## **GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011**

S

## **SENATE BILL 685** Education/Higher Education Committee Substitute Adopted 5/11/11 Finance Committee Substitute Adopted 5/18/11

Modify Regulation of Proprietary Schools. Short Title:

(Public)

Sponsors:		
Referred to:	 	

April 20, 2011

## A BILL TO BE ENTITLED

1		A BILL TO BE ENTITLED
2	AN ACT TO AN	MEND THE LAW RELATING TO THE REGULATION OF PROPRIETARY
3	SCHOOLS.	
4	The General Ass	sembly of North Carolina enacts:
5	SEC	TION 1. Article 8 of Chapter 115D of the General Statutes is amended by
6	adding three nev	v sections to read:
7	" <u>§ 115D-89.1.</u> §	State Board of Proprietary Schools.
8	<u>(a)</u> <u>The</u>	State Board of Proprietary Schools is established in the North Carolina
9	Community Col	leges System Office.
10	<u>(b)</u> <u>The S</u>	State Board of Proprietary Schools shall consist of seven members as follows:
11	<u>(1)</u>	The President of the North Carolina Community College System or the
12		President's designee.
13	<u>(2)</u>	Two members appointed by the Governor.
14	<u>(3)</u>	Two members appointed by the General Assembly upon the
15		recommendation of the President Pro Tempore of the Senate, one of whom
16		shall be the owner or director of a proprietary school licensed in the State
17		with less than 100 total annual enrollment of students and one the owner or
18		director of a proprietary school or group of proprietary schools licensed in
19		the State with more than 750 total annual enrollment of students.
20	<u>(4)</u>	Two members appointed by the General Assembly upon the
21		recommendation of the Speaker of the House of Representatives, one of
22		whom shall be the owner or director of a proprietary school licensed in the
23		State with between 100 and 750 total annual enrollment of students and one
24		the owner or director of a proprietary school licensed in the State.
25		authorities shall appoint members who have a demonstrated history of
26		oprietary or public postsecondary education, an understanding of standards of
27		condary education, and leadership beyond a particular institution.
28		member of the General Assembly, spouse of a member of the General
29		ficer or employee of the State shall be eligible to serve on the State Board of
30		ools as appointed members.
31		initial member appointed by each appointing authority shall be appointed for a
32		ecember 30, 2014; the other member shall be appointed for a term ending
33		017. Subsequent appointments shall be for six-year terms beginning on January
34	1. No person sha	Ill be appointed or elected to more than two consecutive six-year terms.



General Assembly Of North Carolina Session 2011
Vacancies in appointments made by the Governor shall be filled by the Governor.
Vacancies in the appointments made by the General Assembly shall be filled in accordance
with G.S. 120-122.
(e) The State Board of Proprietary Schools may declare vacant the office of a member
who does not attend three consecutive scheduled meetings without justifiable excuse. The
Chair of the State Board of Proprietary Schools shall notify the appropriate appointing
authority of any such vacancy.
(f) The State Board of Proprietary Schools shall elect from its membership a chair and
such other officers as it may deem necessary. Officers shall serve for a term of two years.
(g) The State Board of Proprietary Schools shall meet at stated times established by the
State Board of Proprietary Schools but not less frequently than four times a year. Special
meetings of the State Board of Proprietary Schools may be set at any regular meeting or may be
called by the chair. A majority of the qualified members of the State Board of Proprietary
Schools shall constitute a quorum for the transaction of business.
" <u>§ 115D-89.2. Office of Proprietary Schools; staff.</u>
The Office of Proprietary Schools shall be the principal administrative unit under the direction of the State Board of Proprietary Schools, Unloss aposified in C.S. 115D 80.3, the
direction of the State Board of Proprietary Schools. Unless specified in G.S. 115D-89.3, the
State Board of Proprietary Schools has authority to recommend for adoption and to administer
all policies, regulations, and standards which it deems necessary for the operation of the Office
of Proprietary Schools.
The State Board of Proprietary Schools shall hire an executive director of the Office of
Proprietary Schools, who shall serve as chief administrative officer of the Office of Proprietary
Schools, or contract with an outside consultant to serve as the executive director. The
compensation of this position shall be fixed by the State Board of Proprietary Schools from
funds provided by fees deposited in the Commercial Education Fund.
The State Board of Proprietary Schools may hire other employees as it deems necessary to
carry out the provisions of this Article. The compensation of the staff members hired by the State Reard of Proprietory Schools shall be fixed by the State Reard of Proprietory Schools
<u>State Board of Proprietary Schools shall be fixed by the State Board of Proprietary Schools</u> upon recommendation of the Executive Director of the Office of Proprietary Schools. The
Executive Director shall provide an annual projected operating budget to the State Board of
Proprietary Schools at a time each year designated by the State Board of Proprietary Schools.
The budget will be approved by the State Board of Proprietary Schools from funds provided by
fees deposited in the Commercial Education Fund.
" <u>§ 115D-89.3.</u> State Board of Proprietary Schools and State Board of Community
<u>S 115D-89.5.</u> State Board of Frophetary Schools and State Board of Community Colleges; licensing authority and coordination of responsibilities to administer
Article.
The State Board of Community Colleges, having the authority under G.S. 115D-89 to grant
and issue licenses to proprietary schools by and through the State Board of Proprietary Schools,
shall receive written recommendation from the State Board of Proprietary Schools concerning
applicants for licenses and annual renewal applications for licenses. The State Board of
Proprietary Schools shall prepare and have approved by the State Board of Community
Colleges a certificate of license that reflects the recommendation of the State Board of
Proprietary Schools and approval by the State Board of Community Colleges. The State Board
of Community Colleges shall also receive from the State Board of Proprietary Schools and
have authority concerning proposed changes to the General Statutes and rules affecting proprietary schools. The State Board of Community Colleges shall receive a written report
annually from the State Board of Proprietary Schools to include the number of schools
receiving initial licenses during the previous year, a list of currently licensed proprietary
schools, school closures during the previous year, including a complete report of actions
concerning any catastrophic closures, complaints received and resulting decisions or actions,
total fees received, and balances of the Commercial Education Fund and the Student Protection

	General Assembly Of North Carolina	Session 2011
1	Fund. The State Board of Proprietary Schools shall provide the State Boa	ard of Community
2	Colleges with any information requested."	-
3	<b>SECTION 2.</b> G.S. 115D-88(4c) reads as rewritten:	
4	"(4c) Classes or schools that the State Board, acting by and thr	ough the President
5	of the Community College System, State Board of Pr	roprietary Schools
6	determines are avocational, recreational, self-improvem	ent, or continuing
7	education for already trained and occupationally qualified	individuals."
8	<b>SECTION 3.</b> G.S. 115D-89 reads as rewritten:	
9	"§ 115D-89. State Board of Community Colleges to administer Ar	ticle; issuance of
10	diplomas by schools; investigation and inspection; rules.	
11	(a) The State Board of Community Colleges, acting by and through t	
12	Community College System, State Board of Proprietary Schools, shall	
13	administer and enforce this Article and to grant and issue licenses to propriet	-
14	sustained curriculum is of a grade equal to that prescribed for similar p	
15	educational institutions of the State and which have met the standards set f	
16 17	including but not limited to course offerings, adequate facilities, financial s	tability, competent
17	<ul><li>personnel and legitimate operating practices.</li><li>(b) Any such proprietary school may by and with the approval of the school may be and with the approval of the school may be approved on the school may be</li></ul>	the State Board of
19	<u>Community Colleges</u> issue certificates and diplomas.	life State Doald <u>OI</u>
20	(c) The State Board, acting by and through the President of the C	ommunity College
20	System, State Board of Proprietary Schools, shall formulate the criteria	
22	evolved thereunder for the approval of such schools or educational institu	
23	adequate investigations of all schools applying for a license and issue	-
24	applicants meeting the standards fixed by the <u>State</u> Board, maintain a list of	
25	under the provisions of this Article which list shall be available for the	
26	public, and provide for periodic inspection of all schools licensed under the	provisions of this
27	Article. Through periodic reports required of licensed schools and by ins	pections made by
28	authorized representatives of the State Board of Community Colleges, the	ne State Board of
29	Community Colleges shall have general supervision over proprietary schoo	ls in the State, the
30	object of said supervision being to protect the health, safety and welfare of th	
31	the proprietary schools maintain adequate, safe and sanitary school quart	
32	proper facilities and equipment, sufficient and qualified teaching and admin	
33	satisfactory programs of operation and instruction, and to have the sch	-
34	advertised promises and contracts made with its students and patrons. To	
35	Board of Community Colleges is authorized to issue such rules not inc	
36 37	provisions of this Article as are necessary to administer the provisions of this The State Reard, eating by and through the President of the Communit	
37	The State Board, acting by and through the President of the Communit State Board of Proprietary Schools, may request any occupational licensing of	
38 39	or agency in this State to adopt rules requiring the approval of that board or a	
40	of study. Under these rules, the board or agency shall pass on the adequ	
41	curricula, and instructional personnel. The State Board of Community C	
42	approval to a course of study that is not approved by such board or agency."	oneges may delly
43	<b>SECTION 4.</b> G.S. 115D-90 reads as rewritten:	
44	"§ 115D-90. License required; application for license; school bulletins;	requirements for
45	issuance of license; license restricted to courses indicated	-
46	applications.	
47	(a) No person shall operate, conduct or maintain or offer to operate	ate in this State a
48	proprietary school unless a license is first secured from the State Board of Co	• •
49	granted in accordance with the provisions of this Article and the rules ado	
50	under the authority of G.S. 115D-89. The license, when issued, shall con	
51	acceptance by the Board of the educational programs and facilities of each sc	hool approved.
	Consta Dill 695 Third Edition	Daga 2

	General Assembly	Of North Carolina	Session 2011
1		on for a license shall be filed in the manner and upon th	1
2	-	President of the Community College System State B	
3		rpose. Such application shall be signed by the appl	
4		ontain such of the following information as may appl	y to the particular
5	school for which a li	6	
6		he title or name of the school or classes, together w	
7		dress of the owners and of the controlling officers there	of.
8		ne general field of instruction.	
9		ne place or places where such instruction will be given.	
10		specific listing of the equipment available for instructio	n in each field.
11		ne qualifications of instructors and supervisors.	
12		nancial resources available to equip and to maintain the	
13		ich additional information as the State Board, acting l	•
14	Pr	esident of the Community College System, State Bo	ard of Proprietary
15	<u>So</u>	<u>chools</u> , may deem necessary to enable it to determine t	he adequacy of the
16		ogram of instruction and matters pertaining thereto. Each	
17	be	accompanied by a copy of the current bulletin or ca	talog of the school
18	W	hich shall be in published form and certified by an au	thorized official of
19		e school as being current, true, and correct in conten	nt and policy. The
20	SC	hool bulletin shall contain the following information:	
21	a.	Identifying data, such as volume number and date	of publication.
22	b.	Names of the institution and its governing body, or	fficials and faculty.
23	c.	A calendar of the institution showing legal holid	ays, beginning and
24		ending date of each quarter, term or semester, a	nd other important
25		dates.	
26	d.	Institution's policy and regulations relative to lea	ve, absences, class
27		cuts, make-up work, tardiness and interruptions	for unsatisfactory
28		attendance.	
29	e.	Institution's policy and regulations on enrollme	-
30		enrollment dates and specific entrance requiremen	
31	f.	Institution's policy and regulations relative to sta	ndards of progress
32		required of the student by the institution. This po	licy will define the
33		grading system of the institution; the minimum	grades considered
34		satisfactory; conditions for interruption for unsat	isfactory grades or
35		progress and description of the probationary peri-	od, if any, allowed
36		by the institution; and conditions of reentrance	for those students
37		dismissed for unsatisfactory progress. A statem	
38		regarding progress records kept by the institution	and furnished the
39		student.	
40	g.	Institution's policy and regulations relating to st	udent conduct and
41		conditions for dismissal for unsatisfactory conduct	≠•
42	h.	Detailed schedule for fees, charges for tuition, boo	oks, supplies, tools,
43		student activities, laboratory fees, service charges	s, rentals, deposits,
44		and all other charges.	
45	i.	Policy and regulations of the institution relative t	o the refund of the
46		unused portion of tuition, fees and other charge	
47		student does not enter the course or withdraws	
48		therefrom. The policy and regulations shall	provide for, at a
49		minimum, a full refund if a student withdraws bet	-
50		class or the school cancels the class and a seventy	
			- ` '

	General Assembly Of North CarolinaSession 201		
1 2 3 4 5 6 7 8 9 0 1 2 3 4	(c) After	<ul> <li>refund if the student withdraws within the first twenty-f (25%) of the period of enrollment for which the student w</li> <li>j. A description of the available space, facilities and equipm</li> <li>k. A course outline for each course for which approval is showing: <ol> <li>Subjects or units in the course,</li> <li>Type of skill to be learned, and</li> <li>Approximate (i) time; (ii) clock hours, and (iii) or credit hours equivalent, as appropriate, to be sp subject or unit.</li> </ol> </li> <li>Policy and regulations of the institution relative to grantir previous educational training.</li> <li>due investigation and consideration on the part of the State Board</li> </ul>	five percent ras charged. ent. s requested, credit hours bent on each ng credit for d, acting by
4		e President of the Community College System, State Board of	
5	_	ided herein, a license shall be granted to the applicant when it is sl	
6		tid the State Board that said applicant, school, programs of study or	courses are
7		et the following criteria:	
8	(1)	The courses, curriculum and instruction are consistent in quality,	
9		length with similar courses in public schools and other private sc	hools in the
0		State, with recognized accepted standards.	1 1
1	(2)	There is in the institution adequate space, equipment, instruction	nal material
2 3	(2)	and instructor personnel to provide training of good quality.	strators and
	(3)	Education and experience qualifications of director, adminis	trators and
4 5	(4)	instructors are adequate.	ucation and
5 6	(4)	The institution maintains a written record of the previous edu training of the student.	acation and
7	(5)	A copy of the course outline, schedule of tuition, fees and oth	per charges
8	(3)	regulations pertaining to absences, grading policy and rules of op	-
9		conduct will be furnished the student upon enrollment.	ciulion and
0	(6)	Upon completion of training, the student is given a certificate or	diploma by
1 2		the institution indicating the approved course or subjects and inc training was satisfactorily completed.	
3	(7)	Adequate records as prescribed by the State Board of Communit	ty Colleges.
4		acting by and through the President of the Community College Sy	
5		Board of Proprietary Schools, are kept to show attendance and	
6		grades and satisfactory standards relating to attendance, pr	
7		conduct are enforced.	C
8	(8)	The school complies with all local, city, county, municipal, State	and federal
9		regulations, such as fire codes, building and sanitation codes	. The State
0		Board of Community Colleges may require such evidence of con	mpliance as
1		is deemed necessary.	
2	(9)	The school is financially sound and capable of fulfilling its comm	nitments for
3		training.	
4 5	(10)	The school does not exceed its enrollment limitation as established State Board of Community Colleges.	shed by the
6	(11)	The school does not utilize advertising of any type which is e	rroneous or
7		misleading, either by actual statement, omission or intimation.	
8	(12)	The school's administrators, directors, owners and instructors a	are of good
9		reputation and character.	-
0	(13)	Such additional criteria as may be deemed necessary by	the State
1		Board.Board of Community Colleges.	

	General Assembly Of North Carolina Session 2011		
1 2 3 4 5	(d) Any license issued shall be restricted to the programs of instruction or courses or subjects specifically indicated in the application for a license. The holder of a license shall present a supplementary application as may be directed by the President of the Community College System State Board of Proprietary Schools for approval of additional programs of instruction, courses, or subjects, in which it is desired to offer instruction during the effective		
6	period of the license."		
7	SECTION 5. G.S. 115D-91 reads as rewritten:		
8	"§ 115D-91. Duration and renewal of licenses; notice of change of ownership,		
9	administration, etc.; license not transferable.		
10	(a) All licenses issued shall expire on June 30 next following the date of issuance.June		
11	<u>30.</u>		
12	(b) Unless a duration is otherwise prescribed by the State Board of Community		
13	Colleges, licenses shall be renewable annually on July 1 if all of the following conditions are		
14	met:		
15	(1) An application for the renewal of the license has been filed in the form and		
16	manner prescribed by the State Board, acting by and through the President of		
17	the Community College System. State Board of Proprietary Schools.		
18	(2) The renewal fee has been paid.		
19	(3) The school and its courses, facilities, faculty and all other operations are		
20	found to meet the criteria set forth in the requirements for a school to secure		
21	an original license.		
22	(c) After a license is granted to any school by the State Board of Community Colleges		
23	on the basis of its application, it shall be the responsibility of said school to notify immediately		
24	said-the State Board of any changes in the ownership, administration, location, faculty, the		
25	instructional program or other changes as may affect significantly the course of instruction		
26	offered.		
27	(d) In the event of the sale of such school, the license already granted to the original		
28	owner or operators thereof shall not be transferable to the new ownership or operators.		
29	Provided, however, the President of the Community College System State Board of Proprietary		
30	<u>Schools</u> may issue a 90-day, temporary operating license to a school upon its sale if the school		
31	held a valid, current license prior to the sale, and if the President-State Board of Proprietary		
32	<u>Schools</u> finds that the school is likely to qualify after the sale for a license under this Article."		
33	<b>SECTION 6.</b> G.S. 115D-92 reads as rewritten:		
34	"§ 115D-92. Authority to establish fees; Commercial Education Fund established; refund		
35	of fees.		
36	The State Board of Community Colleges State Board of Proprietary Schools, as provided in		
37	G.S. 115D-89.3, shall establish reasonable fees for licenses, renewals, and approvals granted,		
38	and for inspections performed pursuant to this Article. Article in accordance with Article 2A of		
39	Chapter 150B of the General Statutes.		
40	The fees and licenses collected under this section shall be placed in a special fund to be		
41	designated the "Commercial Education Fund" and shall be used under the supervision and		
42	direction of the State Board of Community Colleges State Board of Proprietary Schools for the		
43	administration of this Article. No license fee shall be refunded in the event the application is		
44	rejected or the license suspended or revoked."		
45	SECTION 7. G.S. 115D-93 reads as rewritten:		
46	"§ 115D-93. Suspension, revocation or refusal of license; notice and hearing; judicial		
47	review; grounds.		
48	(a) A refusal to issue, refusal to renew, suspension of, or revocation of a license under		
49	this section shall be made in accordance with Chapter 150B of the General Statutes.		

	General Assem	oly Of North Carolina	Session 2011	
1	(b) A decision under this section to refuse to grant, refuse to renew, suspend, or revoke			
2	a license is subject to judicial review in accordance with Article 4 of Chapter 150B of the			
3	General Statutes.			
4	(c) The S	State Board, acting by and through the President of th	e Community College	
5	System, State Be	oard of Proprietary Schools, shall have the power to re	fuse to issue or renew	
6	any such license	and to suspend or revoke any such license theretofore	issued in case it finds	
7	one or more of the	ne following:		
8	(1)	That the applicant for or holder of such a license has	as violated any of the	
9		provisions of this Article or any of the rules promulgat	ted thereunder.	
10	(2)	That the applicant for or holder of such a license has k	knowingly presented to	
11		the State Board of Community Colleges false or n	nisleading information	
12		relating to approval or license.		
13	(3)	That the applicant for or holder of such a license has	as failed or refused to	
14		permit authorized representatives of the State Board o	f Community Colleges	
15		to inspect the school, or has refused to make availab	le to them at any time	
16		upon request full information pertaining to matters with	thin the purview of the	
17		State Board of Community Colleges under the provision		
18	(4)	That the applicant for or holder of such a licens		
19		committed fraud or deceit in advertising the school of		
20		prospective students written or oral information rela	-	
21		employment opportunities, or to opportunities for		
22		institutions upon completion of the instruction offered		
23	(5)	That the applicant or licensee has pleaded guilty, e	-	
24		contendere or has been found guilty of a crime involv	ing moral turpitude by	
25		a judge or jury in any state or federal court.		
26	(6)	That the applicant or licensee has failed to provide	-	
27		equipment or conditions which are adequate, s		
28		accordance with such standards of the State of North	•	
29	$\langle 7 \rangle$	political subdivisions, as are applicable to such premis		
30 21	(7)	That the licensee is employing teachers, supervisors		
31 32		have not been approved by the State Board, acting President of the Community College System State		
32 33		President of the Community College System. <u>State</u> Schools.	board of Proprietary	
33 34	(8)		in adaquata promisos	
34 35	(8)	That the licensee has failed to provide and mainta equipment, materials or supplies, or has exceeded the		
35 36		for which the school or class was licensed.		
30 37	(9)	That the licensee has failed to provide and maintain	adequate standards of	
38	())	instruction or an adequate and qualified administr		
39		teaching staff.	rative, supervisory of	
40	(10)	That the applicant for or a holder of a license has faile	d to provide a required	
40 41	(10)	bond or bond alternative.	a to provide a required	
42	(11)	That the applicant for or holder of a license has fail	ed to pay assessments	
43	(11)	into the Student Protection Fund."	ed to puy assessments	
44	SEC	<b>FION 8.</b> G.S. 115D-95(b) reads as rewritten:		
45		unt. – An applicant for a license must file a bond with th	e North Carolina State	
46	• •	nunity Colleges executed by the applicant as a princip		
47		ized to do business in this State. The bond must be paya		
48	of Community Colleges, must be conditioned on fulfillment of the school's obligations, and			
49	-	effect until cancelled by the bonding company. The b	-	
50		and 20 days action to the State Board of Community C		

50 cancel the bond upon 30 days' notice to the State Board of Community Colleges.

General Assem	bly Of North Carolina	Session 2011
	tion must set out calculations made by the applicant to determine	
bond required w	vith the application. The required amount is determined as fol	lows:
(1)	Initial licensure. – For an applicant for initial licensure of	a school, the bond
	amount is the amount determined by the State Board	that is adequate to
	provide indemnification to any student, or the student's	-
	who has suffered a loss of tuition, fees, or any other i	
	expenses paid to the school. A bond amount shall be a	
	thousand dollars (\$25,000).	te rouse en oney nee
(2)	First four renewals. – For a school that has been license	ed for one year but
(2)	less than six years, the bond shall be in an amount eq	•
	amount of unearned paid tuition in the school's possession	Ũ
	the prior fiscal year. The bond amount shall be evaluated	
	quarterly and reported to the State Board or its represent	•
	evaluation requiring an increase of five percent (5%) or 1	
	of the bond held by the school shall require an immedi	
	bond amount. Bond amounts also shall be evaluated	
		1
	subdivision and the rules of the State Board <u>of Comm</u> <u>State Board of Proprietary Schools</u> at the time of the scho	
	renewal and increased if necessary regardless of the amou	
(2)	Schools in operation more than five years. – A guara	
(3)	1 0	•
	required for license renewal for a school that has been co	•
	to operate for more than five years in the State, as follows	
	a. If the balance of the Student Protection Fund in	
	below the catastrophic loss amount, the school si	
	bond in an amount equal to the maximum amoun	
	held by the school during the prior fiscal year	multiplied by the
	percentage amount the fund is deficient.	Ctordent Durchesting
	b. If the school held prepaid tuition in excess of the	
	Fund catastrophic loss amount during the pri	•
	addition to any bond amount required by sub-su	
	subdivision, the school shall file a guaranty bond	
	between the prepaid tuition amount held in the p	previous fiscal year
CE C	and the Fund catastrophic loss amount."	
	<b>TION 9.</b> G.S. 115D-95.1 reads as rewritten:	
-	Student Protection Fund.	
	nitions. – As used in this section:	required to motest
(1)	"Catastrophic loss amount" means the amount of funds	
	prepaid student tuition in case of a large-scale event that the Student Protection Fund. The amount is one million d	-
( <b>2</b> )	the Student Protection Fund. The amount is one million de	
(2)	"Fund cap amount" means the catastrophic loss amou	-
	amount. The amount is one million five hundred	thousand dollars
	(\$1,500,000).	. 1 1 1 1 11
• •	ent Protection Fund. – The Student Protection Fund is	
-	State Treasurer as a statewide fee-supported fund. Interest ac	-
	the Fund. The State Board of Community Colleges P	
	Fund. The purpose of the Fund is to compensate stud	
	bol licensed under this Article who have suffered a loss of t	•
	nal-related expenses paid to the school by reason of the failu	
-	te student instruction, academic services, or other goods and	
	ent if the school ceases to operate for any reason, includi	ng the suspension,
revocation, or n	onrenewal of a school's license, bankruptcy, or foreclosure.	

	General Assembly Of North Carolina Session 202			
1 2 3 4	(c) Student Protection Fund Advisory Committee. — The President of the North Carolina Community College System shall appoint a Student Protection Fund Advisory Committee. Members of the Committee shall be appointed for terms of three years. <u>The State</u> Board of Proprietary Schools shall serve as the Student Protection Advisory Committee. The			
5		of Community Colleges on matters related to the Fund,		
6		istment of the catastrophic loss amount and Fund cap		
7	amount.	stillent of the eatastrophic loss amount and fund eap		
8	The Committee shall consist of seven	en members as follows:		
9 10		staff members of the Community Colleges System		
10 11 12		f a proprietary school with less than 100 students, or the		
13		of a proprietary school with between 100 and 750		
14		er/director's designee.		
15		of a proprietary school or group of proprietary schools		
16		students, or the owner/director's designee.		
17		of a proprietary school appointed at large, or the		
18	owner/director's desi			
19		its first year of operation in the State, each proprietary		
20		ne thousand two hundred fifty dollars (\$1,250) into the		
21	Fund.			
22	(e) Annual Revenue Payment	- Each proprietary school operating in the State shall pay		
23		ed on its annual gross tuition revenue generated in the		
24	State as follows:			
25	Annual Gross Tuition Revenue	Amount of Assessment		
26	\$1.00 - \$25,000	\$200.00		
27	\$25,001 - \$50,000	\$250.00		
28	\$50,001 - \$100,000	\$300.00		
29	\$100,001 - \$200,000	\$400.00		
30	\$200,001 - \$300,000	\$500.00		
31	\$300,001 - \$400,000	\$600.00		
32	\$400,001 - \$500,000	\$700.00		
33	\$500,001 - \$750,000	\$1,000		
34	\$750,001 - \$1,000,000	\$1,250		
35	1,000,001 - 1,500,000	\$1,500		
36	\$1,500,001 - \$2,000,000	\$2,000		
37	Greater than \$2,000,000	\$2,000 plus one-twentieth of one percent		
38		(.05%) of annual gross tuition revenue		
39		over \$2,000,000.		
40	(f) Suspension of Payments. –	If the Student Protection Fund balance is equal to or		
41	exceeds the Fund cap amount, the Sta	ate Board of Community Colleges Proprietary Schools		
42	shall suspend payments into the Fund for schools that have been continuously licensed in the			
43	State for more than eight years. The State Board of Proprietary Schools shall require schools to			
44	resume payments into the Fund if the	balance of the Fund is less than the catastrophic loss		
45	amount.			
46	(g) Catastrophic Assessments.	- If claims against the Student Protection Fund exceed		
47	the catastrophic loss amount, the State	Board of Community Colleges Proprietary Schools may		

47 the catastrophic loss amount, the state Board of Community Coneges <u>roprietary schools may</u> 48 assess additional fees to the extent necessary to compensate students qualified for repayment 49 under the Fund. The amount of the catastrophic assessment shall not exceed one-half of the 49 amount of the annual revenue payment required by subsection (e) of this section. If the amount 50 amount of the annual revenue payment required by subsection (e) of this section. 1 of the catastrophic assessment will be insufficient to cover qualified claims, the State Board 2 shall develop a method of allocating funds among claims.

3 (h) Payment Required for Proprietary School Licensure. – The full and timely payment
 4 into the Fund pursuant to this section is a condition of licensure.

5 (i) Payments Nonrefundable. – No payment to the Student Protection Fund shall be 6 refunded in the event that a school's license application is rejected or a school's license is 7 suspended or revoked.

8 (i) Student Repayment. – A student, or the student's parent or guardian, who has 9 suffered a loss of tuition, fees, or any other instructional-related expenses paid to a proprietary 10 school licensed under this Article by reason of the school ceasing to operate for any reason, 11 including the suspension, revocation, or nonrenewal of a school's license, bankruptcy, or 12 foreclosure, may qualify for repayments under the Student Protection Fund. The State Board of 13 Community Colleges first must issue repayment from the bonds issued under G.S. 115D-95. If 14 the Student Protection Fund is insufficient to cover the qualified claims, the State Board must 15 develop a method of allocating funds among claims.

16 (k) Rules. – The State Board of Community CollegesProprietary Schools shall adopt
 17 rules for the implementation of this section."

18 SECTION 10. Effective July 1, 2011, two positions in the Community Colleges
 19 System Office of Proprietary Schools shall be terminated.

20 **SECTION 11.** Appointments to the State Board of Proprietary Schools shall be 21 made within 30 days after the effective date of this act.

SECTION 12. Sections 1 through 9 of this act become effective January 1, 2012.
 Section 10 of this act becomes effective July 1, 2011. The remainder of this act is effective when it becomes law.