CERTIFICATION OF ENROLLMENT

HOUSE BILL 1452

Chapter 114, Laws of 2018

65th Legislature
2018 Regular Session

OPPORTUNITY SCHOLARSHIP PROGRAM

EFFECTIVE DATE: June 7, 2018

Passed by the House March 5, 2018
Yeas 98  Nays 0

FRANK CHOPP
Speaker of the House of Representatives

Passed by the Senate February 27, 2018
Yeas 48  Nays 1

CYRUS HABIB
President of the Senate
Approved March 21, 2018 10:36 AM

CERTIFICATE

I, Bernard Dean, Chief Clerk of the House of Representatives of the State of Washington, do hereby certify that the attached is HOUSE BILL 1452 as passed by House of Representatives and the Senate on the dates hereon set forth.

BERNARD DEAN
Chief Clerk

FILED
March 23, 2018

JAY INSLEE
Governor of the State of Washington

Secretary of State
State of Washington
AN ACT Relating to the opportunity scholarship program; and amending RCW 28B.145.005, 28B.145.010, 28B.145.020, 28B.145.030, 28B.145.040, and 28B.145.090.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

Sec. 1. RCW 28B.145.005 and 2011 1st sp.s. c 13 s 1 are each amended to read as follows:

The legislature finds that, despite increases in degree production, there remain acute shortages in high employer demand programs of study, particularly in the science, technology, engineering, and mathematics (STEM) and health care fields of study. According to the workforce training and education coordinating board, seventeen percent of Washington businesses had difficulty finding job applicants in 2010. Eleven thousand employers did not fill a vacancy because they lacked qualified job applicants. Fifty-nine percent of projected job openings in Washington state from now until 2017 will require some form of postsecondary education and training.

It is the intent of the legislature to provide jobs and opportunity by making Washington the place where the world's most productive companies find the world's most talented people. The legislature intends to accomplish this through the creation of the opportunity scholarship and the opportunity expansion programs to...
help mitigate the impact of tuition increases, increase the number of professional-technical certificates, professional-technical degrees, and baccalaureate degrees in high employer demand and other programs, and invest in programs and students to meet market demands for a knowledge-based economy while filling middle-income jobs with a sufficient supply of skilled workers.

Sec. 2. RCW 28B.145.010 and 2014 c 208 s 1 are each amended to read as follows:

The definitions in this section apply throughout this chapter unless the context clearly requires otherwise.

(1) "Board" means the opportunity scholarship board.
(2) "Council" means the student achievement council.
(3) "Eligible education programs" means high employer demand and other programs of study as determined by the board.
(4) "Eligible expenses" means reasonable expenses associated with the costs of acquiring an education such as tuition, books, equipment, fees, room and board, and other expenses as determined by the program administrator in consultation with the council and the state board for community and technical colleges.
(5) "Eligible student" means a resident student who received his or her high school diploma or high school equivalency certificate as provided in RCW 28B.50.536 in Washington and who:
   (a)(i) Has been accepted at a four-year institution of higher education into an eligible education program leading to a baccalaureate degree; ((or))
   (ii) Will attend a two-year institution of higher education and intends to transfer to an eligible education program at a four-year institution of higher education;
   (iii) Has been accepted at an institution of higher education into a professional-technical degree program in an eligible education program; or
   (iv) Has been accepted at an institution of higher education into a professional-technical certificate program in an eligible education program;
   (b) Declares an intention to obtain a professional-technical certificate, professional-technical degree, or baccalaureate degree; and
(c) Has a family income at or below one hundred twenty-five percent of the state median family income at the time the student applies for an opportunity scholarship.

(6) "High employer demand program of study" has the same meaning as provided in RCW 28B.50.030.

(7) "Participant" means an eligible student who has received a scholarship under the opportunity scholarship program.

(8) "Professional-technical certificate" means a program as approved by the state board for community and technical colleges under RCW 28B.50.090(7)(c), that is offered by an institution of higher education.

(9) "Professional-technical degree" means a program as approved by the state board for community and technical colleges under RCW 28B.50.090(7)(c), that is offered by an institution of higher education.

(10) "Program administrator" means a (college scholarship organization that is a) private nonprofit corporation registered under Title 24 RCW and qualified as a tax-exempt entity under section 501(c)(3) of the federal internal revenue code((, with expertise in managing scholarships and college advising)).

(11) "Resident student" has the same meaning as provided in RCW 28B.15.012.

Sec. 3. RCW 28B.145.020 and 2014 c 208 s 2 are each amended to read as follows:

(1) The opportunity scholarship board is created. The board consists of eleven members:

(a) Six members appointed by the governor. For three of the six appointments, the governor shall consider names from a list provided by the president of the senate and the speaker of the house of representatives; and

(b) Five foundation or business and industry representatives appointed by the governor from among the state's most productive industries such as aerospace, manufacturing, health care, information technology, engineering, agriculture, and others, as well as philanthropy. The foundation or business and industry representatives shall be selected from among nominations provided by the private sector donors to the opportunity scholarship and opportunity expansion programs. However, the governor may request, and the
private sector donors shall provide, an additional list or lists from
which the governor shall select these representatives.

(2) Board members shall hold their offices for a term of four
years from the first day of September and until their successors are
appointed. No more than the terms of two members may expire
simultaneously on the last day of August in any one year.

(3) The members of the board shall elect one of the business and
industry representatives to serve as chair.

(4) Seven members of the board constitute a quorum for the
transaction of business. In case of a vacancy, or when an appointment
is made after the date of expiration of the term, the governor or the
president of the senate or the speaker of the house of
representatives, depending upon which made the initial appointment to
that position, shall fill the vacancy for the remainder of the term
of the board member whose office has become vacant or expired.

(5) The board shall be staffed by ((the)) a program
administrator, under contract with the board and the council.

(6) The purpose of the board is to provide oversight and guidance
for the opportunity expansion and the opportunity scholarship
programs in light of established legislative priorities and to
fulfill the duties and responsibilities under this chapter, including
but not limited to determining eligible education programs for
purposes of the opportunity scholarship program. Duties, exercised
jointly with the program administrator, include soliciting funds and
setting annual fund-raising goals.

(7) The board may report to the governor and the appropriate
committees of the legislature with recommendations as to:

(a) Whether some or all of the scholarships should be changed to
conditional scholarships that must be repaid in the event the
participant does not complete the eligible education program; and

(b) A source or sources of funds for the opportunity expansion
program in addition to the voluntary contributions of the high-
technology research and development tax credit under RCW 82.32.800.

Sec. 4. RCW 28B.145.030 and 2014 c 208 s 3 are each amended to
read as follows:

(1) The program administrator((, under contract with the
council,)) shall staff the board and shall ((have)) provide
administrative support to execute the duties and responsibilities
provided in this chapter, including but not limited to publicizing

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the program, selecting participants for the opportunity scholarship award, distributing opportunity scholarship awards, and achieving the maximum possible rate of return on investment of the accounts in subsection (2) of this section, while ensuring transparency in the investment decisions and processes. Duties, exercised jointly with the board, include soliciting funds and setting annual fund-raising goals. The program administrator shall be paid an administrative fee as determined by the board.

(2) With respect to the opportunity scholarship program, the program administrator shall:

(a) Establish and manage ((two)) three separate accounts into which to receive grants and contributions from private sources as well as state matching funds, and from which to disburse scholarship funds to participants;

(b) Solicit and accept grants and contributions from private sources, via direct payment, pledge agreement, or escrow account, of private sources for deposit into ((one or both of the two)) any of the three specified accounts created in this subsection (2)(b) upon the direction of the donor and in accordance with this subsection (2)(b):

(i) The "scholarship account," whose principal may be invaded, and from which scholarships must be disbursed for baccalaureate programs beginning no later than December 1, 2011, if, by that date, state matching funds in the amount of five million dollars or more have been received. Thereafter, scholarships shall be disbursed on an annual basis beginning no later than May 1, 2012, and every October 1st thereafter;

(ii) The "student support pathways account," whose principal may be invaded, and from which scholarships may be disbursed for professional-technical certificate or degree programs in the fiscal year following appropriations of state matching funds. Thereafter, scholarships shall be disbursed on an annual basis;

(iii) The "endowment account," from which scholarship moneys may be disbursed for baccalaureate programs from earnings only in years when:

(A) The state match has been made into both the scholarship and the endowment account;

(B) The state appropriations for the state need grant under RCW 28B.92.010 meet or exceed state appropriations for the state need grant made in the 2011-2013 biennium, adjusted for inflation, and
eligibility for state need grant recipients is at least seventy percent of state median family income; and

(C) The state has demonstrated progress toward the goal of total per-student funding levels, from state appropriations plus tuition and fees, of at least the sixtieth percentile of total per-student funding at similar public institutions of higher education in the global challenge states, as defined, measured, and reported in RCW 28B.15.068. In any year in which the office of financial management reports that the state has not made progress toward this goal, no new scholarships may be awarded. In any year in which the office of financial management reports that the percentile of total per-student funding is less than the sixtieth percentile and at least five percent less than the prior year, pledges of future grants and contributions may, at the request of the donor, be released and grants and contributions already received refunded to the extent that opportunity scholarship awards already made can be fulfilled from the funds remaining in the endowment account. In fulfilling the requirements of this subsection, the office of financial management shall use resources that facilitate measurement and comparisons of the most recently completed academic year. These resources may include, but are not limited to, the data provided in a uniform dashboard format under RCW 28B.77.090 as the statewide public four-year dashboard and academic year reports prepared by the state board for community and technical colleges;

((iii)) (iv) An amount equal to at least fifty percent of all grants and contributions must be deposited into the scholarship account until such time as twenty million dollars have been deposited into the account, after which time the private donors may designate whether their contributions must be deposited to the scholarship, the student support pathways, or the endowment account. The board and the program administrator must work to maximize private sector contributions to ((both)) the scholarship account, the student support pathways account, and the endowment account, to maintain a robust scholarship program while simultaneously building the endowment, and to determine the division between the ((two)) scholarship, the student support pathways, and the endowment accounts in the case of undesignated grants and contributions, taking into account the need for a long-term funding mechanism and the short-term needs of families and students in Washington. The first five million dollars in state match, as provided in RCW 28B.145.040, shall be
deposited into the scholarship account and thereafter the state match
shall be deposited into the three accounts in equal
proportion to the private funds deposited in each account; and

(v) Once moneys in the opportunity scholarship match
transfer account are subject to an agreement under RCW 28B.145.050(5)
and are deposited in the scholarship account, student support
pathways account, or endowment account under this section, the state
acts in a fiduciary rather than ownership capacity with regard to
those assets. Assets in the scholarship account, student support
pathways account, and endowment account are not considered state
money, common cash, or revenue to the state;

(c) Provide proof of receipt of grants and contributions from
private sources to the council, identifying the amounts received by
name of private source and date, and whether the amounts received
were deposited into the scholarship, the student support pathways, or
the endowment account;

(d) In consultation with the council and the state board for
community and technical colleges, make an assessment of the
reasonable annual eligible expenses associated with eligible
education programs identified by the board;

(e) Determine the dollar difference between tuition fees charged
by institutions of higher education in the 2008-09 academic year and
the academic year for which an opportunity scholarship is being
distributed;

(f) Develop and implement an application, selection, and
notification process for awarding opportunity scholarships;

(g) Determine the annual amount of the opportunity scholarship
for each selected participant. The annual amount shall be at least
one thousand dollars or the amount determined under (e) of this
subsection, but may be increased on an income-based, sliding scale
basis up to the amount necessary to cover all reasonable annual
eligible expenses as assessed pursuant to (d) of this subsection, or
to encourage participation in professional-technical certificate
programs, professional-technical degree programs, or baccalaureate
degree programs identified by the board;

(h) Distribute scholarship funds to selected participants. Once
awarded, and to the extent funds are available for distribution, an
opportunity scholarship shall be automatically renewed as long as the
participant annually submits documentation of filing both a free
application for federal student aid (FAFSA) and for available federal
education tax credits including, but not limited to, the American
opportunity tax credit, or if ineligible to apply for federal student
aid, the participant annually submits documentation of filing a state
financial aid application as approved by the office of student
financial assistance; and until the participant withdraws from or is
no longer attending the program, completes the program, or has taken
the credit or clock hour equivalent of one hundred twenty-five
percent of the published length of time of the participant's program,
whichever occurs first((, and as long as the participant annually
submits documentation of filing both a free application for federal
student aid and for available federal education tax credits,
including but not limited to the American opportunity tax credit));
and

(i) Notify institutions of scholarship recipients who will attend
their institutions and inform them of the terms of the students' eligibility.

(3) With respect to the opportunity expansion program, the
program administrator shall:

(a) Assist the board in developing and implementing an
application, selection, and notification process for making
opportunity expansion awards; and

(b) Solicit and accept grants and contributions from private
sources for opportunity expansion awards.

Sec. 5. RCW 28B.145.040 and 2011 1st sp.s. c 13 s 5 are each
amended to read as follows:

(1) The opportunity scholarship program is established.

(2) The purpose of this scholarship program is to provide
scholarships that will help low and middle-income Washington
residents earn professional-technical certificates, professional-
technical degrees, or baccalaureate degrees in high employer demand
and other programs of study and encourage them to remain in the state
to work. The program must be designed for ((both)) students starting
professional-technical certificate or degree programs, students
starting at two-year institutions of higher education and intending
to transfer to four-year institutions of higher education, and
students starting at four-year institutions of higher education.

(3) The opportunity scholarship board shall determine which
programs of study, including but not limited to high employer demand
programs, are eligible for purposes of the opportunity scholarship.
(4) The source of funds for the program shall be a combination of private grants and contributions and state matching funds. A state match may be earned under this section for private contributions made on or after June 6, 2011. A state match, up to a maximum of fifty million dollars annually, shall be provided beginning the later of January 1, 2014, or January 1st next following the end of the fiscal year in which collections of state retail sales and use tax, state business and occupation tax, and state public utility tax exceed, by ten percent the amounts collected from these tax resources in the fiscal year that ended June 30, 2008, as determined by the department of revenue.

Sec. 6. RCW 28B.145.090 and 2014 c 208 s 4 are each amended to read as follows:

(1) The board may elect to have the state investment board invest the funds in the scholarship account, the student support pathways account, and the endowment account described under RCW 28B.145.030(2)(b). If the board so elects, the state investment board has the full power to invest, reinvest, manage, contract, sell, or exchange investment money in the ((two)) three accounts. All investment and operating costs associated with the investment of money shall be paid under RCW 43.33A.160 and 43.84.160. With the exception of these expenses, the earnings from the investment of the money shall be retained by the accounts.

(2) All investments made by the state investment board shall be made with the exercise of that degree of judgment and care under RCW 43.33A.140 and the investment policy established by the state investment board.

(3) As deemed appropriate by the state investment board, money in the scholarship, student support pathways, and endowment accounts may be commingled for investment with other funds subject to investment by the state investment board.

(4) Members of the state investment board shall not be considered an insurer of the funds or assets and are not liable for any action or inaction.

(5) Members of the state investment board are not liable to the state, to the fund, or to any other person as a result of their activities as members, whether ministerial or discretionary, except for willful dishonesty or intentional violations of law. The state
investment board in its discretion may purchase liability insurance
for members.

(6) The authority to establish all policies relating to the
scholarship account, the student support pathways account, and the
endowment account, other than the investment policies as provided in
subsections (1) through (3) of this section, resides with the board
and program administrator acting in accordance with the principles
set forth in this chapter. With the exception of expenses of the
state investment board in subsection (1) of this section,
disbursements from the scholarship account, the student support
pathways account, and the endowment account shall be made only on the
authorization of the opportunity scholarship board or its designee,
and moneys in the accounts may be spent only for the purposes
specified in this chapter.

(7) The state investment board shall routinely consult and
communicate with the board on the investment policy, earnings of the
accounts, and related needs of the program.

Passed by the House March 5, 2018.
Passed by the Senate February 27, 2018.
Approved by the Governor March 21, 2018.
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