1 AN ACT concerning education.

## Be it enacted by the People of the State of Illinois, represented in the General Assembly:

- Section 5. The Private College Act is amended by adding Section 1.5 as follows:
- 6 (110 ILCS 1005/1.5 new)
- Sec. 1.5. Exemption from Act and rules; religious
- 8 institution.
- 9 (a) The purpose of this Section is to allow private
- 10 religious institutions to create and provide post-secondary
- 11 religious education, with the authority to grant degrees,
- 12 <u>without being burdened by secular educational regulations and</u>
- 13 thereby:
- 14 (1) eliminate this State's entanglement with religious
- 15 <u>matter;</u>
- 16 (2) eliminate this State's conflict with religious
- institutions' missions;
- 18 (3) decrease expenses to this State associated with the
- enforcement of secular educational regulations;
- 20 <u>(4) recognize the constitutional liberty of religious</u>
- 21 <u>institutions to direct religious education as they see fit;</u>
- 22 (5) recognize the constitutional liberty of students,
- faculty, and other persons to attend, teach at, or

1	otherwise interact with religious institutions that are
2	<pre>free from government oversight or control;</pre>
3	(6) allow students and their families greater and more
4	affordable educational options;
5	(7) increase commerce in this State by attracting
6	students from other states who wish to obtain religious
7	education; and
8	(8) increase commerce in this State by reducing the
9	number of State residents who leave this State to obtain
10	religious education outside of this State.
11	(b) In this Section:
12	"Religious education" means education in primarily
13	religious subjects. The term may also include secular subjects
14	so long as the education incorporates significant religious or
15	faith-based instruction and is part of a comprehensive
16	educational program to equip the student to integrate his or
17	her religion or faith into his or her career or work.
18	"Religious institution" or "institution" means any
19	Illinois tax-exempt, post-secondary educational institution
20	dedicated, in its articles of incorporation, affidavit under
21	the Religious Corporation Act, charter, or bylaws, to religious
22	education and actually engaged exclusively in religious
23	education. A religious institution may be independent or may
24	operate under the control or supervision of or as an integrated
25	part of any church, denomination, association of religious
26	assemblies, or religious hierarchy.

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(c) A religious institution may file an annual application
with the Board to become exempt from the educational
requirements, standards, or demands under this Act and Part
1030 of Title 23 of the Illinois Administrative Code, and the
Board may annually grant the exemption. The application must
include a \$1,000 application fee and all of the following:
(1) Legal proof that the institution is a

- not-for-profit institution that is owned, controlled, operated, and maintained by a bona fide church or religious denomination and is lawfully operating as a not-for-profit religious corporation pursuant to Illinois law.
- (2) A requirement that the institution may not use the term "university" in its name, but may use the term "college".
- (3) A statement adopted by the institution's organizational body that the offered programs of study are limited to religion, theology, or preparation for a religious vocation that confers status or authority with the religion as ministers or clergy.
- (4) A notarized copy of an affidavit stating that no federal or State funds are used for the institution's programs of study.
- (5) A requirement that the title of the degrees offered by the institution contain a religious modifier, such as Associate of Religious Studies, Bachelor of Religious Studies, or Master of Religious Studies. Degree titles that

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may not be used by the institution include, but are not
limited to, Associate of Arts, Associate of Applied Arts,
Associate of Applied Science, Associate of Science,
Bachelor of Arts, Bachelor of Science, Bachelor of
Education, Bachelor of Divinity, Master of Education,
Master of Arts, Master of Science, Master of Divinity,
Doctor of Philosophy, Doctor of Education, or Doctor of
Divinity.

- (6) A certification by the religious institution that no other non-religious degrees or programs of study are offered at the institution.
- (7) A certification by the religious institution that the following statement shall be included in all promotional, admissions, catalog, and student enrollment materials and any websites or social media accounts of the institution:

"[Name of entity] has received an exemption from the Illinois Board of Higher Education as a religious institution providing religious instruction only. [Name of entity] is not accredited by a body recognized by the U.S. Department of Education or Council for Higher Education Accreditation. Any credentials awarded by [name of entity] are not likely to be recognized by authorized and accredited institutions of higher education, employers, and certification or licensing bodies. Complaints pertaining to the

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1	exemption may be directed to the Illinois Board of
2	Higher Education at www.ibhe.org".
3	(8) A certification by the religious institution that
4	the following statement is prominently disclosed on all
5	transcripts issued by the institution: "This institution
6	is not authorized by the Illinois Board of Higher
7	Education."
8	(9) A certification by the religious institution that
9	it shall use an enrollment agreement provided by the Board
10	that discloses the conditions under this subsection (c).
11	This agreement must outline the institution's process for
12	addressing student complaints. Students must sign and date
13	the enrollment agreement, and copies of the agreement must
14	be kept with the institution's academic records.
15	(10) A requirement that all students sign and date an
16	affidavit stating that the student is not using federal or
17	State educational loan funds to pay for the program of
18	study offered by the institution.
19	(d) In the event that this Section conflicts with any other
20	provisions of this Act or of Part 1030 of Title 23 of the
21	Illinois Administrative Code, this Section shall supersede the
22	other provisions.

Section 10. The Academic Degree Act is amended by changing

Section 11 and by adding Section 11.5 as follows:

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thereby:

1	(110 ILCS 1010/11) (from Ch. 144, par. 241)
2	Sec. 11. Exemptions for nursing school and job training
3	programs. This Act shall not apply to any school or educational
4	institution regulated or approved under the Nurse Practice Act.
5	This Act shall not apply to any of the following:
6	(a) in-training programs by corporations or other business
7	organizations for the training of their personnel;
8	(b) education or other improvement programs by business,
9	trade and similar organizations and associations for the
10	benefit of their members only; or
11	(c) apprentice or other training programs by labor unions.
12	(Source: P.A. 95-639, eff. 10-5-07.)
13	(110 ILCS 1010/11.5 new)
14	Sec. 11.5. Exemption for religious institution.
15	(a) The purpose of this Section is to allow private
16	religious institutions to create and provide post-secondary
17	religious education, with the authority to grant degrees,

20 (1) eliminate this State's entanglement with religious 21 matter;

without being burdened by secular educational regulations and

- 22 (2) eliminate this State's conflict with religious 23 institutions' missions;
- 24 (3) decrease expenses to this State associated with the 25 enforcement of secular educational regulations;

Τ	(4) recognize the constitutional liberty of religious
2	institutions to direct religious education as they see fit;
3	(5) recognize the constitutional liberty of students,
4	faculty, and other persons to attend, teach at, or
5	otherwise interact with religious institutions that are
6	<pre>free from government oversight or control;</pre>
7	(6) allow students and their families greater and more
8	affordable educational options;
9	(7) increase commerce in this State by attracting
10	students from other states who wish to obtain religious
11	education; and
12	(8) increase commerce in this State by reducing the
13	number of State residents who leave this State to obtain
14	religious education outside of this State.
15	(b) In this Section:
16	"Religious education" means education in primarily
17	religious subjects. The term may also include secular subjects
18	so long as the education incorporates significant religious or
19	faith-based instruction and is part of a comprehensive
20	educational program to equip the student to integrate his or
21	her religion or faith into his or her career or work.
22	"Religious institution" or "institution" means any
23	Illinois tax-exempt, post-secondary educational institution
24	dedicated, in its articles of incorporation, affidavit under
25	the Religious Corporation Act, charter, or bylaws, to religious
26	education and actually engaged exclusively in religious

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- (c) A religious institution may file an annual application with the Board to become exempt from the educational requirements, standards, or demands under this Act and Part 1030 of Title 23 of the Illinois Admin<u>istrative Code</u>, and the Board may annually grant the exemption. The application must include a \$1,000 application fee and all of the following:
  - (1) Legal proof that the institution is a not-for-profit institution that is owned, controlled, operated, and maintained by a bona fide church or religious denomination and is lawfully operating as a not-for-profit religious corporation pursuant to Illinois law.
  - (2) A requirement that the institution may not use the term "university" in its name, but may use the term "college".
  - (3) A statement adopted by the institution's organizational body that the offered programs of study are limited to religion, theology, or preparation for a religious vocation that confers status or authority with the religion as ministers or clergy.
  - (4) A notarized copy of an affidavit stating that no federal or State funds are used for the institution's programs of study.

(5) A requirement that the title of the degrees offered
by the institution contain a religious modifier, such as
Associate of Religious Studies, Bachelor of Religious
Studies, or Master of Religious Studies. Degree titles that
may not be used by the institution include, but are not
limited to, Associate of Arts, Associate of Applied Arts,
Associate of Applied Science, Associate of Science,
Bachelor of Arts, Bachelor of Science, Bachelor of
Education, Bachelor of Divinity, Master of Education,
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"[Name of entity] has received an exemption from the Illinois Board of Higher Education as a religious institution providing religious instruction only. [Name of entity] is not accredited by a body recognized by the U.S. Department of Education or Council for Higher Education Accreditation. Any credentials

other provisions.

1	awarded by [name of entity] are not likely to be
2	recognized by authorized and accredited institutions
3	of higher education, employers, and certification or
4	licensing bodies. Complaints pertaining to the
5	exemption may be directed to the Illinois Board of
6	Higher Education at www.ibhe.org".
7	(8) A certification by the religious institution that
8	the following statement is prominently disclosed on all
9	transcripts issued by the institution: "This institution
10	is not authorized by the Illinois Board of Higher
11	Education."
12	(9) A certification by the religious institution that
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14	that discloses the conditions under this subsection (c).
15	This agreement must outline the institution's process for
16	addressing student complaints. Students must sign and date
17	the enrollment agreement, and copies of the agreement must
18	be kept with the institution's academic records.
19	(10) A requirement that all students sign and date an
20	affidavit stating that the student is not using federal or
21	State educational loan funds to pay for the program of
22	study offered by the institution.
23	(d) In the event that this Section conflicts with any other
24	provisions of this Act or of Part 1030 of Title 23 of the
25	Illinois Administrative Code, this Section shall supersede the