	HF2849 SECOND ENGROSSME	NT	REVISOR	JFK	H2849-2
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	HOUSE (OF RF	EPRESEN'		-
	NINETY-FIRST SESSION			H. F. I	No. 2849
04/23/2019 05/02/2019 05/07/2019 05/09/2019 05/16/2019	The bill was read for the first time and re- Adoption of Report: Amended and re-refi Joint Rule 2.03 has been waived for any s Adoption of Report: Re-referred to the Co Adoption of Report: Placed on the Gener Read for the Second Time Calendar for the Day Read for the Third Time Passed by the House and transmitted to th	ferred to the Co erred to the Cor subsequent com ommittee on Go al Register ne Senate e Senate	mmittee on Ways and Mean nmittee on Rules and Legis unittee action on this bill overnment Operations	lative Administration	
1.1 1.2	relating to higher education	on; providi	ill for an act ng student relief fro	om Argosy Univ	rersity
1.3	closure; requiring a report	t.			
1.4	BE IT ENACTED BY THE L	EGISLATU	URE OF THE STA	TE OF MINNES	SOTA:
1.5	Section 1. RELIEF FOR ST	FUDENTS	S AFFECTED BY	ARGOSY UNI	VERSITY
1.6	CLOSURE.				
1.7 1.8	Subdivision 1. Definitions.	<u>(a) For pu</u>	rposes of this section	on, the terms in th	nis subdivision
1.9	(b) "Argosy" means Argosy	y Education	n Group LLC as we	ell as any parent.	, subsidiary, or
1.10	related organization, or any leg				
1.11	court-appointed receiver.				
1.12	(c) "Argosy University, Tw	vin Cities" 1	means the Argosy	University camp	us located in
1.13	Minnesota that closed on Marc	ch 8, 2019.			
1.14	(d) "Eligible student" mear	ns a student	t who meets the eli	gibility requirem	ients in
1.15	subdivision 2.				
1.16	(e) Unless otherwise specif	ied terms	used in this section	have the meani	ngs given in
1.17	Minnesota Statutes, chapter 13				
1.18	Subd. 2. Eligibility. A stud		ble for assistance u	nder this section	if the student:
1.19	(1) was enrolled at Argosy	University,	, Twin Cities, during	g the academic to	erm that began

1.20 on January 17, 2019, and because of that enrollment:

2.1	(i) was awarded a state grant under Minnesota Statutes, section 136A.121, and, as of
2.2	March 8, 2019, had not received refunds on financial aid in excess of tuition and fees due
2.3	to them as a direct result of actions or omissions by Argosy;
2.4	(ii) was awarded a postsecondary child care grant under Minnesota Statutes, section
2.5	136A.125, and had not received the grant funds by March 8, 2019; or
2.6	(iii) borrowed from the SELF loan program under Minnesota Statutes, sections 136A.15
2.7	to 136A.1701, and had SELF loan disbursements made to Argosy on or after January 1,
2.8	<u>2019; or</u>
2.9	(2) was enrolled at Argosy University, Twin Cities, during the summer or fall terms of
2.10	the 2018-2019 academic year, and because of that enrollment:
2.11	(i) was awarded an Indian scholarship under Minnesota Statutes, section 136A.126, and
2.12	had unresolved problems with refunds or credits of aid as of March 8, 2019;
2.13	(ii) was awarded Minnesota GI Bill educational assistance under Minnesota Statutes,
2.14	section 197.791, and had unresolved problems with refunds or credits of aid as of March
2.15	<u>8, 2019; or</u>
2.16	(iii) borrowed from the SELF loan program under Minnesota Statutes, sections 136A.15
2.17	to 136A.1701, had SELF loan disbursements made to Argosy, and had unresolved problems
2.18	with refunds due to the student or the lender as of March 8, 2019.
2.19	Subd. 3. Authorized actions. (a) Notwithstanding any law to the contrary in Minnesota
2.20	Statutes, chapter 136A, the commissioner may establish procedures sufficient to take the
2.21	following actions, where appropriate, to assist eligible students:
2.22	(1) make payments of state grant refunds in excess of tuition and fees directly to students
2.23	at their last known addresses;
2.24	(2) make payments of postsecondary child care grant awards directly to students at their
2.25	last known addresses;
2.26	(3) reverse disbursements of SELF loans made on or after January 1, 2019;
2.27	(4) reverse disbursements of SELF loans to settle any unresolved refunds due to the
2.28	lender; and
2.29	(5) inform recipients of an Indian scholarship or GI Bill award that they have the option
2.30	to request payments directly and, where applicable, make such payments to the students.
2.31	(b) Any claim the eligible student may have against any legally responsible person or
2.32	entity arising from a SELF loan under Minnesota Statutes, sections 136A.15 to 136A.1701,

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is subrogated to the state if an eligible student accepts a loan disbursement reversal under 3.1 this section. The eligible student must agree in writing to the subrogation interest of the 3.2 3.3 state. The state must pursue all claims arising from a SELF loan made to an eligible student against any legally responsible person or entity, including, but not limited to, Argosy, when 3.4 it is in the best interests of the state. The state's subrogation right is limited to the amount 3.5 of the SELF loan disbursement reversal made under this section. The rights of the state 3.6 under this paragraph are in addition to other available remedies and claims. 3.7 3.8 (c) The commissioner must establish a deadline of no later than October 31, 2019, after which payments to students will no longer be processed. 3.9 3.10 (d) The commissioner shall post to the Office of Higher Education website any procedures and related deadlines established under this section. The commissioner must also provide 3.11 this information in a report to the chairs and ranking minority members of the legislative 3.12 committees with jurisdiction over higher education. 3.13 (e) Procedures established under this subdivision are exempt from Minnesota Statutes, 3.14 chapter 14, and Minnesota Statutes, sections 14.385 and 14.386, do not apply. 3.15 Subd. 4. Report required. By November 30, 2019, the commissioner must report to 3.16 the chairs and ranking minority members of the legislative committees with jurisdiction 3.17 over higher education regarding actions taken under this section. The report must include 3.18 an explanation of: 3.19 (1) the current state of the Argosy closure matter, including any unresolved problems; 3.20 (2) all teach outs, articulation agreements, and transfer options available for students 3.21 affected by the Argosy closure; 3.22 (3) any payments made to eligible students under this section; 3.23 (4) any SELF loan disbursement reversals completed under this section; 3.24 (5) any other action the Office of Higher Education has taken with regard to Argosy; 3.25 and 3.26 (6) suggested legislative action to prevent future school closures and provide additional 3.27 assistance to students affected by school closures. 3.28 Subd. 5. Expiration. This section expires June 30, 2020. 3.29 **EFFECTIVE DATE.** This section is effective the day following final enactment. 3.30