## HB1009\_L.002

## HOUSE COMMITTEE OF REFERENCE AMENDMENT Committee on <u>Education</u>.

HB22-1009 be amended as follows:

1	Amend printed bill, page 2, strike line 11 and substitute "(1) and (3); and
2	<b>add</b> (1.3), (1.5), (1.7), (2.2) and (2.4) as follows:".
3	Page 2, after line 13 insert:
4	"(1) "Department" means the department of education created and
5	existing pursuant to section 24-1-115 "AVERAGE COST PER GRADUATE"
6	MEANS THE TOTAL PROGRAM FUNDING RECEIVED BY A QUALIFIED
7	PROVIDER FOR A COHORT DURING THE TIME PERIOD FROM THE BEGINNING
8	OF THE COHORT THROUGH THE END OF THE COHORT PERIOD DIVIDED BY
9	THE TOTAL NUMBER OF STUDENTS WHO GRADUATED FROM THE COHORT
10	DURING THE COHORT PERIOD.
11	(1.3) "COHORT" MEANS THE GROUP OF STUDENTS WHO ENTER THE
12	PROGRAM DURING A TWELVE-MONTH PERIOD BEGINNING JULY 1 OF EACH
13	YEAR.
14	(1.5) "COHORT PERIOD" MEANS THE TWO-YEAR PERIOD BEGINNING
15	July 1 of the year the cohort begins through June 30 of the
16	SUBSEQUENT STATE FISCAL YEAR.
17	(1.7) "DEPARTMENT" MEANS THE DEPARTMENT OF EDUCATION
18	CREATED AND EXISTING PURSUANT TO SECTION 24-1-115.
19	(2.2) "Graduate" means a student who has successfully
20	COMPLETED ALL OF THE STATE AND QUALIFIED PROVIDER REQUIREMENTS
21	NECESSARY TO OBTAIN A HIGH SCHOOL DIPLOMA.
22	(2.4) "Graduation rate" means the number of graduates
23	FROM A COHORT WHO GRADUATED DURING THE COHORT PERIOD DIVIDED
24	BY THE TOTAL NUMBER OF STUDENTS IN THE COHORT.".
25	Page 2, line 17, strike "(1) and (5)(a) introductory portion;" and substitute
26	"(1), (3)(a), (3)(i), (5)(a) introductory portion, and (7)(a);".
27	Page 2, after line 24 insert:
28	"(3) The criteria necessary to be a qualified provider includes:
29	(a) Experience providing dropout recovery services; as provided
30	in section 22-10.3-102 (4);
31	(i) The ability to provide preparation for industry-recognized
32	credentials OR CREDENTIALS THAT ALIGN WITH THE CAREER
33	DEVELOPMENT SUCCESS PROGRAM'S QUALIFIED PROGRAM LIST PUBLISHED
34	BY THE WORK FORCE DEVELOPMENT COUNCIL PURSUANT TO SECTION

Page 3, after line 13 insert:

22-54-138 (3)(a);".

"(7) (a) (I) The department shall review data from each qualified

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provider to ensure the programs offered by each qualified provider are meeting minimum program performance standards, including, FOR EACH COHORT THAT BEGINS ON OR AFTER JULY 1,2022, a minimum fifty percent high school AVERAGE graduation rate from the qualified provider's programs, calculated one year in arrears AND AN AVERAGE COST PER GRADUATE OF NO MORE THAN SEVEN THOUSAND DOLLARS.

- (II) For purposes of subsection (7)(a)(I) of this section: On July 1, 2022, and on July 1 of each year thereafter, the department shall adjust the amount of the maximum average cost per graduate described in subsection (7)(a)(I) of this section in accordance with the corresponding percentage change in the Denver-Aurora-Lakewood consumer price index, or its applicable successor index, published by the United States department of labor bureau of labor statistics. The department shall publish the adjusted amount on its website no later than July 15 of each year. For each cohort, the applicable maximum average cost per graduate is the amount in effect at the end of the cohort period.
- (A) The high school graduation rate for a qualified provider is determined by dividing the total number of high school graduates for the cohort year by the total number of all students for the cohort year for which the qualified provider has received payments; and
- (B) The qualified provider's cost per graduate is not more than seven thousand dollars, determined by dividing the total payments received by the qualified provider for the cohort year divided by the total number of students earning a high school diploma.".
- Page 3, line 15, strike "portion" and substitute "portion, (1)(d), and (2); and **add** (1)(f), (1)(g), (1)(h), and (3)".
- Page 3, line 20, strike "department:" and substitute "department, BY COHORT:
  - (d) The total number of industry-recognized credentials earned for each tier of funding described in section 22-10.3-103 (5)(a) by eligible students for whom the qualified provider is receiving payments; and
  - (f) THE AVERAGE COST PER GRADUATE FOR THE COHORT FOR WHICH THE COHORT PERIOD ENDED IN THE PRIOR STATE FISCAL YEAR AND UPDATED COST PER GRADUATE INFORMATION FOR ANY OTHER COHORT FOR WHICH THE COHORT PERIOD HAS ENDED BUT A STUDENT FROM THE COHORT ACHIEVED ONE OF THE OUTCOMES DESCRIBED IN SECTION 22-10.3-103 (5)(a) IN THE PRIOR STATE FISCAL YEAR;
  - (g) THE GRADUATION RATE FOR THE COHORT FOR WHICH THE COHORT PERIOD ENDED IN THE PRIOR STATE FISCAL YEAR AND UPDATED

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GRADUATION RATE INFORMATION FOR ANY OTHER COHORT FOR WHICH THE COHORT PERIOD HAS ENDED BUT A STUDENT FROM THE COHORT ACHIEVED ONE OF THE OUTCOMES DESCRIBED IN SECTION 22-10.3-103 (5)(a) IN THE PRIOR STATE FISCAL YEAR; AND

- (h) To the extent available, the demographic information of students enrolled in the qualified provider's program, including age, gender, race, and ethnicity. Providing demographic information is voluntary and a student is not required to provide demographic information to a qualified provider. Each qualified provider shall develop procedures for requesting, completing, and updating students' demographic information.
- (2) On or before October 15 of each year in which program payments were disbursed for the prior state fiscal year, the department shall submit to the education and the business affairs and labor committees of the house of representatives, or any successor committees; and to the education and the business, labor, and technology committees of the senate, or any successor committees, a report listing THAT INCLUDES A LIST OF program qualified providers, and summarizing the information received from qualified providers pursuant to subsection (1) of this section, and other workforce and postsecondary outcomes, including employment and college enrollment.
- (3) ON OR BEFORE OCTOBER 15 OF EACH YEAR IN WHICH PROGRAM PAYMENTS WERE DISBURSED FOR THE PRIOR STATE FISCAL YEAR, THE DEPARTMENT SHALL PUBLISH ON THE DEPARTMENT'S WEBSITE A REPORT OF EACH QUALIFIED PROVIDER'S PROGRAM REPORT FOR EACH INDIVIDUAL COHORT MADE PURSUANT TO SUBSECTION (1) OF THIS SECTION.".
- Page 3, strike lines 21 through 24 and substitute:
- 29 "SECTION 5. In Colorado Revised Statutes, amend 22-10.3-105 as follows:
- **22-10.3-105. Repeal of article.** This article 10.3 is repealed, effective July 1, <del>2022</del> 2027.".

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