Amendment No. 39

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EXPLANATION: Matter in (1) blue bold italics is new language in the original bill; (2) variations of green bold underlining is language proposed to be added in this amendment; (3) red strikethrough is deleted language in the original bill; (4) purple double strikethrough is language proposed to be deleted in this amendment; (5) orange double underlining is deleted language in the original bill proposed to be retained in this amendment.
AN ACT relating to higher education; updating the Western Regional Higher Education Compact; authorizing the Nevada State Commissioners to adopt regulations to carry out the provisions of the Compact and to delegate certain functions; amending the requirements for allocation and forgiveness of stipends provided by the Nevada Office of the Western Interstate Commission for Higher Education; and providing other matters properly relating thereto.

Legislative Counsel’s Digest:

Existing law authorizes the participation of the State of Nevada in the Western Interstate Commission for Higher Education. (Chapter 397 of NRS) Under the terms of the Western Regional Higher Education Compact, Nevada residents may participate in programs that provide financial support to assist them in attending colleges and universities located within the 16 states and territories that are signatories to the Compact.

Sections 1 and 2 of this bill update the Compact to include states and territories that have been added to the Compact after 1969. Section 3 of this bill authorizes the three Nevada State Commissioners to: (1) adopt regulations to carry out the provisions of chapter 397 of NRS (provisions relating to the Western Regional Higher Education Compact); and (2) delegate authority to carry out the provisions of chapter 397 of NRS at a meeting held in accordance with the open meeting law. Section 5 of this bill authorizes the Commissioners to choose and certify applicants for certain programs administered by the Nevada and regional offices of the Commission.

Existing law authorizes the three Nevada State Commissioners to require a person to practice in a medically underserved area to qualify to receive support fees, and allow such a person to qualify for loan forgiveness under certain circumstances. (NRS 397.0617) Section 7 of this bill allows participants seeking education and training in certain medical professions to qualify for loan forgiveness if their practice after graduation serves certain medically underserved “populations” as well as medically underserved “areas” or health professional shortage areas, within the State. Section 7 also modifies and caps the permissible amount of loan forgiveness. Sections 4 and 6-18 of this bill make conforming changes within chapter 397 of NRS.
THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN
SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. Chapter 397 of NRS is hereby amended by adding thereto a new
section to read as follows:

As used in this chapter, “state” means a state, territory or possession of the
United States, the District of Columbia or the Commonwealth of the Northern
Mariana Islands.

Sec. 2. NRS 397.020 is hereby amended to read as follows:

NRS 397.020 The form and contents of such Compact shall be substantially as
provided in this section and the effect of its provisions shall be interpreted and
administered in conformity with the provisions of this chapter:

Western Regional [Higher] Education Compact

The contracting states do hereby agree as follows:

ARTICLE 1

WHEREAS, The future of this Nation and of the Western States is dependent
upon the quality of the education of its youth; and
WHEREAS, Many of the Western States individually do not have sufficient
numbers of potential students to warrant the establishment and maintenance within
their borders of adequate facilities in all of the essential fields of technical,
professional, and graduate training, nor do all the states have the financial ability to
furnish within their borders institutions capable of providing acceptable standards
of training in all of the fields mentioned above; and
WHEREAS, It is believed that the Western States, or groups of such states
within the region, cooperatively can provide acceptable and efficient educational
facilities to meet the needs of the region and of the students thereof;

Now, therefore, the States of Alaska, Arizona, California, Colorado, Hawaii,
Idaho, Montana, Nevada, New Mexico, North Dakota, Oregon, South Dakota,
Utah, Washington [and] Wyoming, and [Hawaii] the Commonwealth of the
Northern Mariana Islands do hereby covenant and agree as follows:

ARTICLE 2

Each of the compacting states pledges to each of the other compacting states
faithful cooperation in carrying out all the purposes of this compact.

ARTICLE 3

The compacting states hereby create the Western Interstate Commission for
Higher Education, hereinafter called the commission. Said commission shall be a
body corporate of each compacting state and an agency thereof. The commission
shall have all the powers and duties set forth herein, including the power to sue and
be sued, and such additional powers as may be conferred upon it by subsequent
action of the respective legislatures of the compacting states.
ARTICLE 4

The commission shall consist of three resident members from each compacting state. At all times one commissioner from each compacting state shall be an educator engaged in the field of higher education in the state from which the commissioner is appointed.

The commissioners from each state shall be appointed by the governor thereof as provided by law in such state. Any commissioner may be removed or suspended from office as provided by the law of the state from which the commissioner shall have been appointed.

The terms of each commissioner shall be four years; provided, however, that the first three commissioners shall be appointed as follows: one for two years, one for three years, and one for four years. Each commissioner shall hold office until his or her successor shall be appointed and qualified. If any office becomes vacant for any reason, the governor shall appoint a commissioner to fill the office for the remainder of the unexpired term.

ARTICLE 5

Any business transacted at any meeting of the commission must be by affirmative vote of a majority of the whole number of compacting states.

One or more commissioners from a majority of the compacting states shall constitute a quorum for the transaction of business.

Each compacting state represented at any meeting of the commission is entitled to one vote.

ARTICLE 6

The commission shall elect from its number a chair and a vice chair, and may appoint, and at its pleasure dismiss or remove, such officers, agents, and employees as may be required to carry out the purpose of this compact; and shall fix and determine their duties, qualifications and compensation, having due regard for the importance of the responsibilities involved.

The commissioners shall serve without compensation, but shall be reimbursed for their actual and necessary expenses from the funds of the commission.

ARTICLE 7

The commission shall adopt a seal and bylaws and shall adopt and promulgate rules and regulations for its management and control.

The commission may elect such committees as it deems necessary for the carrying out of its functions.

The commission shall establish and maintain an office within one of the compacting states for the transaction of its business and may meet at any time, but in any event must meet at least once a year. The chair may call such additional meetings and upon the request of a majority of the commissioners of three or more compacting states shall call additional meetings.

The commission shall submit a budget to the governor of each compacting state at such time and for such period as may be required.

The commission shall, after negotiations with interested institutions, determine the cost of providing the facilities for graduate and professional education for use in its contractual agreements throughout the region.
On or before the fifteenth day of January of each year, the commission shall submit to the governors and legislatures of the compacting states a report of its activities for the preceding calendar year.

The commission shall keep accurate books of account, showing in full its receipts and disbursements, and said books of account shall be open at any reasonable time for inspection by the governor of any compacting state or the designated representative of the governor. The commission shall not be subject to the audit and accounting procedure of any of the compacting states. The commission shall provide for an independent annual audit.

**ARTICLE 8**

It shall be the duty of the commission to enter into such contractual agreements with any institutions in the region offering graduate or professional education and with any of the compacting states as may be required in the judgment of the commission to provide adequate services and facilities of graduate and professional education for the citizens of the respective compacting states. The commission shall first endeavor to provide adequate services and facilities in the fields of dentistry, medicine, public health, and veterinary medicine, and may undertake similar activities in other professional and graduate fields.

For this purpose the commission may enter into contractual agreements:

(a) With the governing authority of any educational institution in the region, or with any compacting state, to provide such graduate or professional educational services upon terms and conditions to be agreed upon between contracting parties, and

(b) With the governing authority of any educational institution in the region or with any compacting state to assist in the placement of graduate or professional students in educational institutions in the region providing the desired services and facilities, upon such terms and conditions as the commission may prescribe.

It shall be the duty of the commission to undertake studies of needs for professional and graduate educational facilities in the region, the resources for meeting such needs, and the long-range effects of the compact on higher education; and from time to time to prepare comprehensive reports on such research for presentation to the Western Governors’ Conference and to the legislatures of the compacting states. In conducting such studies, the commission may confer with any national or regional planning body which may be established. The commission shall draft and recommend to the governors of the various compacting states, uniform legislation dealing with problems of higher education in the region.

For the purposes of this compact the word “region” shall be construed to mean the geographical limits of the several compacting states.

**ARTICLE 9**

The operating costs of the commission shall be apportioned equally among the compacting states.

**ARTICLE 10**

This compact shall become operative and binding immediately as to those states adopting it whenever five or more of the states of Arizona, California, Colorado, Idaho, Montana, Nevada, New Mexico, Oregon, Utah, Washington, Wyoming, Alaska, and Hawaii have duly adopted it prior to July 1, 1953. This compact shall
become effective as to any additional states or territory adopting thereafter at the
time of such adoption.

ARTICLE 11

This compact may be terminated at any time by consent of a majority of the
compacting states. Consent shall be manifested by passage and signature in the
usual manner of legislation expressing such consent by the legislature and governor
of such terminating state. Any state may at any time withdraw from this compact by
means of appropriate legislation to that end. Such withdrawal shall not become
effective until two years after written notice thereof by the governor of the
withdrawing state accompanied by a certified copy of the requisite legislative
action is received by the commission. Such withdrawal shall not relieve the
withdrawing state from its obligations hereunder accruing prior to the effective date
of withdrawal. The withdrawing state may rescind its action of withdrawal at any
time within the two-year period. Thereafter, the withdrawing state may be
reinstated by application to and the approval by a majority vote of the commission.

ARTICLE 12

If any compacting state shall at any time default in the performance of any of its
obligations assumed or imposed in accordance with the provisions of this compact,
all rights, privileges and benefits conferred by this compact or agreements
hereunder, shall be suspended from the effective date of such default as fixed by the
commission.

Unless such default shall be remedied within a period of two years following
the effective date of such default, this compact may be terminated with respect to
such defaulting state by affirmative vote of three-fourths of the other member
states.

Any such defaulting state may be reinstated by: (a) performing all acts and
obligations upon which it has heretofore defaulted, and (b) application to and the
approval by a majority vote of the commission.

Sec. 3. NRS 397.030 is hereby amended to read as follows:

397.030 1. In furtherance of the provisions contained in the Compact, there
must be three Commissioners from the State of Nevada, appointed by the Governor.
2. The qualifications and terms of the three Nevada State Commissioners
must be in accordance with Article 4 of the Compact. A Nevada State
Commissioner shall hold office until his or her successor is appointed and qualified,
but the successor’s term expires 4 years after the legal date of expiration of the term
of his or her predecessor.
3. Any Nevada State Commissioner may be removed from office by the
Governor upon charges and after a hearing.
4. The term of any Nevada State Commissioner who ceases to hold the
required qualifications terminates when a successor is appointed.
5. The three Nevada State Commissioners, acting jointly, may:
   (a) Adopt regulations as necessary to carry out the provisions of this chapter;
   and
   (b) [Delegate] At a meeting held in accordance with the provisions of chapter
241 of NRS, delegate to an officer or employee of the Nevada Office of the
Western Interstate Commission for Higher Education the authority to undertake
any actions authorized or required by the provisions of this chapter except
that any agreement that will be binding on the Commission must be approved by
the Commission.
Sec. 4. NRS 397.0557 is hereby amended to read as follows:

397.0557 The Western Interstate Commission for Higher Education may apply for and accept grants. Upon receipt of sufficient grants, the Commission, or the three Nevada State Commissioners, acting jointly, may enter into binding agreements to purchase additional contract places for Nevada residents in graduate or professional schools within the region. The provisions of NRS 397.060 apply to the selection and certification of applicants to fill any contract place purchased pursuant to this section. The provisions of NRS 397.0615, 397.0645 and 397.0653 do not apply to financial support provided to a participant pursuant to this section. The terms and conditions of repayment, if any, must be set forth fully in a contract between the participant and the grantor.

Sec. 5. NRS 397.060 is hereby amended to read as follows:

397.060 The three Nevada State Commissioners, acting jointly:

1. Shall:
   (a) Choose from among Nevada residents who apply for a program administered by the Nevada Office of the Western Interstate Commission for Higher Education, and have at least 1 year’s residence in this state immediately before applying for the program, those most qualified for contract places; and
   (b) Certify them to receiving institutions or locations at which an applicant will practice his or her profession.

2. Shall choose from among the applicants, for a program administered by the Nevada Office of the Western Interstate Commission for Higher Education, who apply for a support fee of 100 percent stipend for practice in certain professions and locations, and who lack at least 1 year of residence in this State immediately before applying for the program, those most qualified for contract places.

3. Shall review and certify the list of Nevada applicants for programs administered by the Regional Office of the Western Interstate Commission for Higher Education, which list is prepared by the Regional Office.

4. May enter into any reciprocity agreement, including, without limitation, the State Authorization Reciprocity Agreement, for the purpose of authorizing a postsecondary educational institution that is located in another state or territory of the United States to provide distance education to residents of this State if the requirements contained in the agreement for authorizing a postsecondary educational institution that is located in another state or territory of the United States to provide distance education to residents of this State are substantially similar to the requirements for licensure of a postsecondary educational institution by the Commission on Postsecondary Education pursuant to NRS 394.383 to 394.560, inclusive. As used in this subsection, “postsecondary educational institution” has the meaning ascribed to it in NRS 394.099.

Sec. 6. NRS 397.0615 is hereby amended to read as follows:

397.0615 Financial support provided to an applicant who is chosen by the three Nevada State Commissioners to receive such support from the Western Interstate Commission for Higher Education must be provided in the form of a support fee. Except as otherwise provided in NRS 397.0617, 25 percent of the support fee is a loan that the recipient must repay with interest pursuant to NRS 397.063 or 397.064, as appropriate. Seventy-five percent of the support fee is a stipend that the recipient is not required to repay, except as otherwise provided in NRS 397.0653.

Sec. 7. NRS 397.0617 is hereby amended to read as follows:

397.0617 The provisions of this section apply only to support fees received by a participant on or after July 1, 1997.
2. The three Nevada State Commissioners, acting jointly, may require a student participant who is certified to study to practice in a profession which could benefit a health professional shortage area, a medically underserved area or a medically underserved population of this State, as defined by the Office of Rural Health, Office of Statewide Initiatives of the University of Nevada School of Medicine, to practice in such an area or with such a population, or to practice in an area designated by the Secretary of Health and Human Services:

(a) Pursuant to 42 U.S.C. § 254c, as containing a medically underserved population; or

(b) Pursuant to 42 U.S.C. § 254c, as a health professional shortage area, medically underserved area or medically underserved population of this State pursuant to subsection 2 for at least 2 years, the three Nevada State Commissioners, acting jointly, may forgive the portion of the support fee designated as the loan of the person:

(a) One year for each year the participant receives a support fee; or

(b) One year for each 9 months the participant receives a support fee and is enrolled in an accelerated program that provides more than 1 academic year of graduate and professional education in 9 months, but in no case for a period of time more than 2 years.

3. The three Nevada State Commissioners, acting jointly, may forgive the portion of the support fee designated as the stipend of a participant if that participant agrees to practice in a health professional shortage area, a medically underserved area or an area with a medically underserved population of this State pursuant to subsection 2 for at least 2 years, the three Nevada State Commissioners, acting jointly, may forgive the portion of the support fee designated as the loan of the person:

(a) Assess a default charge in an amount not less than three times the portion of the support fee designated as the loan of the person, plus interest; and

(b) Convert the portion of the support fee designated as the stipend into a loan to be repaid in accordance with NRS 397.064 from the first day of the term for which the participant received the support fee.

4. For a participant to qualify for forgiveness pursuant to subsection 3, the participant must complete the relevant practice within 5 years after the completion or termination of the participant’s education, internship or residency for which the participant received the support fee.

5. If a person participant returns to or remains in this State but does not practice in a health professional shortage area, a medically underserved area or an area with a medically underserved population of this State pursuant to subsections 2, 3 and 4, the three Nevada State Commissioners, acting jointly, shall:

(a) Assess a default charge in an amount not less than three times the portion of the support fee designated as the loan of the person, fees, plus interest; and

(b) Convert the portion of the support fee designated as the stipend into a loan to be repaid in accordance with NRS 397.064 from the first day of the term for which the participant received the support fee.

6. As used in this section, a “profession which could benefit a health professional shortage area, a medically underserved area or an area with a medically underserved population of this State” includes, without limitation, dentistry, physical therapy, pharmacy and practicing as a physician assistant licensed pursuant to chapter 630 or 633 of NRS.

Sec. 8. NRS 397.062 is hereby amended to read as follows:

1. There is hereby created an account in the State General Fund entitled the Western Interstate Commission for Higher Education’s Account for [Miscellaneous] Administrative Expenses. Any money received by the three Nevada State Commissioners as the proceeds of any penalty or appropriated or authorized from the State General Fund for the purposes of carrying out the provisions of this chapter must be deposited in this Account.

2. The three Nevada State Commissioners, acting jointly, shall administer the Account and the money in the Account must be used to:
(a) Pay miscellaneous expenses incurred in administering the Western Interstate Commission for Higher Education’s Loan and Stipend Fund; and

(b) Pay expenses incurred in collecting money due the State from a loan or a stipend granted from the Western Interstate Commission for Higher Education’s Loan and Stipend Fund.

3. The money in the Account may be used by the three Nevada State Commissioners, acting jointly, to:

(a) Pay dues to the Western Interstate Commission for Higher Education; and

(b) Pay administrative expenses of the Nevada Office of the Western Interstate Commission for Higher Education.

Sec. 9. NRS 397.063 is hereby amended to read as follows:

397.063 1. All contributions from participants must be accounted for in the Western Interstate Commission for Higher Education’s Loan and Stipend Fund which is hereby created as an enterprise fund.

2. The three Nevada State Commissioners, acting jointly, shall administer the Fund, and the money in the Fund must be used solely to provide:

(a) Loans to; and

(b) Contractual arrangements for educational services and facilities for, residents of Nevada who are certified to attend graduate or professional schools in accordance with the provisions of the Western Regional Higher Education Compact, this chapter.

3. Loans from the Western Interstate Commission for Higher Education’s Loan and Stipend Fund to students classified as continuing students before July 1, 1985, and loans made to students classified as continuing students before July 1, 1985, must be made upon the following terms:

(a) All loans must bear interest at 5 percent per annum from the date when the participant receives the loan.

(b) Each participant receiving a loan must repay the loan with interest following the termination of the participant’s internship in accordance with the following schedule:

(1) Within 5 years for loans which total less than $10,000.

(2) Within 8 years for loans which total $10,000 or more but less than $20,000.

(3) Within 10 years for loans which total $20,000 or more.

(c) No participant’s loan may exceed 50 percent of the student fees for any academic year.

Sec. 10. NRS 397.064 is hereby amended to read as follows:

397.064 1. Loans from the Western Interstate Commission for Higher Education’s Loan and Stipend Fund to students who enter the program on or after July 1, 1985, must be made upon the following terms:

(a) All loans must bear a competitive interest rate, which must be established by the three Nevada State Commissioners, acting jointly, from the first day of the academic term for which the participant received the loan. The three Nevada State Commissioners, acting jointly, may delegate to the Director of the Nevada Office of the Western Interstate Commission for Higher Education the authority to establish the interest rate pursuant to this section.

2. Except as otherwise provided in NRS 397.0617, each participant receiving a loan must repay the loan with interest following the termination of the
[student's] participant's education or completion of the [student's] participant's internship for which the loan is made.

3. The loan must be repaid in monthly installments over the period allowed, as set forth in subsection 4, with the first installment due 1 year after the date of the termination of the [student's] participant's education or the completion of the [student's] participant's internship for which the loan is made. The amounts of the installments may not be less than $50 and may be calculated to allow a smaller payment at the beginning of the repayment period, with each succeeding payment gradually increasing so that the total amount due will have been paid within the period allowed for repayment.

4. The three Nevada State Commissioners, acting jointly, shall, or shall delegate to the Director of the Nevada Office of the Western Interstate Commission for Higher Education the power to, schedule the repayment within the following periods:
   (a) Five years for loans which total less than $10,000.
   (b) Eight years for loans which total $10,000 or more but less than $20,000.
   (c) Ten years for loans which total $20,000 or more.

5. A [student] participant's loan may not exceed 50 percent of the student fees for any academic year.

6. A delinquency charge may be assessed on any installment delinquent 10 days or more in an amount that must be established by the three Nevada State Commissioners, acting jointly. The Nevada State Commissioners, acting jointly, may delegate to the Director of the Nevada Office of the Western Interstate Commission for Higher Education the authority to establish an appropriate delinquency charge pursuant to this subsection.

7. The reasonable costs of collection and [an] attorney’s [fee] fees may be recovered in the event of delinquency.

Sec. 11. NRS 397.0645 is hereby amended to read as follows:

397.0645  1. A [student] participant who receives from the Western Interstate Commission for Higher Education a stipend governed by the provisions of NRS 397.065 or 397.0653 must repay all state contributions for the stipend unless the [student] participant practices, in Nevada, the profession in which [he or she] the participant was certified:
   (a) For 3 years, if the [student] participant entered the program before July 1, 1985;
   (b) For 1 year for each [academic] year the [student] participant receives a stipend, if [he or she] the participant enters the program after June 30, 1985; or
   (c) For 1 year for each 9 months the [student] participant receives a stipend, if [he or she] the participant enters the program after June 30, 1985, and is enrolled in an accelerated program that provides more than 1 academic year of graduate and professional education in 9 months, within 5 years after the completion or termination of the [student's] participant's education, internship or residency for which [he or she] the participant receives the stipend.

2. The three Nevada State Commissioners, acting jointly, may adopt regulations which:
   (a) Reduce the period of required practice for a [person] participant who practices his or her profession in a rural [area, a health professional shortage area, a medically underserved area or an area with a medically underserved population of this state as described in NRS 397.0617, or as an employee of this state] in accordance with NRS 397.0685.
   (b) Extend the time for completing the required practice beyond 5 years for a [person] participant who is granted an extension because of hardship.
3. If the period for the required practice is only partially completed, the Commission three Nevada State Commissioners, acting jointly, may give credit towards repayment of the stipend for the time the [person] participant practiced his or her profession as required.

Sec. 12. NRS 397.065 is hereby amended to read as follows:

397.065 1. The provisions of this section apply only to stipends received by a [student] participant before July 1, 1995.

2. Each [student] participant entering the Western Regional Education Compact program after April 23, 1977, must repay all state contributions for stipends which the [student] participant receives from the Western Interstate Commission for Higher Education unless the [student] participant practices, in Nevada, for the period determined pursuant to NRS 397.0645, the profession in which the [student] participant was certified to study.

3. Stipends granted before July 1, 1985, and stipends granted to [students] participants classified as continuing students before July 1, 1985, must be repaid within the same period established for the repayment of loans in NRS 397.063. Stipends granted before July 1, 1985, and stipends granted to [students] participants entering the program on or after July 1, 1985, must be repaid in the same manner, within the same period and at the same rate of interest established for the repayment of loans in NRS 397.064.

Sec. 13. NRS 397.0653 is hereby amended to read as follows:

397.0653 1. The provisions of this section apply only to stipends received by a [student] participant on or after July 1, 1995.

2. Each [student] participant must repay all stipends which the [student] participant receives from the Western Interstate Commission for Higher Education unless the [student] participant: (a) Practices, in Nevada, for the period determined pursuant to NRS 397.0645, the profession in which he or she was certified to study. (b) Reports his or her practice status annually on forms provided by the Commission. (c) Except as otherwise approved by the Commission, commences his or her practice obligation within 1 year after completion or termination of the education, internship or residency for which the [student] participant received the stipend. (d) Maintains his or her the participant’s permanent residence in the State of Nevada throughout the period of his or her the participant’s practice obligation. For the purposes of this section, a [person] participant who leaves the State for a limited period of time without forming the intent of changing his or her the participant’s permanent residence is not considered to have moved his or her the participant’s residence. (e) Graduates with a degree in the area of study for which the [student] participant received the stipend. (f) Completes his or her the participant’s practice obligation within the period specified in NRS 397.0645.

3. A stipend that must be repaid in accordance with this section must be repaid under the following terms: (a) All stipends must bear interest at 8 percent per annum from the first day of the academic term for which the [student] participant received the support fee. (b) The balance due must be repaid in monthly installments within the following periods:
(1) Five years for stipends which total, including interest, less than $10,000.

(2) Eight years for stipends which total, including interest, $10,000 or more but less than $20,000.

(3) Ten years for stipends which total, including interest, $20,000 or more.

Sec. 14. NRS 397.066 is hereby amended to read as follows:

397.066 The three Nevada State Commissioners, acting jointly, may require:

1. A [student] recipient to acquire, as security for a stipend or [student] loan, insurance on the [student’s] recipient’s life and on the [student’s] recipient’s health or against [his or her] the recipient’s disability, or both.

2. That a financially responsible person agree to be jointly liable with the recipient for the repayment of the [loan or] stipend [or loan].

Sec. 15. NRS 397.067 is hereby amended to read as follows:

397.067 The three Nevada State Commissioners, acting jointly, may, or may delegate to the Director of the Nevada Office of the Western Interstate Commission for Higher Education the power to, require, upon notice to a recipient of a loan, that the recipient repay the balance and any unpaid interest on the loan at once if:

1. An installment is not paid within 30 days after it is due;

2. The recipient fails to notify the three Nevada State Commissioners, within 30 days of:
   (a) A change of name or of the address of the recipient’s home or place of practice; or
   (b) The termination of the recipient’s education or practice or completion of [his or her] the recipient’s internship for which [he or she] the recipient receives the loan; or

3. The recipient fails to comply with any other requirement or perform any other obligation the recipient is required to perform pursuant to any agreement under the program.

Sec. 16. NRS 397.068 is hereby amended to read as follows:

397.068 A recipient of a loan or a stipend under the program of the Western Interstate Compact for Higher Education shall comply with the regulations adopted by the Commission or the three Nevada State Commissioners. If the recipient fails so to comply, the three Nevada State Commissioners, acting jointly, may:

1. For each infraction, impose a fine of not more than $200 against any recipient in any academic [year] or practicing year, and may deny additional money to any [student] participant who fails to pay the fine when due;

2. Increase the portion of any future loan to be repaid by the recipient;

3. Extend the time a recipient is required to practice [his or her] the recipient’s profession to repay [his or her] the recipient’s stipend; and

4. Expel the recipient from the program.

Sec. 17. NRS 397.0685 is hereby amended to read as follows:

397.0685 The three Nevada State Commissioners, acting jointly, may, after receiving a written application stating the reasons therefor, reduce the period of required practice for the repayment of a stipend under NRS 397.0645 if the applicant:

(a) Has had at least 1 continuous year of practice of [his or her] the applicant’s profession in this state, and practices [his or her] the applicant’s profession in a rural [area] area, a health professional shortage area, a medically underserved area or an area with a medically underserved population of this state. The applicant’s practice in the [area] area must be equal to at least half of the total time spent by the applicant in [his or her] the applicant’s professional practice, and not less than 20 hours per week.
(b) Practices [his or her] the applicant’s profession as a full-time employee of
the State of Nevada and has been employed by the State for at least 1 continuous
year immediately before [his or her] the applicant’s application.

2. Any claim as to practice must be verified.

Sec. 18. NRS 397.0695 is hereby amended to read as follows:

397.0695 A [person] participant obligated to repay a [student] loan may, as
determined by the three Nevada State Commissioners, acting jointly, receive credit
towards payment of the loan for professional services provided without
compensation to the State or any of its political subdivisions.

Sec. 19. NRS 353.357 is hereby amended to read as follows:

353.357 1. If the three Nevada State Commissioners on the Western
Interstate Commission for Higher Education, acting jointly, determine that current
claims against the Western Interstate Commission for Higher Education’s Loan
and Stipend Fund [for Student Loans] created pursuant to NRS 397.063 exceed the
amount of money available in the Fund to pay the claims because of a delay in the
receipt of revenue due the Fund, the three Nevada State Commissioners may
request from the Director of the Department of Administration a temporary advance
from the State General Fund to the Western Interstate Commission for Higher
Education’s Loan and Stipend Fund [for Student Loans] for the payment of
authorized expenses.

2. If the Director of the Department of Administration approves a request
made pursuant to subsection 1, the Director shall notify the State Controller and the
Fiscal Analysis Division of the Legislative Counsel Bureau of that approval. The
State Controller shall draw his or her warrant upon receipt of the approval by the
Director of the Department of Administration.

3. An advance from the State General Fund is limited to 50 percent of the
revenue expected to be received by the Western Interstate Commission for Higher
Education’s Loan and Stipend Fund [for Student Loans] in the current fiscal year
from any source other than legislative appropriation.

4. Any money that is temporarily advanced from the State General Fund
pursuant to subsection 2 must be repaid by August 31 following the end of the
fiscal year in which the temporary advance is made.

Sec. 20. The amendatory provisions of sections 8, 9, 10 and 19 of this act
amend, respectively, NRS 397.062, 397.063, 397.064 and 353.357 and, in part,
change the name of the Western Interstate Commission for Higher Education’s
Fund for Student Loans to the Western Interstate Commission for Higher
Education’s Loan and Stipend Fund. Such change to the name of the Fund does not
alter any duty or obligation under those sections, or with regard to the Fund, that is
in existence on or before July 1, 2015.

Sec. 21. This act becomes effective on July 1, 2015.