Senate Bill 1544

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SUMMARY

The following summary is not prepared by the sponsors of the measure and is not a part of the body thereof subject to consideration by the Legislative Assembly. It is an editor's brief statement of the essential features of the measure as introduced.

Requires Higher Education Coordinating Commission to adopt by rule additional minimum standards regarding source of tuition revenue for licensing of career schools and schools authorized to confer degrees.

Establishes penalty for violation of standards as Class B misdemeanor and civil penalty.

A BILL FOR AN ACT
Relating to regulation of post-secondary institutions of education; creating new provisions; and amending ORS 341.455, 345.015, 345.030, 345.330, 345.340, 345.992 and 348.992.

Whereas 314,000 veterans live in Oregon; and
Whereas the Servicemen’s Readjustment Act of 1944 (G.I. Bill) provided tuition and living expenses to veterans for a college or vocational school; and
Whereas the Post-9/11 G.I. Bill included expanded benefits for college and living expenses for veterans who served in Iraq or Afghanistan; and
Whereas the 90/10 rule in the Higher Education Act of 1965 (HEA) was established as a market viability test to protect taxpayers from artificially propping up failing institutions incapable of attracting at least 10 percent of their revenue from a private source; and
Whereas the 90/10 rule in the HEA contains a loophole that excludes Department of Veterans’ Affairs and Department of Defense funds in the cap on federal funds that institutions of higher education otherwise collect; and
Whereas predatory for-profit colleges are incentivized by this 90/10 loophole to aggressively recruit veterans; and
Whereas predatory for-profit colleges have been investigated by federal law enforcement and every state Attorney General in the nation on charges of defrauding veterans; now, therefore,
Be It Enacted by the People of the State of Oregon:

SECTION 1. Section 2 of this 2020 Act is added to and made a part of ORS 345.010 to 345.450.

SECTION 2. (1) As used in this section:
(a) “Annual revenue” means the gross revenue received by each career school during the school’s fiscal year, as reported by the school to the Internal Revenue Service.
(b)(A) “Federal funds” means any federal financial assistance provided through a grant, contract, subsidy, loan, guarantee, insurance or other means to a career school described in subsection (3) of this section, including any federal financial assistance that is disbursed or delivered to a career school on behalf of a student or to a student to be used to attend the school.

NOTE: Matter in boldfaced type in an amended section is new; matter [italic and bracketed] is existing law to be omitted. New sections are in boldfaced type.
(B) “Federal funds” does not include any monthly housing stipend provided under federal law to a veteran.

(c) “Institutional loan” means:

(A) The obligation or alleged obligation of a student to pay money to a career school for course credit or other educational services, regardless of whether the obligation has been reduced to judgment or whether the career school classifies the obligation as a loan; or

(B) A loan or other debt arrangement for course credit or other educational services that is received by a student at a career school and that is made by any entity affiliated with the school.

(d) “Veteran” has the meaning given that term in ORS 408.225.

(2) The Higher Education Coordinating Commission shall adopt by rule minimum standards for the licensing under ORS 345.010 to 345.450 of a career school. The standards adopted under this section apply in addition to the requirements of ORS 345.325 and shall be reasonably calculated to ensure that at least 10 percent of the annual revenue received by each career school comes from a source other than:

(a) Institutional loans; or

(b) Federal funds.

(3) Subsection (2) of this section applies only to a career school that:

(a) Does not qualify as a not-for-profit corporation that is tax exempt under section 501(c)(3) of the Internal Revenue Code;

(b) During the previous academic year received funds to pay for students’ tuition, fees or other institutional charges under Title IV of the Higher Education Act of 1965, as amended;

(c) Charges tuition and mandatory enrollment fees that, for a student enrolled on a full-time basis during the prior enrollment year, exceed the maximum amount of the largest source of federally funded student aid grants, including the federal Pell Grant, as determined by rule by the Higher Education Coordinating Commission; and

(d) Are approved to receive federal funds provided to veterans for educational purposes, as determined by the commission by rule.

SECTION 3. ORS 345.992 is amended to read:

345.992. (1) In addition to any other penalty provided by law, any person who violates any provision of ORS 345.020, 345.030, 345.070, 345.115 or 345.117, or who engages in an unlawful trade practice as defined by ORS 646.608 shall incur a civil penalty for each violation in the amount prescribed by the schedule adopted under ORS 345.995.

(2) A violation of section 2 of this 2020 Act is a Class B misdemeanor. In addition, a person who violates section 2 of this 2020 Act shall incur a civil penalty for each violation in the amount of $5,000.

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SECTION 4. ORS 341.455 is amended to read:

341.455. (1) A community college may give credit for courses or programs taken in a career school. The courses or programs for which credit may be given must meet the standards adopted by the Higher Education Coordinating Commission under ORS 345.325 and section 2 of this 2020 Act, must be taken at a career school domiciled in this state and must be approved for credit by the Director of the Office of Community Colleges and Workforce Development.

(2) A community college board may charge a transcripting fee to a student for courses taken
at a career school and accepted by the community college under subsection (1) of this section. Such
a fee is to be set by the board and is to be consistent with other student fees.

(3) Time spent by students on such courses shall not be considered as clock hours of instruction
in determining full-time equivalency for purposes of ORS 341.626.

SECTION 5. ORS 345.015 is amended to read:
ORS 345.015. ORS 345.010 to 345.450 do not apply to:

(1) Instruction or training solely avocational or recreational in nature or to institutions offering
such education exclusively.

(2) Instruction or training sponsored or offered by a bona fide trade, business, professional or
fraternal organization or by a business primarily for the organization's membership or the business's
employees.

(3) Instruction or training sponsored, offered or contracted by organizations, institutions or
agencies, if the instruction or training is advertised or promoted to be in the nature of professional
self-improvement or personal self-improvement and the instruction or training is not:
(a) Advertised or promoted as leading to or fulfilling the requirements for licensing, certifica-
tion, accreditation or education credentials; or
(b) Leading to an occupation, employment or other activity for which a person may reasonably
expect financial compensation.

(4) Courses offered in hospitals that meet standards prescribed by the American Medical Asso-
ciation or national accrediting associations for nursing.

(5) Courses, instruction or training offered for a limited number of hours, as defined by rule of
the Higher Education Coordinating Commission.

(6) Schools offering only courses of an advanced training or continuing educational nature when
offered solely to licensed practitioners and people previously qualified or employed in the profession
for which a course is being offered.

(7) Courses, instruction or training offered to prepare a student to become certified as a nursing
assistant or a medication aide in compliance with standards prescribed by the Oregon State Board
of Nursing.

(8) Schools that the Higher Education Coordinating Commission:
(a) Determines are adequately regulated by other means that guarantee the school meets the
standards described in ORS 345.325 and section 2 of this 2020 Act; and
(b) As a result of the determination described in paragraph (a) of this subsection, grants an ex-
emption from the licensure requirements of ORS 345.010 to 345.450.

(9) Schools offering only review instruction to prepare a student to take an examination to enter
a profession, where the student has completed prior training related to the profession.

(10) Schools described in ORS 348.597 and, except as provided in ORS 345.017, schools approved
by the Higher Education Coordinating Commission to confer or offer to confer academic degrees
under ORS 348.606.

(11) Any parochial or denominational institution providing instruction or training relating solely
to religion and that does not grant degrees.

SECTION 6. ORS 345.030 is amended to read:
ORS 345.030. (1) A person may not open, conduct or do business as a career school in this state
without obtaining a license under ORS 345.010 to 345.450.

(2) Except as provided in subsection (8) of this section, the Higher Education Coordinating
Commission may issue a license to conduct a career school only after the applicant has presented

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proof satisfactory to the commission that the applicant complies with applicable standards adopted under ORS 345.325 and 670.280 and section 2 of this 2020 Act. For the purpose of this subsection, ORS 670.280 applies to individuals who hold positions of authority or control in the operation of the school and to its faculty members and agents.

(3) A career school licensed in any other state must be licensed in this state before establishing a physical presence in this state such as offices or agents, or both, for the purpose of solicitation of students.

(4) In determining whether to issue a license to a career school, the commission may consider the prior history of the applicant in operating other career schools. The prior history of operating other career schools includes, but is not limited to:

(a) Conduct by the applicant that is cause for a notice of corrective action or for suspension or revocation of a license as provided in ORS 345.120 (3);
(b) Failure to comply with ORS 345.010 to 345.450 or rules adopted under ORS 345.010 to 345.450; and
(c) The history of the applicant in operating career schools in other states.

(5) The commission may not issue a license to or renew the license of a career school until the applicant provides all of the following to the commission:

(a) A financial statement, certified true and accurate and signed by the owner of the school;
(b) Proof of compliance with the tuition protection policy established by the commission pursuant to ORS 345.110; and
(c) Fingerprints of individuals as described in subsection (6) of this section.

(6)(a) Except as provided in paragraph (c) of this subsection, an applicant for an initial issuance of a license or a renewal of a license must provide to the commission the fingerprints of faculty members and agents of the school and individuals who hold positions of authority or control in the operation of the school if the career school will be enrolling or does enroll persons under 18 years of age.
(b) In addition to requirements provided under paragraph (a) of this subsection, the commission may require a career school to provide the fingerprints of any agents of the school who will have contact with persons under 18 years of age on behalf of the career school.
(c) An applicant is not required to provide fingerprints under paragraph (a) or (b) of this subsection if the commission has conducted a state or nationwide criminal records check on the person within the three years preceding the date of the application.
(d) The commission shall request a state or nationwide criminal records check under ORS 181A.195. Fingerprints acquired under this subsection may be used only for the purpose of obtaining a criminal records check under this section.

(7) Notwithstanding ORS 345.325 (10), the commission may issue a notice for corrective action or deny, suspend or revoke a license if the commission finds that an individual who holds a position of authority or control in the operation of the school was convicted of a crime listed in ORS 342.143.

(8) The commission may issue a conditional license to a career school that meets the requirements of subsection (5) of this section but that does not comply with the applicable standards adopted by rule under ORS 345.325 and section 2 of this 2020 Act. A conditional license issued under this subsection is effective for a period prescribed by the commission, which may not exceed 90 days.

(9)(a) Except as provided in paragraph (b) of this subsection, a career school license is nontransferable. The licensee must give 30 days of notice to the commission when transferring
ownership of a career school.

(b) The commission may transfer a career school license or allow the ownership of a career school to transfer with less than 30 days of notice if:

(A) The owner of the school dies, is incapacitated or is incarcerated; or

(B) Other circumstances render the owner unable to operate the career school.

(1) Each career school shall display its license in a prominent place.

SECTION 7. ORS 345.330 is amended to read:

345.330. (1) The Higher Education Coordinating Commission shall appoint a representative advisory committee consisting of 11 members who shall serve for terms of three years ending June 30. Of the membership of the committee:

(a) Seven members shall be persons affiliated with career schools as owners, directors, administrators, instructors or representatives, but not more than one member shall represent an out-of-state career school.

(b) Four members shall be persons who are not eligible under paragraph (a) of this subsection. At least one of these members shall have graduated from a career school.

(2) The advisory committee appointed under subsection (1) of this section shall:

(a) Make recommendations to the commission concerning the need for professional and technical instructional and training facilities, the types of instruction and training needed and by whom these can best be provided.

(b) Recommend standards for career schools as provided in ORS 345.325 and section 2 of this 2020 Act which are consistent with the purposes of such schools.

(c) Investigate and present findings to the commission on the administration and operation of laws relating to career schools. However, the investigations and findings of the advisory committee do not affect the authority of the commission to issue, deny, suspend or revoke the license of any career school.

(d) Consult with the commission in determining the refund schedule under ORS 345.115.

(e) Make recommendations to the commission concerning rules to be adopted by the commission for ORS 345.010 to 345.450 and 345.992 to 345.997.

(3) Members of the advisory committee are entitled to compensation and expenses as provided in ORS 292.495 from funds appropriated to the commission for purposes of administering ORS 345.010 to 345.450.

SECTION 8. ORS 345.340 is amended to read:

345.340. Consistent with the requirements of ORS 345.325 and section 2 of this 2020 Act, the advisory committee shall recommend to the Higher Education Coordinating Commission minimum standards for the operation of career schools. In making its recommendations, the committee shall consider changes in technological, economic and social conditions which affect employment needs, opportunities and skills.

SECTION 9. Section 10 of this 2020 Act is added to and made a part of ORS 348.594 to 348.615.

SECTION 10. (1) As used in this section:

(a) “Annual revenue” means the gross revenue received by each school during the school’s fiscal year, as reported by the school to the Internal Revenue Service.

(b)(A) “Federal funds” means any federal financial assistance provided through a grant, contract, subsidy, loan, guarantee, insurance or other means to a school described in subsection (3) of this section, including any federal financial assistance that is disbursed or de-
livered to a school on behalf of a student or to a student to be used to attend the school.
(B) “Federal funds” does not include any monthly housing stipend provided under federal
law to a veteran.
(c) “Institutional loan” means:
(A) The obligation or alleged obligation of a student to pay money to a school for course
credit or other educational services, regardless of whether the obligation has been reduced
to judgment or whether the school classifies the obligation as a loan; or
(B) A loan or other debt arrangement for course credit or other educational services that
is received by a student at a school and that is made by any entity affiliated with the school.
(d) “Veteran” has the meaning given that term in ORS 408.225.
(2) The Higher Education Coordinating Commission shall adopt by rule minimum stan-
dards for the authorization of school programs under ORS 348.594 to 348.615. The standards
adopted under this section apply in addition to the standards and procedures adopted under
ORS 348.606 and shall be reasonably calculated to ensure that at least 10 percent of the an-
nual revenue received by each school comes from a source other than:
(a) Institutional loans; or
(b) Federal funds.
(3) Subsection (2) of this section applies only to a school that:
(a) Does not qualify as a not-for-profit corporation that is tax exempt under section
501(c)(3) of the Internal Revenue Code;
(b) During the previous academic year received funds to pay for students’ tuition, fees
or other institutional charges under Title IV of the Higher Education Act of 1965, as
amended;
(c) Charges tuition and mandatory enrollment fees that, for a student enrolled on a
full-time basis during the prior enrollment year, exceed the maximum amount of the largest
source of federally funded student aid grants, including the federal Pell Grant, as determined
by rule by the Higher Education Coordinating Commission; and
(d) Are approved to receive federal funds provided to veterans for educational purposes,
as determined by the commission by rule.
SECTION 11. ORS 348.992 is amended to read:
348.992. (1) Violation of any of the provisions of ORS 348.594 to 348.615 by any person individ-
ually or on behalf of an organization or group is a Class B misdemeanor.
(2) In addition to the criminal penalty set forth in subsection (1) of this section, any
person who violates any provision of section 10 of this 2020 Act shall incur a civil penalty for
each violation in the amount of $5,000.