## As Introduced

134th General Assembly Regular Session 2021-2022

H. B. No. 659

**Representative Ingram** 

## A BILL

To amend sections 3332.031, 3333.046, 4709.05, and	1
4713.07 and to enact section 3314.033 of the	2
Revised Code to require disclosure of the for-	3
profit status of community school operators and	4
post-secondary educational institutions on	5
various promotional materials and contracts for	6
employment.	7

## BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 3332.031, 3333.046, 4709.05, and	8				
4713.07 be amended and section 3314.033 of the Revised Code be	9				
enacted to read as follows:					
Sec. 3314.033. The state board of education shall adopt	11				
rules requiring any community school with a for-profit operator	12				
to disclose on the school's official web site, all promotional					
digital and print media, and contracts for instruction, the fact					
that the community school's operator is a for-profit business.	15				
The disclosure shall be made in a type size as large or larger	16				
than any other text on the school's official web site,	17				
promotional digital and print media, and contract for	18				
instruction, excluding the name of the school, and shall be	19				

presented in a manner reasonably calculated to draw the	20				
attention of the reader. The disclosure shall read as follows:	21				
"(Name of Community School Operator) IS A FOR-PROFIT BUSINESS IN					
THE STATE OF OHIO."					
The state board shall adopt rules requiring promotional	24				
digital and print media for any community school with a for-	25				
profit operator that is published by any person or entity not	26				
affiliated with the community school to include the disclosure:	27				
"A FOR-PROFIT BUSINESS IN THE STATE OF OHIO." The disclosure	28				
shall be made in a type size as large or larger than any other	29				
text in the advertisement.	30				
Sec. 3332.031. The state board of career colleges and	31				
schools shall:	32				
(A) Adopt rules under Chapter 119. of the Revised Code	33				
necessary to carry out its duties and responsibilities under					
this chapter;					
(B) Establish minimum standards for the registration and	36				
operation of private career schools including but not					
necessarily limited to standards to ensure school financial					
stability;	39				
(C) Issue certificates of registration to private career	40				
schools pursuant to division (A) of section 3332.05 of the					
Revised Code;					
(D) Suspend or revoke the certificate of registration of	43				
schools pursuant to sections 3332.09 and 3332.091 of the Revised	44				
Code;					
(E) Establish minimum standards for certificate, diploma,	46				
and degree programs offered by schools;	47				

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(F) Issue program authorization pursuant to divisions (B)	48
and (C) of section 3332.05 of the Revised Code;	49
(G) Suspend or revoke program authorization for schools	50
pursuant to sections 3332.09 and 3332.091 of the Revised Code;	51
(H) Establish minimum standards, including but not	52
necessarily limited to a code of ethics, for agents employed by	53
schools registered under this chapter to reasonably ensure that	54
such agents provide adequate, ethical, and accurate information	55
to prospective students;	56
(I) Grant permits to agents pursuant to sections 3332.10	57
and 3332.11 of the Revised Code;	58
(J) Suspend or revoke an agent's permit pursuant to	59
section 3123.47 or 3332.12 of the Revised Code;	60
(K) Monitor recruitment and admissions practices of	61
schools holding certificates of registration to ensure	62
compliance with this chapter and the rules of the board;	63
(L)(1) Adopt rules requiring all schools to provide all	64
applicant students, prior to their signing enrollment	65
agreements, written information concerning the school's	66
graduation and placement rates for each of the preceding three	67
years and any other information the board deems pertinent.	68
(2) Mont where now initial all achaels to provide any	60
(2) Adopt rules requiring all schools to provide any	69
student or applicant student, prior to the signing of any	70
financial aid, grant, or loan application, written information	71
concerning the obligations of a student obtaining such financial	72
aid, grant, or loan.	73
(3) Upon request, a school shall furnish the board with a	74

copy of all information required by this division. The board

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shall monitor schools to ensure their compliance with this 76 division. 77

(M) Adopt a rule requiring all schools to include, in the 78 enrollment agreement, notice that any problems the student is 79 having with the school, or complaints the student has about the school, may be directed to the board, which notice shall include the telephone number of the executive director of the board;

(N) Report annually to the governor and the general 83 assembly on the activities of the board and private career 84 schools, and make legislative recommendations when necessary to 85 enable the board to better serve the student population and the 86 schools registered under this chapter; 87

(0) Adopt a rule requiring a uniform tuition refund policy for all schools subject to this chapter. In adopting the rule, the board shall consider the tuition refund policies effectuated by state-supported colleges and universities. Each school subject to this chapter shall furnish to each prospective student, prior to the signing of an enrollment agreement, a copy of the tuition refund policy.

(P) Adopt a rule establishing minimum standards for all 95 faculty and instructional staff in all instructional programs at 96 a school. In the case of full-time faculty members employed for 97 degree programs, such standards shall include all of the 98 following: 99

(1) A prohibition against employing on or after July 1, 100 1993, any new full-time faculty member to teach the general 101 study portion of any degree program, unless the person holds a 102 master's degree in the subject matter discipline or holds a 103 master's degree in education with proficiency in the subject 104

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matter discipline demonstrated in accordance with the standards 105 adopted by the board. 106

(2) Except as provided under the standards adopted 107 pursuant to division (P)(3) of this section, a prohibition 108 against employing or reemploying on or after July 1, 1998, any 109 full-time faculty member to teach the general study portion of 110 any degree program, unless the person holds a master's degree in 111 the subject matter discipline or holds a master's degree in 112 education with proficiency in the subject matter discipline 113 demonstrated in accordance with the standards adopted by the 114 board. 115

(3) Standards under which the board, upon written request 116 submitted to the board prior to July 1, 1994, by any school, may 117 exempt the school from the prohibition adopted pursuant to 118 division (P)(2) of this section with regard to any individual 119 full-time faculty member employed by the school who has 120 demonstrated outstanding teaching performance in the general 121 study portion of any degree program at the school for a period 122 of at least six years prior to July 1, 1993. 123

(4) Definitions of "full-time faculty member," "new 124
faculty member," and any other term the board considers 125
necessary to define. 126

(Q) Adopt a rule prohibiting a school or branch campus
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thereof from claiming accreditation from an accrediting agency
in any of its advertising, recruiting, or promotional materials
unless the agency is recognized as an accrediting agency by the
United States department of education.

(R) (1) Adopt rules requiring any for-profit, post-132secondary educational institution registered under section133

3332.05 of the Revised Code to disclose on the institution's	134			
official web site, all promotional digital and print media, and	135			
contracts for instruction, the fact that the institution is a	136			
for-profit business. The disclosure shall be made in a type size	137			
as large or larger than any other text on the institution's	138			
official web site, promotional digital and print media, and	139			
contract for instruction, excluding the name of the institution,	140			
and shall be presented in a manner reasonably calculated to draw	141			
the attention of the reader. The disclosure shall read as	142			
follows: "(Name of Degree-Granting Institution) IS A FOR-PROFIT	143			
BUSINESS IN THE STATE OF OHIO."	144			
(2) Adopt rules requiring promotional digital and print	145			
media for any for-profit private college or university,	146			
seminary, religious institution, or any other institution	147			
registered under section 3332.05 of the Revised Code, published	148			
by any person or entity that is not affiliated with the	149			
institution, to include the disclosure: "A FOR-PROFIT BUSINESS	150			
IN THE STATE OF OHIO." The disclosure required under this	151			
division shall be made in a type size as large or larger than	152			
any other text in the advertisement.				
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Sec. 3333.046. (A) Any institution authorized to grant on	154			
February 20, 2002, baccalaureate or master's degrees, for which	155			
certificates of authorization have been issued under Chapter	156			
1713. of the Revised Code; that is accredited by the appropriate	157			
regional and, when appropriate, professional accrediting 158				

associations within whose jurisdiction it falls; and that is operated by a for-profit corporation shall cease to be subject to any regulation under Chapter 3332. of the Revised Code but shall continue to be subject to the provisions for approval of degree programs set forth in Chapter 1713. of the Revised Code, including approval of any additional associate, baccalaureate, 160

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or master's degree programs offered by the institution. 165 (B) (1) Any institution to which division (A) of this 166 section applies shall disclose on the institution's official web 167 site, all promotional digital and print media, and contracts for 168 instruction, the fact that the institution is a for-profit 169 business. The disclosure shall be made in a type size as large 170 or larger than any other text on the institution's official web 171 site, promotional digital and print media, and contract for 172 instruction, excluding the name of the institution, and shall be 173 presented in a manner reasonably calculated to draw the 174 attention of the reader. The disclosure shall read as follows: 175 "(Name of Degree Granting Institution) IS A FOR-PROFIT BUSINESS 176 IN THE STATE OF OHIO." 177 (2) All promotional digital and print media for any 178 institution under division (A) of this section, published by any 179 person or entity that is not affiliated with the institution, 180 shall include the disclosure: "A FOR-PROFIT BUSINESS IN THE 181 STATE OF OHIO." The disclosure required under this division 182 shall be made in a type size as large or larger than any other 183 text in the advertisement. 184 Sec. 4709.05. In addition to any other duty imposed on the 185

state cosmetology and barber board under this chapter or Chapter 186 4713. of the Revised Code, the board shall do all of the 187 following: 188

(A) Hold regular meetings, at the times and places as it
determines for the purpose of conducting the examinations
required under this chapter, and hold additional meetings for
the transaction of necessary business;

(B) Maintain a record of its proceedings and a register of 193

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persons licensed as barbers. The register shall include each194licensee's name, place of business, residence, and licensure195date and number, and a record of all licenses issued, refused,196renewed, suspended, or revoked. The records are open to public197inspection at all reasonable times.198

(C) Ensure that the practice of barbering is conducted
only in a licensed barber shop, except when the practice of
barbering is performed on a person whose physical or mental
disability prevents that person from going to a licensed barber
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shop;

(D) Conduct or have conducted the examination for 204
applicants to practice as licensed barbers at least four times 205
per year at the times and places the board determines; 206

(E) Adopt rules, in accordance with Chapter 119. of the Revised Code, to administer and enforce this chapter and which cover all of the following:

 Sanitary standards for the operation of barber shops and barber schools that conform to guidelines established by the department of health;

(2) The content of the examination required of an 213 applicant for a barber license. The examination shall include a 214 practical demonstration and a written test, shall relate only to 215 the practice of barbering, and shall require the applicant to 216 demonstrate that the applicant has a thorough knowledge of and 217 competence in the proper techniques in the safe use of chemicals 218 used in the practice of barbering. 219

(3) Continuing education requirements for persons licensed
pursuant to this chapter. The board may impose continuing
education requirements upon a licensee for a violation of this
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determines that the requirements are necessary to preserve the 224 health, safety, or welfare of the public. 225 (4) Requirements for the licensure of barber schools, 226 barber teachers, and assistant barber teachers; 227 (5) Requirements for students of barber schools; 228 229 (6) Any other area the board determines appropriate to administer or enforce this chapter. 230 231 (F) Prior to adopting any rule under this chapter, 232 indicate at a formal hearing the reasons why the rule is necessary as a protection of the persons who use barber services 233 or as an improvement of the professional standing of barbers in 234 this state; 235 (G) Furnish each owner or manager of a barber shop and 236 barber school with a copy of all sanitary rules adopted pursuant 237 to division (E) of this section; 238 (H) Conduct such investigations and inspections of persons 239 and establishments licensed or unlicensed pursuant to this 240 chapter and for that purpose, any member of the board or any of 241 its authorized agents may enter and inspect any place of 242 business of a licensee or a person suspected of violating this 243 chapter or the rules adopted pursuant thereto, during normal 244 business hours; 245 (I) Upon the written request of an applicant and the 246 payment of the appropriate fee, provide to the applicant 247 licensure information concerning the applicant; 248

chapter or the rules adopted pursuant thereto or if the board

(J) (1) Adopt rules requiring any for-profit barber school	249
operated by a person licensed under section 4709.10 of the	250

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Revised Code to disclose on the school's official web site, all	251				
promotional digital and print media, and contracts for	252				
instruction, the fact that the school is a for-profit business.	253				
The disclosure shall be made in a type size as large or larger	254				
than any other text on the school's official web site,	255				
promotional digital and print media, and contract for	256				
instruction, excluding the name of the school, and shall be	257				
presented in a manner reasonably calculated to draw the	258				
attention of the reader. The disclosure shall read as follows:	259				
"(Name of Barber School) IS A FOR-PROFIT BUSINESS IN THE STATE	260				
OF OHIO."	261				
(2) Adopt rules requiring promotional digital and print	262				
media for any for-profit barber school or any other institution	263				
operated by a person licensed under section 4709.10 of the	264				
Revised Code, published by any person or entity that is not	265				
affiliated with the school or institution, to include the	266				
disclosure: "A FOR-PROFIT BUSINESS IN THE STATE OF OHIO." The	267				
disclosure required under this division shall be made in a type	268				
size as large or larger than any other text in the					
advertisement.					
(K) Do all things necessary for the proper administration	271				
and enforcement of this chapter.	272				
Sec. 4713.07. (A) The state cosmetology and barber board	273				
shall do all of the following:	274				
(1) Regulate the practice of cosmetology and all of its	275				
branches in this state;	276				
(2) Trucctingto on increate the still state to the	0.7.7				
(2) Investigate or inspect, when evidence appears to	277				
demonstrate that an individual has violated any provision of	278				
this chapter or any rule adopted pursuant to it, the activities 27					

or premises of a license holder or unlicensed individual;	280				
(3) Adopt rules in accordance with section 4713.08 of the	281				
Revised Code;					
(4) Prescribe and make available application forms to be	283				
used by individuals seeking admission to an examination	284				
conducted under section 4713.24 of the Revised Code or a license	285				
or registration issued under this chapter;	286				
(5) Prescribe and make available application forms to be	287				
used by individuals seeking renewal of a license or registration	288				
issued under this chapter;	289				
(6) Provide a toll-free number and an online service to	290				
receive complaints alleging violations of this chapter or	291				
Chapter 4709. of the Revised Code;	292				
(7) Report to the proper prosecuting officer violations of	293				
section 4713.14 of the Revised Code of which the board is aware;	294				
(8) Submit a written report annually to the governor that	295				
provides all of the following:	296				
(a) A discussion of the conditions in this state of the	297				
branches of cosmetology;	298				
(b) An evaluation of board activities intended to aid or	299				
protect consumers;					
(c) A brief summary of the board's proceedings during the	301				
year the report covers;	302				
(d) A statement of all money that the board received and	303				
expended during the year the report covers.	304				
(9) Keep a record of all of the following:	305				
(a) The board's proceedings;	306				

(b) The name and last known physical address, electronic 307 mail address, and telephone number of each individual issued a 308 license or registration under this chapter; 309 (c) The date and number of each license, permit, and 310 registration that the board issues. 311 (10) Assist ex-offenders and military veterans who hold 312 licenses issued by the board to find employment within salons or 313 other facilities within this state; 314 (11) Require inspectors appointed pursuant to section 315 4713.06 of the Revised Code to conduct inspections of licensed 316 or permitted facilities, including salons and boutique salons, 317 schools of cosmetology, barber schools, barber shops, and 318 tanning facilities, within ninety days of the opening for 319 business of a licensed facility, upon complaints reported to the 320 board, within ninety days after a violation was documented at a 321 facility, and at least once every two years. Any individual, 322 after providing the individual's name and contact information, 323 may report to the board any information the individual may have 324 that appears to show a violation of any provision of this 325 chapter or rule adopted under it or a violation of any provision 326 of Chapter 4709. of the Revised Code or rule adopted by the 327 board pursuant to Chapter 4709. of the Revised Code. In the 328 absence of bad faith, any individual who reports information of 329 that nature or who testifies before the board in any 330 adjudication conducted under Chapter 119. of the Revised Code 331 shall not be liable for damages in a civil action as a result of 332 the report or testimony. For the purpose of inspections, an 333 independent contractor shall be added to the board's records as 334 an individual salon. 335

(12) Supply a copy of the poster created pursuant to

division (B) of section 5502.63 of the Revised Code to each 337 person authorized to operate a salon, school of cosmetology, 338 tanning facility, or other type of facility under this chapter; 339 (13) (a) Adopt rules requiring any for-profit school of 340 cosmetology operated by a person licensed under section 4713.44 341 of the Revised Code to disclose on the school's official web 342 site, all promotional digital and print media, and contracts for 343 instruction, the fact that the school is a for-profit business. 344 The disclosure shall be made in a type size as large or larger 345 than any other text on the school's official web site, 346 promotional digital and print media, and contract for 347 instruction, excluding the name of the school, and shall be 348 presented in a manner reasonably calculated to draw the 349 attention of the reader. The disclosure shall read as follows: 350 "(Name of school) IS A FOR-PROFIT BUSINESS IN THE STATE OF 351 OHIO." 352 (b) Adopt rules requiring promotional digital and print 353 media for any for-profit school of cosmetology or any other 354 institution operated by a person licensed under section 4713.44 355 of the R<u>evised Code, published by any person or entity that is</u> 356 not affiliated with the school or institution, to include the 357 disclosure: "A FOR-PROFIT BUSINESS IN THE STATE OF OHIO." The 358 disclosure required under this division shall be made in a type 359 size as large or larger than any other text in the 360 361 advertisement. 362 (14) All other duties that this chapter imposes on the board. 363

(B) The board may delegate any of the duties listed in364division (A) of this section to the executive director of theboard or to an individual designated by the executive director.366

Sec	tion 2.	That	existin	g sectio	ons 3332	.031,	3333.046,	367
4709.05,	and 471	.3.07 c	of the F	Revised C	Code are	herek	by repealed.	368