FOR AN ACT ENTITLED, An Act to permit South Dakota to participate in a state authorization reciprocity agreement for distance education programing.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:

Section 1. That chapter 13-48 be amended by adding thereto a NEW SECTION to read as follows:

The Board of Regents shall enter into an agreement with the Western Interstate Commission for Higher Education to participate, on behalf of the State of South Dakota, with all other states legally joining in a state authorization reciprocity agreement, if the initial reciprocity agreement conforms substantially to the version of the Western Interstate Commission for Higher Education State Authorization Reciprocity Agreement published on November 1, 2013.

Section 2. That chapter 13-48 be amended by adding thereto a NEW SECTION to read as follows:

The Board of Regents shall, on behalf of the State of South Dakota, authorize institutions under its control to participate in the state authorization reciprocity agreement and to:

(1) Notify in a timely manner the Western Interstate Commission for Higher Education
of the institutions that it has admitted to the reciprocity agreement;

(2) Reauthorize on an annual basis participation by institutions that continue to meet the
requirements of the reciprocity agreement;

(3) Monitor compliance of the institutions with requirements of the reciprocity
agreement regarding institutional quality, consumer protection, and fiscal viability;

(4) Take appropriate action against an institution it authorized if that institution fails to
comply with requirements of the agreement, which action may include an
investigation, citation, suspension, or expulsion from the reciprocity agreement; and

(5) Notify in a timely manner the Western Interstate Commission for Higher Education
of any adverse action taken against an institution related to the reciprocity agreement.

Section 3. That chapter 13-48 be amended by adding thereto a NEW SECTION to read as
follows:

For purposes of section 2 of this Act, an institution may satisfy:

(1) The quality standard through evidence of current accreditation;

(2) The consumer protection standard through evidence that the institution is in fact
providing to current and prospective students and, where required, to the integrated
postsecondary education data system, the information that is required for Title IV
disclosures and reporting; and

(3) The fiscal viability standard through evidence of governmental status or, for a private
institution, through evidence that the United States Department of Education, in its
most recent fiscal year report, assigned the institution a financial responsibility
composite score of 1.5 or greater, or, if, for not more than two consecutive years, the
institution's financial responsibility composite score has been less than 1.5 but at least
1.0, and the Board of Regents determines that the institution's financial condition is
Section 4. That chapter 13-48 be amended by adding thereto a NEW SECTION to read as follows:

The Board of Regents shall promulgate rules, pursuant to chapter 1-26, to accomplish the purposes of sections 1 to 3, inclusive, of this Act. These rules shall provide that the Board of Regents shall accept applications to participate in the state authorization reciprocity agreement from any public or private institution that provides educational programs at physical locations in South Dakota and that has been organized under the laws of the State of South Dakota or under the laws of any tribe located in South Dakota.

Section 5. That chapter 13-48 be amended by adding thereto a NEW SECTION to read as follows:

Any institution admitted to the state authorization reciprocity agreement pursuant to this Act shall agree to cooperate with the Board of Regents by providing the documentation required pursuant to this Act to confirm the institution's continuing eligibility to participate in the reciprocity agreement and by cooperating with investigations and proceedings required pursuant to this Act and the reciprocity agreement.

Section 6. That chapter 13-48 be amended by adding thereto a NEW SECTION to read as follows:

The secretary of state and the attorney general shall provide information requested by the Board of Regents for the purposes of this Act.

Section 7. That chapter 13-48 be amended by adding thereto a NEW SECTION to read as follows:

In connection with the administration of the state authorization reciprocity agreement, the Board of Regents may establish and collect fees from participating institutions to pay necessary
expenses of the board's operation of the program. The board shall retain and apply the fees for those purposes.

Section 8. That § 13-48-34 be amended to read as follows:

13-48-34. The terms used in this chapter mean:

(1) "Accredited" or "accreditation," the status of public recognition that an accrediting agency recognized by the United States Department of Education pursuant to Title IV of the Higher Education Act of 1965 (20 U.S.C. § 1070 et seq.) as amended to January 1, 2012, grants to an institution or educational program that meets the agency's established requirements;

(2) "Complaint," an allegation that a postsecondary institution does not meet the requirements of this chapter; an allegation that a postsecondary institution violated chapter 37-24; or an allegation raised by a student that a postsecondary institution does not meet standards established by the institution's accrediting agency;

(3) "Secretary," the secretary of state;

(4) "Educational program," a program of organized instruction or study beyond secondary education that leads to an academic, professional, or vocational degree, or certificate, or other recognized educational credential;

(5) "Federal student financial assistance programs," federal student financial assistance program authorized by Title IV of the Higher Education Act of 1965 (20 U.S.C. Section 1070 et seq.), as amended to January 1, 2012;

(6) "Postsecondary institution," a person, business entity, nonprofit corporation or government entity that operates educational programs beyond secondary education;

and

(7) "State authorization reciprocity agreement," the reciprocity agreement between the
Board of Regents and the Western Interstate Commission for Higher Education
authorized by this Act.

Section 9. That chapter 13-48 be amended by adding thereto a NEW SECTION to read as
follows:

For the purposes of this chapter, physical location in this state, means the ongoing
occupation of a physical location in South Dakota for instructional purposes or the maintenance
of an administrative office to facilitate instruction. The following activities do not constitute the
use of a physical location in this state: delivering of distance education courses online, through
correspondence or broadcast; advertising; recruiting; contractual arrangements to acquire goods
or services, including educational or examination proctoring services, with institutions or
businesses physically located in South Dakota; courses delivered on military installations by an
accredited institution limited to active and reserve military personnel, dependents of military
personnel, and civilian employees of the military installation; field trips; operation of a server
or other electronic service device; short courses (twenty classroom hours or less, or the
equivalent thereof); courses for which fewer than twenty-five percent of class requirements take
place in a setting where the instructor and students physically meet together; and experiential
learning opportunities, such as a clinical, practicum, residency, or internship, if the offering
institution has already obtained all the necessary professional and licensure approvals necessary
to conduct the learning opportunity in the state, and that only ten students from each institution
are physically present simultaneously at a single field site.