GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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SENATE BILL 860*

Education/Higher Education Committee Substitute Adopted 6/17/09 Finance Committee Substitute Adopted 7/2/09 House Committee Substitute Favorable 7/14/09 PROPOSED HOUSE COMMITTEE SUBSTITUTE S860-PCS85271-TD-74

	Short Title:Student Protection Fund/Proprietary Schools.(Public)
	Sponsors:
	Referred to:
	March 26, 2009
1	A BILL TO BE ENTITLED
2	AN ACT TO ESTABLISH A STUDENT PROTECTION FUND FOR PROPRIETARY
3	SCHOOL STUDENTS.
4	The General Assembly of North Carolina enacts:
5	SECTION 1. G.S. 115D-93(c) is amended by adding two subdivisions to read:
6	"(10) That the applicant for or a holder of a license has failed to provide a required
7	bond or bond alternative.
8	(11) That the applicant for or holder of a license has failed to pay assessments
9	into the Student Protection Fund."
10	SECTION 2. G.S. 115D-95 reads as rewritten:
11	"§ 115D-95. Bonds required.
12	(a) <u>Requirement. – An applicant for a license must comply with the bond requirements</u>
13	in this section. The bond covers the potential loss by students of the school of prepaid tuition
14	and other payments made by them to a school licensed under this Article by reason of the
15	school ceasing to operate for any reason, including the suspension, revocation, or nonrenewal
16	of a school's license, bankruptcy, or foreclosure. A guaranty bond is required for each school
17	that is licensed to operate: Provided, however, a school that is unable to secure a bond may,
18	with the consent of the State Board of Community Colleges, provide an alternative to a
19	guaranty bond, as provided in subsection (c) of this section.
20	The State Board may revoke the license of a school that fails to maintain a bond or an
21	alternative to a bond, pursuant to this section.
22	(b) <u>Amount. – An applicant for a license must file a bond with the North Carolina State</u>
23	Board of Community Colleges executed by the applicant as a principal and by a bonding
24	company authorized to do business in this State. The bond must be payable to the State Board
25	of Community Colleges, must be conditioned on fulfillment of the school's obligations, and
26	must remain in effect until cancelled by the bonding company. The bonding company may
27	cancel the bond upon 30 days' notice to the State Board of Community Colleges.
28	The application must set out calculations made by the applicant to determine the amount of
29 30	bond required with the application. The required amount is determined as follows:
30 31	(1) <u>Initial licensure. – For an applicant for initial licensure of a school, the bond</u> amount is the amount determined by the State Board that is adequate to
51	amount is the amount determined by the state board that is adequate to



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1		provide indemnification to any student, or the stude	ent's parent or guardian
2		who has suffered a loss of tuition, fees, or any oth	
3		expenses paid to the school. A bond amount shall	be at least twenty-five
4		thousand dollars (\$25,000).	
5	<u>(2)</u>	First four renewals For a school that has been lie	censed for one year but
6		less than six years, the bond shall be in an amound	nt equal to the greatest
7		amount of unearned paid tuition in the school's posse	ession at anytime during
8		the prior fiscal year. The bond amount shall be e	evaluated by the school
9		quarterly and reported to the State Board or its rep	resentative. A quarterly
10		evaluation requiring an increase of five percent (5%)	
11		of the bond held by the school shall require an im	
12		bond amount. Bond amounts also shall be evaluated	-
13		subdivision and the rules of the State Board at the tim	
14		license renewal and increased if necessary regardles	ss of the amount of the
15		<u>change.</u>	
16	<u>(3)</u>	Schools in operation more than five years. – A g	
17		required for license renewal for a school that has been	
18		to operate for more than five years in the State, as fol	
19		a. If the balance of the Student Protection Fur	
20		below the catastrophic loss amount, the scho	• •
21		bond in an amount equal to the maximum ar	
22		held by the school during the prior fiscal	year multiplied by the
23		percentage amount the fund is deficient.	
24		b. If the school held prepaid tuition in excess o	
25		Fund catastrophic loss amount during the	
26		addition to any bond amount required by su	
27		subdivision, the school shall file a guaranty	
28 29		between the prepaid tuition amount held in	the previous fiscal year
29 30	(1)	and the Fund catastrophic loss amount.	avual the applicant shall
30 31	(1)	When application is made for a license or license ren- file a guaranty bond with the clerk of the superior	
32		which the school will be located. The bond shall be	
32 33			
33 34		The bond shall be executed by the applicant as prin company authorized to do business in this Stat	
35		conditioned to provide indemnification to any stu	
36		guardian, who has suffered a loss of tuition or any	
30 37		failure of the school to offer or complete studen	
38		services, or other goods and services related to cou	
39		reason, including the suspension, revocation, or no	•
40		license, bankruptcy, foreclosure, or the school ceasing	
41	(2)	The bond shall be in an amount determined b	
42	(_)	Community Colleges to be adequate to provide	
43		student, or his parent or guardian, under the terms	
44		amount for a school shall be at least equal to the	
45		prepaid tuition held at any time during the last fiscal	
46		bond amount shall also be at least ten thousand dollar	
47		Each application for a license shall include	
48		authorized representative of the school showing in	
49		made and the method of computing the amount of th	
50		subdivision and the rules of the State Board. If the State	
51		calculations made and the method of computing the	
		1 0	

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l 2 3		inaccurate or that the amount of the bond is otherwinder the terms of the bond, the Standard the terms of the bond, the Standard to provide an additional bond.		
1	(3)	The bond shall remain in force and effect until c	ancelled by the guarantor.	
		The guarantor may cancel the bond upon 30 days		
		of Community Colleges. Cancellation of the b		
		liability incurred or accrued prior to the termination	•	
	(c) An ap	pplicant that is unable to secure a bond may seek a w	-	
	· · · ·	Board of Community Colleges and approval of o		
	alternatives set forth in this subsection. With the approval of the State Board, an applicant may			
	file with the clerk of the superior court of the county in which the school will be located, obtain			
	in lieu of a bond:	-	·	
	(1)	An assignment of a savings account in an amount	equal to the bond required	
	()	(i) which is in a form acceptable to the State Board		
		(ii) which is executed by the applicant; and (iii) w		
		or federal savings and loan association, state bank	•	
		doing business in North Carolina and whose a		
		federal depositors corporation; and (iv) for which	-	
		favor of the State of North Carolina is subject to th		
		bond in subsection (b) of this section.		
	(2)	A certificate of deposit (i) which is executed by a s	state or federal savings and	
		loan association, state bank, or national bank, w	-	
		North Carolina and whose accounts are insured	-	
		corporation; and (ii) which is either payable to th	•	
		unrestrictively endorsed to the State Board of Co		
		case of a negotiable certificate of deposit, is unre	strictively endorsed to the	
		State Board of Community Colleges; or in the	-	
		certificate of deposit, is assigned to the State Boar		
		in a form satisfactory to the State Board; and (iii	i) for which access to the	
		certificate of deposit in favor of the State of North	Carolina is subject to the	
		same conditions as for a bond in subsection (b) of t	6	
	SECT	FION 3. G.S. 115D-96 reads as rewritten:		
	"§ 115D-96. Op	erating school without license or bond made misd	emeanor.	
	Any person,	or each member of any association of persons	or each officer of any	
	corporation who	opens and conducts a proprietary business school	ol, a proprietary technical	
	school, a proprie	tary trade school, or a correspondence school, without	at first having obtained the	
		equired, and without first having executed the bon	-	
		the Student Protection Fund, or both, as required b	· · · · ·	
		eanor, and each day said the school continues to b		
	constitute a separ	· · · ·	1 1	
	1	FION 4. Chapter 115D of the General Statutes is a	amended by adding a new	
	section to read:		,	
		tudent Protection Fund.		
		itions. – As used in this section:		
	<u>(1)</u>	"Catastrophic loss amount" means the amount of	funds required to protect	
	7-7	prepaid student tuition in case of a large-scale even	÷ •	
		the Student Protection Fund. The amount is one mi		
	<u>(2)</u>	"Fund cap amount" means the catastrophic los	•	
	7-7	amount. The amount is one million five h	-	
		(\$1,500,000).		
		<u>\</u>		

General Assembly Of North Carolina Session 2009 Student Protection Fund. - The Student Protection Fund is established in the 1 (b) 2 Department of State Treasurer as a statewide fee-supported fund. Interest accruing to the Fund 3 is credited to the Fund. The State Board of Community Colleges administers the Fund. The 4 purpose of the Fund is to compensate students enrolled in a proprietary school licensed under this Article who have suffered a loss of tuition, fees, or any other instructional-related expenses 5 paid to the school by reason of the failure of the school to offer or complete student instruction, 6 7 academic services, or other goods and services related to course enrollment if the school ceases 8 to operate for any reason, including the suspension, revocation, or nonrenewal of a school's 9 license, bankruptcy, or foreclosure. 10 Student Protection Fund Advisory Committee. - The President of the North (c) 11 Carolina Community College System shall appoint a Student Protection Fund Advisory Committee. Members of the Committee shall be appointed for terms of three years. The 12 13 Committee shall advise the State Board of Community Colleges on matters related to the Fund, 14 including, but not limited to, the adjustment of the catastrophic loss amount and Fund cap 15 amount. The Committee shall consist of seven members as follows: 16 17 Three professional staff members of the Community Colleges System (1)18 Office. 19 (2) An owner/director of a proprietary school with less than 100 students, or the 20 owner/director's designee. 21 An owner/director of a proprietary school with between 100 and 750 (3) 22 students, or the owner/director's designee. 23 An owner/director of a proprietary school or group of proprietary schools (4) 24 with more than 750 students, or the owner/director's designee. 25 An owner/director of a proprietary school appointed at large, or the (5) 26 owner/director's designee. Initial Payment. – Prior to its first year of operation in the State, each proprietary 27 (d) 28 school shall pay an initial amount of one thousand two hundred fifty dollars (\$1,250) into the 29 Fund. 30 Annual Revenue Payment. – Each proprietary school operating in the State shall pay (e) annually into the Fund an amount based on its annual gross tuition revenue generated in the 31 32 State as follows: 33 Annual Gross Tuition Revenue Amount of Assessment 34 \$1.00 - \$25,000 \$200.00 35 \$25.001 - \$50.000 \$250.00 36 \$50,001 - \$100,000 \$300.00 37 \$100,001 - \$200,000 \$400.00 38 \$200,001 - \$300,000 \$500.00 39 \$300,001 - \$400,000 \$600.00 40 \$400,001 - \$500,000 \$700.00 \$500,001 - \$750,000 41 \$1,000 42 \$750,001 - \$1,000,000 \$1,250 \$1,000,001 - \$1,500,000 43 \$1,500 44 \$1,500,001 - \$2,000,000 \$2,000 45 Greater than \$2,000,000 \$2,000 plus one-twentieth of one percent (.05%) of annual gross tuition 46 47 revenue over \$2,000,000. 48 Suspension of Payments. - If the Student Protection Fund balance is equal to or (f) exceeds the Fund cap amount, the State Board of Community Colleges shall suspend payments 49

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years. The State Board shall require schools to resume payments into the Fund if the balance of			
the Fund is less than the catastrophic loss amount.			
(g) Catastrophic Assessments. – If claims against the Student Protection Fund exceed			
the catastrophic loss amount, the State Board of Community Colleges may assess additional			
fees to the extent necessary to compensate students qualified for repayment under the Fund.			
The amount of the catastrophic assessment shall not exceed one-half of the amount of the			
annual revenue payment required by subsection (e) of this section. If the amount of the			
catastrophic assessment will be insufficient to cover qualified claims, the State Board shall			
develop a method of allocating funds among claims.			
(h) Payment Required for Proprietary School Licensure. – The full and timely payment			
into the Fund pursuant to this section is a condition of licensure.			
(i) Payments Nonrefundable. – No payment to the Student Protection Fund shall be			
refunded in the event that a school's license application is rejected or a school's license is			
suspended or revoked.			
(j) Student Repayment A student, or the student's parent or guardian, who has			
suffered a loss of tuition, fees, or any other instructional-related expenses paid to a proprietary			
school licensed under this Article by reason of the school ceasing to operate for any reason,			
including the suspension, revocation, or nonrenewal of a school's license, bankruptcy, or			
foreclosure, may qualify for repayments under the Student Protection Fund. The State Board of			
Community Colleges first must issue repayment from the bonds issued under G.S. 115D-95. If			
the Student Protection Fund is insufficient to cover the qualified claims, the State Board must			
develop a method of allocating funds among claims.			
(k) Rules The State Board of Community Colleges shall adopt rules for the			
implementation of this section."			
SECTION 5. In addition to the payments required under G.S. 115D-95.1, as a			
condition of license renewal for the 2010-2011 fiscal year, each proprietary school shall pay			
into the Student Protection Fund an amount based on its total enrollment for the previous			
calendar year as follows:			
Number of Students Amount of Assessment			
0-49 \$500.00			
50-99 \$1,000			
100-499 \$2,000			
500-999 \$3,000			
1,000-1,499 \$4,000			
More than 1,500 \$5,000.			
Total enrollment equals the number of students enrolled on January 1, 2009, plus			
new starts during the calendar year plus students reentering from a period of nonattendance			
during the calendar year.			
daring the calendar Jean			