| State Board of Career Co       | Main Operating Appropriations Bill<br>H.B. 96  |                                   |                                   |
|--------------------------------|--|-----------------------------------|-----------------------------------|
| Executive                      | As Passed By House   | As Passed By Senate               | As Enacted                        |
| SCRCD1 Student Tuition Recover | ery Authority membership changes   |                                   |                                   |
|                                | R.C. 3332.081  | R.C. 3332.081                     | R.C. 3332.081                     |
| No provision.                  | Modifies the General Assembly members of<br>the five-member Student Tuition Recovery<br>Authority by replacing the chairpersons of<br>the House and Senate committees that<br>primarily deal with education with a member<br>each of the Senate and House appointed by<br>the President and Speaker, respectively.<br>Specifies that the General Assembly<br>members are nonvoting members, rather<br>than nonvoting ex officio members as under<br>current law. | Same as the House.                | Same as the House.                |
|                                | Fiscal effect: None.   | Fiscal effect: Same as the House. | Fiscal effect: Same as the House. |

| State Board of Career Colleges and Schools  |   |  | Main Operating Appropriations Bill<br>H.B. 96   |   |
|---|---|--|---|---|
| Executive   | 2   | As Passed By House   | As Passed By Senate   | As Enacted                                    |
| BORCD91   | Contracts with online program manage  | rs   |   |   |
| R.C.  | 1713.03, 1713.032, 3333.0420  | R.C. 1713.03, 1713.032, 3332.22,<br>3333.0420  | R.C. 1713.03, 1713.032, 3332.22,<br>3333.0420   | R.C. 1713.03, 1713.032, 3332.22,<br>3333.0420 |
| Defines a "contractual agreement" as a<br>contract in which a state or private nonprofit<br>institution of higher education grants an<br>unaccredited online program manager input<br>or authority on any of the following: (1)<br>curriculum development, design, or<br>maintenance; (2) student assessment and<br>grading; (3) course assessment; (4)<br>admissions requirements; (5) appointment of<br>faculty; (6) faculty assessment; (7) decision<br>to award course credit or credential; (8)<br>institutional governance. |   | Same as the Executive, but replaces<br>"unaccredited online program manager" with<br>"online program manager" and defines<br>"online program manager" as a for-profit<br>entity in a contractual agreement with a<br>state or private nonprofit institution of<br>higher education to develop or administer<br>curriculum on behalf of the institution for<br>online courses or programs. Replaces the<br>topic in (2) with "student recruitment,<br>assessment, and grading" for private<br>nonprofit institutions and "student<br>instruction" for state institutions and adds<br>"(9) instruction" for private nonprofit<br>institutions. | Replaces the House provision with one that<br>defines "online program manager" as an<br>entity that is not an institution of higher<br>education that enters into an agreement<br>with (1) a private nonprofit institution of<br>higher education, (2) a for-profit career<br>college or school, or (3) a state institution of<br>higher education, to provide marketing and<br>recruitment services and at least one<br>additional service, including course design,<br>technology, or faculty training, to support an<br>online degree program. | 3333.0420<br>Same as the Senate.              |
| education<br>Chancello<br>contractu<br>year. Aut<br>that a sta  | each state institution of higher<br>annually to report to the<br>or of Higher Education each<br>al agreement it entered into in that<br>horizes the Chancellor to request<br>te institution provide the<br>or with all information concerning a | Same as the Executive.   | No provision.   | No provision.                                 |

the agreement.

contractual agreement, including a copy of

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| State Board of Career Colleges and Sc  | Main Operating Appropriations Bill<br>H.B. 96 |   |                     |
|--|---|---|---------------------|
| Executive  | As Passed By House                            | As Passed By Senate   | As Enacted          |
| Permits the Chancellor to require that each<br>state institution submit a contractual<br>agreement to the Chancellor prior to the<br>agreement's execution for a review to ensure<br>compliance with the standards and<br>procedures for academic program review.  | Same as the Executive.                        | No provision.   | No provision.       |
| Requires each state institution to (1)<br>maintain responsibility for and oversight of<br>the academic program as specified in the<br>Chancellor's standards and procedures for<br>academic program approval, (2) ensure each<br>academic program is offered in the manner<br>approved by the Chancellor or formally<br>request approval for a significant change to<br>the previously approved program or approval<br>of a new academic program, and (3) notify<br>students which parties are providing<br>instruction, recruitment, and other services<br>under the agreement. | Same as the Executive.                        | Replaces the Executive provision with one<br>that requires state institutions of higher<br>education, if they enter into a contract with<br>an online program manager, to: (1) ensure<br>the contract is in compliance with relevant<br>program standards and requirements; (2)<br>post on each of their online degree<br>programs' web sites that it utilizes an online<br>program manager for services; and (3)<br>require each online program manager with<br>which they contract to identify itself when<br>providing services to students. | Same as the Senate. |
| Prohibits a state institution from entering a<br>contractual agreement unless the agreement<br>grants the Chancellor the authority to<br>invalidate the agreement if it either was not<br>approved by the Chancellor or is not<br>compliant with the Chancellor's standards<br>and procedures for academic program<br>approval. Requires a state institution to offer<br>each current student remediated instruction<br>at no cost or a full refund If the Chancellor<br>invalidates a contractual agreement.  | Same as the Executive.                        | Replaces the Executive provision with one<br>that prohibits state institutions of higher<br>education from permitting an online program<br>manager to control, make decisions<br>regarding, administer, or disburse student<br>financial aid.   | Same as the Senate. |

| State Board of Career Colleges and Se  | Main Operating Appropriations Bill<br>H.B. 96   |   |                     |
|--|---|---|---------------------|
| Executive  | As Passed By House  | As Passed By Senate   | As Enacted          |
| Requires each private nonprofit institution to<br>disclose on its annual report to the<br>Chancellor any unaccredited online program<br>managers it has contracted with to provide<br>instruction to its students.   | Same as the Executive, but replaces<br>"unaccredited online program manager" with<br>"online program manager" as defined above.   | Replaces the House provision with one that<br>requires each private nonprofit institution to<br>disclose on its annual report to the<br>Chancellor any contract entered with an<br>online program manager.  | Same as the Senate. |
| Requires each private nonprofit institution of<br>higher education annually to report to the<br>Chancellor each contractual agreement it<br>entered into in that year. Authorizes the<br>Chancellor to request that an institution<br>provide the Chancellor with all information<br>concerning a contractual agreement,<br>including a copy of the agreement. Requires<br>a institution that intends to enter into a<br>contractual agreement to submit appropriate<br>documentation to the Chancellor and obtain<br>approval before entering into the agreement.                           | Replaces the Executive provisions for private<br>nonprofit institutions with ones that require<br>those institutions, to the extent practicable,<br>to endeavor to provide the Chancellor a<br>notification of intent at least 30 days before<br>entering into a contractual agreement.<br>Requires, upon entering into a contractual<br>agreement, an institution to immediately<br>send a copy of it to the Chancellor and any<br>other documentation requested by the<br>Chancellor related to ensuring compliance<br>with standards, rules, and laws. | No provision.   | No provision.       |
| Requires each private nonprofit institution to<br>(1) maintain responsibility for and oversight<br>of the academic program as specified in the<br>Chancellor's standards and procedures for<br>academic program approval, (2) ensure each<br>academic program is offered in the manner<br>approved by the Chancellor or formally<br>request approval for a significant change to<br>the previously approved program or approval<br>of a new academic program, and (3) notify<br>students which parties are providing<br>instruction, recruitment, and other services<br>under the agreement. | No provision.   | Replaces the Executive provision with one<br>that requires private nonprofit institutions, if<br>they enter into a contract with an online<br>program manager, to: (1) ensure the contract<br>is in compliance with relevant program<br>standards and requirements; (2) post on<br>each of their online degree programs' web<br>sites that it utilizes an online program<br>manager for services; and (3) require each<br>online program manager with which they<br>contract to identify itself when providing<br>services to students. | Same as the Senate. |

| State Board of Career Colleges and S  | Main Operating Appropriations Bill<br>H.B. 96  |  |                     |
|---|--|--|---------------------|
| Executive   | As Passed By House   | As Passed By Senate  | As Enacted          |
| Prohibits a private nonprofit institution from<br>entering a contractual agreement unless the<br>agreement grants the Chancellor the<br>authority to invalidate the agreement if it<br>either was not approved by the Chancellor or<br>is not compliant with the Chancellor's<br>standards and procedures for academic<br>program approval. Requires an institution to<br>offer each current student remediated<br>instruction at no cost or a full refund If the<br>Chancellor invalidates a contractual<br>agreement. | No provision.  | No provision.  | No provision.       |
| No provision.   | Requires the Chancellor to develop materials<br>regarding the risks inherent in contractual<br>agreements and implementation of such<br>agreements that relate to compliance with<br>standards, rules, and laws regarding program<br>approval, including the consequences of<br>offering an unapproved program. Requires a<br>nonprofit institution to attest to its review of<br>the materials prior to entering into a<br>contractual agreement with an online<br>program manager. | No provision.  | No provision.       |
| No provision.   | Requires a contractual agreement for private<br>nonprofit institutions to include a provision<br>that grants the institution the authority to<br>invalidate the contract if the online program<br>manager does not provide the curricula that<br>align with the institution or school's<br>approved program.   | Replaces the House provision with one that<br>prohibits private nonprofit institutions from<br>permitting an online program manager to<br>control, make decisions regarding,<br>administer, or disburse student financial aid. | Same as the Senate. |

| State Board of Career Colleges and S   | Main Operating Appropriations Bill<br>H.B. 96   |   |                                       |
|--|---|---|---------------------------------------|
| Executive  | As Passed By House  | As Passed By Senate   | As Enacted                            |
| No provision.  | Requires a private nonprofit institution to<br>post on its website that it uses an online<br>program manager. Specifies that contractual<br>agreements for private nonprofit institutions<br>are not subject to the public records law.   | Replaces the House provision with one that<br>exempts a contract between a private<br>nonprofit college and an online program<br>manager from the public records law. | Same as the Senate.                   |
| No provision.  | Requires a for-profit institution that holds a<br>certificate of authorization from the<br>Chancellor to comply with the same<br>provisions as private nonprofit institutions<br>for any program or degree it offers under<br>that approval.  | Same as the House.  | Same as the House.                    |
| No provision.  | Applies, generally, all of the Executive<br>provisions in BORCD91 to for-profit career<br>colleges and schools that hold a certificate of<br>registration from or is authorized to offer a<br>certificate, diploma, or degree under a<br>certificate of authorization issued by the<br>State Board of Career Colleges and Schools<br>(SCR). Replaces the Chancellor with SCR,<br>accordingly, where applicable. | Replaces the House provision with one that,<br>generally, applies all of the Senate provisions<br>in BORCD91 to for-profit career colleges and<br>schools.            | Same as the Senate.                   |
| Fiscal effect: A state institution that enters<br>into a contractual agreement will incur<br>increased administrative costs. | Fiscal effect: Same as the Executive.   | Fiscal effect: Same as the Executive.   | Fiscal effect: Same as the Executive. |

| State Board of Career Colleges and So   | Main Operating Appropriations Bill<br>H.B. 96   |                                  |                                  |  |  |  |  |  |
|---|---|----------------------------------|----------------------------------|--|--|--|--|--|
| Executive   | As Passed By House  | As Passed By Senate              | As Enacted                       |  |  |  |  |  |
| BORCD93 Higher education institution program review   |   |                                  |                                  |  |  |  |  |  |
| R.C. 1713.041, 3333.074   | R.C. 1713.041, 3332.21, 3333.074  | R.C. 1713.041, 3332.21, 3333.074 | R.C. 1713.041, 3332.21, 3333.074 |  |  |  |  |  |
| Requires each state and private nonprofit<br>institution of higher education to annually<br>submit the following information to the<br>Chancellor: the institution's accreditation<br>status, a plan to preserve student records<br>indefinitely in case of closure, the results of<br>any external degree program evaluations<br>that occurred in the last year, and any other<br>information requested by the Chancellor. | Same as the Executive, but requires each<br>private for-profit career college or school to<br>annually submit the same information to the<br>State Board of Career Colleges and Schools<br>(SCR) and the Chancellor.  | Same as the House.               | Same as the House.               |  |  |  |  |  |
| Requires each private nonprofit institution to<br>submit a list of current degree programs<br>offered in Ohio and the latest financial<br>statement for the most recent fiscal year<br>compiled by an independent certified public<br>accountant.   | Same as the Executive, but extends the requirements to each for-profit career college or school.  | Same as the House.               | Same as the House.               |  |  |  |  |  |
| Permits the Chancellor to rescind approval of<br>a program or a private nonprofit institution's<br>authorization if an institution fails to submit<br>the required information.   | Same as the Executive, but authorizes SCR to<br>rescind approval of a for-profit career college<br>or school's program or authorization if a<br>school fails to submit the required<br>information or if SCR and the Chancellor<br>finds that the information submitted is<br>insufficient. | Same as the House.               | Same as the House.               |  |  |  |  |  |

| State Board of Career Colleges and Sc  | Main Operating Appropriations Bill<br>H.B. 96   |  |                        |
|--|---|--|------------------------|
| Executive  | As Passed By House  | As Passed By Senate  | As Enacted             |
| Requires each institution to immediately<br>notify the Chancellor if it is placed on special<br>monitoring status by the federal government<br>or an accrediting organization, receives<br>preliminary or final accreditation findings, is<br>under investigation by a government agency,<br>fails to make specified payments, makes<br>budget revisions resulting in substantially<br>reduced ending fund balance or larger<br>deficit, or becomes aware of significant<br>negative variance between its annual budget<br>and actual revenues or expenses projected at<br>the end of the fiscal year. | Same as the Executive, but extends<br>requirement to each for-profit career college<br>or school to notify SCR and the Chancellor.  | Same as the House.   | Same as the House.     |
| Requires each state institution to notify the<br>Chancellor if it has requested an advance of a<br>state subsidy.  | Same as the Executive.  | Same as the Executive.   | Same as the Executive. |
| Exempts documents submitted to the<br>Chancellor by state and private nonprofit<br>institutions that are related to heightened<br>reporting standards or special monitoring<br>status, accreditation findings, or government<br>agency investigations from public records<br>requests until such time the document is<br>released by the appropriate entity.   | Same as the Executive, but extends<br>exemption to documents submitted to SCR<br>or the Chancellor by for-profit career colleges<br>and schools.  | Same as the House, but applies the exemption to only private nonprofit institutions of higher education. | Same as the House.     |
| Specifies that financial documents submitted<br>to the Chancellor by a private nonprofit<br>institution are not public records.  | Same as the Executive, but additionally<br>specifies that financial documents submitted<br>to SCR or the Chancellor by for-profit career<br>colleges or schools are not public records. | Same as the Executive.   | Same as the House.     |

| State Board of Career Colleges and Schools   |   |  |  |                                   | Main Operating Appropriations Bill<br>H.B. 96 |                                   |                                       |
|--|---|--|--|-----------------------------------|---|-----------------------------------|---------------------------------------|
| Executi  | ive   | As Passed By House   |  |                                   | As Passed By Senate                           |                                   | As Enacted                            |
| Fiscal effect: Provides ODHE greater<br>oversight for institutions that may be in<br>financial distress. State institutions may<br>incur an increase in administrative costs to<br>meet the reporting and notification<br>requirements.  |   | Fiscal effect: Same as the Executive, but also<br>provides SCR with additional oversight of<br>for-profit career colleges or schools.  |  | Fiscal effect: Same as the House. |   | Fiscal effect: Same as the House. |                                       |
| BORCDS   | 94 State and private nonprofit institution  | student re   | cord preservation plans  |                                   |   |                                   |                                       |
| R.C.   | 3345.601, 1713.033  | R.C.   | 3345.601, 1713.033, 3332.17  |                                   | R.C. 3345.601, 1713.033, 3332.17              |                                   | R.C. 3345.601, 1713.033, 3332.17      |
| institut<br>provide<br>preserv   | es each state and private nonprofit<br>ion of higher education to annually<br>e the Chancellor with a plan to<br>ve student records indefinitely if the<br>ion were to close. | private<br>annua<br>studer   | as the Executive, but also requires each<br>e for-profit career college and school to<br>lly provide SCR a plan to preserve<br>at records indefinitely if the college or<br>were to close. |                                   | Same as the House.                            |                                   | Same as the House.                    |
| Authorizes the Chancellor to consult with the<br>Higher Learning Commission, the State Board<br>of Career Colleges and Schools (SCR), and<br>other appropriate entities to establish plans,<br>processes, and procedures for institutions<br>and schools to provide indefinite access to<br>student records. |   | Same as the Executive, but authorizes SCR to<br>consult with the Chancellor, the Higher<br>Learning Commission, and other appropriate<br>entities for the same purpose for private for-<br>profit career colleges and schools. |  | I                                 | Same as the House.                            | Same                              | Same as the House.                    |
|  | effect: Minimal increase in strative costs for state institutions.  | Fiscal   | effect: Same as the Executive.   |                                   | Fiscal effect: Same as the Executive.         |                                   | Fiscal effect: Same as the Executive. |