SENATE BILL 5774

State	of Washingt	on	66th Legislature			201	9 Regular	Session	
		_							

By Senators Liias, Palumbo, Mullet, Randall, Wellman, and Darneille

1 AN ACT Relating to student debt relief; adding a new section to 2 chapter 19.52 RCW; adding new chapters to Title 28B RCW; creating a 3 new section; and providing expiration dates.

4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

5 <u>NEW SECTION.</u> Sec. 1. The legislature finds that a postsecondary 6 credential is essential to Washingtonians' ability to attain jobs 7 with good salaries and advancement opportunities, and that meeting the increasing demand for credentialed workers to fill jobs in 8 Washington is essential to the future health of the state's economy. 9 10 legislature finds that the amount of debt that individual The 11 Washingtonians incur in pursuit of postsecondary credentials 12 represents a growing burden on individuals and on the state's economy 13 at large that negatively impacts individuals' ability to obtain a 14 postsecondary credential, as well as their ability to save for 15 retirement, purchase a home, and start a family. The legislature 16 finds that giving Washingtonians new tools to address this burden is 17 necessary to help make higher education more accessible and affordable. 18

<u>NEW SECTION.</u> Sec. 2. The definitions in this section apply
 throughout this chapter unless the context clearly requires
 otherwise.

4 (1) "Council" means the Washington student achievement council.

5 (2) "Income" means salary, wages, interest, dividends, and other 6 earnings that are reportable for federal income tax purposes.

7 (3) "Income share agreement" means an agreement between an 8 individual and any other person under which the individual commits to 9 pay a specified percentage of the individual's future income, for a 10 specified period of time, in exchange for payments to or on behalf of 11 the individual for postsecondary education, workforce development, or 12 similar purposes.

(4) "Income share agreement originator" means a person who for compensation or gain takes an income share agreement application, or offers or negotiates the terms of an income share agreement, or a person who purchases an existing income share agreement. "Income share agreement originator" does not include any individual who performs purely administrative or clerical tasks.

(5) "Program administrator" means a private organization withexperience designing and administering income share agreements.

21 <u>NEW SECTION.</u> Sec. 3. (1) The Washington income share agreement 22 pilot program is created.

(2) The council shall provide administrative support to execute
 the duties and responsibilities provided in this chapter including,
 but not limited to:

26 (a) Imposing reasonable limits on the terms of qualified income27 share agreements;

28 (k

(b) Publicizing the program;

29 (c) Selecting participants for the program;

30 (d) Distributing income share agreement program funds;

31 (e) Contracting with a program administrator for execution of 32 income share agreements;

33 (f) Establishing minimum reporting requirements for income share 34 agreement originators participating in the program;

35 (g) Ensuring transparency in investment decisions and processes;

36 (h) Formulating and adopting all other policies and rules 37 necessary for the efficient administration of the program; (i) Making, executing, and delivering contracts, conveyances, and
 other instruments necessary to the exercise and discharge of its
 powers and duties under this chapter; and

4 (j) Performing all acts necessary and proper to carry out the 5 duties and responsibilities of the program under this chapter.

6 (3) The program administrator may be paid an administrative fee 7 as determined by the council.

8 (4) The council shall establish and manage the income share 9 agreement account into which grants and contributions from private 10 sources may be received as well as state funds, and from which income 11 share agreement funds may be disbursed to participants and payments 12 may be remitted.

13 (5) On a biennial basis beginning July 1, 2020, the council must 14 report to the appropriate committees of the legislature the:

(a) Number of income share agreements currently under contractwith the income share agreement originator;

17 (b) Number of income share agreements by institutions of higher 18 education;

19 (c) Average income share agreement size and rate of commitment of 20 future income by institutions of higher education; and

(d) Total expected lifetime payments from income share agreementsto the income share agreement account.

23 (6) This section expires July 1, 2029.

24 <u>NEW SECTION.</u> Sec. 4. An income share agreement must:

(1) Specify the percentage of future income that the individual
is obligated to pay to the person with whom the individual has
entered into an income share agreement;

(2) Specify the maximum duration of the individual's obligation
under the income share agreement, unless the duration has been
extended under section 6 of this act;

31 (3) Specify that household incomes at or below one hundred 32 percent of the federal poverty line are exempt when determining the 33 individual's income for a given year;

34 (4) Specify that an individual's obligation under an income share 35 agreement may be forgiven if the individual becomes totally and 36 permanently disabled, meaning the individual:

37 (a) Is unable to engage in any substantial gainful activity by 38 reason of any medically determinable physical or mental impairment 39 that: 1

(i) Can be expected to result in death;

2 (ii) Has lasted for a continuous period of not less than sixty 3 months; or

4 (iii) Can be expected to last for a continuous period of not less 5 than sixty months; or

6 (b) Has been determined by the United States secretary of 7 veterans affairs to be unemployable due to a service-connected 8 disability;

9 (5) Specify the terms and conditions by which the individual may 10 extinguish the individual's obligations under the income share 11 agreement before the end of the payment period specified in the 12 income share agreement, based upon the remaining term of the payment 13 period;

14 (6) Make the following disclosures regarding the income share 15 agreement in clear and simple language:

16 (a) The definition of income to be used for the purposes of 17 calculating the individual's obligation;

(b) The percentage of income the individual is committed to paying under the income share agreement and the number of payments required per year;

(c) The duration of the individual's obligations under the income share agreement, including any circumstances under which the duration of the contract may be extended;

24

(d) That the income share agreement is not a debt instrument;

(e) That the amount the individual is required to pay under the income share agreement may be more or less than the payments made to or on behalf of the individual;

(f) That the income share agreement represents the obligation by the individual to pay a specific percentage of the individual's income and does not give the contract holder any rights regarding the individual's actions regarding educational or employment pursuits; and

33 (g) Whether the obligations of the individual under the income 34 share agreement may be extinguished by accelerating payments and any 35 terms under which payment may be accelerated.

36 <u>NEW SECTION.</u> Sec. 5. No individual may enter into an income 37 share agreement if the total percentage of the individual's future 38 income obligated under the income share agreement and any other 1 income share agreement entered into by the individual exceeds fifteen 2 percent of the individual's future income.

3 <u>NEW SECTION.</u> Sec. 6. The duration of the individual's 4 obligations under the income share agreement may be extended for a 5 period of time equal to the time that the individual's annual income 6 is less than the exempt amount established in section 4(3) of this 7 act.

8 <u>NEW SECTION.</u> Sec. 7. In the event of the sale of an income 9 share agreement by the originator of the income share agreement, the 10 buyer of the income share agreement is subject to the requirements of 11 this chapter.

12 NEW SECTION. Sec. 8. The income share agreement account is 13 created in the custody of the state treasurer. All receipts from the 14 income share agreement pilot program must be deposited in the 15 account. Expenditures from the account may be used only for the income share agreement pilot program. Only the executive director of 16 the student achievement council or the executive director's designee 17 18 may authorize expenditures from the account. The account is subject 19 to the allotment procedures under chapter 43.88 RCW, but an appropriation is not required for expenditures. 20

21 <u>NEW SECTION.</u> Sec. 9. Sections 1 through 8 of this act 22 constitute a new chapter in Title 28B RCW.

23 <u>NEW SECTION.</u> Sec. 10. A new section is added to chapter 19.52 24 RCW to read as follows:

This chapter does not apply to income share agreements under chapter 28B.--- RCW (the new chapter created in section 9 of this act).

28 <u>NEW SECTION.</u> Sec. 11. The definitions in this section apply 29 throughout this chapter unless the context clearly requires 30 otherwise.

31 (1) "Council" means the Washington student achievement council.

32 (2) "Financial institution" has the same meaning as in RCW33 7.88.010.

1 (3) "Interest rate buy down incentive" means the use of state 2 funds to enable qualified borrowers to receive below market rate 3 interest rates for the purposes of this chapter.

4 (4) "Loan loss reserve coverage" means partial risk coverage to 5 financial institutions to cover losses on qualified loans according 6 to the terms set forth in the contract between the agency and the 7 financial institution for the purposes of this chapter.

8 (5) "Program" means the Washington student loan refinancing 9 program.

10 (6) "Qualified borrower" means an individual meeting all of the 11 following requirements:

(a) Resident of the state of Washington;

(b) Completion of an associate's, bachelor's, graduate, or professional degree and the receipt of a certificate, diploma, or degree from a trade, career, or technical school; and

16

39

12

(c) Other criteria as deemed appropriate by the council.

17 (7) "Qualified loan" means a loan or a portion of a loan made by a financial institution to a gualified borrower to refinance an 18 existing student loan under the program. A qualified loan made under 19 the program shall carry a contractual interest rate at least one-20 quarter of one percentage point lower than the loan being refinanced, 21 22 and may be made with the interest rates, fees, and other terms and conditions agreed upon by the financial institution and the qualified 23 borrower. Only a loan determined by the financial institution to be 24 25 an educational loan that is nondischargeable in bankruptcy as set forth in 11 U.S.C. Sec. 523 as it existed on January 14, 2019, shall 26 be a qualified loan eligible for financing. 27

28 (8) This section expires July 1, 2029.

29 <u>NEW SECTION.</u> Sec. 12. (1) The Washington student loan 30 refinancing program is created.

31 (2) The program shall be administered by the council. To execute 32 the program the council shall contract with up to five financial 33 institutions. The financial institutions, in consultation with the 34 council, may leverage the interest rate buy down incentive or the 35 loan loss reserve coverage, or some combination thereof, to refinance 36 existing student loans. In administering the program, the council 37 may:

38 (a) Impose reasonable limits on the terms of qualified loans;

(b) Impose reasonable limits on the terms of qualified borrowers;

p. 6

(c) Impose reasonable limits on the use of state funds for the
 marketing on qualified loan products by financial institutions;

3 (d) Establish minimum reporting requirements for financial4 institutions participating in the program;

5 (e) Appoint and use advisory committees and the department of 6 financial institutions as needed to provide program guidance and 7 direction;

8 (f) Formulate and adopt all other policies and rules necessary 9 for the efficient administration of the program;

10 (g) Make, execute, and deliver contracts, conveyances, and other 11 instruments necessary to the exercise and discharge of its powers and 12 duties under this chapter; and

13 (h) Perform all acts necessary and proper to carry out the duties 14 and responsibilities of the program under this chapter.

15 (3) On a biennial basis beginning July 1, 2020, the council must 16 report to the appropriate committees of the legislature the:

17 (a) Number of financial institutions currently under contract18 through the program;

19 (b) Number of qualified student loans successfully refinanced 20 under the program;

21 (c) Qualified borrower requirements established by the council 22 and the financial institutions; and

(d) Estimated total savings by qualified borrowers with qualified loans as defined by the difference between what the student would have paid under the existing loan and what the student would pay when given the option to refinance.

27 (4) This section expires July 1, 2029.

28 <u>NEW SECTION.</u> Sec. 13. Sections 11 and 12 of this act constitute 29 a new chapter in Title 28B RCW.

30 <u>NEW SECTION.</u> Sec. 14. This act may be known and cited as the 31 student loan relief and reform act.

--- END ---

p. 7