<u>E2SHB 1439</u> - S COMM AMD By Committee on Ways & Means

ADOPTED AND ENGROSSED 3/1/18

1 Strike everything after the enacting clause and insert the 2 following:

"NEW SECTION. Sec. 1. (1) In 2016, the student achievement 3 council contracted with the William D. Ruckelshaus center to conduct 4 a two-part study analyzing the system of for-profit degree-granting 5 institutions and private vocational schools in Washington. б The 7 Ruckelshaus center issued its first report in December 2016, followed by facilitated discussions amongst agencies and stakeholders that 8 resulted in a second report issued in 2017. This act incorporates 9 some of the findings and recommendations from the first phase of the 10 11 including the benefits of report, ensuring that recruitment 12 advertising and materials are consistent with state and federal verified data. In addition, this act incorporates findings regarding 13 14 the need for a single student complaint portal and for agencies to have timely access to trust funds for tuition recovery and other 15 methods of responding when schools close. This act also authorizes 16 17 the second part of the study, as recommended by the center, that will 18 include discussions of agency jurisdiction and consistency and how to improve the agencies' abilities to respond to school closures. 19

20 (2) The legislature finds that there are many private for-profit 21 and nonprofit career colleges and degree-granting institutions 22 providing Washington state residents with important postsecondary and career opportunities that contribute to the economic security of 23 24 Washington residents and aid in meeting the needs of our state's growing economy. The legislature also recognizes that there have been 25 high profile closures of, or federal and other state determinations 26 27 regarding, some for-profit or formerly for-profit institutions that 28 have damaged the reputation of the sector and impacted the 29 expectations and financial stability of some students. It is the legislature's intent to provide a framework to ensure a level playing 30 31 field exists for the many institutions that provide disclosures to 32 prospective students based on verifiable metrics, which allow

1 prospective students to be able to make the best decisions on school and career choices and on financial aid and loans to finance their 2 educational goals. The legislature also intends to ensure that 3 students are provided the information they need to make the best 4 decisions for their educational future and careers in event of 5 6 closure or potential closure of an institution. In addition, the legislature intends to protect the state's interest in the integrity 7 of its grant and aid programs, from private decisions to close 8 schools or programs under circumstances that may prevent students 9 from obtaining the degree or certificate and career services that the 10 11 students expected upon enrollment.

12 <u>NEW SECTION.</u> **Sec. 2.** (1) Subject to the availability of amounts 13 appropriated for this specific purpose, up to seventy-five thousand 14 dollars, the student achievement council must continue administering 15 the two-part study of for-profit degree-granting institutions and 16 private vocational schools that was authorized under section 609, 17 chapter 36, Laws of 2016 sp. sess.

(2) As part of the second part of the process, the study must 18 contain findings and recommendations regarding the creation of an 19 20 ombuds to serve students of degree-granting institutions and private vocational schools, including a recommendation on which state agency 21 should house the position, and if there are other ombuds positions 22 23 created by the legislature that can serve these students. The study 24 must also contain recommendations on strengthening agencies' 25 abilities to respond to, and protect student consumers from, school closures. Recommendations on agency responses include the use of 26 27 trust funds and surety bonds for tuition recovery and other related 28 losses.

(3) The student achievement council and the workforce training
 and education coordinating board must provide a report on the study
 to the legislature by December 31, 2018.

32 **Sec. 3.** RCW 28B.85.090 and 2012 c 229 s 550 are each amended to 33 read as follows:

(1) <u>Complaints may be filed with the council under this chapter</u> by a person claiming loss of tuition or fees as a result of an unfair business practice ((may file a complaint with the council)). The complaint shall set forth the alleged violation and shall contain information required by the council. A complaint may also be filed Official Print - 2 1439-S2.E AMS ENGR S5663.E with the council by an authorized staff member of the council or by
 the attorney general.

3 (2) The council shall investigate any complaint under this 4 section and may attempt to bring about a settlement. The council may 5 hold a hearing pursuant to the Administrative Procedure Act, chapter 6 34.05 RCW, in order to determine whether a violation has occurred. If 7 the council prevails, the degree-granting institution shall pay the 8 costs of the administrative hearing.

(3) If, after the hearing, the council finds that the institution 9 or its agent engaged in or is engaging in any unfair business 10 practice, the council shall issue and cause to be served upon the 11 12 violator an order requiring the violator to cease and desist from the act or practice and may impose the penalties under RCW 28B.85.100 and 13 section 4 of this act. If the council finds that the complainant has 14 suffered loss as a result of the act or practice, the council may 15 16 order full or partial restitution for the loss. The complainant is 17 not bound by the council's determination of restitution and may pursue any other legal remedy. 18

19 <u>NEW SECTION.</u> Sec. 4. A new section is added to chapter 28B.85
20 RCW to read as follows:

(1)(a) The council may deny, revoke, or suspend the authorization
of any degree-granting institution authorized to operate under this
chapter that is found to be in violation of this chapter.

24 (b) The council may not delegate to any other state its authority 25 to oversee and enforce compliance with this chapter or its authority to respond to complaints by students in this state, regardless of 26 27 whether the institution is authorized by, or has its home in, another 28B.85.020(1)(c), participation in interstate 28 state. Under RCW reciprocity agreements consistent with the purposes of this chapter 29 30 does not delegate authority for compliance with this chapter or authority to respond to student complaints. 31

(2) It is a violation of this chapter for a degree-granting
 institution authorized to operate under this chapter or an agent
 employed by such a degree-granting institution to:

35 (a) Provide prospective students with any testimonial, 36 endorsement, or other information that a reasonable person would find 37 was likely to mislead or deceive prospective students or the public 38 regarding current practices of the school, current conditions for 39 employment opportunities, postgraduation employment by industry, or

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1 probable earnings in the occupation for which the education was 2 designed, the likelihood of obtaining financial aid or low-interest 3 loans for tuition, or the ability of graduates to repay loans;

4 (b) Use any official United States military logo in advertising 5 or promotional materials; or

6 (c) Violate the provision of section 5(1)(b) of this act 7 regarding the sale of, or inducing of students to obtain, specific 8 consumer student loan products.

9 <u>NEW SECTION.</u> Sec. 5. A new section is added to chapter 28B.85 10 RCW to read as follows:

11 (1) A degree-granting institution authorized to operate under 12 this chapter must:

(a) Present data about its completion rates, employment rates, loan or indebtedness metrics, or its graduates' median hourly and annual earnings, the posted data consistent with the data posted on the workforce training and education coordinating board's career bridge web site or the data posted by the United States department of education, if the board or the department of education has posted such data;

20 (b) Not engage in any practice regarding the sale of, or inducing of students to obtain, specific consumer student loan products to 21 fund education that financially benefits any person or entity that 22 23 has an ownership interest in the institution, unless the institution can demonstrate to the council that the student has exhausted all 24 25 federal aid options and has been denied noninstitutional private commercial loan products. The prohibition in this subsection (1)(b) 26 applies to any degree-granting institution authorized to operate 27 under this chapter, and any agent of the institution, that has at 28 least one hundred fifty students or more enrolled in the state in any 29 30 given year or that has been operating in the state for less than two consecutive years. A financial benefit for purposes of this 31 subsection (1)(b) does not include merely having an interest in 32 students with loans enrolling in the institution or assisting 33 students with financial aid matters. For purposes of this subsection 34 35 (1)(b), "agent" means any employee, officer, or contractor working on behalf of the institution; and 36

37 (c) Disclose to the council regarding any pending investigations
 38 by an oversight entity, including the nature of that investigation,
 39 within thirty days of the degree-granting institution's first
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1 knowledge of the investigation. For the purposes of this subsection,
2 "investigation" means any inquiry into possible violations of any
3 applicable laws or accreditation standards. For the purposes of this
4 subsection, "oversight entity" means all of the following:

5 (i) Any federal or state entity that provides financial aid to 6 students of the institution or approves the institution for 7 participation in a financial aid program;

8 (ii) Any state or federal attorney general's office or department9 of justice;

10 (iii) Any regulator that approves the operation of the private 11 vocational school;

12 (iv) The federal consumer financial protection bureau or the 13 federal securities and exchange commission; and

14 (v) Any accrediting agency.

15 (2) A violation of any provision of this section is also a 16 violation of RCW 19.86.020 of the consumer protection act. The 17 penalties authorized pursuant to subsection (1) of this section do 18 not preclude remedies available under the provisions of the consumer 19 protection act.

20 Sec. 6. RCW 28C.10.050 and 2014 c 11 s 2 are each amended to 21 read as follows:

(1) The agency shall adopt by rule minimum standards for entities operating private vocational schools. The minimum standards shall include, but not be limited to, requirements to assess whether a private vocational school is eligible to obtain and maintain a license in this state.

(2) The requirements adopted by the agency shall, at a minimum,require a private vocational school to:

(a) Disclose to the agency information about its ownership and financial position and ((to)) demonstrate to the agency that the school is financially viable and responsible and that it has sufficient financial resources to fulfill its commitments to students. Financial disclosures provided to the agency shall not be subject to public disclosure under chapter 42.56 RCW;

35 (b) Follow a uniform statewide cancellation and refund policy as 36 specified by the agency;

37 (c) Disclose through use of a school catalog, <u>web site</u>, brochure,
 38 or other written material, necessary information to students so that
 39 students may make informed enrollment decisions. The agency shall

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1 specify what data and information ((is)) are required. To the extent that these web sites or materials present any data on the completion 2 rates, employment rates, loan or indebtedness metrics, and its 3 graduates' median hourly and annual earnings for any of the private 4 vocational schools or its programs, the posted data must be 5 6 consistent with the data posted on the agency's career bridge web site or the data posted by the United States department of education, 7 if the agency or the department of education has posted such data. 8 Nothing in this subsection requires the agency to make changes to the 9 10 career bridge web site or add new elements or features to the career 11 bridge web site;

(d) Use an enrollment contract or agreement that includes: (i) The school's cancellation and refund policy, (ii) a brief statement that the school is licensed under this chapter and that inquiries, concerns, or complaints may be made to the agency, and (iii) other necessary information as determined by the agency;

(e) Describe accurately and completely in writing to students before their enrollment prerequisites and requirements for (i) completing successfully the programs of study in which they are interested and (ii) qualifying for the fields of employment for which their education is designed;

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(f) Comply with the requirements of RCW 28C.10.084;

23 (q) Assess the basic skills and relevant aptitudes of each potential student to determine that a potential student has the basic 24 25 skills and relevant aptitudes necessary to complete and benefit from 26 the program in which the student plans to enroll, including but not limited to administering a United States department of education-27 28 approved English as a second language exam before enrolling students 29 for whom English is a second language unless the students provide proof of graduation from a United States high school or proof of 30 31 completion of a high school equivalency certificate as provided in 32 RCW 28B.50.536 in English or results of another academic assessment 33 determined appropriate by the agency. Guidelines for such assessments shall be developed by the agency, in consultation with the schools; 34

35 (h) Discuss with each potential student the potential student's 36 obligations in signing any enrollment contract and/or incurring any 37 debt for educational purposes. The discussion shall include the 38 inadvisability of acquiring an excessive educational debt burden that 39 will be difficult to repay given employment opportunities and average 40 starting salaries in the potential student's chosen occupation;

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1 (i) Ensure that any enrollment contract between the private vocational school and its students has an attachment in a format 2 provided by the agency. The attachment shall be signed by both the 3 school and the student. The attachment shall stipulate that the 4 school has complied with (h) of this subsection and that the student 5 6 understands and accepts his or her responsibilities in signing any enrollment contract or debt application. The attachment shall also 7 stipulate that the enrollment contract shall not be binding for at 8 least five days, excluding Sundays and holidays, following signature 9 10 of the enrollment contract by both parties; ((and))

(j) Comply with the requirements related to qualifications of 11 12 administrators and instructors; and

(k) Disclose to the agency regarding any pending investigations 13 by an oversight entity, including the nature of that investigation, 14 within thirty days of the school's first knowledge of the 15 investigation. For the purposes of this subsection, "investigation" 16 17 means any inquiry into possible violations of any applicable laws or accreditation standards. For the purposes of this subsection, 18 "oversight entity" means all of the following: 19

(i) Any federal or state entity that provides financial aid to 20 students of the institution or approves the school for participation 21 22 in a financial aid program;

23 (ii) Any state or federal attorney general's office or department of justice; 24

25 (iii) Any regulator that approves the operation of the private vocational school; 26

(iv) The federal consumer financial protection bureau or the 27 28 federal securities and exchange commission; and

29 (v) Any accrediting agency.

(3) A private vocational school that has at least one hundred 30 31 fifty students or more in the state during any given year, or that has been <u>operating in the state for less than two consecutive years</u>, 32 or that has not had at least one of its programs recognized by the 33 agency as an eligible training provider for at least two consecutive 34 years, may not engage in any practice regarding the sale of, or 35 inducing of students to obtain, specific consumer student loan 36 products to fund education that financially benefits any person or 37 entity that has an ownership interest in the institution, unless the 38 39 institution can demonstrate to the agency that the student has 40 exhausted all federal aid options and has been denied 1 noninstitutional private commercial loan products. A financial benefit for purposes of this subsection does not include merely 2 having an interest in students with loans enrolling in the 3 institution or assisting students with financial aid matters. For 4 purposes of this subsection, "agent" means any employee, officer, or 5 6 contractor working on behalf of the institution.

7 (4) The agency may deny a private vocational school's application for licensure if the school fails to meet the requirements in this 8 9 section.

(((4))) (5) The agency may determine that a licensed private 10 11 vocational school or a particular program of a private vocational 12 school is at risk of closure or termination if:

(a) There is a pattern or history of substantiated student 13 14 complaints filed with the agency pursuant to RCW 28C.10.120; or

(b) The private vocational school fails to meet minimum licensing 15 requirements and has a pattern or history of failing to meet the 16 17 minimum requirements.

(((5))) (6) If the agency determines that a private vocational 18 school or a particular program is at risk of closure or termination, 19 the agency shall require the school to take corrective action. 20

21 **Sec. 7.** RCW 28C.10.110 and 2014 c 11 s 6 are each amended to 22 read as follows:

(1) It is a violation of this chapter for an entity operating a 23 private vocational school to engage in an unfair business practice. 24 25 The agency may deny, revoke, or suspend the license of any entity that is found to have engaged in a substantial number of unfair 26 business practices or that has engaged in significant unfair business 27 practices. 28

(2) It is an unfair business practice for an entity operating a 29 30 private vocational school or an agent employed by a private vocational school to: 31

(a) Fail to comply with the terms of a student enrollment 32 contract or agreement; 33

(b) Use an enrollment contract form, catalog, brochure, 34 or similar written material affecting the terms and conditions 35 of student enrollment other than that previously submitted to the agency 36 and authorized for use; 37

(c) Advertise in the help wanted section of a newspaper or 38 otherwise represent falsely, directly or by implication, that the 39

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1 school is an employment agency, is making an offer of employment or 2 otherwise is attempting to conceal the fact that what is being 3 represented are course offerings of a school;

(d) Represent falsely, directly or by implication, that an
educational program is approved by a particular industry or that
successful completion of the program qualifies a student for
admission to a labor union or similar organization or for the receipt
of a state license in any business, occupation, or profession;

9 (e) Represent falsely, directly or by implication, that a student 10 who successfully completes a course or program of instruction may 11 transfer credit for the course or program to any institution of 12 higher education;

(f) Represent falsely, directly or by implication, in advertising or in any other manner, the school's size, location, facilities, equipment, faculty qualifications, number of faculty, or the extent or nature of any approval received from an accrediting association;

17 (g) Represent that the school is approved, recommended, or 18 endorsed by the state of Washington or by the agency, except the fact 19 that the school is authorized to operate under this chapter may be 20 stated;

21 (h) Provide prospective students with: Any testimonial, endorsement, or other information ((which has the tendency)) that a 22 reasonable person would find likely to mislead or deceive prospective 23 students or the public, including those regarding current practices 24 of the $school((\tau))$; information regarding rates of completion or 25 postgraduation employment by industry, or its graduates' median 26 hourly or annual earnings, that is not consistent with the 27 presentation of data as established under RCW 28C.10.050(2)(c); 28 29 current conditions for employment opportunities((τ)); postgraduation employment by industry or probable earnings in the occupation for 30 31 which the education was designed; total cost to obtain a diploma or 32 certificate; the acceptance of a diploma or certificate by employers as a qualification for employment; the acceptance of courses, a 33 diploma, or certificate by higher education institutions; the 34 likelihood of obtaining financial aid or low-interest loans for 35 tuition; and the ability of graduates to repay loans; 36

(i) Designate or refer to sales representatives as "counselors," advisors," or similar terms which have the tendency to mislead or deceive prospective students or the public regarding the authority or qualifications of the sales representatives;

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1 (j) Make or cause to be made any statement or representation in 2 connection with the offering of education if the school or agent 3 knows or reasonably should have known the statement or representation 4 to be false, substantially inaccurate, or misleading;

(k) Engage in methods of advertising, sales, collection, credit,
or other business practices which are false, deceptive, misleading,
or unfair, as determined by the agency by rule; ((or))

(1) Attempt to recruit students in or within forty feet of a 8 building that contains a welfare or unemployment office. Recruiting 9 includes, but is not limited to canvassing and surveying. Recruiting 10 11 does not include leaving materials at or near an office for a person to pick up of his or her own accord, or handing a brochure or leaflet 12 to a person provided that no attempt is made to obtain a name, 13 14 address, telephone number, or other data, or to otherwise actively pursue the enrollment of the individual *i* 15

16 (m) Violate RCW 28C.10.050(3) regarding the sale of, or inducing 17 of students to obtain, specific consumer student loan products; or

18 (n) Use any official United States military logos in advertising 19 or promotional materials.

20 **Sec. 8.** RCW 28C.10.130 and 1986 c 299 s 13 are each amended to 21 read as follows:

(1) Any private vocational school or agent violating RCW 22 28C.10.060, 28C.10.090, or 28C.10.110 or the applicable agency rules 23 24 is subject to a civil penalty of not more than one hundred dollars for each separate violation. Each day on which a violation occurs 25 constitutes a separate violation. Multiple violations on a single day 26 27 may be considered separate violations. The fine may be imposed by the RCW 28C.10.120, or in any court of 28 agency under competent jurisdiction. 29

30 (2) In addition to the penalties authorized pursuant to 31 subsection (1) of this section, any violation of any provision of 32 this chapter is also a violation of RCW 19.86.020 of the consumer 33 protection act, pursuant to RCW 28C.10.210. The penalties authorized 34 under subsection (1) of this section do not preclude remedies 35 available under the provisions of the consumer protection act.

36 <u>NEW SECTION.</u> Sec. 9. A new section is added to chapter 18.16 37 RCW to read as follows:

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1 (1)(a) For the purpose of providing relief to students impacted by the voluntary or involuntary closure of schools regulated under 2 this chapter, the director shall establish, maintain, and administer 3 a department of licensing tuition recovery trust fund created in 4 section 10 of this act. The department of licensing tuition recovery 5 6 trust fund shall be established no later than January 1, 2019. All funds collected for the department of licensing tuition recovery 7 trust fund are payable to the state for the benefit and protection of 8 any student or enrollee of a private school licensed under this 9 chapter, for purposes including but not limited to the settlement of 10 11 claims related to school closures.

(b) No liability accrues to the state from claims made againstthe department of licensing tuition recovery trust fund.

14 (2)(a) The director may impose a fee structure, set forth in 15 rule, on schools licensed under this chapter to fund the department 16 of licensing tuition recovery trust fund.

17 The director must determine an amount that would be (b) sufficient in the department of licensing tuition recovery trust fund 18 to provide relief to students in the event of a school closure. The 19 director shall adopt schedules of times and amounts for effecting 20 21 payments of fees. To reach the amount determined, the director may phase in the collection of fees, but must achieve the amount 22 determined to be sufficient no later than five years from the 23 effective date of this section. 24

(3) Money from the department of licensing tuition recovery trustfund may be used for:

27 28 (a) Providing refunds to students affected by school closures;

(b) Securing and administering student records; and

(c) Any other response the director determines is necessary tomitigate impacts of a potential or actual school closure.

31 (4) In order for a school to be and remain licensed under this 32 chapter, each school owner shall, in addition to other requirements 33 under this chapter, make cash deposits on behalf of the school into 34 the department of licensing tuition recovery trust fund.

(5) The department of licensing tuition recovery trust fund's liability with respect to each participating school commences on the date of the initial deposit into the department of licensing tuition recovery trust fund made on its behalf and ceases one year from the date the school is no longer licensed under this chapter. 1 (6) The director shall adopt by rule a matrix for calculating the 2 deposits into the department of licensing tuition recovery trust fund 3 on behalf of each school.

(7) No vested right or interest in deposited funds is created or 4 implied for the depositor at any time during the operation of the 5 6 department of licensing tuition recovery trust fund or at any such 7 future time that the department of licensing tuition recovery trust fund may be dissolved. All funds deposited are payable to the state 8 for the purposes described in this section. The director shall 9 maintain the department of licensing tuition recovery trust fund, 10 11 serve appropriate notices to affected owners when scheduled deposits are due, collect deposits, and make disbursements to settle claims 12 against the department of licensing tuition recovery trust fund. 13

(8) The director shall adopt rules to address notifying potential
 claimants, settling claims, disbursing funds, and any other processes
 necessary to implement the purpose of this section.

17 <u>NEW SECTION.</u> Sec. 10. A new section is added to chapter 18.16 18 RCW to read as follows:

The department of licensing tuition recovery trust fund is 19 20 created in the custody of the state treasurer. All receipts from each school owner under section 9 of this act must be deposited into the 21 fund. Expenditures from the fund may be used only for the purposes in 22 section 9 of this act. Only the director or the director's designee 23 24 may authorize expenditures from the fund. The fund is subject to 25 allotment procedures under chapter 43.88 RCW, but an appropriation is 26 not required for expenditures.

27 <u>NEW SECTION.</u> Sec. 11. A new section is added to chapter 28B.85 28 RCW to read as follows:

29 (1)(a) For the purpose of providing relief to students impacted by the voluntary or involuntary closure of schools regulated under 30 this chapter, the council shall establish, maintain, and administer a 31 student achievement council tuition recovery trust fund created in 32 section 12 of this act. All funds collected for the student 33 achievement council tuition recovery trust fund are payable to the 34 state for the benefit and protection of any student or enrollee of a 35 private school licensed under this chapter, for purposes including 36 but not limited to the settlement of claims related to school 37 closures. 38

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(b) No liability accrues to the state from claims made against
 the student achievement council tuition recovery trust fund.

3 (2)(a) The council may impose a fee structure, set forth in rule,
4 on schools licensed under this chapter to fund the student
5 achievement council tuition recovery trust fund.

6 (b) The council must determine an amount that would be sufficient in the student achievement council tuition recovery trust fund to 7 provide relief to students in the event of a school closure. The 8 council shall adopt schedules of times and amounts for effecting 9 payments of fees. To reach the amount determined, the council may 10 phase in the collection of fees, but must achieve the amount 11 12 determined to be sufficient no later than five years from the effective date of this section. 13

14 (3) Money from the student achievement council tuition recovery 15 trust fund may be used for:

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(a) Providing refunds to students affected by school closures;

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(b) Securing and administering student records; and

18 (c) Any other response the council determines is necessary to 19 mitigate impacts of a potential or actual school closure.

20 (4) In order for a school to be and remain licensed under this 21 chapter, each school owner shall, in addition to other requirements 22 under this chapter, make cash deposits on behalf of the school into a 23 student achievement council tuition recovery trust fund.

(5) The student achievement council tuition recovery trust fund's liability with respect to each participating school commences on the date of the initial deposit into the student achievement council tuition recovery trust fund made on its behalf and ceases one year from the date the school is no longer licensed under this chapter.

(6) The council shall adopt by rule a matrix for calculating the deposits into the student achievement council tuition recovery trust fund on behalf of each school.

(7) No vested right or interest in deposited funds is created or 32 implied for the depositor at any time during the operation of the 33 student achievement council tuition recovery trust fund or at any 34 such future time that the student achievement council tuition 35 recovery trust fund may be dissolved. All funds deposited are payable 36 to the state for the purposes described under this section. 37 The council shall maintain the student achievement council tuition 38 recovery trust fund, serve appropriate notices to affected owners 39 40 when scheduled deposits are due, collect deposits, and make

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disbursements to settle claims against the student achievement
 council tuition recovery trust fund.

3 (8) The council shall adopt rules to address notifying potential
4 claimants, settling claims, disbursing funds, and any other processes
5 necessary to implement the purpose of this section.

6 <u>NEW SECTION.</u> **Sec. 12.** A new section is added to chapter 28B.85 7 RCW to read as follows:

The student achievement council tuition recovery trust fund is 8 created in the custody of the state treasurer. All receipts from fees 9 10 imposed on schools licensed under this chapter and section 11 of this 11 act must be deposited into the fund. Expenditures from the fund may be used only for the purposes in section 11 of this act. Only the 12 council may authorize expenditures from the fund. The fund is subject 13 to allotment procedures under chapter 43.88 RCW, but an appropriation 14 15 is not required for expenditures.

16 <u>NEW SECTION.</u> Sec. 13. A new section is added to chapter 28B.77
17 RCW to read as follows:

Within existing resources, the student achievement council, the 18 19 workforce training and education coordinating board, and the department of licensing shall collaborate to create a single portal 20 student complaints regarding issues related to consumer 21 for protection, disclosures, school or program closures, 22 or other 23 violations committed by institutions regulated by those three 24 agencies. The persons staffing the portal shall refer complaints to the appropriate agency and work as a liaison between the student and 25 26 relevant agency to assist in resolving the concerns or complaint. 27 Each agency shall ensure that all students enrolled in, applying to enroll in, or obtaining loans at, institutions regulated by the 28 29 agency are informed of the portal and how to file complaints. The 30 persons staffing the portal will report to the legislature annually by November 1, 2018, the number of complaints and their resolution 31 32 status.

33 Sec. 14. RCW 43.84.092 and 2017 3rd sp.s. c 25 s 50, 2017 3rd 34 sp.s. c 12 s 12, and 2017 c 290 s 8 are each reenacted and amended to 35 read as follows: 1 (1) All earnings of investments of surplus balances in the state 2 treasury shall be deposited to the treasury income account, which 3 account is hereby established in the state treasury.

The treasury income account shall be utilized to pay or 4 (2) receive funds associated with federal programs as required by the 5 б federal cash management improvement act of 1990. The treasury income 7 account is subject in all respects to chapter 43.88 RCW, but no appropriation is required for refunds or allocations of interest 8 earnings required by the cash management improvement act. Refunds of 9 interest to the federal treasury required under the cash management 10 11 improvement act fall under RCW 43.88.180 and shall not require 12 appropriation. The office of financial management shall determine the amounts due to or from the federal government pursuant to the cash 13 management improvement act. The office of financial management may 14 direct transfers of funds between accounts as deemed necessary to 15 16 implement the provisions of the cash management improvement act, and 17 this subsection. Refunds or allocations shall occur prior to the 18 distributions of earnings set forth in subsection (4) of this 19 section.

(3) Except for the provisions of RCW 43.84.160, the treasury 20 21 income account may be utilized for the payment of purchased banking services on behalf of treasury funds including, but not limited to, 22 depository, safekeeping, and disbursement functions for the state 23 treasury and affected state agencies. The treasury income account is 24 25 subject in all respects to chapter 43.88 RCW, but no appropriation is 26 required for payments to financial institutions. Payments shall occur prior to distribution of earnings set forth in subsection (4) of this 27 28 section.

(4) Monthly, the state treasurer shall distribute the earnings credited to the treasury income account. The state treasurer shall credit the general fund with all the earnings credited to the treasury income account except:

33 The following accounts and funds shall receive their (a) proportionate share of earnings based upon each account's and fund's 34 average daily balance for the period: The aeronautics account, the 35 36 aircraft search and rescue account, the Alaskan Way viaduct replacement project account, the brownfield redevelopment trust fund 37 budget stabilization account, the 38 account, the capital vessel 39 replacement account, the capitol building construction account, the 40 Cedar River channel construction and operation account, the Central

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1 Washington University capital projects account, the charitable, educational, penal and reformatory institutions account, the Chehalis 2 basin account, the cleanup settlement account, the Columbia river 3 basin water supply development account, the Columbia river basin 4 taxable bond water supply development account, the Columbia river 5 6 basin water supply revenue recovery account, the common school construction fund, the community forest trust account, the connecting 7 Washington account, the county arterial preservation account, the 8 county criminal justice assistance account, the deferred compensation 9 administrative account, the deferred compensation principal account, 10 11 the department of licensing services account, the department of licensing tuition recovery trust fund, the department of retirement 12 systems expense account, the developmental disabilities community 13 trust account, the diesel idle reduction account, the drinking water 14 assistance account, the drinking water assistance administrative 15 16 account, the early learning facilities development account, the early 17 learning facilities revolving account, the Eastern Washington University capital projects account, the Interstate 405 express toll 18 lanes operations account, the education construction fund, the 19 education legacy trust account, the election account, the electric 20 21 vehicle charging infrastructure account, the energy freedom account, the energy recovery act account, the essential rail assistance 22 account, The Evergreen State College capital projects account, the 23 federal forest revolving account, the ferry bond retirement fund, the 24 25 freight mobility investment account, the freight mobility multimodal 26 account, the grade crossing protective fund, the public health services account, the high capacity transportation account, the state 27 higher education construction account, the higher 28 education 29 construction account, the highway bond retirement fund, the highway infrastructure account, the highway safety fund, the high occupancy 30 31 toll lanes operations account, the hospital safety net assessment 32 fund, the industrial insurance premium refund account, the judges' retirement account, the judicial retirement administrative account, 33 the judicial retirement principal account, the local leasehold excise 34 tax account, the local real estate excise tax account, the local 35 sales and use tax account, the marine resources stewardship trust 36 account, the medical aid account, the mobile home park relocation 37 fund, the money-purchase retirement savings administrative account, 38 39 the money-purchase retirement savings principal account, the motor 40 vehicle fund, the motorcycle safety education account, the multimodal

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1 transportation account, the multiuse roadway safety account, the municipal criminal justice assistance account, the natural resources 2 deposit account, the oyster reserve land account, the pension funding 3 stabilization account, the perpetual surveillance and maintenance 4 account, the pollution liability insurance agency underground storage 5 6 tank revolving account, the public employees' retirement system plan 7 1 account, the public employees' retirement system combined plan 2 and plan 3 account, the public facilities construction loan revolving 8 account beginning July 1, 2004, the public health supplemental 9 account, the public works assistance account, the Puget Sound capital 10 11 construction account, the Puget Sound ferry operations account, the 12 Puget Sound taxpayer accountability account, the real estate appraiser commission account, the recreational vehicle account, the 13 14 regional mobility grant program account, the resource management cost account, the rural arterial trust account, the rural mobility grant 15 16 program account, the rural Washington loan fund, the sexual assault 17 prevention and response account, the site closure account, the skilled nursing facility safety net trust fund, the small city 18 pavement and sidewalk account, the special category C account, the 19 20 special wildlife account, the state employees' insurance account, the 21 state employees' insurance reserve account, the state investment board expense account, the state investment board commingled trust 22 fund accounts, the state patrol highway account, the state route 23 24 number 520 civil penalties account, the state route number 520 25 corridor account, the state wildlife account, the student achievement council tuition recovery trust fund, the supplemental pension 26 account, the Tacoma Narrows toll bridge account, the teachers' 27 retirement system plan 1 account, the teachers' retirement system 28 29 combined plan 2 and plan 3 account, the tobacco prevention and control account, the tobacco settlement account, the toll facility 30 31 bond retirement account, the transportation 2003 account (nickel account), the transportation equipment fund, the transportation 32 future funding program account, the transportation 33 improvement account, the transportation improvement board bond retirement 34 35 account, the transportation infrastructure account, the 36 transportation partnership account, the traumatic brain injury account, the tuition recovery trust fund, 37 the University of fund, the University of Washington bond retirement 38 Washington 39 building account, the volunteer firefighters' and reserve officers' 40 relief and pension principal fund, the volunteer firefighters' and Official Print - 17 1439-S2.E AMS ENGR S5663.E

1 reserve officers' administrative fund, the Washington judicial retirement system account, the Washington law enforcement officers' 2 and firefighters' system plan 1 retirement account, the Washington 3 law enforcement officers' and firefighters' system plan 2 retirement 4 account, the Washington public safety employees' plan 2 retirement 5 account, the Washington school employees' retirement system combined 6 7 plan 2 and 3 account, the Washington state health insurance pool account, the Washington state patrol retirement account, the 8 Washington State University building account, the Washington State 9 University bond retirement fund, the 10 water pollution control 11 revolving administration account, the water pollution control revolving fund, the Western Washington University capital projects 12 13 account, the Yakima integrated plan implementation account, the Yakima integrated plan implementation revenue recovery account, and 14 the Yakima integrated plan implementation taxable bond account. 15 Earnings derived from investing balances of the agricultural 16 17 permanent fund, the normal school permanent fund, the permanent common school fund, the scientific permanent fund, the state 18 university permanent fund, and the state reclamation revolving 19 account shall be allocated to their respective beneficiary accounts. 20

(b) Any state agency that has independent authority over accounts or funds not statutorily required to be held in the state treasury that deposits funds into a fund or account in the state treasury pursuant to an agreement with the office of the state treasurer shall receive its proportionate share of earnings based upon each account's or fund's average daily balance for the period.

(5) In conformance with Article II, section 37 of the state
 Constitution, no treasury accounts or funds shall be allocated
 earnings without the specific affirmative directive of this section."

<u>E2SHB 1439</u> - S COMM AMD By Committee on Ways & Means

ADOPTED 3/1/18

On page 1, line 3 of the title, after "practices;" strike the remainder of the title and insert "amending RCW 28A.85.090, 28C.10.050, 28C.10.110, and 28C.10.130; reenacting and amending RCW 43.84.092; adding new sections to chapter 28B.85 RCW; adding new

- 1 sections to chapter 18.16 RCW; adding a new section to chapter 28B.77
- 2 RCW; creating new sections; and prescribing penalties."

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