## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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<b>H.B. 467</b>
Mar 26, 2019
HOUSE PRINCIPAL CLERK

## HOUSE BILL DRH10260-TCfp-17

Short Title: (Public) Establish State Board of Prop. Representatives R. Turner, Fraley, and Blackwell (Primary Sponsors). Sponsors: Referred to: 1 A BILL TO BE ENTITLED 2 AN ACT TO ESTABLISH THE NORTH CAROLINA PROPRIETARY SCHOOL 3 LICENSURE ACT. 4 The General Assembly of North Carolina enacts: 5 **SECTION 1.** Article 8 of Chapter 115D of the General Statutes is repealed. 6 **SECTION 2.** The General Statutes are amended by adding a new Chapter to read: 7 "Chapter 115F. 8 "North Carolina Proprietary School Licensure Act. 9 "§ 115F-1. Short title. 10 This Chapter shall be known as the "North Carolina Proprietary School Licensure Act." 11 "<u>§ 115F-5. Purpose.</u> 12 The purpose of this Chapter is to provide for the establishment, organization, and 13 administration of educational institutions having a physical presence in North Carolina that educate or train students in vocational programs leading toward professional licensing 14 15 examination, employment, or a postsecondary degree below the associate level. The major purpose of each institution operating under this Chapter shall be to provide a quality education 16 17 through a sustained curriculum equal to that prescribed for similar public schools and educational institutions of the State that have met the standards set forth by the North Carolina Board of 18 19 Proprietary Schools, including course offerings, adequate facilities, financial stability, competent 20 personnel, and legitimate operating practices. 21 "§ 115F-10. Definitions. 22 The following definitions apply in this Chapter: 23 Board. - North Carolina Board of Proprietary Schools. (1)24 (2) Catastrophic loss amount. - Funds in the amount of one million five hundred 25 thousand dollars (\$1,500,000) to protect prepaid student tuition in case of a large-scale event that would draw against the Student Protection Fund. 26 Commercial Education Fund. - The Fund established in G.S. 115F-35. 27 (3) 28 Distance education. - Education, training courses, or programs delivered to a (4) 29 student who is geographically separate from the instructor. Distance education 30 shall not include education, training courses, or programs delivered by 31 institutions licensed under G.S. 116-15. Delivery systems employed by a 32 proprietary school may include any of the following: 33 Correspondence. a. 34 Classroom instruction. b. Instruction provided in hotels or other temporary dwelling units or 35 с. 36 areas.



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Fund cap amou equal to the ca hundred thousa License. – A ce the requirement	<u>communications.</u> <u>. – The cap amount for the Student Protection Fund that is</u> strophic loss amount plus a reserve in the amount of five
equal to the ca hundred thousa License. – A ce the requirement	•
hundred thousa License. – A ce the requirement	strophic loss amount plus a reserve in the amount of five
License. – A ce the requirement	
License. – A ce the requirement	dollars (\$500,000).
the requirement	ficate issued by the Board to a proprietary school that meets
	established for a proprietary school by this Chapter and rules
authou buloua	to this Chapter.
· ·	ividual, association, partnership, or corporation and includes
any director, re-	iver, referee, trustee, executor, or administrator, as well as a
<u>natural person.</u>	1 An advantional institution having a physical processo
	<u>l. – An educational institution having a physical presence</u>
	arolina, including a branch or extension of a private
	acational institution of another state that (i) is located in this
	s educational services or education at a physical location
	that meets all of the following conditions:
	tely owned by a sole proprietorship, partnership, limited
	ompany, or corporation.
	olished as a business entity or as a nonprofit charitable
	instruction to individuals who (i) have completed their
	y and secondary education or (ii) are beyond the age of
	y secondary school attendance and have demonstrated an
	enefit from that instruction for the attainment of educational
•	, vocational objectives, or both.
	tuition or receives any consideration from a student for any
_	the instruction in any form, including written or audiovisual
	s, trains, or claims to educate or train students in a program
	oward (i) examinations for licensing in a profession or
	(ii) employment at a beginning or advanced level, or (iii) a
	dary educational credential below the associate degree level.
	n Fund. – The Fund established in G.S. 115F-60.
	om the provisions of this Chapter:
-	s conducted by (i) charities that are exempt from taxation
	(c)(3) of the Internal Revenue Code where no fee or tuition
	tudent or (ii) religious institutions.
	ned or classes conducted by employers for their own
	no fee or tuition is charged to the student.
	tion given by any fraternal society, civic club, or benevolent
	ses are not operated for profit.
-	hich there is another legally existing licensing or approving
	s that are equipment-specific to purchasers, users, classes, or
	raining or instruction to acquaint purchasers or users with
	s that the Board determines are avocational, recreational, for
-	, or continuing education for already trained and
	alified individuals.
•	university, professional, or liberal arts college, public or
private school	gulated or recognized pursuant to Chapter 115C of the
	within North Ca postsecondary edu State or (ii) offer within this State, r a. It is priva liability co b. It is estat organizatio c. It offers elementary compulson ability to b objectives d. It charges portion of material. e. It educates leading to vocation, a postsecon Student Protection emptions. g shall be exempt fr Nonprofit schools under section 501 is charged to the s Schools maintair employees where Courses of instruct order, which cour Any school for wi board or agency in Classes or schools schools offering t equipment capabi Classes or schools self-improvement occupationally qu

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		Gener	al Statutes or by any other State age	ency, or any State institution which
		has of	fered, or which may offer, one or me	ore courses covered in this Chapter,
		provi	ded that the tuition, fees, and charge	es, if any, made by such university,
		<u>colleg</u>	e, high school, or State institution	shall be collected by their regular
		office	rs in accordance with the rules pres	scribed by the board of trustees or
		gover	ning body of such university, college	e, high school, or State institution.
	<u>(8)</u>	<u>Any i</u>	nstitution exempt from licensure pur	suant to G.S. 116-15(c).
" <u>§ 115F-2</u>	0. Nor	rth Car	<u>olina Board of Proprietary School</u>	<u>s.</u>
<u>(a)</u>			blished the North Carolina Board of	<b>.</b>
<u>(b)</u>	The B		all consist of seven members appoin	-
	<u>(1)</u>		nembers appointed by the Governor	
	<u>(2)</u>		members appointed by the General A	
			President Pro Tempore of the Sena	te, as provided in G.S. 120-121, as
		<u>follov</u>		
		<u>a.</u>		or director of a proprietary school
				nnual enrollment of fewer than 100
			students.	
		<u>b.</u>		director of a proprietary school or
				sed in the State with a total annual
		T	enrollment of more than 750 stude	
	<u>(3)</u>	-	members appointed by the General A	
			Speaker of the House of Representation	itives, as provided in G.S. 120-121,
		<u>as fol</u>		
		<u>a.</u>		or director of a proprietary school
				nnual enrollment between 100 and
		h	<u>750 students.</u>	or director of a propriatory school
		<u>b.</u>	licensed in the State.	or director of a proprietary school
	(4)	Tho 1	President of the North Carolina C	ommunity Collago System or the
	<u>(4)</u>		lent's designee.	ommunity Conege System of the
<u>(c)</u>	Memb		pointed pursuant to subsection (b)	of this section shall possess (i) a
			experience related to a proprietar	
		-	standing of standards of quality in p	
			eyond the leadership experience dem	
school.			<u></u>	<u>, , , , , , , , , , , , , , , , , , , </u>
(d)	Appoi	intment	s for all members shall be for terms	of four years beginning on January
			nay be reappointed but shall not serv	
			among appointed members shall be	
			r of the vacant term. Vacancies appoi	• • • •
			vith G.S. 120-122.	• •
(e)			all elect from the appointed member	rs a chair and a vice-chair for terms
of two year	rs. A c	hair or	vice-chair may serve no more than ty	wo consecutive terms in that role.
<u>(f)</u>	No me	ember o	of the General Assembly, spouse of a	member of the General Assembly,
or officer of	or empl	loyee of	the State shall be eligible to serve on	the Board as an appointed member.
<u>(g)</u>	The E	Board n	hay declare vacant the office of a r	nember who does not attend three
consecutiv	e schee	duled m	eetings without justifiable excuse. T	he chair shall notify the appropriate
appointing		-	iny such vacancy.	
<u>(h)</u>			all meet at stated times established b	• • •
		•	pecial meetings of the Board may be	
	•		A majority of the appointed memb	ers of the Board shall constitute a
<u>quorum fo</u>	r the tr	ansaction	on of business.	

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(i) Memb	pers of the Board shall receive such per diem compensation and ne	cessarv travel
	xpenses while engaged in the official discharge of the official dutie	
in G.S. 93B-5.		
	vers and duties of the Board.	
	all have the following powers and duties:	
<u>(1)</u>	Administer and enforce the provisions of this Chapter, includ	ing all of the
(1)	following powers:	ing un or the
	<u>a.</u> <u>Have the powers of a body corporate, including the po</u>	ower to make
	contracts and to alter the same as may be deemed expedi	ient.
	b. <u>Be authorized and empowered to rent and lease such propersonal, as the Board may deem proper to carry out the</u>	
	provisions of this Chapter, all or any of them.	
	<u>c.</u> <u>Establish an office for the transaction of its business at</u>	such place or
	places as, in the opinion of the Board, shall be advisable	or necessary
	in carrying out the purposes of this Chapter.	
	d. Be authorized and empowered to pay from the Commerce	tial Education
	Fund all necessary costs and expenses involved in and in	
	formation, organization, and administration of the Board	
	costs and expenses reasonably necessary or expedient in	n carrying out
	and accomplishing the purposes of this Chapter.	
	e. Be authorized and empowered to do any and all other ad	cts and things
	in this Chapter authorized or required to be done, where	hether or not
	included in the general powers listed in this section.	
<u>(2)</u>	Adopt rules in accordance with Chapter 150B of the General St	atutes as may
	be necessary to administer the provisions of this Chapter.	
<u>(3)</u>	Grant and issue licenses to proprietary schools whose sustained	curriculum is
	of a grade equal to that prescribed for similar public schools an	d educational
	institutions of the State and that have met the standards set forth	by the Board,
	including offerings, adequate facilities, financial stability	<u>, competent</u>
	personnel, and legitimate operating practices.	
<u>(4)</u>	Formulate the criteria and the standards for the approval of	of proprietary
	schools.	
<u>(5)</u>	Provide for adequate investigations of all proprietary schools a	
	license. The Board shall not contract with or employ a pe	
	employed by a proprietary school licensed by the Board to	serve as an
	investigator or inspector.	
<u>(6)</u>	Issue licenses to those applicants meeting the standards adopted	
<u>(7)</u>	Maintain a list of schools licensed under the provisions of this	Chapter and
	make that list available for inspection by the public.	
<u>(8)</u>	Provide for periodic inspection of all schools licensed under the	provisions of
	this Chapter.	
<u>(9)</u>	Oversee the proprietary schools in the State in order to prote	
	safety, and welfare of the public by requiring the proprietan	-
	maintain adequate, safe, and sanitary school locations, sufficie	
	facilities and equipment, sufficient and qualified teaching and a	
	staff, and satisfactory programs of operation and instruction a	-
	proprietary schools to carry out advertised promises and contract	ets made with
	its students and patrons.	
(10)	Request any occupational licensing or approving board or agenc	y in this State
(10)		
<u>(10)</u>	to adopt rules requiring the approval of that board or agency for study. Under these rules, the board or agency shall pass on the	

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equipment, curricula, and instructional personnel.	. The Board may deny
approval to a course of study that is not approved by	such board or agency.
(11) Pursuant to the maximum amounts set forth by this C	Chapter and other specific
authority authorizing fees, establish reasonable fees	s related to the approval
and operation of proprietary schools.	
"§ 115F-30. Office of Proprietary Schools.	
(a) The Board shall establish an Office of Proprietary S	chools as its principal
administrative unit. The Board shall employ an executive director of t	the Office of Proprietary
Schools, who shall serve as chief administrative officer. The Board may	contract with an outside
consultant to serve as the executive director. The compensation of this p	position shall be fixed by
the Board from funds provided by fees deposited in the Commercial Ed	lucation Fund.
(b) The Board may hire other employees as it deems necessary to	o carry out the provisions
of this Chapter. The compensation of the staff members hired by the Bo	pard shall be fixed by the
Board upon recommendation of the executive director of the Office of I	Proprietary Schools.
(c) <u>The Office of Proprietary Schools shall use BEACON, or</u>	the State payroll system
that supersedes BEACON, for payroll purposes for employees of the Be	<u>oard.</u>
(d) Each year, at a time designated by the Board, the executive	director of the Office of
Proprietary Schools shall submit a written report to the Board and the St	ate Board of Community
Colleges containing the following information:	
(1) The number of schools receiving initial licenses duri	ing the previous year.
(2) <u>A list of all licensed proprietary schools operating in</u>	the State.
(3) Any school closures during the previous year, includ	ling a complete report of
actions concerning any catastrophic closures.	
(4) Any complaints received and the resulting decis	sions or actions on the
<u>complaints.</u>	
(5) The total fees collected.	
(6) <u>The balances of the Commercial Education Fund an</u>	nd the Student Protection
<u>Fund.</u>	
(7) <u>A recommendation for the annual projected operatin</u>	
(8) If applicable, a recommendation for an adjustment	to the catastrophic loss
amount or cap amount for the Student Protection Fun	
(e) <u>The executive director for the Board is authorized to collect i</u>	
of the Board the fees prescribed by this Article, and shall turn over to the	
collected or received under this Article. Those funds shall be credited to	
the State Board of Proprietary Schools established by this Chapter, and	
and expended under the supervision of the Director of the Budget of the	
exclusively for the administration and enforcement of the provisions of	
this Article shall be construed to authorize any expenditure in excess	
from time to time in the hands of the State Treasurer derived from the	fees collected under the
provisions of this Article and received by the State Treasurer.	
"§ 115F-35. Authority to establish and collect fees; Commercial E	ducation Fund; refund
of fees.	1 1
(a) <u>The Board shall establish fees for applications, initial licens</u>	
inspections performed of proprietary schools pursuant to this Chapter in	
	J.
2A of Chapter 150B of the General Statutes not to exceed the following	
(1) Initial license. – Three thousand five hundred twen	ty dollars (\$3,520), plus
(1) <u>Initial license. – Three thousand five hundred twen</u> fifty-five dollars (\$55.00) per program submitted for	ty dollars (\$3,520), plus licensure.
<ul> <li>(1) Initial license. – Three thousand five hundred twen fifty-five dollars (\$55.00) per program submitted for</li> <li>(2) Annual license renewal. – One thousand eight h</li> </ul>	ty dollars (\$3,520), plus licensure. hundred seventy dollars
(1) <u>Initial license. – Three thousand five hundred twen</u> fifty-five dollars (\$55.00) per program submitted for	ity dollars (\$3,520), plus licensure. hundred seventy dollars ed program renewed and

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		licensure. A late fee of five hundred fifty	dollars (\$550.00) may be assessed
		for any license renewal application postm	arked after March 15.
	<u>(3)</u>	Program additions submitted outside of the	ne annual license renewal period
		Two hundred twenty dollars (\$220.00).	-
	(4)	Program revisions Two hundred twenty	v dollars (\$220.00).
	(5)	School relocations Five hundred fifty d	
	(6)	Remote sites. – One thousand one hundr	
		plus an annual renewal fee of eight hundre	
	(7)	Site assessments to verify compliance w	•
	<u> </u>	program additions of changes. – Five hund	
(b)	All fe	es and other moneys collected and received	
<u></u>		ementing this Chapter. In no case shall any	-
	-	charged against the General Fund.	
(c)		is established the Commercial Education F	Fund as a special fund consisting o
	-	rsuant to this Chapter. Moneys in the Fund	
	-	the Board for the administration of this Chapter	-
(d)		e shall be refunded in the event an applic	
suspende	_		fution is rejected of it a needse i
		cense required; application for license; so	chool bulletins: requirements fo
<u>s 1151 -</u>		nce of license; license restricted to co	
		cations.	uises multitut, supplementar
(a)		erson shall operate, conduct, or maintain	or offer to operate in this State
		bl unless a license is first secured from the B	=
		s Chapter and the rules adopted by the Boa	
-		± •	
		mal acceptance by the Board of the education	onal programs and facilities of eac
school ap	-	-	ad offers classes in more than on
<u>(b)</u>		proprietary school has physical locations and the school has physical locations and the school has been been been been been been been bee	
•		tte, the school's operation in each county sh	all constitute a separate proprietar
-	-	rposes of licensure under this Chapter.	
$\frac{(c)}{1}$		cation for a license shall be filed in the man	* *
		the Board for that purpose. The application	• • • • •
		l and shall contain the following information	ion as may apply to the particula
proprieta		ol for which a license is sought:	
	<u>(1)</u>	The title or name of the school or classes	
		owners and of the controlling officers of t	he school.
	<u>(2)</u>	The general field of instruction.	
	<u>(3)</u>	The place or places where the instruction	-
	<u>(4)</u>	A specific listing of the equipment available	•
	<u>(5)</u>	The qualifications of instructors and super	
	<u>(6)</u>	Financial resources available to equip and	to maintain the school or classes.
	<u>(7)</u>	A copy of the current bulletin or catalog	g of the school, which shall be i
		published form and certified by an author	rized official of the school as bein
		current, true, and correct in content and	l policy. The school bulletin sha
		contain the following information:	
		a. Identifying data, such as volume n	umber and date of publication.
		b. Names of the school and its govern	÷
		c. <u>A calendar of the school showing le</u>	
		dates of each quarter, term, or sem	
			color, and other important dates.
		d. Policy and regulations relative to 1	±

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	<u>e.</u>	Policy	y and regulations on enrollment with respect to	enrollment dates
	_		pecific entrance requirements for each course.	
	<u>f.</u>	-	y and regulations relative to standards of progre	ss required of the
	_	•	nt by the school. A statement shall be made re	-
			ds kept by the school and furnished to the stu	
			define the following:	<u> </u>
			The grading system of the school.	
		<u>1.</u> <u>2.</u> <u>3.</u>	The minimum grades considered satisfactory	•
		3.	Conditions for interruption for unsatisfa	
			progress.	
		<u>4.</u>	Description of the probationary period, if an	y, allowed by the
			school.	<u> </u>
		<u>5.</u>	Conditions of reentrance for those studen	ts dismissed for
			unsatisfactory progress.	
	<u>g.</u>	Policy	y and regulations relating to student conduct a	nd conditions for
	<u>e-</u>		ssal for unsatisfactory conduct.	
	<u>h.</u>		led schedule of fees; charges for tuition, book	s, supplies, tools.
			nt activities, laboratory fees, service charg	
			sits; and all other charges.	
	<u>i.</u>		y and regulations relative to the refund of the u	unused portion of
	—		n, fees, and other charges in the event the stude	
			thdraws from a course or a course is discontinue	
			ations shall provide for, at a minimum, a full re	
		-	raws before the first day of class or the school	
			a seventy-five percent (75%) refund if the st	· · · · · · · · · · · · · · · · · · ·
		within	n the first twenty-five percent (25%) of the per	iod of enrollment
		for wl	hich the student was charged.	
	<u>j.</u>	A des	scription of the available space, facilities, and e	quipment.
	<u>k.</u>	A cou	urse outline for each course for which appro	val is requested,
		showi	ing:	_
		<u>1.</u>	Subjects or units in the course.	
		<u>2.</u>	Type of skill to be learned.	
		<u>1.</u> <u>2.</u> <u>3.</u>	Approximate time in clock hours, credit hour	rs, or credit hours
			equivalent, as appropriate, to be spent on eac	<u>h subject or unit.</u>
	<u>l.</u>	Policy	y and regulations for granting credit for prev	vious educational
		<u>traini</u>	<u>ng.</u>	
<u>(8)</u>			al information as the Board may deem necessa	
	deter	mine th	e adequacy of the program of instruction	and whether the
			licensure adopted by the Board have been met	
			vestigation and consideration on the part of the	
-			ary school when it is shown to the satisfaction	· · · · · · · · · · · · · · · · · · ·
		and prog	grams of study or courses are found to have	met at least the
following criter				
<u>(1)</u>			riculum, and instruction are consistent in qua	
			imilar courses in public schools and other priva	ate schools in the
			cognized accepted standards.	
<u>(2)</u>			ace, equipment, instructional material, and ins	_
			to students to provide training of good quality.	
<u>(3)</u>			nd experience qualifications of the director, ad	ministrators, and
	instr	uctors ar	<u>e adequate.</u>	

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	<u>(4)</u>	The school maintains a written record of the previou of the student.	s education and training
	<u>(5)</u>	A copy of the course outline, schedule of tuition, f	fees, and other charges,
		regulations pertaining to absences, grading policy, ar	
		and conduct shall be furnished to the student upon en	rollment.
	<u>(6)</u>	Upon completion of training, the student is given a c	
		the school for work in the approved course or sub	bjects that indicates the
		training was satisfactorily completed.	
	<u>(7)</u>	Adequate records, as prescribed by the Board, are	
		attendance, progress, or grades, and that satisfactor	ry standards relating to
	$\langle 0 \rangle$	attendance, progress, and conduct are enforced.	
	<u>(8)</u>	The school complies with all local, city, county, mun	-
		laws and regulations, including fire codes and buildi	-
	<u>(9)</u>	<u>The Board may require evidence of compliance as is</u> The school is financially sound and capable of fulfill	•
	<u>(9)</u>	training.	ing its communents for
	(10)	The school does not exceed its enrollment limitatio	n as established by the
	<u>(10)</u>	Board.	n, us estublished by the
	(11)	The school does not utilize advertising of any type	e which is erroneous or
	<u>, /</u>	misleading, either by actual statement, omission, or in	
	(12)	The school's administrators, directors, owners, and	
	<u></u>	reputation and character.	
	<u>(13)</u>	Any additional criteria as may be deemed necessary h	by the Board.
<u>(e)</u>	<u>Any l</u>	icense issued to a proprietary school shall be restric	ted to the programs of
instruct	tion or cou	rses or subjects specifically indicated in the application	for a license. The holder
		l present a supplementary application, as may be dire	
		tional programs of instruction, courses, or subjects in	which it seeks to offer
		g the effective period of the license.	
" <u>§ 115</u>		cation and renewal of licenses; notice of changes, include the second se	cluding ownership and
		nistration; license not transferable.	· · · · · · · · ·
<u>(a)</u>	<u>All 110</u>	enses issued to a proprietary school by the Board shall	<u>I expire on June 30 each</u>
<u>year.</u> (b)	Unlos	s otherwise prescribed by the Board, licenses shall be	ronowable annually on
	-	ar if all of the following conditions are met:	renewable annually on
<u>July I (</u>	<u>(1)</u>	An application for the renewal of the license has be	en filed in the form and
	<u>(1)</u>	manner prescribed by the Board.	
	<u>(2)</u>	The renewal fee has been paid in full.	
	$\frac{(2)}{(3)}$	The school and its courses, facilities, faculty, and	all other operations are
	<u>(0)</u>	found to meet the criteria set forth in the requiremen	-
		an initial license under this Chapter.	
(c)	After	a license is granted to any proprietary school by the H	Board on the basis of its
		school shall notify the Board immediately of any r	
operati	on of the	school or its courses or programs as set forth in the	e application, including
<u>change</u>	s in the ov	nership, administration, location, faculty, or the instruc	ctional program, or other
<u>change</u>	s as may a	ffect significantly the course of instruction offered.	
<u>(d)</u>		event of the sale or transfer of a proprietary school,	
		operators of a proprietary school shall not be transferab	
-		Board may issue a 90-day temporary operating license	<b>. . .</b>
-		ansfer if the school held a valid, current license prior to	
		s that the school is likely to qualify after the sale or trans-	nster for a license under
<u>this Ch</u>	<u>apter.</u>		

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1	" <u>§ 115F-50.</u> Su	spension, revocation, or refusal of license; notice and he	aring; judicial
2	review	w; grounds.	
3	(a) <u>A refu</u>	usal to issue, refusal to renew, suspension of, or revocation of a	a license by the
4	Board for a propr	ietary school under this section shall be subject to the provisions	s of Article 3 of
5	Chapter 150B of	the General Statutes.	
6	(b) <u>A dec</u>	ision by the Board under this section to refuse to grant, refuse to r	enew, suspend,
7	or revoke a licens	se for a proprietary school shall be subject to judicial review in a	ccordance with
8	-	oter 150B of the General Statutes.	
9		soard shall have the power to refuse to issue or renew any license	-
10		cense issued to a proprietary school if the Board finds that an	* *
11		ol or the holder of a proprietary school license has done one	or more of the
12	<u>following:</u>		
13	<u>(1)</u>	Violated any of the provisions of this Chapter or any of the rule	es promulgated
14		by the Board for the administration of this Chapter.	
15	<u>(2)</u>	Knowingly presented to the Board false or misleading information	ation relating to
16		approval or renewal of a license.	
17	<u>(3)</u>	Failed or refused to permit authorized representatives of the B	
18		the school or refused to make available to them at any time up	<u> </u>
19		information pertaining to matters within the purview of the B	loard under the
20		provisions of this Chapter.	
21	<u>(4)</u>	Perpetrated or committed fraud or deceit in advertising th	
22		presenting to the prospective students written or oral informa	
23		the school, to employment opportunities, or to opportunities for	
24 25		other schools upon completion of the instruction offered in the	
25 26	<u>(5)</u>	Pled guilty, entered a plea of nolo contendere, or been found g	
26		involving moral turpitude by a judge or jury in any state or fee	
27	<u>(6)</u>	Failed to provide or maintain premises, equipment, or conditio	
28 29		sanitary manner in accordance with such standards of the Sta	
29 30	(7)	political subdivisions as are applicable to the premises and equ	-
30 31	<u>(7)</u>	During the licensure period, employed teachers, supervisors, or	aummstrators
32	<u>(8)</u>	who had not been approved by the Board. During the licensure period, failed to provide and maintain ade	quata promisas
32 33	(0)	equipment, materials, or supplies or exceeded the maximum	
33 34		which the school or class was licensed.	<u>emonnent ior</u>
35	<u>(9)</u>	During the licensure period, failed to provide and maintain ade	auate standards
36	<u>())</u>	of instruction or an adequate and qualified administrative,	-
37		teaching staff.	<u>supervisory, or</u>
38	(10)	Failed to pay license or renewal fees.	
39	(11)	Failed to provide a required bond or bond alternative.	
40	(12)	Failed to pay assessments into the Student Protection Fund.	
41	" <u>§ 115F-55.</u> Bor		
42		plicant for a proprietary school license shall comply with the bon	d requirements
43		section. The bond shall cover the potential loss by students of	
44	school of prepaie	d tuition and other payments made by them to a school licer	under this
45	· · ·	on of the school ceasing to operate for any reason, including	
46	- •	e suspension, revocation, or nonrenewal of a school's license.	
47	<u>(b)</u> <u>An ap</u>	plicant for a proprietary school license shall file a bond with the	Board executed
48	by the applicant a	as a principal and by a bonding company authorized to do busine	ess in this State.
49	The bond shall l	be payable to the Board, shall be conditioned on fulfillment	of the school's
50		shall remain in effect until cancelled by the bonding company	y. The bonding
51	<u>company may ca</u>	ncel the bond upon 30 days' written notice to the Board.	

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1	(c) The a	pplication for a proprietary school initial license or i	renewal shall set forth the
2		e by the applicant to determine the amount of bond req	
3	The required am	ount shall be determined as follows:	
4	(1)	Initial licensure. – For an applicant for initial licent	sure of a school, the bond
5		amount shall be the amount determined by the I	
6		provide indemnification to any student or student's p	
7		suffered a loss of tuition, fees, or any other instruction	
8 9		to the school. A bond amount shall be at least two (\$25,000).	<b>▲ ▲</b>
10	( <b>2</b> )	First five license renewals. – For the first five licen	a rangual applications of
10	<u>(2)</u>	a school, the bond shall be in an amount equal t	
11			
12		unearned paid tuition in the school's possession at	• • •
		fiscal year. The bond amount shall be evaluated by	· · ·
14		reported to the Board. A quarterly evaluation requ	
15		percent (5%) or more in the amount of the bond	held by the school shall
16	( <b>2</b> )	require an immediate increase in the bond amount.	A ( 1 1
17	<u>(3)</u>	Renewal for schools licensed at least six continuous	
18		shall be required for license renewal for a school the	•
19		licensed to operate for at least six years in the State	
20		a. If the balance of the Student Protection Fund	• • • •
21		loss amount, the school shall file a guaranty	
22		to the maximum amount of prepaid tuition	
23		the prior fiscal year multiplied by the perc	centage of the amount the
24		fund is deficient.	
25		b. If the school held prepaid tuition in exces	-
26		amount during the prior fiscal year, in add	-
27		required by sub-subdivision a. of this subdiv	
28		a guaranty bond for the difference between t	<b>* *</b>
29	NT - 4	held in the previous fiscal year and the catas	±
30		ling the amounts set forth in this subsection, the Board	
31		e its bond if it determines the increase is necessary to	
32		a student's parent or legal guardian who may suffer a l	loss of tuition, fees, or any
33		al-related expenses paid to the school.	· · · · · · · · · · · · · · · · · · ·
34		oplicant for a proprietary school license who is unable	•
35		guaranty bond from the Board and approval of o	
36 37		orth in this subsection. With the approval of the Board any of the following:	a, an applicant may obtain
38	<u>(1)</u>	An assignment of a savings account in an amount $\epsilon$	equal to the bond required
39	<u>(1)</u>	(i) that is in a form acceptable to the Board, (ii	· · ·
40		applicant, (iii) that is executed by a state or f	· · · · · · · · · · · · · · · · · · ·
41		association, state bank, or national bank that is	
42		Carolina and whose accounts are insured by a feder	-
43		and (iv) for which access to the account in favor of	
44		same conditions as for a bond in subsection (c) of the	
45	<u>(2)</u>	A certificate of deposit (i) that is executed by a sta	
46	<u>(2)</u>	loan association, state bank, or national bank that i	
47		Carolina and whose accounts are insured by a feder	-
48		(ii) that is payable to North Carolina, (iii) that, if	
49		deposit, is unrestrictedly endorsed to the Board	-
50		certificate of deposit, is assigned to the Board in	
51		Board, and (iv) for which access to the certificate	
~ 1			

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1	State is subject to the same co	nditions as for a bond in subsection (c) of this
2	section.	
3	" <u>§ 115F-60. Student Protection Fund; paymen</u>	
4		shed in the Department of State Treasurer as a
5	statewide fee-supported fund collected pursuant	
6	Protection Fund shall be credited to the Fund. The	
7 8	<u>Fund in accordance with this section. The put</u> compensate students enrolled in a proprietary s	-
8 9	suffered a loss of tuition, fees, or any other instru	
10	reason of the failure of the school to offer or com	·
11	other goods and services related to course enrol	
12	reason, including bankruptcy, foreclosure, or th	
13	school's license.	<u> </u>
14		he State, each proprietary school shall pay an
15	initial amount of one thousand two hundred fift	
16	Fund.	
17		the State shall pay annually into the Student
18	Protection Fund an amount based on its annual	gross tuition revenue generated in the State as
19	follows:	
20	Annual Gross Tuition Revenue	Amount of Assessment
21 22	$\frac{\$1.00 - \$25,000}{\$25,001}$	<u>\$200.00</u> \$250.00
22 23	$\frac{\$25,001 - \$50,000}{\$50,001 - \$100,000}$	<u>\$250.00</u> \$300.00
23 24	\$100,001 - \$200,000	<u>\$300.00</u> \$400.00
25	\$200,001 - \$300,000	\$500.00
26	\$300,001 - \$400,000	\$600.00
27	\$400,001 - \$500,000	\$700.00
28	\$500,001 - \$750,000	<u>\$1,000</u>
29	<u>\$750,001 - \$1,000,000</u>	<u>\$1,250</u>
30	<u>\$1,000,001 - \$1,500,000</u>	<u>\$1,500</u>
31	\$1,500,001 - \$2,000,000	<u>\$2,000</u>
32	<u>Greater than \$2,000,000</u>	\$2,000 plus one-twentieth of one percent
33 24		(.05%) of annual gross tuition revenue over
34 35	(d) If the Student Protection Fund balance	<u>\$2,000,000.</u> e is equal to or exceeds the fund cap amount,
35 36	the Board shall suspend payments into the Fund for	
37	in the State for more than eight years. The Board	
38	the Student Protection Fund if the balance of the	
39		1 Fund exceed the catastrophic loss amount, the
40	Board may assess additional fees to the extent n	ecessary to compensate students qualified for
41	repayment under the Fund. The amount of the cat	-
42	of the amount of the annual revenue payment re	
43	amount of the catastrophic assessment is insuffic	-
44	develop a method of allocating funds among clain	
45 46		tudent Protection Fund pursuant to this section
46 47	is a condition of licensure.	n Fund shall be refunded in the event that a
47 48	(g) <u>No payment to the Student Protection</u> school's license application is rejected or a school	n Fund shall be refunded in the event that a
+8 49		ardian who has suffered a loss of tuition, fees,
50	or any other instructional-related expenses paid	
51	Chapter by reason of the school ceasing to op	

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1	foreclosure, or the suspension, revocation, or nonrenewal of a school's license may qualify for
2	repayments under the Student Protection Fund. The Board first must issue repayment from the
3	bonds issued under G.S. 115F-55. If the Student Protection Fund is insufficient to cover the
4	qualified claims, the Board shall develop a method of allocating funds among claims.
5	(i) The Board shall adopt rules for the implementation of this section.
6	"§ 115F-65. Contracts with unlicensed schools and evidences of indebtedness made null
7	and void.
8	All contracts entered into by a proprietary school with students or prospective students and
9	all promissory notes or other evidence of indebtedness taken in lieu of cash payments by a
10	proprietary school shall be null and void unless the school is duly licensed as required by this
11	Chapter.
12	"§ 115F-70. Operating school without license or bond; misdemeanor.
13	Any person, or a member of any association of persons or an officer of any corporation, who
14	opens and operates a proprietary school without first obtaining the license required by this
15	Chapter, executing the bond required under G.S. 115F-55, and paying the assessments into the
16	Student Protection Fund under G.S. 115F-60, shall be guilty of a Class 3 misdemeanor. Each day
17	the school continues to be open and operated shall constitute a separate offense.
18	"§ 115F-75. Enforcement; injunctive relief; civil penalties; disciplinary costs.
19	(a) The Board or the Board's authorized representatives may make application to superior
20	court for an order enjoining a violation of this Chapter. Upon a showing by the Board that a
21	person has violated or is about to violate this Chapter, the court may grant an injunction or
22	restraining order or take any further action it deems appropriate. The court is empowered to grant
23	the requested relief regardless of whether criminal prosecution or other actions have been or may
24	be instituted as a result of the violation. Actions under this section shall be brought in the county
25	where the defendant resides or maintains his or her principal place of business or where the
26	alleged acts occurred.
27	(b) The Board may assess a civil penalty not in excess of one thousand dollars (\$1,000)
28	for the violation of any section of this Chapter or the violation of any rules adopted by the Board
29	to implement this Chapter. The continuation of the same act for which the penalty is imposed
30	shall not be the basis for an additional penalty unless the penalty is imposed against the same
31	party who has repeated the same act for which the discipline has previously been imposed. The
32	clear proceeds of any civil penalty assessed under this section shall be remitted to the Civil
33	Penalty and Forfeiture Fund in accordance with G.S. 115C-457.2. The Board shall establish a
34	schedule of civil penalties for violations of this Chapter. The assessment of civil penalties shall
35	be subject to the provisions of Article 3 of Chapter 150B of the General Statutes.
36	(c) Before imposing and assessing a civil penalty under this section, the Board shall
37	consider at least the following factors:
38	(1) The nature, gravity, and persistence of the particular violation.
39	(2) The appropriateness of the imposition of a civil penalty when considered alone
40	or in combination with other punishment.
41	(3) Whether the violation was willful and malicious.
42	(4) Any other factors that would tend to mitigate or aggravate the violations found
43	to exist.
44	(d) The Board may assess the costs of enforcement actions taken under this Chapter,
45	including reasonable attorneys' fees, and transcriptions of a disciplinary hearing held by the
46	Board or the Office of Administrative Hearings, to include the recording of the hearing by a court
47	reporter and transcription of the proceeding against any person found to be in violation of this
48	Chapter or rules adopted by the Board."
49	<b>SECTION 3.</b> G.S. 86A-22(7)a. reads as rewritten:

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1	"(7) a. Each school shall provide a guaranty bond unless the s	school has
2	already provided a bond or an alternative to a bo	
3	<del>G.S. 115D-95.</del> <u>G.S. 115F-55.</u>	
4	The North Carolina State Board of Barber Examiners n	•
5	the approval of a school that fails to maintain a bond or an	
6	to a bond pursuant to this subdivision or G.S. 115D-95.G.S.	<u>115F-55.</u> "
7	<b>SECTION 4.</b> G.S. 88B-17(a) reads as rewritten:	
8	"(a) Each private cosmetic art school shall provide a guaranty bond unless the	
9	already provided a bond or an alternative to a bond under G.S. 115D-95. G.S. 115	
10	Board may restrict, suspend, revoke, or refuse to renew or reinstate the license of a s	
11	fails to maintain a bond or an alternative to a bond pursuant to this s	section or
12	G.S. 115D 95.G.S. 115F-55."	
13	<b>SECTION 5.</b> G.S. 90-171.55(b)(1) reads as rewritten:	
14	"(b) (1) Each nurses aide training program, except for those operated by (i) i	
15 16	under the Board of Governors of The University of North Ca	
10	institutions of the North Carolina Community College System, ( high schools, and (iv) hospital authorities acting put	· · •
17	G.S. 131E-23(31), shall provide a guaranty bond unless the pro-	
19	already provided a bond or an alternative to a bond under G.S.	-
20	<u>G.S. 115F-55.</u> The Board of Nursing may revoke the approval of	
20	that fails to maintain a bond or an alternative to a bond pursus	
22	subsection or <del>G.S. 115D-95.</del> <u>G.S. 115F-55.</u> "	
23	<b>SECTION 6.</b> G.S. 93A-32(2) reads as rewritten:	
24	"(2) "Private real estate school" means any real estate educational entit	y which is
25	privately owned and operated by an individual, partnership, co	•
26	limited liability company, or association, and which conducts, for	-
27	tuition charge, real estate broker prelicensing or postlicensin	g courses
28	prescribed by G.S. 93A-4(a) or (a1), provided that a proprietary b	ousiness or
29	trade school licensed by the State North Carolina Board of $\in$	ommunity
30	Colleges Proprietary Schools under G.S. 115D-90-G.S. 115F-40	to conduct
31	courses other than those real estate courses described herein sh	all not be
32	considered to be a private real estate school."	
33	<b>SECTION 7.</b> G.S. 116-15 reads as rewritten:	
34	"§ 116-15. Licensing of certain nonpublic post-secondary educational institution	
35	(a1) The General Assembly of North Carolina in recognition of the importance	0
36	education and of the particular significance attached to the personal credentials	
37	through higher education and in consonance with statutory law of this State making un	•
38	"unfair or deceptive acts or practices in the conduct of any trade or commerce," hereb	•
39 40	it the policy of this State that all institutions conducting post-secondary degree activ	-
40 41	State that are not subject to Chapter <del>115 or 115D</del> - <u>115C</u> , <u>115D</u> , or <u>115F</u> of the General statutes shall be subject to ligar	
41 42	nor some other section of Chapter 116 of the General Statutes shall be subject to licen this section except as the institution or a particular activity of the institution may be ex	
42	licensure by one or another provision of this section.	empt nom
44		
45	(f1) (1) A guaranty bond is required for each institution that is licensed.	The Board
46	may revoke the license of an institution that fails to maintain a bon	
47	to this subsection.	r
48	If the institution has provided a bond pursuant to G.S.	<del>. 115D-95,</del>
49	G.S. 115F-55, the Board may waive the bond requirement	
50	subsection. The Board may not waive the bond requirement	
	-	

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1 2 3	subsection if the applicant has provided an alternative to a guaranty bor under G.S. 115D-95(c). G.S. 115F-55(d).	nd
	$\frac{1}{2}$	
4	<b>SECTION 8.</b> G.S. 126-5(c2)(4) reads as rewritten:	1
5	"(4) Employees of the Office of Proprietary Schools whose salaries are fixed by	
6	the State North Carolina Board of Proprietary Schools in accordance with the	ne
7	provisions of <del>G.S. 115D 89.2. <u>G.S. 115F-30.</u>"</del>	
8	<b>SECTION 9.</b> G.S. 135-1.1 is amended by adding a new subsection to read:	<b>1</b>
9	"(c) Notwithstanding any other provision of this Chapter, a State board charged with the	
10	duty of administering any law relating to the licensing of proprietary schools who is subject the provisions of the State Pudget. Act, Chapter 142C of the Concrel Statutes, may make a	
11	the provisions of the State Budget Act, Chapter 143C of the General Statutes, may make a	
12	irrevocable election by October 1, 2019, to become an employer in the Teachers' and Sta	
13	Employees' Retirement System. Retirement System coverage shall be conditioned on the board	
14	payment of all of the employer's contributions or matching funds from funds of the board and of the board's collecting from its complexes the employees' contributions at such rates as may be	
15	the board's collecting from its employees the employees' contributions, at such rates as may be	
16	fixed by law and by the rules of the Board of Trustees of the Retirement System, all of such fund	<u>us</u>
17 18	to be paid to the Retirement System and placed in the appropriate funds."	
18 19	<b>SECTION 10.</b> G.S. 135-48.1(11) reads as rewritten:	
19 20	"(11) Employing Unit. – A North Carolina School System; Community Colleg State Department, Agency, or Institution; Administrative Office of the Court	-
20 21		
21	or Association or Examining Association, Examining, or Licensing Boar whose employees are eligible for membership in a State-Supported	
22	Retirement System. An employing unit also shall mean (i) a charter school	
23 24	accordance with Article 14A of Chapter 115C of the General Statutes who	
24 25	board of directors elects to become a participating employer in the Plan under	
25 26	G.S. 135-48.54 or (ii) a local government unit that participates in the Pla	
20 27	under G.S. 135-48.47 or under any other law. Bona fide fire department	
28	rescue or emergency medical service squads, and National Guard units a	
29	deemed to be employing units for the purpose of providing benefits under th	
30	Article."	115
31	<b>SECTION 11.</b> Notwithstanding G.S. 115F-20, as enacted by this act, and Article	. 8
32	of Chapter 115D of the General Statutes, the members serving on the State Board of Proprietar	
33	Schools as of the date this section becomes law who were appointed pursuant to G.S. 115D-89	•
34	shall (i) beginning September 1, 2019, serve in a dual capacity as members of the State Board of	
35	Proprietary Schools, pursuant to Article 8 of Chapter 115D of the General Statutes, and a	
36	members of the North Carolina Board of Proprietary Schools pursuant to Chapter 115F of the	
37	General Statutes, as enacted by this act, until September 30, 2019, (ii) beginning October 1, 201	
38	serve the remainder of their terms as members of the North Carolina Board of Proprietary Schoo	
39	established pursuant to Chapter 115F of the General Statutes, as enacted by this act, and (ii	
40	beginning October 1, 2019, assume the advisory duties and responsibilities of the State Board	
41	Proprietary Schools under Article 8 of Chapter 115D of the General Statutes in regard to an	
42	proprietary school operating in this State under a license approved on or before October 1, 201	•
43	As the terms of the members serving on the North Carolina Board of Proprietary Schools	
44	accordance with this section expire, or when a vacancy occurs prior to the expiration of a term	
45	members on the Board shall be appointed in accordance with G.S. 115F-20, as enacted by th	
46	act.	
47	SECTION 12. The North Carolina Board of Proprietary Schools may enter into a	an
48	agreement with the State Board of Community Colleges to provide that the Community College	

47 SECTION 12. The North Carolina Board of Proprietary Schools may enter into an
 48 agreement with the State Board of Community Colleges to provide that the Community Colleges
 49 System Office act as the fiscal agent for the North Carolina Board of Proprietary Schools and for
 50 the Office of Proprietary Schools for the purpose of administering the Commercial Education
 51 Fund established under G.S. 115F-35, formerly administered under G.S. 115D-92, and the

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1 Student Protection Fund established under G.S. 115F-60, formerly administered under 2 G.S. 115D-95.1, until such time those funds may be established in accounts with the Department 3 of State Treasurer under the sole supervision and direction of the North Carolina Board of 4 Proprietary Schools in accordance with Chapter 115F of the General Statutes.

5 SECTION 13. Notwithstanding G.S. 115F-35, as enacted by this act, the fees for 6 applications, initial licensure, license renewal, and inspections performed of proprietary schools 7 pursuant to this Chapter for the North Carolina Board of Proprietary Schools shall be as follows, 8 until fees are established under G.S. 115F-35 in accordance with Article 2A of Chapter 150B of 9 the General Statutes:

- 10 Initial license. – Three thousand two hundred dollars (\$3,200), plus fifty (1)11 dollars (\$50.00) per program submitted for licensure.
- 12 Annual license renewal. – One thousand seven hundred dollars (\$1,700), plus (2)fifty dollars (\$50.00) per licensed program renewed and two hundred dollars 14 (\$200.00) for each new program submitted for licensure. A late fee of five hundred dollars (\$500.00) may be assessed for any license renewal application 16 postmarked after March 15.
- 17 Program additions submitted outside of the annual license renewal period. -(3) 18 Two hundred dollars (\$200.00).
- 19 Program revisions. – Two hundred dollars (\$200.00). (4)
  - (5) School relocations. – Five hundred dollars (\$500.00).
- 21 Remote sites. – One thousand dollars (\$1,000) initial site fee, plus an annual (6) 22 renewal fee of seven hundred fifty dollars (\$750.00). 23
  - Site assessments to verify compliance with statutes or rules or to approve (7)program additions of changes. - Five hundred dollars (\$500.00).

25 **SECTION 14.** Chapter 115F of the General Statutes, as enacted by this act, applies 26 to any person applying for an initial license or the renewal of a license for a proprietary school 27 on or after October 1, 2019.

SECTION 15. Section 1 of this act is effective October 1, 2019. The remainder of 28 this act is effective September 1, 2019. 29