38.35
38.36
      this chapter and located in Minnesota shall maintain a permanent
39.1
       record for each student for 50 years from the last date of the
      student's attendance. A school licensed under this chapter and
39.2
      offering distance instruction to a student located in Minnesota
39.3
       shall maintain a permanent record for each Minnesota student for
39.4
39.5
       50 years from the last date of the student's attendance.
       Records include school transcripts, documents, and files
39.6
39.7
       containing student data about academic credits earned, courses
39.8
       completed, grades awarded, degrees awarded, and periods of
39.9
       attendance. To preserve permanent records, a school shall
39.10
      submit a plan that meets the following requirements:
39.11
          (1) at least one copy of the records must be held in a
       secure, fireproof depository:
39.12
39.13
          (2) an appropriate official must be designated to provide a
39.14
      student with copies of records or a transcript upon request;
          (3) an alternative method, approved by the office, of
39.15
      complying with clauses (1) and (2) must be established if the
39.16
       school ceases to exist: and
39.17
39.18
          (4) a continuous surety bond must be filed with the office
      in an amount not to exceed $20,000 if the school has no binding
39.19
      agreement for preserving student records or a trust must be
39.20
      arranged if the school ceases to exist.
39.21
39.22
          Sec. 7. Minnesota Statutes 2004, section 141.251, is
39.23
       amended to read:
39.24
          141.251 [LICENSE RENEWAL.]
39.25
          Subdivision 1. [APPLICATION.] Application for renewal of a
      license must be made at least 30 60 days before expiration of
39.26
       the current license on a form provided by the office. A renewal
39.27
       application shall be accompanied by a nonrefundable fee
39.28
       established-by-the-office as provided in section 141.255 that is
39.29
       sufficient to recover, but does not exceed, its the
39.30
       administrative costs of the office.
39.31
39.32
          Subd. 2. [CONDITIONS.] The office shall adopt rules
39.33
       establishing the conditions for renewal of a license. The
39.34
       conditions shall permit two levels of renewal based on the
39.35
       record of the school. A school that has demonstrated the
39.36
       quality of its program and operation through longevity and
       performance in the state may renew its license based on a
40.1
       relaxed standard of scrutiny. A school that has been in
40.2
40.3
       operation in Minnesota for a limited period of time or that has
       not performed adequately on performance indicators shall renew
40.4
       its license based on a strict standard of scrutiny. The office
40.5
40.6
       shall specify minimum longevity standards and performance
40.7
       indicators that must be met before a school may be permitted to
40.8
       operate under the relaxed standard of scrutiny. The performance
       indicators used in this determination shall include, but not be
      limited to: degree granting status, regional or national
       accreditation. loan default rates, placement rate of graduates.
40.12 student withdrawal rates, audit results, student complaints, and
40.13 school status with the United States Department of Education.
40.14 Schools that meet the requirements established in rule shall be
40.15 required to submit a full relicensure report once every four
40.16 years, and in the interim years will be exempt from the
40.17 requirements of section 141.25, subdivision 3, clauses (4), (5),
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|                | and (8), and Minnesota Rules, parts 4880.1700, subpart 6; and 4880.2100, subpart 4.   |                | and (8), and Minnesota Rules, parts 4880.1700, subpart 6; and 4880.2100, subpart 4.   |
|----------------|---|----------------|---|
| 48.28          | Sec. 8. [141.255] [FEES.]   | 40.20          | Sec. 8. [141.255] [FEES.]   |
| 48.29          | Subdivision 1. [INITIAL LICENSURE FEE.] The office  | 40.21          | Subdivision 1. [INITIAL LICENSURE FEE.] The office  |
| 48.30          | processing fee for an initial licensure application is:   | 40.22          |   |
| 48.31          | (1) \$1,500 for a school that will offer no more than one   | 40.23          | (1) \$1,500 for a school that will offer no more than one   |
| 48.32          | program during its first year of operation;   | 40.24          | program during its first year of operation;   |
| 48.33          | (2) \$2,000 for a school that will offer two or more  | 40.25          | (2) \$2,000 for a school that will offer two or more  |
| 48.34          | nondegree level programs during its first year of operation; and  | 40.26          | nondegree level programs during its first year of operation; and  |
| 48.35          | (3) \$2,500 for a school that will offer two or more degree   | 40.27          | (3) \$2,500 for a school that will offer two or more degree   |
| 48.36          | level programs during its first year of operation.  | 40.28          | level programs during its first year of operation.  |
| 49.1<br>49.2   | Subd. 2. [RENEWAL LICENSURE FEE; LATE FEE.] (a) The office processing fee for a renewal licensure application is:             | 40.29<br>40.30 | <u>Subd. 2.</u> [RENEWAL LICENSURE FEE; LATE FEE.] (a) The office processing fee for a renewal licensure application is:        |
| 49.3           | (1) for a category A school, as determined by the office,   | 40.31          | (1) for a category A school, as determined by the office,   |
| 49.4           | the fee is \$865 if the school offers one program or \$1,150 if   | 40.32          | the fee is \$865 if the school offers one program or \$1,150 if   |
| 49.5           | the school offers two or more programs; and   | 40.33          | the school offers two or more programs; and   |
| 49.6           | (2) for a category B or C school, as determined by the  | 40.34          | (2) for a category B or C school, as determined by the  |
| 49.7           | office, the fee is \$430 if the school offers one program or \$575  | 40.35          |   |
| 49.8           | if the school offers two or more programs.  | 40.36          | if the school offers two or more programs.  |
| 49.9           | (b) If a license renewal application is not received by the   | 41.1           | (b) If a license renewal application is not received by the   |
| 49.10          | office by the close of business at least 60 days before the   | 41.2           | office by the close of business at least 60 days before the   |
| 49.11<br>49.12 | expiration of the current license, a late fee of \$100 per business day shall be assessed.                                    | 41.3<br>41.4   | expiration of the current license, a late fee of \$100 per  |
| 49.12          | Subd. 3. [DEGREE LEVEL ADDITION FEE.] The office  | 41.4           | business day shall be assessed. Subd. 3. [DEGREE LEVEL ADDITION FEE.] The office  |
| 49.14          | processing fee for adding a degree level to an existing program   | 41.6           | processing fee for adding a degree level to an existing program   |
| 49.15          | is \$2,000 per program.   | 41.7           | is \$2,000 per program.   |
| 49.16          | Subd. 4. [PROGRAM ADDITION FEE.] The office processing fee  | 41.8           | Subd. 4. [PROGRAM ADDITION FEE.] The office processing fee  |
| 49.17          | for adding a program that represents a significant departure in   | 41.9           | for adding a program that represents a significant departure in   |
| 49.18          | the objectives, content, or method of delivery of programs that   | 41.10          | the objectives, content, or method of delivery of programs that   |
| 49.19          | are currently offered by the school is \$500 per program.   | 41.11          |   |
| 49.20          | Subd. 5. [VISIT OR CONSULTING FEE.] If the office   | 41.12          | Subd. 5. [VISIT OR CONSULTING FEE.] If the office   |
| 49.21          | determines that a fact-finding visit or outside consultant is necessary to review or evaluate any new or revised program, the | 41.13          |   |
| 49.22<br>49.23 | office shall be reimbursed for the expenses incurred related to   | 41.14<br>41.15 | necessary to review or evaluate any new or revised program, the office shall be reimbursed for the expenses incurred related to |
| 49.24          | the review as follows:  | 41.16          | the review as follows:  |
| 49.25          | (1) \$300 for the team base fee or for a paper review   | 41.17          | (1) \$300 for the team base fee or for a paper review   |
| 49.26          | conducted by a consultant if the office determines that a   | 41.18          |   |
| 49.27          | fact-finding visit is not required;   | 41.19          | fact-finding visit is not required;   |
| 49.28          | (2) \$300 for each day or part thereof on site per team   | 41.20          | (2) \$300 for each day or part thereof on site per team   |
| 49.29<br>49.30 | <pre>member; and   (3) the actual cost of customary meals, lodging, and</pre>   | 41.21<br>41.22 | <u>member; and</u> (3) the actual cost of customary meals, <u>lodging</u> , and   |
| 49.31          | related travel expenses incurred by team members.   | 41.23          | related travel expenses incurred by team members.   |
| 49.32          | Subd. 6. [MODIFICATION FEE.] The fee for modification of  | 41.24          | Subd. 6. [MODIFICATION FEE.] The fee for modification of  |
| 49.33          | any existing program is \$100 and is due if there is:   | 41.25          | any existing program is \$100 and is due if there is:   |
| 49.34          | (1) an increase or decrease of 25 percent or more, from the   | 41.26          | (1) an increase or decrease of 25 percent or more, from the   |
| 49.35          | original date of program approval, in clock hours, credit hours,  | 41.27          |   |
| 49.36          | or calendar length of an existing program;  | 41.28          | or calendar length of an existing program;  |
| 50.1           | (2) a change in academic measurement from clock hours to credit hours or vice versa; or                                       | 41.29          | (2) a change in academic measurement from clock hours to  |
| 50.2<br>50.3   | (3) an addition or alteration of courses that represent a   | 41.30<br>41.31 | credit hours or vice versa; or (3) an addition or alteration of courses that represent a  |
| 50.3           | 25 percent change or more in the objectives, content, or methods  |                | 25 percent change or more in the objectives, content, or methods  |
| 50.5           | of delivery.  | 41.33          |   |
| 50.6           | Subd. 7. [SOLICITOR PERMIT FEE.] The solicitor permit fee   | 41.34          | Subd. 7. [SOLICITOR PERMIT FEE.] The solicitor permit fee   |
| 50.7           | is \$350 and must be paid annually.   | 41.35          | is \$350 and must be paid annually.   |
| 50.8           | Subd. 8. [MULTIPLE LOCATION FEE.] Schools wishing to  | 41.36          | Subd. 8. [MULTIPLE LOCATION FEE.] Schools wishing to  |
| 50.9           | operate at multiple locations must pay:  (1) \$250 per location, for two to five locations; and                               | 42.1<br>42.2   | operate at multiple locations must pay:   |
| 50.10          | (1) \$250 per location, for two to five locations; and  | 42.2           | (1) \$250 per location, for two to five locations; and  |
|                |   |                |   |

## HOUSE LANGUAGE (H1385-3)

| 50.11<br>50.12<br>50.13<br>50.14<br>50.15<br>50.16   | (2) \$50 per location, for six or more locations.  Subd. 9. [STUDENT TRANSCRIPT FEE.] The fee for a student transcript requested from a closed school whose records are held by the office is \$10, with a maximum of five transcripts per request.  Subd. 10. [PUBLIC OFFICE DOCUMENTS; COPIES.] The office shall establish rates for copies of any public office document.   | 42.3<br>42.4<br>42.5<br>42.6<br>42.7  | (2) an additional \$50 for each location over five.  Subd. 9. [STUDENT TRANSCRIPT FEE.] The fee for a student transcript requested from a closed school whose records are held by the office is \$10, with a maximum of five transcripts per request.   |
|--|--|---|---|
| 50.18<br>50.19<br>50.20<br>50.21<br>50.22  | Sec. 9. Minnesota Statutes 2004, section 141.26, subdivision 5, is amended to read: Subd. 5. [FEE.] The initial and renewal application for each permit shall be accompanied by a nonrefundable fee as established-by-the-office under section 141.255.  |   | Sec. 9. Minnesota Statutes 2004, section 141.26, subdivision 5, is amended to read: Subd. 5. [FEE.] The initial and renewal application for each permit shall be accompanied by a nonrefundable fee as established-by-the-office under section 141.255.   |
| 50.23<br>50.24<br>50.25<br>50.26<br>50.27<br>50.28<br>50.29<br>50.30   | be required to make a full refund once the programs have commenced and shall be allowed to prorate any refund based on the actual length of the program as stated in the school catalog or advertisements and the number of hours attended by the  | 42.13<br>42.14<br>42.15<br>42.16<br>42.17<br>42.18<br>42.19<br>42.20                            | Subd. 1b. [SHORT-TERM PROGRAMS.] Licensed schools conducting programs not exceeding 40 hours in length shall not be required to make a full refund once a program has commenced and shall be allowed to prorate any refund based on the actual length of the program as stated in the school catalog or   |
| 50.32<br>50.33<br>50.34<br>50.35<br>50.36<br>51.1<br>51.2<br>51.3<br>51.4<br>51.5<br>51.6<br>51.7<br>51.8<br>51.9<br>51.10 | Sec. 11. Minnesota Statutes 2004, section 141.271, subdivision 4, is amended to read: Subd. 4. [RESIDENT SCHOOLS.] When a student has been accepted by a school offering a resident program and gives written notice of cancellation, or the school has actual notice of a student's nonattendance after the start of the period of instruction for which the student has been charged, but before completion of 75 percent of the period of instruction, the amount charged for tuition, fees, and all other charges shall be prorated based on number of days in the term as a portion of the total charges for tuition, fees, and all other charges. An additional 25 percent of the total cost of the period of instruction may be added, but shall not exceed \$100. After completion of 75 percent of the period of instruction for which the student has been charged, no refunds are required. | 42.23<br>42.24<br>42.25<br>42.26<br>42.27<br>42.28<br>42.29<br>42.30<br>42.31<br>42.32<br>42.33 | of a student's nonattendance after the start of the period of instruction for which the student has been charged, but before completion of 75 percent of the period of instruction, the amount charged for tuition, fees, and all other charges shall be prorated based on number of days in the term as a portion of the total charges for tuition, fees, and all other charges. An additional 25 percent of the total cost of the period of instruction may be added, but shall not exceed \$100. After completion of 75 percent of the period of instruction for which |
| 51.18<br>51.19<br>51.20<br>51.21<br>51.22  | Subd. 7. [EQUIPMENT AND SUPPLIES.] The fair market retail price, if separately stated in the catalog and contract or enrollment agreement, of equipment or supplies furnished to the student, which the student fails to return in condition suitable for resale, and which may reasonably be resold, within ten business days following cancellation may be retained by the school and may be deducted from the total cost for tuition, fees and all other charges when computing refunds.  An overstatement of the fair market retail price of any   | 42.36<br>43.1<br>43.2<br>43.3<br>43.4<br>43.5<br>43.6<br>43.7<br>43.8<br>43.9<br>43.10<br>43.11 |   |
| 51.24<br>51.25<br>51.26<br>51.27   | Subd. 10. [CANCELLATION OCCURRENCE.] Written notice of   | 43.15   | Sec. 13. Minnesota Statutes 2004, section 141.271, subdivision 10, is amended to read: Subd. 10. [CANCELLATION OCCURRENCE.] Written notice of cancellation shall take place on the date the letter of   |

HOUSE LANGUAGE (H1385-3)

## SENATE LANGUAGE (S2265-1)

10 May 2005 1:15 p.m.

|   |   |  | ·  |
|---|---|--|--|
| 51.28   | cancellation is postmarked or, in the cases where the notice is   | 43.17  | cancellation is postmarked or, in the cases where the notice is  |
| 51.29   | hand carried, it shall occur on the date the notice is delivered  | 43.18  | hand carried, it shall occur on the date the notice is delivered   |
| 51.30   | to the school. If a student has not attended classes for a  |  | to the school. If a student has not attended classes for a   |
| 51.31   | period of 21 consecutive days, the student is considered to have  | 43.20  |  |
|   | withdrawn from school for all purposes as of the student's last   |  |  |
| 51.32   |   | 43.21  |  |
| 51.33   | documented date of attendance.  | 43.22  | documented date of attendance.   |
| _   |   |  |  |
| 51.34   | Sec. 14. Minnesota Statutes 2004, section 141.271, is   | 43.23  | Sec. 14. Minnesota Statutes 2004, section 141.271, is  |
| 51.35   | amended by adding a subdivision to read:  | 43.24  | amended by adding a subdivision to read:   |
| 51.36   | <u>Subd. 14.</u> [CLOSED SCHOOL.] <u>In the event a school closes</u>   | 43.25  | Subd. 14. [CLOSED SCHOOL.] In the event a school closes  |
| 52.1  | for any reason during a term and interrupts and terminates  | 43.26  | for any reason during a term and interrupts and terminates   |
| 52.2  | classes during that term, all tuition for the term shall be   | 43.27  | classes during that term, all tuition for the term shall be  |
| 52.3  | refunded to the students or the appropriate state or federal  | 43.28  |  |
| 52.4  | agency or private lender that had provided any funding for the  | 43.29  |  |
| 52.5  | term and any outstanding obligation of the student for the term   | 43.30  |  |
| 52.6  | is canceled.  | 43.31  |  |
| 32.0  | 10 Carlos rea.  | ,0.0.  | <u></u>  |
| 52.7  | Sec. 15. Minnesota Statutes 2004, section 141.28,   | 43.32  | Sec. 15. Minnesota Statutes 2004, section 141.28,  |
| 52.8  | subdivision 1, is amended to read:  | 43.33  | subdivision 1, is amended to read:   |
|   | Subdivision 1. [NOT TO ADVERTISE STATE APPROVAL.] Schools.  |  | Subdivision 1. [NOT TO ADVERTISE STATE APPROVAL.] Schools,   |
| 52.9  |   | 43.34  |  |
| 52.10   | agents of schools, and solicitors may not advertise or represent  | 43.35  |  |
| 52.11   | in writing or orally that such school is approved or accredited   | 43.36  |  |
| 52.12   | by the state of Minnesota, except that any school, agent, or  | 44.1   | by the state of Minnesota, except that any school, agent, or   |
| 52.13   | solicitor may advertise that the school and solicitor have been   | 44.2   | solicitor may advertise that the school and solicitor have been  |
| 52.14   | duly licensed by the state- <u>using the following language:</u>  | 44.3   | duly licensed by the state- using the following language:  |
| 52.15   | "(Name of school) is licensed as a private career school with   | 44.4   | "(Name of school) is licensed as a private career school with  |
| 52.16   | the Minnesota Higher Education Services Office. Licensure is  | 44.5   | the Minnesota Higher Education Services Office. Licensure is   |
| 52.17   | not an endorsement of the institution. Credits earned at the  | 44.6   | not an endorsement of the institution. Credits earned at the   |
| 52.18   | institution may not transfer to all other institutions. The   | 44.7   | institution may not transfer to all other institutions. The  |
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|   |   |  |  |
| 52.19   | educational programs may not meet the needs of every student or   | 44.8   | educational programs may not meet the needs of every student or  |
|   |   |  |  |
| 52.19<br>52.20  | educational programs may not meet the needs of every student or employer."  | 44.8<br>44.9   | educational programs may not meet the needs of every student or employer."   |
| 52.19<br>52.20<br>52.21   | educational programs may not meet the needs of every student or employer."  Sec. 16. Minnesota Statutes 2004, section 141.28, is  | 44.8<br>44.9<br>44.10  | educational programs may not meet the needs of every student or employer."  Sec. 16. Minnesota Statutes 2004, section 141.28, is   |
| 52.19<br>52.20<br>52.21<br>52.22  | educational programs may not meet the needs of every student or employer."  Sec. 16. Minnesota Statutes 2004, section 141.28, is amended by adding a subdivision to read:   | 44.8<br>44.9<br>44.10<br>44.11   | educational programs may not meet the needs of every student or employer."  Sec. 16. Minnesota Statutes 2004, section 141.28, is amended by adding a subdivision to read:  |
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| 52.19<br>52.20<br>52.21<br>52.22<br>52.23<br>52.24  | educational programs may not meet the needs of every student or employer."  Sec. 16. Minnesota Statutes 2004, section 141.28, is amended by adding a subdivision to read:  Subd. 6. [FINANCIAL AID PAYMENTS.] (a) All schools must collect, assess, and distribute funds received from loans or   | 44.8<br>44.9<br>44.10<br>44.11<br>44.12<br>44.13   | educational programs may not meet the needs of every student or employer."  Sec. 16. Minnesota Statutes 2004, section 141.28, is amended by adding a subdivision to read:  Subd. 6. [FINANCIAL AID PAYMENTS.] (a) All schools must collect, assess, and distribute funds received from loans or  |
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| 52.20<br>52.21<br>52.22<br>52.23<br>52.24<br>52.25<br>52.26<br>52.27<br>52.28<br>52.28<br>52.28<br>52.30  | educational programs may not meet the needs of every student or employer."  Sec. 16. Minnesota Statutes 2004, section 141.28, is amended by adding a subdivision to read: Subd. 6. [FINANCIAL AID PAYMENTS.] (a) All schools must collect, assess, and distribute funds received from loans or other financial aid as provided in this subdivision.  (b) Student loans or other financial aid funds received from federal, state, or local governments or administered in accordance with federal student financial assistance programs under title IV of the Higher Education Act of 1965, as amended, United States Code, title 20, chapter 28, must be collected and   | 44.8<br>44.9<br>44.10<br>44.11<br>44.12<br>44.13<br>44.15<br>44.16<br>44.17<br>44.18<br>44.19  | educational programs may not meet the needs of every student or employer."  Sec. 16. Minnesota Statutes 2004, section 141.28, is amended by adding a subdivision to read:  Subd. 6. [FINANCIAL AID PAYMENTS.] (a) All schools must collect, assess, and distribute funds received from loans or other financial aid as provided in this subdivision.  (b) Student loans or other financial aid funds received from federal, state, or local governments or administered in accordance with federal student financial assistance programs under title IV of the Higher Education Act of 1965, as amended, United States Code, title 20, chapter 28, must be collected and   |
| 52.19<br>52.20<br>52.21<br>52.22<br>52.23<br>52.24<br>52.25<br>52.26<br>52.27<br>52.28<br>52.29<br>52.30<br>52.31   | educational programs may not meet the needs of every student or employer."  Sec. 16. Minnesota Statutes 2004, section 141.28, is amended by adding a subdivision to read: Subd. 6. [FINANCIAL AID PAYMENTS.] (a) All schools must collect, assess, and distribute funds received from loans or other financial aid as provided in this subdivision.  (b) Student loans or other financial aid funds received from federal, state, or local governments or administered in accordance with federal student financial assistance programs under title IV of the Higher Education Act of 1965, as amended, United States Code, title 20, chapter 28, must be collected and applied as provided by applicable federal, state, or local law  | 44.8<br>44.9<br>44.11<br>44.12<br>44.13<br>44.14<br>44.15<br>44.16<br>44.17<br>44.18<br>44.19<br>44.20   | educational programs may not meet the needs of every student or employer."  Sec. 16. Minnesota Statutes 2004, section 141.28, is amended by adding a subdivision to read:  Subd. 6. [FINANCIAL AID PAYMENTS.] (a) All schools must collect, assess, and distribute funds received from loans or other financial aid as provided in this subdivision.  (b) Student loans or other financial aid funds received from federal, state, or local governments or administered in accordance with federal student financial assistance programs under title IV of the Higher Education Act of 1965, as amended. United States Code, title 20, chapter 28, must be collected and applied as provided by applicable federal, state, or local law  |
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| 52.19<br>52.20<br>52.21<br>52.22<br>52.24<br>52.25<br>52.26<br>52.27<br>52.28<br>52.29<br>52.30<br>52.31<br>52.32<br>52.33<br>52.34<br>52.35                                | educational programs may not meet the needs of every student or employer."  Sec. 16. Minnesota Statutes 2004, section 141.28, is amended by adding a subdivision to read:  Subd. 6. [FINANCIAL AID PAYMENTS.] (a) All schools must collect, assess, and distribute funds received from loans or other financial aid as provided in this subdivision.  (b) Student loans or other financial aid funds received from federal, state, or local governments or administered in accordance with federal student financial assistance programs under title IV of the Higher Education Act of 1965, as amended, United States Code, title 20, chapter 28, must be collected and applied as provided by applicable federal, state, or local law or regulation.  (c) Student loans or other financial aid assistance received from a bank, finance or credit card company, or other private lender must be collected or disbursed as provided in paragraphs (d) and (e).   | 44.8<br>44.9<br>44.11<br>44.12<br>44.13<br>44.14<br>44.15<br>44.16<br>44.17<br>44.18<br>44.20<br>44.21<br>44.22<br>44.23<br>44.24<br>44.25   | educational programs may not meet the needs of every student or employer."  Sec. 16. Minnesota Statutes 2004, section 141.28, is amended by adding a subdivision to read:  Subd. 6. [FINANCIAL AID PAYMENTS.] (a) All schools must collect, assess, and distribute funds received from loans or other financial aid as provided in this subdivision.  (b) Student loans or other financial aid funds received from federal, state, or local governments or administered in accordance with federal student financial assistance programs under title IV of the Higher Education Act of 1965, as amended. United States Code, title 20, chapter 28, must be collected and applied as provided by applicable federal, state, or local law or regulation.  (c) Student loans or other financial aid assistance received from a bank, finance or credit card company, or other private lender must be collected or disbursed as provided in paragraphs (d) and (e).  (d) Loans or other financial aid payments for amounts   |
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| 52.19<br>52.20<br>52.21<br>52.23<br>52.24<br>52.25<br>52.26<br>52.27<br>52.30<br>52.31<br>52.33<br>52.34<br>52.35<br>52.36<br>53.1<br>53.3                                  | educational programs may not meet the needs of every student or employer."  Sec. 16. Minnesota Statutes 2004, section 141.28, is amended by adding a subdivision to read:  Subd. 6. [FINANCIAL AID PAYMENTS.] (a) All schools must collect, assess, and distribute funds received from loans or other financial aid as provided in this subdivision.  (b) Student loans or other financial aid funds received from federal, state, or local governments or administered in accordance with federal student financial assistance programs under title IV of the Higher Education Act of 1965, as amended, United States Code, title 20, chapter 28, must be collected and applied as provided by applicable federal, state, or local law or regulation.  (c) Student loans or other financial aid assistance received from a bank, finance or credit card company, or other private lender must be collected or disbursed as provided in paragraphs (d) and (e).  (d) Loans or other financial aid payments for amounts greater than \$3,000 must be disbursed:  (1) in two equal disbursements, if the term length is more  | 44.8<br>44.9<br>44.11<br>44.13<br>44.14<br>44.15<br>44.16<br>44.17<br>44.18<br>44.21<br>44.22<br>44.23<br>44.24<br>44.24<br>44.25<br>44.26<br>44.27  | educational programs may not meet the needs of every student or employer."  Sec. 16. Minnesota Statutes 2004, section 141.28, is amended by adding a subdivision to read:  Subd. 6. [FINANCIAL AID PAYMENTS.] (a) All schools must collect, assess, and distribute funds received from loans or other financial aid as provided in this subdivision.  (b) Student loans or other financial aid funds received from federal, state, or local governments or administered in accordance with federal student financial assistance programs under title IV of the Higher Education Act of 1965, as amended, United States Code, title 20, chapter 28, must be collected and applied as provided by applicable federal, state, or local law or regulation.  (c) Student loans or other financial aid assistance received from a bank, finance or credit card company, or other private lender must be collected or disbursed as provided in paragraphs (d) and (e).  (d) Loans or other financial aid payments for amounts greater than \$3,000 must be disbursed:  (1) in two equal disbursements, if the course or term length is less than six months. The loan or payment amounts may  |
| 52.19<br>52.20<br>52.21<br>52.23<br>52.24<br>52.25<br>52.26<br>52.27<br>52.30<br>52.31<br>52.32<br>52.33<br>52.34<br>52.35<br>53.1  | educational programs may not meet the needs of every student or employer."  Sec. 16. Minnesota Statutes 2004, section 141.28, is amended by adding a subdivision to read: Subd. 6. [FINANCIAL AID PAYMENTS.] (a) All schools must collect, assess, and distribute funds received from loans or other financial aid as provided in this subdivision.  (b) Student loans or other financial aid funds received from federal, state, or local governments or administered in accordance with federal student financial assistance programs under title IV of the Higher Education Act of 1965, as amended, United States Code, title 20, chapter 28, must be collected and applied as provided by applicable federal, state, or local law or regulation.  (c) Student loans or other financial aid assistance received from a bank, finance or credit card company, or other private lender must be collected or disbursed as provided in paragraphs (d) and (e).  (d) Loans or other financial aid payments for amounts greater than \$3,000 must be disbursed:  (1) in two equal disbursements, if the term length is more than four months. The loan or payment amounts may be disbursed  | 44.8<br>44.9<br>44.10<br>44.11<br>44.12<br>44.13<br>44.15<br>44.16<br>44.17<br>44.20<br>44.21<br>44.22<br>44.23<br>44.24<br>44.25<br>44.26<br>44.27<br>44.28<br>44.29                            | educational programs may not meet the needs of every student or employer."  Sec. 16. Minnesota Statutes 2004, section 141.28, is amended by adding a subdivision to read:  Subd. 6. [FINANCIAL AID PAYMENTS.] (a) All schools must collect, assess, and distribute funds received from loans or other financial aid as provided in this subdivision.  (b) Student loans or other financial aid funds received from federal, state, or local governments or administered in accordance with federal student financial assistance programs under title IV of the Higher Education Act of 1965, as amended, United States Code, title 20, chapter 28, must be collected and applied as provided by applicable federal, state, or local law or regulation.  (c) Student loans or other financial aid assistance received from a bank, finance or credit card company, or other private lender must be collected or disbursed as provided in paragraphs (d) and (e).  (d) Loans or other financial aid payments for amounts greater than \$3,000 must be disbursed:  (1) in two equal disbursements, if the course or term length is less than six months. The loan or payment amounts may  |
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| 52.19<br>52.20<br>52.21<br>52.22<br>52.23<br>52.24<br>52.25<br>52.26<br>52.27<br>52.28<br>52.30<br>52.31<br>52.33<br>52.33<br>52.34<br>52.36<br>53.1<br>53.6<br>53.7        | educational programs may not meet the needs of every student or employer."  Sec. 16. Minnesota Statutes 2004, section 141.28, is amended by adding a subdivision to read:  Subd. 6. [FINANCIAL AID PAYMENTS.] (a) All schools must collect, assess, and distribute funds received from loans or other financial aid as provided in this subdivision.  (b) Student loans or other financial aid funds received from federal, state, or local governments or administered in accordance with federal student financial assistance programs under title IV of the Higher Education Act of 1965, as amended, United States Code, title 20, chapter 28, must be collected and applied as provided by applicable federal, state, or local law or regulation.  (c) Student loans or other financial aid assistance received from a bank, finance or credit card company, or other private lender must be collected or disbursed as provided in paragraphs (d) and (e).  (d) Loans or other financial aid payments for amounts greater than \$3,000 must be disbursed:  (1) in two equal disbursements, if the term length is more than four months. The loan or payment amounts may be disbursed no earlier than the first day the student attends class with the remainder to be disbursed halfway through the class or term; or (2) in three equal disbursements, if the term length is  | 44.8<br>44.9<br>44.11<br>44.12<br>44.13<br>44.15<br>44.16<br>44.17<br>44.18<br>44.20<br>44.21<br>44.22<br>44.23<br>44.24<br>44.25<br>44.26<br>44.27<br>44.28<br>44.29<br>44.30<br>44.31<br>44.31 | educational programs may not meet the needs of every student or employer."  Sec. 16. Minnesota Statutes 2004, section 141.28, is amended by adding a subdivision to read:  Subd. 6. [FINANCIAL AID PAYMENTS.] (a) All schools must collect, assess, and distribute funds received from loans or other financial aid as provided in this subdivision.  (b) Student loans or other financial aid funds received from federal, state, or local governments or administered in accordance with federal student financial assistance programs under title IV of the Higher Education Act of 1965, as amended. United States Code, title 20, chapter 28, must be collected and applied as provided by applicable federal, state, or local law or regulation.  (c) Student loans or other financial aid assistance received from a bank, finance or credit card company, or other private lender must be collected or disbursed as provided in paragraphs (d) and (e).  (d) Loans or other financial aid payments for amounts greater than \$3,000 must be disbursed:  (1) in two equal disbursements, if the course or term length is less than six months. The loan or payment amounts may be disbursed no earlier than the first day the student attends class with the remainder to be disbursed halfway through the class or term;   |
| 52.19<br>52.20<br>52.21<br>52.23<br>52.24<br>52.25<br>52.26<br>52.27<br>52.30<br>52.31<br>52.33<br>52.31<br>52.31<br>52.31<br>52.31<br>53.4<br>53.5<br>53.6<br>53.7<br>53.8 | educational programs may not meet the needs of every student or employer."  Sec. 16. Minnesota Statutes 2004, section 141.28, is amended by adding a subdivision to read:  Subd. 6. [FINANCIAL AID PAYMENTS.] (a) All schools must collect, assess, and distribute funds received from loans or other financial aid as provided in this subdivision.  (b) Student loans or other financial aid funds received from federal, state, or local governments or administered in accordance with federal student financial assistance programs under title IV of the Higher Education Act of 1965, as amended, United States Code, title 20, chapter 28, must be collected and applied as provided by applicable federal, state, or local law or regulation.  (c) Student loans or other financial aid assistance received from a bank, finance or credit card company, or other private lender must be collected or disbursed as provided in paragraphs (d) and (e).  (d) Loans or other financial aid payments for amounts greater than \$3,000 must be disbursed:  (1) in two equal disbursements, if the term length is more than four months. The loan or payment amounts may be disbursed no earlier than the first day the student attends class with the remainder to be disbursed halfway through the class or term; or (2) in three equal disbursements, if the term length is more than six months. The loan or payment amounts may be | 44.8<br>44.9<br>44.10<br>44.11<br>44.12<br>44.13<br>44.15<br>44.16<br>44.17<br>44.20<br>44.21<br>44.22<br>44.23<br>44.24<br>44.25<br>44.26<br>44.27<br>44.28<br>44.31<br>44.31<br>44.31          | educational programs may not meet the needs of every student or employer."  Sec. 16. Minnesota Statutes 2004, section 141.28, is amended by adding a subdivision to read:  Subd. 6. [FINANCIAL AID PAYMENTS.] (a) All schools must collect, assess, and distribute funds received from loans or other financial aid as provided in this subdivision.  (b) Student loans or other financial aid funds received from federal, state, or local governments or administered in accordance with federal student financial assistance programs under title IV of the Higher Education Act of 1965, as amended, United States Code, title 20, chapter 28, must be collected and applied as provided by applicable federal, state, or local law or regulation.  (c) Student loans or other financial aid assistance received from a bank, finance or credit card company, or other private lender must be collected or disbursed as provided in paragraphs (d) and (e).  (d) Loans or other financial aid payments for amounts greater than \$3,000 must be disbursed:  (1) in two equal disbursements, if the course or term length is less than six months. The loan or payment amounts may be disbursed no earlier than the first day the student attends class with the remainder to be disbursed halfway through the class or term;  (2) in three equal disbursements, if the course or term  |
| 52.19<br>52.20<br>52.21<br>52.22<br>52.23<br>52.24<br>52.25<br>52.26<br>52.27<br>52.28<br>52.30<br>52.31<br>52.33<br>52.33<br>52.34<br>52.36<br>53.1<br>53.6<br>53.7        | educational programs may not meet the needs of every student or employer."  Sec. 16. Minnesota Statutes 2004, section 141.28, is amended by adding a subdivision to read:  Subd. 6. [FINANCIAL AID PAYMENTS.] (a) All schools must collect, assess, and distribute funds received from loans or other financial aid as provided in this subdivision.  (b) Student loans or other financial aid funds received from federal, state, or local governments or administered in accordance with federal student financial assistance programs under title IV of the Higher Education Act of 1965, as amended, United States Code, title 20, chapter 28, must be collected and applied as provided by applicable federal, state, or local law or regulation.  (c) Student loans or other financial aid assistance received from a bank, finance or credit card company, or other private lender must be collected or disbursed as provided in paragraphs (d) and (e).  (d) Loans or other financial aid payments for amounts greater than \$3,000 must be disbursed:  (1) in two equal disbursements, if the term length is more than four months. The loan or payment amounts may be disbursed no earlier than the first day the student attends class with the remainder to be disbursed halfway through the class or term; or (2) in three equal disbursements, if the term length is  | 44.8<br>44.9<br>44.11<br>44.12<br>44.13<br>44.15<br>44.16<br>44.17<br>44.18<br>44.20<br>44.21<br>44.22<br>44.23<br>44.24<br>44.25<br>44.26<br>44.27<br>44.28<br>44.29<br>44.30<br>44.31<br>44.31 | educational programs may not meet the needs of every student or employer."  Sec. 16. Minnesota Statutes 2004, section 141.28, is amended by adding a subdivision to read:  Subd. 6. [FINANCIAL AID PAYMENTS.] (a) All schools must collect, assess, and distribute funds received from loans or other financial aid as provided in this subdivision.  (b) Student loans or other financial aid funds received from federal, state, or local governments or administered in accordance with federal student financial assistance programs under title IV of the Higher Education Act of 1965, as amended, United States Code, title 20, chapter 28, must be collected and applied as provided by applicable federal, state, or local law or regulation.  (c) Student loans or other financial aid assistance received from a bank, finance or credit card company, or other private lender must be collected or disbursed as provided in paragraphs (d) and (e).  (d) Loans or other financial aid payments for amounts greater than \$3,000 must be disbursed:  (1) in two equal disbursements, if the course or term length is less than six months. The loan or payment amounts may be disbursed no earlier than the first day the student attends class with the remainder to be disbursed halfway through the class or term;  (2) in three equal disbursements, if the course or term length is more than six months, but less than 12 months. The |

#### HOUSE LANGUAGE (H1385-3)

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two-thirds of the way through the class_or term.
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53.12
          (e) Loans or other financial aid payments for amounts less
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       than $3,000 may be disbursed as a single disbursement on the
53.14
       first day a student attends class, regardless of term length.
53.15
          (f) No school may enter into a contract or agreement with,
53.16
      or receive any money from, a bank, finance or credit card
53.17
       company, or other private lender, unless the private lender
53.18
       follows the requirements for disbursements provided in
53.19
       paragraphs (d) and (e).
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53.20
          Sec. 17. Minnesota Statutes 2004, section 141,29.
      subdivision 3. is amended to read:
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Subd. 3. [POWERS AND DUTIES.] The office shall have (in 53.23 addition to the powers and cuties now vested therein by law) the 53.24 following powers and duties:

- (a) To negotiate and enter into interstate reciprocity 53.26 agreements with similar agencies in other states, if in the judgment of the office such agreements are or will be helpful in effectuating the purposes of Laws 1973. Chapter 714:
- (b) To grant conditional school license for periods of less 53.30 than one year if in the judgment of the office correctable deficiencies exist at the time of application and when refusal to issue school license would adversely affect currently enrolled students;
  - (c) The office may upon its own motion, and shall upon the verified complaint in writing of any person setting forth fact which, if proved, would constitute grounds for refusal or revocation under Laws 1973. Chapter 714, investigate the actions of any applicant or any person or persons holding or claiming to hold a license or permit. However, before proceeding to a hearing on the question of whether a license or permit shall be refused, revoked or suspended for any cause enumerated in subdivision 1, the office may shall grant a reasonable time to the holder of or applicant for a license or permit to correct the situation. If within such time the situation is corrected and the school is in compliance with the provisions of this chapter, no further action leading to refusal, revocation, or suspension shall be taken.

54.12 Sec. 18. Minnesota Statutes 2004, section 141.30, is 54.13 amended to read:

141.30 [INSPECTION.] 54.14

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(a) The office or a delegate may inspect the instructional books and records, classrooms, dormitories, tools, equipment and 54.16 classes of any school or applicant for license at any reasonable 54.17 54.18 time. The office may require the submission of a certified public audit, or if there is no such audit available the office 54.19 or a delegate may inspect the financial books and records of the 54.20 school. In no event shall such financial information be used by 54.22 the office to regulate or set the tuition or fees charged by the

#### SENATE LANGUAGE (\$2265-1)

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first day the student attends class, one-third of the way
45.1
      through the class or term, and two-thirds of the way through the
45.2
      class or term; or
         (3) in four equal disbursements, if the course or term
45.3
45.4
      length is greater than 12 months. The loan or payment amounts
45.5
      may be disbursed no earlier than the first day a student attends
45.6
      class, one-quarter of the way through the class or term, halfway
      through the class or term, and three-fourths of the way through
45.7
45.8
      the class or term.
45.9
         (e) Loans or other financial aid payments for amounts less
45.10
      than $3,000 may be disbursed as a single disbursement on the
      first day a student attends class, regardless of course length.
45.11
45.12
          (f) No school may enter into a contract or agreement with.
45.13
      or receive any money from, a bank, finance or credit card
      company, or other private lender, unless the private lender
45.14
      follows the requirements for disbursements provided in
45.15
45.16
      paragraphs (d) and (e).
45.17
          Sec. 17. Minnesota Statutes 2004, section 141.29.
45.18
      subdivision 3, is amended to read:
45.19
          Subd. 3. [POWERS AND DUTIES.] The office shall have (in
45.20
      addition to the powers and duties now vested therein by law) the
45.21
      following powers and duties:
45.22
          (a) To negotiate and enter into interstate reciprocity
45.23 agreements with similar agencies in other states, if in the
45.24
      judgment of the office such agreements are or will be helpful in
45.25
      effectuating the purposes of Laws 1973. Chapter 714:
          (b) To grant conditional school license for periods of less
45.26
      than one year if in the judgment of the office correctable
45.27
45.28
      deficiencies exist at the time of application and when refusal
45.29
      to issue school license would adversely affect currently
45.30
      enrolled students:
          (c) The office may upon its own motion, and shall upon the
45.31
45.32
      verified complaint in writing of any person setting forth fact
      which, if proved, would constitute grounds for refusal or
45.34 revocation under Laws 1973. Chapter 714, investigate the actions
      of any applicant or any person or persons holding or claiming to
45.36 hold a license or permit. However, before proceeding to a
46.1
      hearing on the question of whether a license or permit shall be
46.2
      refused, revoked or suspended for any cause enumerated in
      subdivision 1. the office may shall grant a reasonable time to
46.3
46.4
       the holder of or applicant for a license or permit to correct
46.5
       the situation. If within such time the situation is corrected
      and the school is in compliance with the provisions of this
46.6
      chapter, no further action leading to refusal, revocation, or
46.7
46.8
       suspension shall be taken.
46.9
          Sec. 18. Minnesota Statutes 2004, section 141.30, is
46.10
      amended to read:
          141.30 [INSPECTION.]
46.11
46.12
          (a) The office or a delegate may inspect the instructional
      books and records, classrooms, dormitories, tools, equipment and
46.14
      classes of any school or applicant for license at any reasonable
46.15 time. The office may require the submission of a certified
46.16 public audit, or if there is no such audit available the office
46.17 or a delegate may inspect the financial books and records of the
46.18 school. In no event shall such financial information be used by
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46.19 the office to regulate or set the tuition or fees charged by the

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#### SENATE LANGUAGE (S2265-1)

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HOUSE LANGUAGE (H1385-3)
54.23 school.
          (b) Data obtained from an inspection of the financial
54.24
54.25 records of a school or submitted to the office as part of a
54.26 license application or renewal are nonpublic data as defined in
54.27 section 13.02, subdivision 9. Data obtained from inspections
54.28 may be disclosed to other members of the office, to law
54.29 enforcement officials, or in connection with a legal or
54.30 administrative proceeding commenced to enforce a requirement of
54.31 law.
          Sec. 19. Minnesota Statutes 2004, section 141.35, is
54.32
      amended to read:
54.33
54.34
          141.35 [EXEMPTIONS.]
          Sections 141.21 to 141.35 shall not apply to the following:
54.35
          (1) public postsecondary institutions:
54.36
55.1
          (2) private postsecondary institutions registered under
       sections 136A.61 to 136A.71 that are nonprofit, or that are for
55.2
       profit and registered under sections 136A.61 to 136A.71 as of
55.3
       December 31, 1998, or are approved to offer exclusively
55.4
       haccalaureate or postbaccalaureate programs:
55.5
          (3) schools of nursing accredited by the state Board of
55.6
       Nursing or an equivalent public board of another state or
55.7
       foreign country:
55.8
          (4) private schools complying with the requirements of
55.9
55.10 section 120A.22, subdivision 4:
          (5) courses taught to students in a valid apprenticeship
55.11
55.12 program taught by or required by a trade union:
          (6) schools exclusively engaged in training physically or
55.13
55.14 mentally handicapped persons for the state of Minnesota:
          (7) schools licensed by boards authorized under Minnesota
55.15
55.16 law to issue licenses:
          (8) schools and educational programs, or training programs.
55.17
55.18 contracted for by persons, firms, corporations, government
       agencies, or associations, for the training of their own
55.19
55.20 employees, for which no fee is charged the employee:
          (9) schools engaged exclusively in the teaching of purely
55.21
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55.22 avocational, recreational, or remedial subjects as determined by 55.23 the office;

(10) driver training schools and instructors as defined in section 171.33, subdivisions 1 and 2:

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(11) classes, courses, or programs conducted by a bona fide 55.27 trade, professional, or fraternal organization, solely for that 55.28 organization's membership:

(12) programs in the fine arts provided by organizations exempt from taxation under section 290.05 and registered with the attorney general under chapter 309. For the purposes of 55,32 this clause, "fine arts" means activities resulting in artistic 55.33 creation or artistic performance of works of the imagination 55.34 which are engaged in for the primary purpose of creative 55.35 expression rather than commercial sale or employment. In making 55.36 this determination the office may seek the advice and recommendation of the Minnesota Board of the Arts;

(13) classes, courses, or programs intended to fulfill the continuing education requirements for licensure or certification in a profession, that have been approved by a legislatively or judicially established board or agency responsible for regulating the practice of the profession, and that are offered primarity exclusively to an individual practicing the

46.20 school. 46.21 (b) Data obtained from an inspection of the financial 46.22 records of a school or submitted to the office as part of a 46.23 license application or renewal are nonpublic data as defined in 46.24 section 13.02, subdivision 9. Data obtained from inspections 46.25 may be disclosed to other members of the office, to law 46.26 enforcement officials, or in connection with a legal or 46.27 administrative proceeding commenced to enforce a requirement of 46.28 law.

46.29 Sec. 19. Minnesota Statutes 2004, section 141.35, is 46.30 amended to read: 46.31

141.35 [EXEMPTIONS.]

Sections 141.21 to 141.35 shall not apply to the following:

(1) public postsecondary institutions:

(2) private postsecondary institutions registered under 46.35 sections 136A.61 to 136A.71 that are nonprofit, or that are for 46.36 profit and registered under sections 136A.61 to 136A.71 as of December 31, 1998, or are approved to offer exclusively baccalaureate or postbaccalaureate programs;

(3) schools of nursing accredited by the state Board of Nursing or an equivalent public board of another state or foreign country:

(4) private schools complying with the requirements of section 120A.22, subdivision 4;

(5) courses taught to students in a valid apprenticeship program taught by or required by a trade union;

(6) schools exclusively engaged in training physically or mentally handicapped persons for the state of Minnesota;

(7) schools licensed by boards authorized under Minnesota law to issue licenses:

(8) schools and educational programs, or training programs, 47.15 contracted for by persons, firms, corporations, government agencies, or associations, for the training of their own employees, for which no fee is charged the employee;

(9) schools engaged exclusively in the teaching of purely avocational, recreational, or remedial subjects as determined by the office:

(10) driver training schools and instructors as defined in section 171.33, subdivisions 1 and 2;

(11) classes, courses, or programs conducted by a bona fide trade, professional, or fraternal organization, solely for that organization's membership;

(12) programs in the fine arts provided by organizations exempt from taxation under section 290.05 and registered with the attorney general under chapter 309. For the purposes of this clause. "fine arts" means activities resulting in artistic creation or artistic performance of works of the imagination which are engaged in for the primary purpose of creative expression rather than commercial sale or employment. In making this determination the office may seek the advice and recommendation of the Minnesota Board of the Arts;

(13) classes, courses, or programs intended to fulfill the continuing education requirements for licensure or certification in a profession, that have been approved by a legislatively or iudicially established board or agency responsible for regulating the practice of the profession, and that are offered primarily exclusively to an individual practicing the

#### HOUSE LANGUAGE (H1385-3)

#### 56.8 profession: 56.9 (14) classes, courses, or programs intended to prepare students to sit for undergraduate, graduate, postgraduate, or occupational licensing and occupational entrance examinations: 56.12 (15) classes, courses, or programs providing 16 or fewer 56.13 clock hours of instruction that are not part of the curriculum for an occupation or entry level employment: (16) classes, courses, or programs providing instruction in 56.16 personal development, modeling, or acting: 56.17 (17) training or instructional programs, in which one instructor teaches an individual student, that are not part of 56.18 the curriculum for an occupation or are not intended to prepare 56.19 a person for entry level employment; and 56.20 (18) schools with no physical presence in Minnesota, as 56.21 determined by the office, engaged exclusively in offering 56.22 distance instruction that are located in and regulated by other 56.23 states or jurisdictions. 56.24 56.25 Sec. 20. [REGULATION OF PRIVATE AND OUT-OF-STATE 56.26 POSTSECONDARY INSTITUTIONS. 1 56.27 The Higher Education Services Office must convene a working 56.28 group to develop recommendations to revise the regulation, under 56.29 Minnesota Statutes, sections 136A.61 to 136A.71, and chapter 56.30 141, of private and out-of-state postsecondary institutions that offer instruction in Minnesota or to Minnesota residents who are 56.31 56.32 not required to leave the state. Members of the working group are appointed by the director of the Higher Education Services 56.33 Office and must include one or more representatives of the 56.34 Minnesota Private College Council, the Minnesota Career College 56.35 Association, and other interested institutions that are 56.36 registered or licensed under state law. 57.1 57.2 In developing recommendations, the working group must consider the office's mission to protect both consumers of 57.3 postsecondary education and the state's interests. The 57.4 57.5 recommendations must address the provision of degrees, certificates, diplomas, and training offered by for-profit and 57.6 nonprofit institutions in Minnesota and outside of Minnesota, in 57.7 57.8 classrooms or online and regulatory issues under federal law. The recommendations may include other relevant issues as 57.9 determined by the working group. 57.10 The office must provide preliminary recommendations to the 57.11 committees of the legislature with jurisdiction over higher 57.12 education policy by November 15, 2005, and must provide final 57.13 recommendations by January 15, 2006. 57.14 57.15 ARTICLE 4 ROCHESTER UNIVERSITY DEVELOPMENT 57.16 Section 1. [ROCHESTER UNIVERSITY DEVELOPMENT COMMITTEE.] 57.17 57.18 Subdivision 1. [ESTABLISHMENT.] The Rochester University Development Committee is established to research and make 57.19 recommendations to the governor and legislature on the creation 57,20 of a mission-driven postsecondary educational institution in the 57.21 Rochester area that meets the educational needs of the region 57.22 and the state and that capitalizes on the unique opportunities 57.23

for educational partnerships presented in the Rochester area.

members, to be appointed by the governor as follows:

Subd. 2. [MEMBERSHIP.] (a) The committee is composed of 11

57.24 57.25

```
profession:
48.6
          (14) classes, courses, or programs intended to prepare
      students to sit for undergraduate, graduate, postgraduate, or
48.7
      occupational licensing and occupational entrance examinations;
48.8
          (15) classes, courses, or programs providing 16 or fewer
48.9
48.10 clock hours of instruction that are not part of the curriculum
48.11
      for an occupation or entry level employment:
          (16) classes, courses, or programs providing instruction in
48.12
48.13 personal development, modeling, or acting:
          (17) training or instructional programs, in which one
48.14
48.15 instructor teaches an individual student, that are not part of
48.16 the curriculum for an occupation or are not intended to prepare
48.17 a person for entry level employment; and
          (18) schools with no physical presence in Minnesota, as
48.18
48.19
      determined by the office, engaged exclusively in offering
48.20 distance instruction that are located in and regulated by other
48.21 states or jurisdictions.
48.22
          Sec. 20. [POSTSECONDARY PRIVATE SCHOOL REGULATION.]
          The director of the Higher Education Services Office must
48.23
48.24
       convene a group to study regulation of private postsecondary
48.25
       schools subject to regulation under Minnesota Statutes, chapters
       136A and 141. The purpose of the study is to determine the
48.26
48.27
      appropriate level of regulation for the various types of private
48.28
      postsecondary schools. The study group must, at a minimum,
48.29
       include representatives from the Minnesota Private College
48.30
      Council, the Minnesota Career College Association, and staff of
48.31
       the higher education finance divisions and committees of the
48.32
      house of representatives and the senate. The director must make
48.33
       recommendations accompanied with legislation to implement those
48.34
       recommendations to the chairs of the legislative committees and
      divisions with primary jurisdiction over higher education
48.35
      finance by January 15, 2006.
48.36
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| 32.22 | ARTICLE 3  |
|-------|--|
| 32.23 | ROCHESTER HIGHER EDUCATION   |
|       | •  |
| 32.24 | Section 1. [ROCHESTER HIGHER EDUCATION DEVELOPMENT                 |
| 32.25 | COMMITTEE.]  |
| 32.26 | <u>Subdivision 1.</u> [ESTABLISHMENT.] <u>The Rochester Higher</u> |
| 32.27 | Education Development Committee is established to research and     |
| 32.28 | make recommendations to the governor and legislature on the        |
| 32.29 | creation of mission-driven postsecondary educational programs or   |
| 32.30 | institutions in the Rochester area that meet the educational       |
| 32.31 | needs of the region and the state and that capitalize on the       |
| 32.32 | unique opportunities for educational partnerships presented in     |
|       |  |

ABTICLE O

00 00

32.33 the Rochester area.

|              | (A) a to the of the Missesste Chats Called  | 22.24          | C. b.d. C. MENDERSUID 1. The constitution is accorded as 11   |
|--------------|---|----------------|---|
| 57.27        | (1) a trustee of the Minnesota State Colleges and   | 32.34          | Subd. 2. [MEMBERSHIP.] The committee is composed of 11  |
| 57.28        | Universities, or the trustee's designee;  | 32.35          | members, to be appointed by the governor, as follows:  (1) a trustee of the Minnesota State Colleges and        |
| 57.29        | (2) a regent of the University of Minnesota, or the<br>regent's designee;   | 32.36          |   |
| 57.30        |   | 33.1           | Universities, or the trustee's designee;  |
| 57.31        | (3) six persons from the Rochester area representing  | 33.2           | (2) a regent of the University of Minnesota, or the   |
| 57.32        | business, health and medical sciences, and technology;  | 33.3           | regent's designee:  |
| 57.33        | (4) the commissioner of finance, or the commissioner's  | 33.4           | (3) six persons from the Rochester area representing  |
| 57.34        | designee:   | 33.5           | business, health and medical sciences, and technology;  |
| 57.35        | (5) one person who by training or experience has special  | 33.6           | (4) the commissioner of finance, or the commissioner's  |
| 57.36        | expertise in postsecondary finance and planning; and  | 33.7           | designee:   |
| 58.1         | (6) one person who by training or experience has special  | 33.8           | (5) one person who by training or experience has special  |
| 58.2         | expertise in postsecondary academic planning and programming.   | 33.9           | expertise in postsecondary finance and planning; and . (6) one person who by training or experience has special |
| 58.3<br>58.4 | (b) Before the first meeting of the committee, the governor shall select one person from the committee who shall serve as   | 33.10<br>33.11 | expertise in postsecondary academic planning and programming.   |
| 58.5         | chair.  | 33.12          | Before the first meeting of the committee, the governor   |
| 58.6         | Subd. 3. [COMPENSATION AND REMOVAL.] Appointments to the  | 33.13          |   |
| 58.7         | committee are not subject to Minnesota Statutes, section 15.0597.   | 33.14          | chair.  |
| 58.8         | Members of the committee are not entitled to reimbursement under  | 33.15          | Subd. 3. [COMPENSATION AND REMOVAL.] Appointments to the  |
| 58.9         | Minnesota Statutes, section 15.059, subdivision 6. Members may  | 33.16          |   |
| 58.10        | be removed and vacancies filled pursuant to Minnesota Statutes.   | 33.17          | Members of the committee are not entitled to reimbursement under  |
| 58.11        | section 15.059, subdivision 4. The director of the Higher   | 33.18          |   |
| 58.12        | Education Services Office may provide administrative support to   | 33.19          |   |
| 58.13        | the committee.  | 33.20          |   |
| 58.14        | Subd. 4. [DUTIES.] (a) The committee shall develop a  | 33.21          |   |
| 58.15        | proposal for establishment and implementation of the  | 33.22          |   |
| 58.16        | university. The committee's report must include recommendations   | 33.23          | Subd. 4. [DUTIES.] (a) The committee shall develop a  |
| 58.17        | on:   | 33.24          |   |
| 58.18        | (1) the mission and focus of the university;  | 33.25          | higher education programs or institutions in Rochester. The   |
| 58.19        | (2) the nature of undergraduate and graduate programs to be   | 33.26          | committee's report must include recommendations on:   |
| 58.20        | offered by the university;  | 33.27          | (1) the mission and focus of the programs or institutions;  |
| 58.21        | (3) site and facility needs of the university;  | 33.28          | (2) the nature of undergraduate and graduate programs to be   |
| 58.22        | (4) funding sources and opportunities for the university;   | 33.29          |   |
| 58.23        | (5) operational needs of the university;  | 33.30          | (3) site and facility needs;  |
| 58.24        | (6) alliances or other types of cooperative arrangements  | 33.31          | (4) funding sources and opportunities;  |
| 58.25        | with public and private institutions;   | 33.32          | (5) operational needs:  |
| 58.26        | (7) governance structure of the university; and   | 33.33          | (6) alliances or other types of cooperative arrangements  |
| 58.27        | (8) mechanisms to ensure that the university's programs are   | 33.34          | with public and private institutions;   |
| 58.28        | aligned with the unique needs and opportunities of the Rochester  | 33.35          | (7) governance structures; and  |
| 58.29        | area, and that programs take advantage of opportunities   | 33.36          | (8) mechanisms to ensure that the expanded programs are   |
| 58.30        | presented by regional business and industry.  | 34.1           | aligned with the unique needs and opportunities of the Rochester  |
| 58.31        | (b) If the committee recommends any programmatic changes  | 34.2           | area and that programs take advantage of opportunities presented  |
| 58.32        |   | 34.3           | by regional business and industry.  |
| 58.33        | consult with the representatives of affected employees and  | 34.4           | (b) If the committee recommends any programmatic changes  |
| 58.34        | address the continuation of collective bargaining and   | 34.5           | that result in institutional realignments, the committee must   |
| 58.35        | contractual rights and benefits including accumulated sick  | 34.6           | consult with the representatives of affected employees and  |
| 58.36        | leave, vacation time, seniority, time to tenure, separation or  | 34.7           | address the continuation of collective bargaining and   |
| 59.1         | retirement benefits, and pension plan coverage.   | 34.8           | contractual rights and benefits, including accumulated sick   |
| 59.2         | (c) The committee may also research and provide   | 34.9           | leave, vacation time, seniority, time to tenure, separation or  |
| 59.3         | recommendations on sites for the university facilities and  | 34.10          |   |
| 59.4         | programs. The committee shall recommend any changes to  | 34.11          | (c) The committee must consider specifically whether  |
| 59.5         | Minnesota law required to implement recommendations of the  | 34.12          |   |
| 59.6         | committee.  | 34.13          |   |
| 59.7         | Subd. 5. [ENDOWMENT.] The committee may establish an  | 34.14          | (d) The committee may also research and provide   |
| 59.8         | endowment for the betterment and operation of the university.   | 34.15          |   |
| 59:9         | The endowment shall be under the fiscal control of the Higher   | 34.16          |   |
| 59.10        | Education Services Office and all money and earnings of the endowment shall be held in the Rochester university development | 34.17<br>34.18 | to implement recommendations of the committee.  Subd. 5. [REPORT.] The committee must issue a report with       |
| 59.11        |   | 34.18          |   |
| 59.12        | account. The endowment may be used to reverage private fullus.  | 34.19          | recommendations to the governor and the legislature by bandary  |
|              |   | DACE DEE       | DEVISOR'S SIDE-BY-SIDE COMPARISON   |

10 May 2005 1:15 p.m.

## HOUSE LANGUAGE (H1385-3)

## SENATE LANGUAGE (S2265-1)

| 59.13<br>59.14<br>59.15<br>59.16<br>59.17<br>59.18<br>59.19<br>59.20<br>59.21<br>59.22<br>59.23  | The committee may recommend: (1) whether the principal of the endowment fund should be maintained inviolate; (2) under what conditions, if any, the principal may be used to make expenditures for the university; and (3) the treatment of any nonstate contributions to the endowment.  Subd. 6. [REPORT.] The committee must issue a report with recommendations to the governor and the legislature by January 15, 2006. Data collected, created, or maintained by the committee in preparing this report is protected nonpublic data under Minnesota Statutes, section 13.02, subdivision 13.  Subd. 7. [SUNSET.] The committee expires on December 31, | 34.20 <u>15, 2006.</u><br>34.21 <u>Subd. 6.</u> [SUNSET.] <u>The committee expires on December 31, 34.22 <u>2007.</u></u>  |
|--|--|--|
| 59.24<br>59.25<br>59.26<br>59.27<br>59.28<br>59.29<br>59.30<br>59.31                             | Sec. 2. [ROCHESTER UNIVERSITY DEVELOPMENT ACCOUNT.]  A Rochester University development account is created in the state treasury in the special revenue fund. Money in this account is appropriated to the Higher Education Services Office for allocation to the committee established in section 1 and for the development activities outlined in section 3. The office shall serve as fiscal agent for the committee established in section 1.  | Sec. 2. [ROCHESTER HIGHER EDUCATION DEVELOPMENT ACCOUNT.]  A Rochester higher education development account is created in the state treasury in the special revenue fund. Money in this account is appropriated to the Higher Education Services  Office for allocation to the committee established in section 1, subdivision 1, and the implementation activities outlined in article 1, section 2, subdivision 6, paragraph (b). The office shall serve as fiscal agent for the committee established in section 1. |
| 59.33<br>59.34<br>59.35<br>59.36<br>60.1<br>60.2<br>60.3<br>60.4<br>60.5<br>60.7<br>60.8<br>60.9 | Sec. 3. [ROCHESTER UNIVERSITY DEVELOPMENT AND IMPLEMENTATION.]  With the approval of the Higher Education Services Office, money in the Rochester university development account may be used to:  (1) provide additional planning and development funds, if needed; (2) provide initial funding for academic program development; (3) provide funding related to academic facilities, if needed; or (4) establish an endowment for the institution under section 1, subdivision 5.   |  |
|  |  | *** SEE S2265-1, PAGE R8, 3.42-50 ***  |
| 60.10<br>60.11   | Sec. 4. [EFFECTIVE DATE.]  This article is effective the day following final enactment.  | 34.32 Sec. 3. [EFFECTIVE DATE.] 34.33 This article is effective the day following final enactment.   |
| 60.12<br>60.13   | ARTICLE 5 SUPPLEMENTAL APPROPRIATIONS  |  |
| 60.16<br>60.17<br>60.18<br>60.19   | The appropriations in this article are available after House File No. 1664 is passed by the house of representatives and are added to the appropriations in article 1. The sums in the columns marked "APPROPRIATIONS" are appropriated from the general fund, or other named fund, to the agencies and for the purposes specified in this article. The listing of an  |  |

#### HOUSE LANGUAGE (H1385-3)

60.27 Sec. 2. BOARD OF TRUSTEES OF THE MINNESOTA 60.28 STATE COLLEGES AND UNIVERSITIES 60.29 Subdivision 1. Total 60.30 Appropriation 12,725,000 . . . . . . . . . . . 60.31 The amounts that may be spent from this 60.32 appropriation for each purpose are 60.33 specified in the following subdivisions. 60.34 The legislature estimates that 60.35 instructional expenditures will be 60.36 \$825,994,000 in the first year and 60.37 \$811,653,000 in the second year. The 60.38 legislature estimates that 60.39 noninstructional expenditures will be 60.40 \$59,828,000 in the first year and 60.41 \$58,790,000 in the second year. 61.1 Subd. 2. General Appropriation 12,725,000 . . . , . . . , . . . Sec. 3. BOARD OF REGENTS OF THE UNIVERSITY OF MINNESOTA 61.3 Subdivision 1. Total 61.4 Appropriation 9,500,000 3,225,000 61.5 The amounts that may be spent from this appropriation for each purpose are 61.7 specified in the following subdivisions. 61.9 Subd. 2. Operations and 61.10 Maintenance 9,500,000 3,225,000 61.11 The legislature estimates that 61.12 instructional expenditures will be 61.13 \$461,344,000 in the first year and 61.14 \$468,229,000 in the second year. The 61.15 legislature estimates that 61.16 noninstructional expenditures will be 61.17 \$295,503,000 in the first year and 61.18 \$299,913,000 in the second year. 61.19 An additional \$3,225,000 the second 61.20 year is for academic initiatives that 61.21 are part of the board's biosciences for 61.22 a healthy society initiative. 61.23 Subd. 3. Base Funding 61.24 Notwithstanding article 1, section 4, 61.25 subdivision 2a, base funding for the

61.26 university shall be increased by

61.27 \$3,000,000 each year.

REVISOR'S SIDE-BY-SIDE COMPARISON

## Credit Card Debt Among College Students is a Public Health Issue that Requires Public Health Approaches

Edward P. Ehlinger, MD, MSPH Director and Chief Health Officer Boynton Health Service, University of Minnesota

## Credit Card Debt is a Public Health Issue – affects a population

- 54% of freshmen have credit cards 92% of sophomores have credit cards 47% of students have 3 or more cards (nationally)
- Credit card debt increases as years in school increases 20% of 4<sup>th</sup> year students have \$1,000 to \$3,000 in debt, 5% have over \$3,000 in credit card debt (U of MN)
- 20% of 4<sup>th</sup> year students and 25% of 5<sup>th</sup> year students state they have excessive Credit Card debt.
- Average credit card balance for a US college student was \$1,843 in 2001, \$2,327 in 2002
- Of those students with credit cards, 21% had balances between \$3,000 and \$7,000.
  - Of 18-24 year old U of MN student with credit cards, 13% had a balance greater than \$1,000 and 7.7% had a balance greater than \$3,000

## Impact:

- Linked to academic achievement
- Affects long-term educational and employment options
- Associated with health risk behaviors
- Increases stress in students' lives and confounds other mental health issues
- Long and short-term implications for physical and emotional health

## Credit Card debt is linked with

- Lower GPA
- Increased hours worked
- High risk alcohol use
- Tobacco use

## Implications of high debt

- Makes graduation in 4 years difficult because they need to work
- Increases isolation
- Students forgo educational experiences (internships/preceptorships) because they need to work for more money
- Access to professional schools and graduate schools is reduced
- Interferes with dealing with other mental health issues

## Why does this happen?

- Students choose a high expense lifestyle
  - Automobile, cell phone, private apartment, private room, spring break trip, restaurants, alcohol
  - Need to work more to pay the bills
  - Sleep and grades affected
- Many students don't make the connection between lifestyle and debt.
- Many students don't understand that they have control over time and expenses.
- They don't understand the long-term consequences of high credit card debt.
- Credit cards allow spending without thinking.
- They are targeted by credit card companies' marketing

## University of Minnesota Policies Related to Credit Cards

- Does not allow payment of tuition by credit card
- No "tabling" on campus or in the Student Unions
  - "Tabling" is allowed in athletic venues
- Mailing with credit card information goes to season ticket holders
- No promotional materials in Bookstore bags
- Alumni Association Affinity Card is not marketed to students

## **Boynton Health Service Activities**

- Educate all students and parents about how to make healthy choices
  - Including financial choices with other choices
- Assessing students for financial stresses
- Mental Health Counseling
- Financial Counseling
- Advocating for discussions about how best to use credit cards and how to educate students about their use.

Slow the acquisition of credit cards until education and experience catches up with marketing.

# MN State Grant Tuition Maximums Overview

Conference Committee on the Higher Education Omnibus Bill May 12, 2005



# Legislative History of State Grant Tuition and Fee Maximums

- 1983 and 1984 Initially established in law.
- 1985 to 1991 Linked caps to 'cost of instruction at comparable public institution'.
  - In practice this was the average between the Morris and Duluth campuses of University of Minnesota.

May 12, 2005

Higher Education Services Office

2

## History of Tuition and Fee Maximums-Continued

- Early 1990's –Mixed signals
  - Some reductions were proposed but never implemented (See 1993 Task Force Report).
  - Increases to keep pace with inflation were proposed.
- 1995- Deliberately removed direct link with public institution instructional costs.

May 12, 2005

Higher Education Services Office

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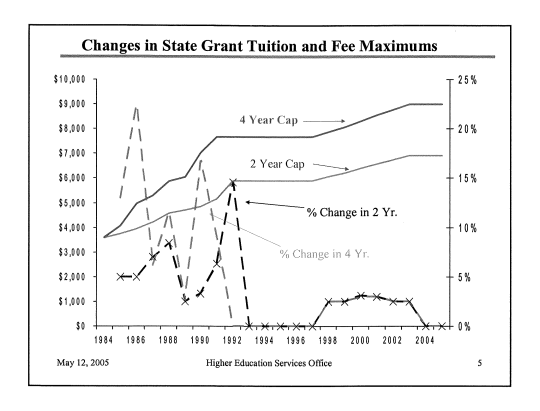
## Changes in Levels of Tuition and Fee Maximums-1984 to 2005

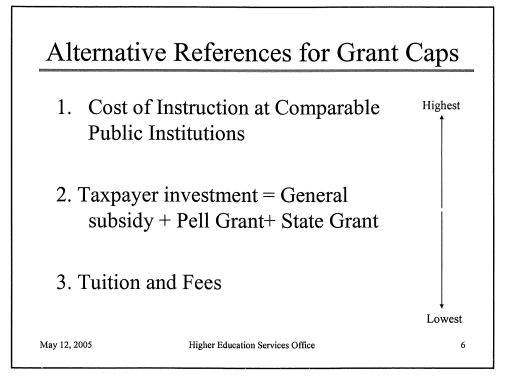
| Fiscal<br>Year | 2 Year<br>Cap | Percent<br>Change | 4 Year<br>Cap | Percent<br>Change |
|----------------|---------------|-------------------|---------------|-------------------|
| 198            | 4 \$3,573     |                   | \$3,598       |                   |
| 198            | 5 \$3,752     | 5.0%              | \$4,063       | 12.9%             |
| 198            | 6 \$3,940     | 5.0%              | \$4,973       | 22.4%             |
| 198            | 7 \$4,215     | 7.0%              | \$5,271       | 6.0%              |
| 198            | 8 \$4,568     | 8.4%              | \$5,875       | 11.5%             |
| 198            | 9 \$4,684     | 2.5%              | \$6,024       | 2.5%              |
| 199            | 0 \$4,839     | 3.3%              | \$7,037       | 16.8%             |
| 199            | 1 \$5,146     | 6.3%              | \$7,663       | 8.9%              |
| 199            | 2 \$5,898     | 14.6%             | \$7,663       | 0.0%              |
| 199            | 3 \$5,898     | 0.0%              | \$7,663       | 0.0%              |
| 199            | 4 \$5,898     | 0.0%              | \$7,663       | 0.0%              |
| 199            | 5 \$5,898     | 0.0%              | \$7,663       | 0.0%              |
| 199            | 6 \$5,900     | 0.0%              | \$7,665       | 0.0%              |
| 199            | 7 \$5,900     | 0.0%              | \$7,665       | 0.0%              |
| 199            | 8 \$6,050     | 2.5%              | \$7,860       | 2.5%              |
| 199            | 9 \$6,200     | 2.5%              | \$8,055       | 2.5%              |
| 200            | 0 \$6,390     | 3.1%              | \$8,300       | 3.0%              |
| 200            | 1 \$6,580     | 3.0%              | \$8,550       | 3.0%              |
| 200            | 2 \$6,744     | 2.5%              | \$8,764       | 2.5%              |
| 200            | 3 \$6,913     | 2.5%              | \$8,983       | 2.5%              |
| 200            | 4 \$6,913     | 0.0%              | \$8,983       | 0.0%              |
| 200            | 5 \$6,913     | 0.0%              | \$8,983       | 0.0%              |

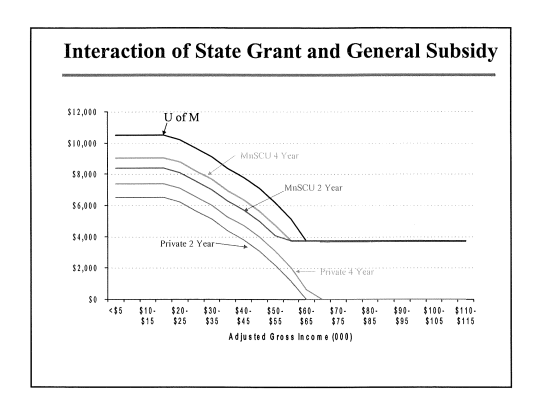
May 12, 2005

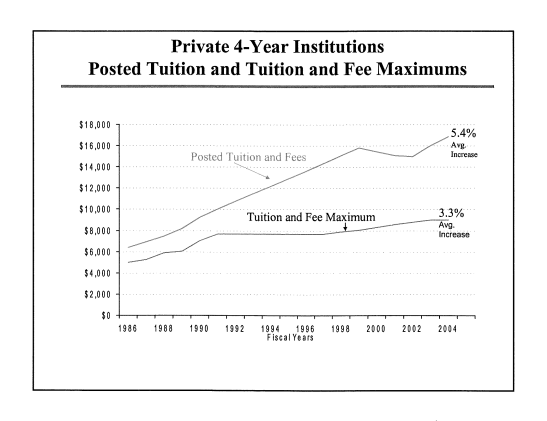
Higher Education Services Office

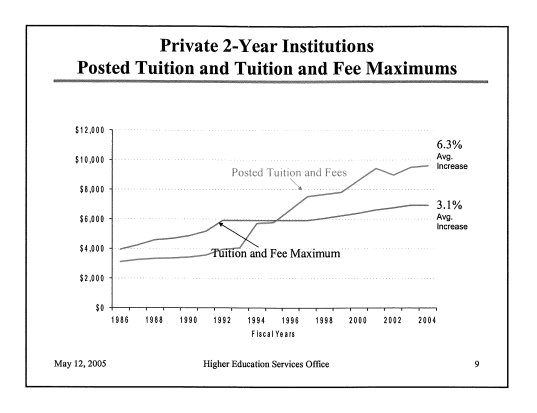
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## 2005-2006 Estimated Federal and State Financial Aid\* for Full-Time Minnesota Students

|  |                                    | MnSCU 2-Yr Average \$3,962 |           | Average Private 2-Yr |          |             | State<br><u>Universities</u> |         | Univ. of<br><u>Minnesota</u> |          | MPCC 4-year |  |
|--|------------------------------------|----------------------------|-----------|----------------------|----------|-------------|------------------------------|---------|------------------------------|----------|-------------|--|
| 2005-2006                              | Average Tuition & Fees**           |                            |           |                      |          | \$5,583     |                              | \$8,924 |                              | \$23,246 |             |  |
| Tuition & Fees Increase from 2004-2005 |                                    | +242                       | (6.5%)    | +505                 | (5%)     | +341        | (6.5%)                       | +661    | (8%)                         | +1,446   | (6.6%)      |  |
| Parent AC                              | GI \$20,000, family of four, one i | ncome ea                   | rner, one | dependen             | t studen | t in colleg | е                            |         |                              |          | -           |  |
|  | Pell & State Grant for 04-05       | \$4,819                    |           | \$6,544              |          | \$5,641     |                              | \$7,273 |                              | \$7,662  |             |  |
| Governor                               | Pell & State Grant aid 05-06       | \$4,990                    | +171      | \$6,584              | +40      | \$5,866     | +225                         | \$7,670 | +397                         | \$7,702  | +40         |  |
| Senate Pell & State Grant aid 05-06    |                                    | \$4,990                    | +171      | \$6,584              | +40      | \$5,866     | +225                         | \$7,670 | +397                         | \$7,702  | +40         |  |

| Parent AG | GI \$40,000, family of four, two | income ear | ners, on | e depende | ent studer | nt in colleg | re   | ······································ |      |         |      |
|-----------|----------------------------------|------------|----------|-----------|------------|--------------|------|--|------|---------|------|
|           | Pell & State Grant for 04-05     | \$3,158    |          | \$4,883   |            | \$3,980      |      | \$5,612                                |      | \$6,001 |      |
| Governor  | Pell & State Grant aid 05-06     | \$3,140    | -18      | \$4,734   | -149       | \$4,016      | +36  | \$5,820                                | +208 | \$5,852 | -149 |
| Senate    | Pell & State Grant aid 05-06     | \$3,140    | -18      | \$4,734   | -149       | \$4,016      | +36  | \$5,820                                | +208 | \$5,852 | -149 |
| House     | Pell & State Grant aid 05-06     | \$3,191    | +33      | \$3,387   | -1,496     | \$4,083      | +103 | \$5,921                                | +309 | \$6,225 | +224 |

\$5,237

-1,307

\$5,933

+292

\$7,771

+498

| Parent AG | il \$60,000, family of four, two in | come eari | ners, o | ne depende | nt studen | t in colleg | e    |         |      | ·       |          |
|-----------|-------------------------------------|-----------|---------|------------|-----------|-------------|------|---------|------|---------|----------|
|           | Pell & State Grant for 04-05        | \$0       |         | \$1,168    |           | \$265       |      | \$1,897 |      | \$2,286 | <u>-</u> |
| Governor  | Pell & State Grant aid 05-06        | \$0       | 0       | \$581      | -587      | \$0         | -265 | \$1,667 | -230 | \$1,699 | -587     |
| Senate    | Pell & State Grant aid 05-06        | \$0       | 0       | \$581      | -587      | \$0         | -265 | \$1,667 | -230 | \$1,699 | -587     |
| House     | Pell & State Grant aid 05-06        | \$0       | 0       | \$0        | -1,168    | \$0         | -265 | \$1,768 | -129 | \$2,072 | -214     |

<sup>\*</sup>Does not include federal tax credits, federal or state subsidized loans, federal or state work study, or state postsecondary child care assistance.

House

Pell & State Grant aid 05-06

\$5,041

+222

\$8,075

+413

<sup>\*\*</sup>MPCC is actual. Others are projected from 2004/05 Tuition & Fees and HESO's rate increase assumptions for 2005/06, as of 3/1/05

## Historical Parameters & State Grant Program

| Fiscal       | Percent  | 2 Year            | Percent | 4 Year  | Percent |          |
|--------------|----------|-------------------|---------|---------|---------|----------|
| Year LME     | Change S | Student Share Cap | Change  | Cap     | Change  | Pell Cap |
| 1984 \$2,750 |          | 50% \$3,573       |         | \$3,598 |         | \$1,800  |
| 1985 \$2,750 | 0.0%     | 50% \$3,752       | 5.0%    | \$4,063 | 12.9%   | \$1,900  |
| 1986 \$2,850 | 3.6%     | 50% \$3,940       | 5.0%    | \$4,973 | 22.4%   | \$2,100  |
| 1987 \$2,960 | 3.9%     | 50% \$4,215       | 7.0%    | \$5,271 | 6.0%    | \$2,100  |
| 1988 \$2,985 | 0.8%     | 50% \$4,568       | 8.4%    | \$5,875 | 11.5%   | \$2,100  |
| 1989 \$2,995 | 0.3%     | 50% \$4,684       | 2.5%    | \$6,024 | 2.5%    | \$2,200  |
| 1990 \$3,300 | 10.2%    | 50% \$4,839       | 3.3%    | \$7,037 | 16.8%   | \$2,300  |
| 1991 \$3,465 | 5.0%     | 50% \$5,146       | 6.3%    | \$7,663 | 8.9%    | \$2,300  |
| 1992 \$3,750 | 8.2%     | 50% \$5,898       | 14.6%   | \$7,663 | 0.0%    | \$2,400  |
| 1993 \$4,033 | 7.5%     | 50% \$5,898       | 0.0%    | \$7,663 | 0.0%    | \$2,400  |
| 1994 \$4,115 | 2.0%     | 50% \$5,898       | 0.0%    | \$7,663 | 0.0%    | \$2,300  |
| 1995 \$4,115 | 0.0%     | 50% \$5,898       | 0.0%    | \$7,663 | 0.0%    | \$2,300  |
| 1996 \$4,115 | 0.0%     | 50% \$5,900       | 0.0%    | \$7,665 | 0.0%    | \$2,340  |
| 1997 \$4,200 | 2.1%     | 50% \$5,900       | 0.0%    | \$7,665 | 0.0%    | \$2,470  |
| 1998 \$4,500 | 7.1%     | 50% \$6,050       | 2.5%    | \$7,860 | 2.5%    | \$2,700  |
| 1999 \$4,885 | 8.6%     | 47% \$6,200       | 2.5%    | \$8,055 | 2.5%    | \$3,000  |
| 2000 \$5,075 | 3.9%     | 47% \$6,390       | 3.1%    | \$8,300 | 3.0%    | \$3,125  |
| 2001 \$5,405 | 6.5%     | 46% \$6,580       | 3.0%    | \$8,550 | 3.0%    | \$3,300  |
| 2002 \$5,405 | 0.0%     | 46% \$6,744       | 2.5%    | \$8,764 | 2.5%    | \$3,750  |
| 2003 \$5,405 | 0.0%     | 46% \$6,913       | 2.5%    | \$8,983 | 2.5%    | \$4,000  |
| 2004 \$5,205 | -3.7%    | 46% \$6,913       | 0.0%    | \$8,983 | 0.0%    | \$4,050  |
| 2005 \$5,205 | 0.0%     | 46% \$6,913       | 0.0%    | \$8,983 | 0.0%    | \$4,050  |

Source: Minnesota Higher Education Services Office

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..... moves to amend H. F. No. 1385, in conference, 1 the revisor side-by-side, as follows: 3 Pages R37 to R39, delete House sections 42 to 45 and Senate sections 38 and 39, and insert: "Sec. ... Minnesota Statutes 2004, section 137.0245, 5 subdivision 1, is amended to read: 7 Subdivision 1. [ESTABLISHMENT.] A Regent Candidate Advisory Council is established to assist the-legislature in determining criteria for, and identifying and recruiting qualified candidates for membership on the Board of Regents and 10 making recommendations to the governor. 11 Sec. ... Minnesota Statutes 2004, section 137.0245, 12 subdivision 3, is amended to read: 13 Subd. 3. [DUTIES.] (a) The advisory council shall: 14 (1) develop, in consultation with current and former 15 regents and the administration of the University of Minnesota, a 16 statement of the selection criteria to be applied and a 17

1

Regents, and the needs of the board. The selection criteria

description of the responsibilities and duties of a regent, and

qualified candidates for the Board of Regents, based on the

(2) for each position on the board, identify and recruit

background and experience of the candidates, and their potential

for discharging the responsibilities of a member of the Board of

shall distribute this to potential candidates; and

- 1 must not include a limitation on the number of terms an
- 2 individual may serve on the Board of Regents.
- 3 (b) The selection criteria developed under paragraph (a),
- 4 clause (1), must include a criterion that regents represent
- 5 diversity in geography; gender; race; occupation, including
- 6 business and labor; and experience.
- 7 (c) The selection criterion must include an identification
- 8 of the membership needs of the board for individual skills
- 9 relevant to the governance of the University and the needs for
- 10 <u>certain individual characteristics</u>. <u>Individual characteristics</u>
- 11 relate to qualities such as gender, race, and geographic
- 12 location of residence.
- Sec. ... Minnesota Statutes 2004, section 137.0245,
- 14 subdivision 4, is amended to read:
- 15 Subd. 4. [RECOMMENDATIONS.] (a) The advisory council shall
- 16 recommend at least two and not more than four candidates. By
- 17 March-15 January 15 of each odd-numbered year, the advisory
- 18 council shall submit its recommendations to the president-of-the
- 19 senate-and-the-speaker-of-the-house-of-representatives---The
- 20 legislature-shall-not-be-bound-by-these-recommendations governor.
- 21 (b) The advisory council must submit a report to the
- 22 governor on the needs criterion identified under subdivision 3,
- 23 paragraph (c), at the same time it submits its recommendations.
- Sec. ... [137.0246] [REGENT NOMINATION AND ELECTION.]
- Subdivision 1. [GOVERNOR NOMINATION.] By February 15
- 26 following the receipt of recommendations from the advisory
- 27 council, the governor must submit to the joint committee
- 28 established under subdivision 2, a slate of regent nominations
- 29 that complies with sections 137.023 and 137.024. The slate must
- 30 name one nominee for each vacancy. In selecting nominees, the
- 31 governor must consider the needs of the Board of Regents and the
- 32 balance of the board membership with respect to gender, racial,
- 33 and ethnic composition. The governor must inform the joint
- 34 committee how each candidate and the slate meets the needs
- identified in the report under section 137.0245, subdivision 4,
- 36 paragraph (b).

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Subd. 2. [JOINT COMMITTEE.] (a) The joint legislative 1 committee consists of 20 legislator members. Ten members shall 2 3 be appointed by the speaker of the house. Ten members shall be appointed by the Subcommittee on Committees of the Committee on 4 Rules and Administration from the senate. An equal number of 5 members from the majority and minority party shall be appointed 7 from each house. The members appointed from the minority party must be appointed from among those recommended by the minority leader. The chairs of the education policy committees and of 9 the higher education budget divisions and the ranking minority 10 member of those committees and divisions must be appointed. A 11 majority of the members from each house is a quorum of the joint 12 13 committee. (b) By February 28 of each odd-numbered year, or at a date 14 15 agreed to by concurrent resolution, the joint legislative committee shall meet to consider the governor's nominees for 16 regent of the University of Minnesota for possible presentation 17 18 to a joint convention of the legislature. 19 (c) The joint committee may only recommend to the joint convention nominees recommended by the governor. If the joint 20 21 committee does not recommend a nominee of the governor's, the governor must submit a different nominee for the same vacancy." 22 23 Page R44, delete House section 52

Renumber the sections in sequence

Correct internal references

Amend the title accordingly

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- 1 ....... moves to amend H. F. No. 1385, in conference,
- 2 the revisor side-by-side, as follows:
- Page R26 and R27, delete House language sections 14 and 15,
- 4 and insert:
- 5 "Sec. ... Minnesota Statutes 2004, section 136A.08, is
- 6 amended by adding a subdivision to read:
- 7 Subd. 7. [REPORTING.] The Higher Education Services Office
- 8 must annually, before the last day in January, submit a report
- 9 to the committees in the house of representatives and the senate
- 10 with responsibility for higher education finance on:
- 11 (1) participation in the tuition reciprocity program by
- 12 Minnesota students, and students from other states attending
- 13 Minnesota postsecondary institutions under a reciprocity
- 14 agreement;
- 15 (2) reciprocity and resident tuition rates at each
- 16 institution; and
- 17 (3) interstate payments and obligations for each state
- 18 participating in the tuition reciprocity program in the prior
- 19 year.
- Sec. ... Minnesota Statutes 2004, section 136A.08, is
- 21 amended by adding a subdivision to read:
- 22 Subd. 8. [DATA SHARING.] (a) The Higher Education Services
- 23 Office must consider developing data collection procedures and
- 24 agreements to monitor the extent to which students who attend

- 1 Minnesota postsecondary institutions under reciprocity
- 2 agreements are employed in Minnesota after graduation. These
- 3 procedures must include matching Social Security numbers of
- 4 reciprocity students for purposes of tracking the migration and
- 5 employment of students who receive associate, baccalaureate, or
- 6 graduate degrees through a tuition reciprocity program. State
- 7 agencies must share wage and earnings data under section 268.19
- 8 for the purpose of evaluating the tuition reciprocity program.
- 9 (b) The reciprocity application must request the use of
- 10 student Social Security numbers for the purposes of this
- 11 <u>subdivision</u>. Reciprocity students must be informed that Social
- 12 Security numbers will be used only for monitoring described in
- 13 paragraph (a) by sharing information with Minnesota agencies and
- 14 departments responsible for the administration of covered wage
- 15 data and revenue collections. Social Security numbers will not
- 16 be used for any other purpose or reported to any other
- 17 government entity.
- 18 (c) The office must include summary data on the migration
- 19 and earnings of reciprocity graduates in the reciprocity report
- 20 to the legislature. This report must include summary statistics
- 21 on number of graduates by institution, degree granted and year
- 22 of graduation, total number of reciprocity students employed in
- 23 the state, and total earnings of graduates."
- Page R43, delete House language section 49 and insert:
- "Sec. ... [RECIPROCITY NEGOTIATIONS.]
- 26 Subdivision 1. [SOUTH DAKOTA.] The Higher Education
- 27 Services Office must examine reinstating interstate payments in
- 28 the Minnesota-South Dakota reciprocity program while maintaining
- 29 the tuition reciprocity agreement. The office must examine the
- 30 advantages and disadvantages of computing interstate payments
- 31 under the reciprocity agreement and the impact of interstate
- 32 payments on participating students, institutions, and the
- 33 general fund of the two states. The office must report on the
- 34 impacts of reinstating reciprocity payments to the committees of
- 35 the legislature with responsibility for higher education by
- 36 January 10, 2006.

13

| 1  | Subd. 2. [WISCONSIN.] The Higher Education Services Office       |
|----|--|
| 2  | must, as soon as possible, commence negotiations with the state  |
| 3  | of Wisconsin on the tuition reciprocity agreement. The           |
| 4  | negotiations must include the issue of the disparity between the |
| 5  | tuition paid by Wisconsin residents and Minnesota residents at   |
| 6  | campuses of the University of Minnesota with a goal of reducing  |
| 7  | or eliminating the disparity.                                    |
| 8  | This section does not mandate the inclusion of any               |
| 9  | particular term in a tuition reciprocity agreement."             |
| LO | Page R43, delete Senate section 46                               |
| L1 | Renumber the sections in sequence                                |
| L2 | Correct internal references                                      |

Amend the title accordingly

adopted

- 1 ....... moves to amend H. F. No. 1385, in conference,
- 2 the revisor side-by-side, as follows:
- Page R21, accept House language section 4, inserted below,
- 4 with the amendment to line 16.24, delete "including" and insert
- 5 "in the areas of":
- "Sec. 4. Minnesota Statutes 2004, section 135A.052,
- 7 subdivision 1, is amended to read:
- 8 Subdivision 1. [STATEMENT OF MISSIONS.] The legislature
- 9 recognizes each type of public postsecondary institution to have
- 10 a distinctive mission within the overall provision of public
- 11 higher education in the state and a responsibility to cooperate
- 12 with each other. These missions are as follows:
- 13 (1) the technical colleges shall offer vocational training
- 14 and education to prepare students for skilled occupations that
- 15 do not require a baccalaureate degree;
- 16 (2) the community colleges shall offer lower division
- 17 instruction in academic programs, occupational programs in which
- 18 all credits earned will be accepted for transfer to a
- 19 baccalaureate degree in the same field of study, and remedial
- 20 studies, for students transferring to baccalaureate institutions
- 21 and for those seeking associate degrees;
- 22 (3) consolidated community technical colleges shall offer
- 23 the same types of instruction, programs, certificates, diplomas,
- 24 and degrees as the technical colleges and community colleges

- 1 offer;
- 2 (4) the state universities shall offer undergraduate and
- 3 graduate instruction through the master's degree, including
- 4 specialist certificates, in the liberal arts and sciences and
- 5 professional education, and may offer applied doctoral degrees
- 6 in professional fields in the areas of education, psychology,
- 7 physical therapy, audiology, and nursing; and
- 8 (5) the University of Minnesota shall offer undergraduate,
- 9 graduate, and professional instruction through the doctoral
- 10 degree, and shall be the primary state supported academic agency
- 11 for research and extension services.
- 12 It is part of the mission of each system that within the
- 13 system's resources the system's governing board and chancellor
- 14 or president shall endeavor to:
- 15 (a) prevent the waste or unnecessary spending of public
- 16 money;
- 17 (b) use innovative fiscal and human resource practices to
- 18 manage the state's resources and operate the system as
- 19 efficiently as possible;
- 20 (c) coordinate the system's activities wherever appropriate
- 21 with the activities of the other system and governmental
- 22 agencies;
- 23 (d) use technology where appropriate to increase system
- 24 productivity, improve customer service, increase public access
- 25 to information about the system, and increase public
- 26 participation in the business of the system;
- (e) utilize constructive and cooperative labor-management
- 28 practices to the extent otherwise required by chapters 43A and
- 29 179A; and
- 30 (f) recommend to the legislature appropriate changes in law
- 31 necessary to carry out the mission of the system."
- Page R21, delete Senate section 1
- Renumber the sections in sequence
- 34 Correct internal references
- 35 Amend the title accordingly