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POSTSECONDARY SCHOOL STATE AUTHORIZATION

2014 GENERAL SESSION

STATE OF UTAH

Chief Sponsor: James A. Dunnigan

Senate Sponsor: Curtis S. Bramble

provides that, under certain circumstances, the Division of Consumer Protection

may deny, suspend, or revoke a certificate of postsecondary state authorization;



26	<ul> <li>provides procedures to enforce compliance with the provisions of this bill; and</li> </ul>
27	<ul> <li>makes technical and conforming changes.</li> </ul>
28	Money Appropriated in this Bill:
29	None
30	Other Special Clauses:
31	None
32	<b>Utah Code Sections Affected:</b>
33	AMENDS:
34	13-2-1, as last amended by Laws of Utah 2012, Chapter 375
35	13-34-103, as last amended by Laws of Utah 2011, Chapter 221
36	13-34-105, as last amended by Laws of Utah 2013, Chapter 124
37	13-34-106, as last amended by Laws of Utah 2011, Chapter 221
38	13-34-110, as last amended by Laws of Utah 2011, Chapter 221
39	13-34-113, as last amended by Laws of Utah 2011, Chapter 221
40	ENACTS:
41	13-34a-101, Utah Code Annotated 1953
42	13-34a-102, Utah Code Annotated 1953
43	13-34a-103, Utah Code Annotated 1953
44	13-34a-104, Utah Code Annotated 1953
45	13-34a-201, Utah Code Annotated 1953
46	13-34a-202, Utah Code Annotated 1953
47	13-34a-203, Utah Code Annotated 1953
48	13-34a-204, Utah Code Annotated 1953
49	13-34a-205, Utah Code Annotated 1953
50	13-34a-206, Utah Code Annotated 1953
51	13-34a-207, Utah Code Annotated 1953
52	13-34a-301, Utah Code Annotated 1953
53	13-34a-302, Utah Code Annotated 1953
54	13-34a-303, Utah Code Annotated 1953
55	13-34a-304, Utah Code Annotated 1953
56	13-34a-305, Utah Code Annotated 1953

	<u>13-34a-306</u> , Utah Code Annotated 1953
RE	EPEALS:
	13-34-107.5, as enacted by Laws of Utah 2011, Chapter 221
	13-34-107.6, as enacted by Laws of Utah 2011, Chapter 221
Re	e it enacted by the Legislature of the state of Utah:
DU	Section 1. Section <b>13-2-1</b> is amended to read:
	13-2-1. Consumer protection division established Functions.
	(1) There is established within the Department of Commerce the Division of Consumer
Pro	otection.
	(2) The division shall administer and enforce the following:
	(a) Chapter 5, Unfair Practices Act;
	(b) Chapter 10a, Music Licensing Practices Act;
	(c) Chapter 11, Utah Consumer Sales Practices Act;
	(d) Chapter 15, Business Opportunity Disclosure Act;
	(e) Chapter 20, New Motor Vehicle Warranties Act;
	(f) Chapter 21, Credit Services Organizations Act;
	(g) Chapter 22, Charitable Solicitations Act;
	(h) Chapter 23, Health Spa Services Protection Act;
	(i) Chapter 25a, Telephone and Facsimile Solicitation Act;
	(j) Chapter 26, Telephone Fraud Prevention Act;
	(k) Chapter 28, Prize Notices Regulation Act;
	(l) Chapter 32a, Pawnshop and Secondhand Merchandise Transaction Information Act;
	(m) Chapter 34, Utah Postsecondary Proprietary School Act;
	(n) Chapter 34a, Utah Postsecondary School State Authorization Act;
	[(n)] (o) Chapter 41, Price Controls During Emergencies Act;
	[(o)] (p) Chapter 42, Uniform Debt-Management Services Act; and
	[ <del>(p)</del> ] (q) Chapter 49, Immigration Consultants Registration Act.
	Section 2. Section 13-34-103 is amended to read:
	13-34-103. Definitions.
	As used in this chapter:

88	(1) "Agent" means any person who:
89	(a) owns an interest in or is employed by a proprietary school [and who:]; and
90	[(a)] (b) (i) enrolls or attempts to enroll a resident of this state in a proprietary school;
91	[(b)] (ii) offers to award educational credentials for remuneration on behalf of a
92	proprietary school; or
93	[(c)] (iii) holds himself out to residents of this state as representing a proprietary school
94	for any purpose.
95	(2) (a) "Certificate of registration" means approval [of] from the division to operate a
96	school or institution in compliance with this chapter and rules adopted under this chapter. [The
97	registration is not]
98	(b) "Certificate of registration" does not mean an endorsement of the school or
99	institution by either the division or the state.
100	(3) "Division" means the Division of Consumer Protection.
101	(4) "Educational credentials" means degrees, diplomas, certificates, transcripts, reports,
102	documents, or letters of designation, marks, appellations, series of letters, numbers, or words
103	which signify or appear to signify enrollment, attendance, progress, or satisfactory completion
104	of the requirements or prerequisites for any educational program.
105	(5) "Institution" means an individual, corporation, partnership, association,
106	cooperative, or other legal entity.
107	(6) "Offer" means to advertise, publicize, solicit, or encourage any person directly or
108	indirectly.
109	(7) "Operate" in this state means to:
110	(a) maintain a place of business in the state;
111	(b) solicit business in the state;
112	(c) conduct significant educational activities within the state; or
113	(d) offer or provide postsecondary instruction leading to a postsecondary degree or
114	certificate to any number of Utah residents from a location outside the state by correspondence
115	or any telecommunications or electronic media technology.
116	(8) "Ownership" means:
117	(a) the controlling interest in a school, institution, or college[. If]; or
118	(b) if an entity holds the controlling interest in the school, institution, or college [is

119	owned or controlled by other than a natural person, "ownership" refers to], the controlling
120	interest in the [legal] entity [which controls] that holds the controlling interest in the school,
121	institution, or college.
122	(9) "Postsecondary education" means education or educational services offered
123	primarily to [persons] individuals who:
124	(a) have completed or terminated their secondary or high school education; or [who]
125	(b) are beyond the age of compulsory school attendance.
126	(10) (a) "Proprietary school" means [any] a private institution, including a business,
127	modeling, paramedical, tax preparation, or trade or technical school, [other than a school
128	exempted under this chapter,] that offers postsecondary education:
129	[(a)] (i) in consideration of the payment of tuition or fees; and
130	[(b)] (ii) for the attainment of educational, professional, or vocational objectives.
131	[(11) "Rules" means those rules adopted by the division under the Utah Administrative
132	Rulemaking Act necessary to enforce and administer this chapter.]
133	(b) "Proprietary school" does not include an institution that is exempt from this chapter
134	under Section 13-34-105.
135	[(12)] (11) "Utah institution" means a [postsecondary educational] school or institution
136	[whose headquarters or primary operations are in Utah.] that:
137	(a) offers postsecondary education; and
138	(b) is headquartered or primarily operates in Utah.
139	Section 3. Section 13-34-105 is amended to read:
140	13-34-105. Exempted institutions.
141	(1) This chapter does not apply to:
142	(a) a Utah institution directly supported, to a substantial degree, with funds provided
143	by:
144	(i) the state;
145	(ii) a local school district; or
146	(iii) other Utah governmental subdivision;
147	(b) an institution that offers instruction exclusively at or below the 12th grade level;
148	(c) a lawful enterprise that offers only professional review programs, [such as]
149	including C.P.A. and bar examination review and preparation courses;

150	(d) a private[ <del>, postsecondary educational</del> ] institution that:
151	(i) provides postsecondary education; and
152	(ii) is owned, controlled, operated, or maintained by a bona fide church or religious
153	denomination, [which] that is exempted from property taxation under the laws of this state;
154	(e) [subject to Subsection (3) and Section 13-34-107.5,] a school or institution that is
155	accredited by a regional or national accrediting agency recognized by the United States
156	Department of Education;
157	(f) subject to Subsection (4), a business organization, trade or professional association,
158	fraternal society, or labor union that:
159	(i) sponsors or conducts courses of instruction or study predominantly for bona fide
160	employees or members; and
161	(ii) does not[, in advertising, describe itself] advertise as a school;
162	(g) an institution that:
163	(i) (A) exclusively offers general education courses or instruction [solely] that are
164	remedial, avocational, nonvocational, or recreational in nature; and
165	(B) does not advertise occupation objectives or grant educational credentials; or
166	(ii) exclusively prepares individuals to teach courses or instruction described in
167	Subsection (1)(g)(i)(A);
168	(h) an institution that offers only workshops or seminars:
169	(i) lasting no longer than three calendar days; and
170	(ii) for which academic credit is not awarded;
171	(i) an institution that offers programs:
172	(i) in barbering, cosmetology, real estate, or insurance; and
173	(ii) that are regulated and approved by a state or federal governmental agency;
174	(j) an education provider certified by the Division of Real Estate under Section
175	<u>61-2c-204.1</u> ;
176	(k) an institution that offers aviation training if the institution:
177	(i) (A) is approved under Federal Aviation Regulations, 14 C.F.R. Part 141; or
178	(B) provides aviation training under Federal Aviation Regulations, 14 C.F.R. Part 61;
179	and
180	(ii) exclusively offers aviation training that a student fully receives within 24 hours

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181	after the student pays any tuition, fee, or other charge for the aviation training;
182	(l) an institution that provides emergency medical services training if all of the
183	institution's instructors, course coordinators, and courses are approved by the Department of
184	Health; and
185	(m) an institution that exclusively conducts nurse aide training programs that are
186	approved by the State Office of Vocational Education and are subject to the Nurse Aide
187	Registry[; and].
188	[(n) a private, nonprofit educational institution that has been in continuous operation as
189	a private, nonprofit educational institution for at least 20 years, except as provided in
190	Subsection (5), Subsection <u>13-34-106(8)</u> and Section <u>13-34-107.6</u> .]
191	(2) If available evidence suggests that an exempt institution under this section is not in
192	compliance with the standards of registration under this chapter and applicable division rules,
193	the division shall contact the institution and, if appropriate, the state or federal government
194	agency to request corrective action.
195	(3) An institution, branch, extension, or facility operating within the state that is
196	affiliated with an institution operating in another state shall be separately approved by the
197	affiliate's regional or national accrediting agency to qualify for the exemption described in
198	Subsection (1)(e).
199	(4) For purposes of Subsection (1)(f), a business organization, trade or professional
200	association, fraternal society, or labor union is considered to be conducting the course
201	predominantly for bona fide employees or members if it hires a majority of the persons who:
202	(a) successfully complete its course of instruction or study with a reasonable degree of
203	proficiency; and
204	(b) apply for employment with that same entity.
205	[(5) An institution subject to, or expressly exempted from any part of, this chapter is:]
206	[(a) established as an educational institution within the state;]
207	[(b) independent of the state system of higher education;]
208	[(c) subject to compliance with the applicable provisions of this chapter; and]
209	[(d) authorized to operate educational programs beyond secondary education, including
210	programs leading to a degree or certificate.]

Section 4. Section 13-34-106 is amended to read:

212	13-34-106. Responsibilities of division.
213	The division [is responsible for the administration of this chapter, and] shall [do the
214	following]:
215	(1) prescribe the contents of the registration statements required by this chapter relating
216	to the quality of education and ethical and business practices;
217	[ <del>(2) issue:</del> ]
218	[(a) certification of registration upon receipt and approval of the registration statement
219	required under Section 13-34-107; and]
220	[(b) a certificate of exemption under Section 13-34-107.5 upon receipt and approval of
221	an application and verification that the requirements of Subsection 13-34-105(1)(e) and Section
222	<u>13-34-107.5</u> are met;]
223	(2) upon receipt and approval of a registration statement under Section 13-34-107,
224	issue a certification of registration;
225	(3) receive, investigate, and make available for public inspection [the] a registration
226	$[statements]$ $\underline{statement}$ filed by $\underline{a}$ proprietary $[schools]$ $\underline{school}$ operating or intending to operate
227	in the state;
228	(4) maintain and publicize a list of proprietary schools for which a registration
229	statement is on file with the division;
230	(5) on the division's own initiative or in response to a complaint filed with the division,
231	do any of the following with respect to [any] an institution subject to, or reasonably believed by
232	the division to be subject to, this chapter:
233	(a) investigate;
234	(b) audit;
235	(c) review;
236	(d) appropriately act, including enforcing this chapter or any other law enforced by the
237	division; [and] or
238	(e) refer a matter to[: (i)] another governmental entity; [or]
239	[(ii) the institution's accrediting body, if the institution is an exempt institution under
240	<del>Section <u>13-34-107.5</u>;</del> ]
241	(6) negotiate and enter into <u>an</u> interstate reciprocity [agreements] agreement with [other
242	states] another state, if in the judgment of the division, the [agreements are or will help to]

243	agreement helps effectuate the purposes of this chapter;
244	(7) consent to the use of [educational terms in business names] an educational term in
245	<u>a business name</u> in accordance with Section <u>13-34-114</u> ; and
246	(8) establish and maintain a process for reviewing and appropriately acting on
247	complaints concerning [postsecondary educational] institutions [operating] that provide
248	postsecondary education and operate in the state, including enforcing applicable state laws.
249	Section 5. Section 13-34-110 is amended to read:
250	13-34-110. Enforcement of contracts or agreements Rescission based on
251	defective registration statement.
252	(1) A proprietary school [shall be unable to] may not enforce in the courts of this state
253	$[any]$ $\underline{a}$ contract or agreement relating to postsecondary education services in this state unless,
254	at the time the contract or agreement was [entered into] executed, an effective registration
255	statement was on file with the division and made accessible to every applicant at the time of
256	admission to the school.
257	(2) It is a violation of this chapter if a proprietary school or [its] the proprietary school's
258	agent:
259	(a) fails to file an effective registration statement;
260	(b) willfully omits from a registration statement provided under Section 13-34-107 [or
261	an application under Section $\underline{13-34-107.5}$ for an exemption certificate any] $\underline{a}$ material statement
262	of fact required by this chapter [and] or applicable regulations; or
263	(c) includes in a registration statement any material statement of fact that [was known,
264	or should have been known, to] the proprietary school knew or should have known to be false,
265	deceptive, inaccurate, or misleading.
266	(3) A student who enrolled in a proprietary school, in reliance upon the school's
267	registration statement, may rescind the contract or agreement of enrollment and obtain a refund
268	from the school of all tuition, fees, and other charges paid to the school if the school or its
269	agent committed a violation under Subsection (2).
270	(4) A violation of this chapter is also a violation of Section <u>13-11-4</u> .
271	Section 6. Section 13-34-113 is amended to read:
272	13-34-113. Denial, suspension, or revocation of a certificate of registration
273	Limitations.

2/4	(1) In accordance with Chapter 2, Division of Consumer Protection, and Title 63G,
275	Chapter 4, Administrative Procedures Act, the division may initiate proceedings to deny,
276	suspend, or revoke a certificate of registration to operate a proprietary school under this chapter
277	[or an exemption certificate under Section 13-34-107.5] if:
278	(a) the division finds that the order is in the public interest; and
279	(b) (i) the registration statement[;] or renewal statement[, or application for an
280	exemption certificate] is incomplete, false, or misleading in any respect;
281	(ii) the division determines that the educational credential associated with the
282	proprietary school [or accredited institution] represents the undertaking or completion of
283	educational achievement that has not been undertaken and earned; or
284	(iii) the proprietary school[, accredited institution,] or an individual described in
285	Subsection <u>13-34-107(2)(a)(ii)(B)</u> has:
286	(A) violated any provision of:
287	(I) this chapter;
288	(II) the rules made by the division pursuant to this chapter; or
289	(III) a commitment made in a registration statement for a certificate of registration to
290	operate the proprietary school [or in an application for an exemption certificate];
291	(B) caused or allowed to occur a violation of any provision of:
292	(I) this chapter;
293	(II) the rules made by the division pursuant to this chapter; or
294	(III) a commitment made in a registration statement for a certificate of registration to
295	operate the proprietary school;
296	(C) been enjoined by any court, or is the subject of an administrative or judicial order
297	issued in this or another state, if the injunction or order:
298	(I) includes a finding or admission of fraud, breach of fiduciary duty, or material
299	misrepresentation; or
300	(II) was based on a finding of lack of integrity, truthfulness, or mental competence;
301	(D) been convicted of a crime involving moral turpitude;
302	(E) obtained or attempted to obtain a certificate of registration under this chapter by
303	misrepresentation;
304	(F) failed to timely file with the division any report required by:

305	(1) this chapter; or
306	(II) rules made by the division pursuant to this chapter;
307	(G) failed to furnish information requested by the division; or
308	(H) failed to pay an administrative fine imposed by the division in accordance with this
309	chapter.
310	(2) Division staff may place reasonable limits upon a proprietary school's continued
311	certificate of registration to operate if:
312	(a) there are serious concerns about the proprietary school's ability to provide the
313	training in the manner approved by the division; and
314	(b) limitation is warranted to protect the students' interests.
315	[ <del>(3) (a) The division may:</del> ]
316	[(i) conduct a criminal background check on an individual described in Subsection
317	13-34-107(2)(a)(ii)(B); and
318	[(ii) require a proprietary school to provide to the division any information and to cover
319	any costs necessary to conduct a criminal background check on an individual described in
320	Subsection 13-34-107(2)(a)(ii)(B)(I) through (IV), including:
321	[(A) a fingerprint card in a form acceptable to the division;]
322	[(B) consent to a criminal background check by the Utah Bureau of Criminal
323	Identification and the Federal Bureau of Investigation;]
324	[(C) the cost of a criminal background check; and]
325	[(D) the cost of fingerprinting.]
326	[(b) Money paid to the division for the cost of a criminal background check is
327	nonlapsing.]
328	(3) (a) The division may require an individual described in Subsection
329	13-34-107(2)(a)(ii)(B) to:
330	(i) submit a fingerprint card in a form acceptable to the division; and
331	(ii) consent to a criminal background check by:
332	(A) the Federal Bureau of Investigation;
333	(B) the Utah Bureau of Criminal Identification; or
334	(C) another agency of any state that performs criminal background checks.
335	(b) The proprietary school or the individual who is subject to the background check

336	shall pay the cost of:
337	(i) the fingerprint card described in Subsection (3)(a)(i); and
338	(ii) the criminal background check.
339	Section 7. Section 13-34a-101 is enacted to read:
340	CHAPTER 34a. UTAH POSTSECONDARY SCHOOL
341	STATE AUTHORIZATION ACT
342	Part 1. General Provisions
343	<u>13-34a-101.</u> Title.
344	(1) This chapter is known as "Utah Postsecondary School State Authorization Act."
345	(2) This part is known as "General Provisions."
346	Section 8. Section 13-34a-102 is enacted to read:
347	<u>13-34a-102.</u> Definitions.
348	As used in this chapter:
349	(1) "Accredited institution" means a postsecondary school that is accredited by an
350	accrediting agency.
351	(2) "Accrediting agency" means a regional or national private educational association
352	<u>that:</u>
353	(a) is recognized by the United States Department of Education;
354	(b) develops evaluation criteria; and
355	(c) conducts peer evaluations to assess whether a postsecondary school meets the
356	criteria described in Subsection (2)(b).
357	(3) "Agent" means a person who:
358	(a) (i) owns an interest in a postsecondary school; or
359	(ii) is employed by a postsecondary school; and
360	(b) (i) enrolls or attempts to enroll a Utah resident in a postsecondary school;
361	(ii) offers to award an educational credential for remuneration on behalf of a
362	postsecondary school; or
363	(iii) holds oneself out to Utah residents as representing a postsecondary school for any
364	purpose.
365	(4) "Certificate of postsecondary state authorization" means a certificate issued by the
366	division to a postsecondary school in accordance with the provisions of this chapter.

367	(5) "Division" means the Division of Consumer Protection.
368	(6) "Educational credential" means a degree, diploma, certificate, transcript, report,
369	document, letter of designation, mark, or series of letters, numbers, or words that represent
370	enrollment, attendance, or satisfactory completion of the requirements or prerequisites of an
371	educational program.
372	(7) "Intentional violation" means a violation of a provision of this chapter that occurs
373	or continues after the division, the attorney general, a county attorney, or a district attorney
374	gives the violator written notice, delivered by certified mail, that the violator is or has been in
375	violation of the provision.
376	(8) "Operate" means to:
377	(a) maintain a place of business in the state;
378	(b) conduct significant educational activities within the state; or
379	(c) provide postsecondary education to a Utah resident that:
380	(i) is intended to lead to a postsecondary degree or certificate; and
381	(ii) is provided from a location outside the state by correspondence or
382	telecommunications or electronic media technology.
383	(9) "Operating history" means a report, written evaluation, publication, or other
384	documentation regarding:
385	(a) the current accreditation status of a postsecondary school with an accrediting
386	agency; and
387	(b) an action taken by an accrediting agency that:
388	(i) places a postsecondary school on probation;
389	(ii) imposes disciplinary action against a postsecondary school; or
390	(iii) requires a postsecondary school to take corrective action.
391	(10) "Ownership" means:
392	(a) the controlling interest in a postsecondary school; or
393	(b) if an entity holds the controlling interest in the postsecondary school, the
394	controlling interest in the entity that holds the controlling interest in the postsecondary school.
395	(11) "Postsecondary education" means education or educational services offered
396	primarily to individuals who:
397	(a) have completed or terminated their secondary or high school education; or

398	(b) are beyond the age of compulsory school attendance.
399	(12) (a) "Postsecondary school" means a person that provides or offers educational
400	services to individuals who:
401	(i) have completed or terminated secondary or high school education; or
402	(ii) are beyond the age of compulsory school attendance.
403	(b) "Postsecondary school" does not include an institution that is part of the state
404	system of higher education under Section 53B-1-102.
405	(13) "Private postsecondary school" means a postsecondary school that is not a public
406	postsecondary school.
407	(14) "Public postsecondary school" means a postsecondary school:
408	(a) established by a state or other governmental entity; and
409	(b) substantially supported with government funds.
410	Section 9. Section 13-34a-103 is enacted to read:
411	13-34a-103. Duties of the division.
412	(1) The division shall administer and enforce the provisions of this chapter.
413	(2) In administering this chapter, the division shall:
414	(a) receive and review completed registration forms in accordance with the provisions
415	of this chapter;
416	(b) develop, maintain, and make available to the public a list of postsecondary schools
417	that have a current, valid certificate of postsecondary state authorization;
418	(c) adopt a fee schedule in accordance with Section 63J-1-504 to cover the cost of
419	processing a registration form and issuing a certificate of postsecondary state authorization; and
420	(d) in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, and
421	consistent with this chapter, make rules governing:
422	(i) the content and form of a registration form;
423	(ii) the filing and review procedures relating to a registration form submitted under this
424	chapter;
425	(iii) the filing and review of complaints filed with the division under this chapter;
426	(iv) the denial, suspension, or revocation of a certificate of postsecondary school state
427	authorization; and
428	(v) enforcement of the provisions of this chapter.

429	Section 10. Section 13-34a-104 is enacted to read:
430	13-34a-104. Authority to execute interstate reciprocity agreement Rulemaking.
431	(1) The division may execute an interstate reciprocity agreement that:
432	(a) is for purposes of state authorization under 34 C.F.R. Sec. 600.9; and
433	(b) is for the benefit of:
434	(i) postsecondary schools in the state; or
435	(ii) (A) postsecondary schools in the state; and
436	(B) institutions that are part of the state system of higher education under Section
437	<u>53B-1-102.</u>
438	(2) If the division executes an interstate reciprocity agreement described in Subsection
439	<u>(1):</u>
440	(a) except as provided by division rule, the provisions of this chapter do not apply to a
441	postsecondary school that obtains state authorization under the reciprocity agreement; and
442	(b) the division may, in accordance with Title 63G, Chapter 3, Utah Administrative
443	Rulemaking Act, make rules relating to:
444	(i) the standards for granting a postsecondary school state authorization under a
445	reciprocity agreement;
446	(ii) any filing, document, or fee required for a postsecondary school to obtain
447	authorization under a reciprocity agreement; and
448	(iii) penalties if a postsecondary school fails to comply with the rules that the division
449	makes under this Subsection (2).
450	(3) If the division executes an interstate reciprocity agreement described in Subsection
451	(1) that includes institutions that are part of the state system of higher education under Section
452	53B-1-102, the State Board of Regents may $\hat{H} \rightarrow [, in accordance with Title 63G, Chapter 3, Utah]$
453	<u>Administrative Rulemaking Act</u> , $ ← \hat{H} $ make rules that:
454	(a) implement the reciprocity agreement; and
455	(b) relate to institutions that are part of the state system of higher education under
456	Section 53B-1-102.
457	Section 11. Section 13-34a-201 is enacted to read:
458	Part 2. State Authorization Procedures
459	<u>13-34a-201.</u> Title.

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460	This part is known as "State Authorization Procedures."
461	Section 12. Section 13-34a-202 is enacted to read:
462	13-34a-202. State authorization Certificate of postsecondary state
463	authorization.
464	(1) A postsecondary school that operates in the state obtains state authorization for
465	purposes of 34 C.F.R. Sec. 600.9 if the postsecondary school obtains a certificate of
466	postsecondary state authorization under this chapter.
467	(2) A postsecondary school may obtain state authorization in a manner different from
468	the manner described in Subsection (1) if the alternative manner is accepted by the United
469	States Department of Education.
470	(3) (a) A certificate of postsecondary state authorization is not an endorsement or
471	approval of a postsecondary school by the division or the state.
472	(b) A postsecondary school may not represent that a certificate of postsecondary state
473	authorization is an endorsement or approval by the division or the state.
474	Section 13. Section 13-34a-203 is enacted to read:
475	13-34a-203. Nonprofit postsecondary school Procedure to obtain certificate of
476	postsecondary state authorization.
477	(1) The division shall, in accordance with the provisions of this section, issue a
478	certificate of postsecondary state authorization to a postsecondary school that:
479	(a) is a nonprofit postsecondary school; and
480	(b) has operated as a nonprofit for at least 20 years.
481	(2) To obtain a certificate of postsecondary state authorization under this section, a
482	postsecondary school shall:
483	(a) submit a completed registration form to the division that:
484	(i) for a nonprofit, private postsecondary school, includes:
485	(A) a copy of the private postsecondary school's articles of incorporation;
486	(B) documentation from the United States Internal Revenue Service that demonstrates
487	that the private postsecondary school has nonprofit status, and that the private postsecondary
488	school has had nonprofit status for at least 20 consecutive years from the day on which the
489	private postsecondary school submits the completed registration form; and
490	(C) satisfactory documentation that the private postsecondary school has complied with

491	the complaint process requirements described in Section 13-34a-206; or
192	(ii) for a nonprofit, public postsecondary school, includes:
193	(A) documentation sufficient to demonstrate that the public postsecondary school has
194	operated as a nonprofit for at least 20 consecutive years from the day on which the public
195	postsecondary school submits the completed registration form; and
196	(B) satisfactory documentation that the public postsecondary school has complied with
197	the complaint process requirements described in Section 13-34a-206; and
198	(b) pay a nonrefundable fee, established by the division, in accordance with Subsection
199	13-34a-103(2)(c) to pay for the cost of processing the registration form and issuing the
500	certificate of postsecondary state authorization.
501	(3) The division shall develop and make available to the public:
502	(a) a registration form for nonprofit, private postsecondary schools, as described in
503	Subsection (2)(a)(i); and
504	(b) a registration form for nonprofit, public postsecondary schools, as described in
505	Subsection (2)(a)(ii).
506	(4) The division shall deposit money that the division receives under Subsection (2)(b)
507	into the Commerce Service Account, created in Section 13-1-2.
508	(5) If there is a change in circumstance that may affect a postsecondary school's status
509	under this section, the postsecondary school shall notify the division in writing of the change
510	within 30 days after the day on which the change occurs.
511	(6) A certificate of postsecondary state authorization issued under this section:
512	(a) establishes a postsecondary school by name as an educational institution, as
513	described in 34 C.F.R. Sec. 600.9(a)(1)(i);
514	(b) makes a postsecondary school independent of the state system of higher education;
515	<u>and</u>
516	(c) authorizes a postsecondary school to operate educational programs in the state that
517	are beyond secondary education, including programs that lead to a degree or certificate.
518	Section 14. Section 13-34a-204 is enacted to read:
519	13-34a-204. Postsecondary school Procedure to obtain certificate of
520	postsecondary state authorization.
521	(1) The division shall, in accordance with the provisions of this section, issue a

022	certificate of postsecondary state authorization to a postsecondary school.
523	(2) To obtain a certificate of postsecondary state authorization under this section, a
524	postsecondary school shall:
525	(a) submit a completed registration form to the division that includes:
526	(i) proof of current accreditation from the postsecondary school's accrediting agency;
527	(ii) proof that the postsecondary school is fiscally responsible and can reasonably fulfill
528	the postsecondary school's financial obligations, including:
529	(A) a copy of an audit of the postsecondary school's financial statements, with all
530	applicable footnotes, including a balance sheet, an income statement, a statement of retained
531	earnings, and a statement of cash flow, that was performed by a certified public accountant;
532	(B) at the postsecondary school's election, a copy of an audit of the postsecondary
533	school's parent company's financial statements, with all applicable footnotes, including a
534	balance sheet, an income statement, a statement of retained earnings, and a statement of cash
535	flow, that was performed by a certified public accountant; and
536	(C) a copy of all other financial documentation that the postsecondary school provided
537	to the postsecondary school's accrediting agency since the postsecondary school's last
538	registration with the division under this chapter or within the 12 months before the day on
539	which the postsecondary school submits a completed registration form under this section,
540	whichever is longer;
541	(iii) proof of good standing in the state where the postsecondary school is organized;
542	(iv) the postsecondary school's operating history with the postsecondary school's
543	accrediting agency since the postsecondary school's last registration with the division under this
544	chapter or within the 12 months before the day on which the postsecondary school submits a
545	completed registration form under this section, whichever is longer;
546	(v) the number of Utah residents who enrolled in the postsecondary school since the
547	postsecondary school's last registration with the division under this chapter or within the 12
548	months before the day on which the postsecondary school submits a completed registration
549	form under this section, whichever is longer;
550	(vi) satisfactory documentation that the postsecondary school has complied with the
551	complaint process requirements described in Section 13-34a-206;
552	(vii) (A) the number of complaints that a Utah resident has filed against the

553	postsecondary school since the postsecondary school's last registration with the division under
554	this chapter or within the 12 months before the day on which the postsecondary school submits
555	a completed registration form under this section, whichever is longer; and
556	(B) upon request, includes copies of the complaints described in Subsection
557	(2)(a)(vii)(A);
558	(viii) a disclosure that states whether the postsecondary school or an owner, officer,
559	director, or administrator of the postsecondary school has been:
560	(A) convicted of a crime;
561	(B) subject to an order issued by a court; or
562	(C) subject to an order issued by an administrative agency that imposed disciplinary
563	action; and
564	(ix) a notarized personal verification by the owner or a responsible officer of the
565	postsecondary school that the information provided under Subsection (2)(a) is complete and
566	accurate; and
567	(b) pay a nonrefundable fee, established by the division, in accordance with Subsection
568	13-34a-103(2)(c) to pay for the cost of processing the registration form and issuing the
569	certificate of postsecondary state authorization.
570	(3) The division shall develop and make available to the public a registration form
571	described in Subsection (2)(a).
572	(4) The division shall deposit money that the division receives under Subsection (2)(b)
573	into the Commerce Service Account, created in Section 13-1-2.
574	(5) If a postsecondary school maintains more than one physical campus in the state, the
575	postsecondary school shall file a separate registration form for each physical campus in the
576	state.
577	(6) (a) A certificate of postsecondary state authorization issued under this section is not
578	<u>transferrable.</u>
579	(b) (i) If a postsecondary school's ownership or governing body changes after the
580	postsecondary school obtains a certificate of postsecondary state authorization under this
581	section, the postsecondary school shall submit a new completed registration form in accordance
582	with Subsection (2) within 60 days after the day on which the change in ownership or
583	governing body occurs.

584	(ii) If a postsecondary school fails to timely comply with the requirements described in
585	Subsection (6)(b)(i), the postsecondary school's certificate of postsecondary state authorization
586	immediately and automatically expires.
587	(c) If there is a change in circumstance that may affect a postsecondary school's status
588	under this section, the postsecondary school shall notify the division in writing of the change
589	within 30 days after the day on which the change occurs.
590	(7) A certificate of postsecondary state authorization issued under this section expires
591	one year after the day on which the certificate of postsecondary state authorization is issued.
592	Section 15. Section 13-34a-205 is enacted to read:
593	13-34a-205. Background checks.
594	(1) The division may require an owner, officer, director, administrator, faculty member,
595	staff member, or other agent of a postsecondary school that applies for or holds a certificate of
596	postsecondary state authorization to:
597	(a) submit a fingerprint card in a form acceptable to the division; and
598	(b) consent to a criminal background check by:
599	(i) the Federal Bureau of Investigation;
600	(ii) the Utah Bureau of Criminal Identification; or
501	(iii) another agency of any state that performs criminal background checks.
502	(2) The postsecondary school or the postsecondary school's owner, officer, director,
503	administrator, faculty member, staff member, or other agent who is subject to the background
504	check shall pay the cost of:
505	(a) the fingerprint card described in Subsection (1)(a); and
506	(b) the criminal background check.
507	Section 16. Section 13-34a-206 is enacted to read:
608	13-34a-206. Complaints Information for students and prospective students.
509	(1) A postsecondary school shall provide each student or prospective student written
510	information regarding how to file a complaint against the postsecondary school with the
511	division, the postsecondary school's accrediting agency, and the postsecondary school's
512	approval or licensing entity.
513	(2) To satisfy the requirements described in Subsection (1), a postsecondary school
514	may place a conspicuous link on the postsecondary school's website that links to:

615	(a) the contact information of each entity described in Subsection (1); or
616	(b) a third party's website that states the contact information for each entity described
617	in Subsection (1).
618	(3) The division shall establish a process for reviewing and responding to complaints
619	that the division receives under this chapter.
620	Section 17. Section 13-34a-207 is enacted to read:
621	13-34a-207. Discontinuance of operations.
622	(1) If a postsecondary school ceases to operate, at least 30 days before the day on
623	which the postsecondary school ceases to operate, the postsecondary school shall give the
624	division written notice that includes:
625	(a) the date on which the postsecondary school will cease to operate; and
626	(b) for an accredited institution, a written certification, signed by the postsecondary
627	school's owner or officer, that the postsecondary school has complied with the postsecondary
628	school's accrediting agency's closure requirements.
629	(2) After a postsecondary school submits a written notice described in Subsection (1),
630	the postsecondary school may not recruit or enroll new students in the state.
631	Section 18. Section 13-34a-301 is enacted to read:
632	Part 3. Enforcement
633	<u>13-34a-301.</u> Title.
634	This part is known as "Enforcement."
635	Section 19. Section 13-34a-302 is enacted to read:
636	13-34a-302. Denial, suspension, or revocation of certificate of postsecondary state
637	authorization.
638	(1) In accordance with Chapter 2, Division of Consumer Protection, and Title 63G,
639	Chapter 4, Administrative Procedures Act, the division may deny, suspend, or revoke a
640	certificate of postsecondary state authorization if:
641	(a) for a certificate of postsecondary state authorization issued under Section
642	13-34a-203, the postsecondary school:
643	(i) fails to comply with a requirement described in Section 13-34a-203;
644	(ii) omits a material fact from the postsecondary school's completed registration form;
645	or

546	(111) includes a material fact in the postsecondary school's completed registration form
647	that is incomplete, false, inaccurate, or misleading; or
648	(b) for a certificate of postsecondary state authorization issued under Section
649	<u>13-34a-204;</u>
650	(i) the denial, suspension, or revocation is in the public interest; and
651	(ii) the postsecondary school:
652	(A) fails to meet a requirement described in Section 13-34a-204;
653	(B) submits a registration form or any supporting documentation that is incomplete,
654	false, inaccurate, or misleading;
655	(C) grants an educational credential to an individual that the individual did not earn;
656	(D) violates a provision of this chapter or a rule made under this chapter;
657	(E) is the subject of an order issued by a court or an administrative agency that includes
658	a finding or admission of fraud, breach of fiduciary duty, or misrepresentation, or behavior that
659	lacked moral integrity, truthfulness, or mental competence;
660	(F) has been convicted of a crime of moral turpitude;
661	(G) fails to give the division information that the division requests in connection with a
662	certificate of postsecondary state authorization; or
663	(H) fails to timely pay a fine imposed under this chapter.
664	(2) For a postsecondary school that obtains a certificate of postsecondary state
665	authorization under Section 13-34a-204, the division may place reasonable requirements on the
666	postsecondary school if:
667	(a) the requirement protects student interests; and
668	(b) the postsecondary school engaged in any of the behavior described in Subsection
669	(1)(b)(ii).
670	Section 20. Section 13-34a-303 is enacted to read:
671	<u>13-34a-303.</u> Right to rescind.
672	If a postsecondary school's certificate of postsecondary state authorization is revoked
673	under Subsection 13-34a-302(2), a student who enrolled in the postsecondary school in reliance
674	upon the postsecondary school's possession of a valid certificate of postsecondary state
675	authorization may rescind any enrollment agreement and obtain a full refund from the
676	postsecondary school for any tuition, fees, or other charges that the student paid to the

6//	postsecondary school.
678	Section 21. Section 13-34a-304 is enacted to read:
679	<u>13-34a-304.</u> Violations.
680	A postsecondary school violates this chapter if:
681	(1) the postsecondary school fails to comply with a provision of this chapter or a rule
682	made under this chapter; or
683	(2) for a postsecondary school that submits a registration form under section
684	13-34a-204, the postsecondary school:
685	(a) intentionally omits a material fact from the postsecondary school's registration
686	form; or
687	(b) includes a material fact in the postsecondary school's registration form that the
688	postsecondary school knows or should have known is false, deceptive, inaccurate, or
689	misleading.
690	Section 22. Section 13-34a-305 is enacted to read:
691	<u>13-34a-305.</u> Enforcement.
692	(1) The division may, in accordance with Chapter 2, Division of Consumer Protection,
693	and Title 63G, Chapter 4, Administrative Procedures Act:
694	(a) investigate a postsecondary school, in response to a complaint or on the division's
695	own initiative, to verify compliance with the provisions of this chapter; or
696	(b) initiate an adjudicative proceeding to enforce compliance with the provisions of
697	this chapter.
698	(2) (a) The division may refer an alleged violation of a provision of this chapter to the
699	attorney general, a county attorney, or a district attorney.
700	(b) The attorney general, county attorney, or district attorney shall investigate the
701	alleged violation, and, following the investigation, may file a civil or criminal action in district
702	court to:
703	(i) enjoin the defendant from further violation of the chapter; and
704	(ii) impose the applicable penalties described in Section 13-34a-306.
705	(3) Nothing in this chapter prevents a postsecondary school from performing an
706	internal investigation.
707	Section 23 Section 13-349-306 is enacted to read:

708	<u>13-34a-306.</u> Penalties.
709	(1) In an adjudicative proceeding under Subsection 13-34a-305(1) or in a district court
710	action under Subsection 13-34a-305(2), the division or the district court may impose a fine of
711	up to:
712	(a) \$1,000 for each violation of this chapter that is not an intentional violation; and
713	(b) \$5,000 for each intentional violation.
714	(2) The division shall deposit any money the division receives under Subsection (1)
715	into the Consumer Protection Education and Training Fund, created in Section 13-2-8.
716	(3) A violation of a provision of this chapter is a violation of Section 13-11-4.
717	(4) An intentional violation is a class B misdemeanor.
718	Section 24. Repealer.
719	This bill repeals:
720	Section 13-34-107.5, Exemption certificate Application and renewal process.
721	Section 13-34-107.6, Confirmation of private nonprofit educational institution
722	Effect of confirmation Fees.