2017 DRAFTING REQUEST

Bill

For:

David Murphy (608) 266-7500

Drafter:

kpleviak

By:

Michael

Secondary Drafters: mgallagh

Date:

12/6/2017

May Contact:

Same as LRB:

Submit via email:

YES

Requester's email: Carbon copy (CC) to: Rep.Murphy@legis.wisconsin.gov mark.kunkel@legis.wisconsin.gov

krista.pleviak@legis.wisconsin.gov

michael.duchek@legis.wisconsin.gov

Pre Topic:

No specific pre topic given

Topic:

Reimbursing nonresident UW and technical college tuition paid by graduates who are employed in Wisconsin after graduation

Instructions:

See attached

Dra	fting	Histo	rv:

Vers.	Drafted	Reviewed	Submitted	<u>Jacketed</u>	Required
/?	mgallagh 12/11/2017	eweiss 12/11/2017			
/P1	kpleviak 12/12/2017		lparisi 12/11/2017		State
/P2	kpleviak 12/12/2017	jdyer 12/12/2017	mbarman 12/12/2017		State
/P3	kpleviak	jdyer	jdyer		State

Vers.	<u>Drafted</u> 12/19/2017	<u>Reviewed</u> 12/13/2017	<u>Submitted</u> 12/13/2017	<u>Jacketed</u>	Required
/P4	kpleviak 1/5/2018	eweiss 12/20/2017	lparisi 12/20/2017		State
/1		jdyer 1/5/2018	mbarman 1/5/2018	mbarman 1/8/2018	State

FE Sent For:

<**END>**

Kunkel, Mark

From:

Rep.Murphy

Sent:

Tuesday, December 05, 2017 10:48 AM

To: Cc: Kunkel, Mark Gallagher, Michael

Subject:

Earned in-state tuition bill draft

Hi Mark,

Representative Murphy would like a p-draft of a new bill based off of LRB-4480/1, with the following changes:

• Replace the role of HEAB in the bill with DWD. - MOVE 20.235 (1) (65) & 39.417 to OWD

- Under section 3, the term "graduation" should be replaced with more specific terminology, due to the fact that "graduation" could include the attainment of graduate degrees, professional degrees, or certificates, or completion of certain non-degree programs. Instead, I recommend using something like:
 - o For UW System, individuals who obtain an associate or baccalaureate degree.
 - o For WTCS, individuals who obtain an associate degree, technical diploma, or successfully complete all requirements of an apprenticeship.
- Also under section 3, we need to add a start date so that individuals who received degrees decades ago aren't eligible for the grant. Something like:
 - o Initial applicability. Grants will be made available to individuals who obtain an eligible degree or complete an eligible apprenticeship after July 1, 2019.
- Strike "reside" and leave only the employed in state criterion for eligibility.
- Could you draft something that would make the grant taxable income? Representative Murphy is interested in what this would look like and how much this might save the state.
- We'd like section 4 replaced with whatever language the Governor/DOA is having LRB draft regarding the \$6.8 million for the workforce talent attraction campaign. Evan Bradtke from the Governor's office will be sending me the language once they get it.

Thanks,

Michael Moscicke

Legislative Assistant
Office of State Representative Dave Murphy
Wisconsin State Assembly
Room 318 North State Capitol
Madison, WI 53708-8953

Phone: +1 608-266-7500

Pleviak, Krista

From:

Kunkel, Mark

Sent:

Wednesday, December 06, 2017 3:17 PM

To: Cc:

Rep.Murphy Pleviak, Krista

Subject:

RE: Earned in-state tuition bill draft

Michael:

Because the program is being moved from HEAB to DWD, Krista Pleviak will take over the drafting, so I'm cc'ing her on the change you want to make below.

--Mark

From: Rep.Murphy

Sent: Wednesday, December 06, 2017 2:50 PM

To: Kunkel, Mark < Mark. Kunkel@legis.wisconsin.gov>

Cc: Gallagher, Michael < Michael. Gallagher@legis.wisconsin.gov>

Subject: RE: Earned in-state tuition bill draft

Hi Mark,

One change, could you retain "reside" instead of striking it as initially requested in my forth bullet point?

Thanks,

Michael Moscicke

Legislative Assistant
Office of State Representative Dave Murphy
Wisconsin State Assembly
Room 318 North State Capitol
Madison, WI 53708-8953

Phone: <u>+1 608-266-7500</u>

From: Rep.Murphy

Sent: Tuesday, December 05, 2017 10:48 AM

To: Kunkel, Mark < Mark.Kunkel@legis.wisconsin.gov >

Cc: Gallagher, Michael < Michael.Gallagher@legis.wisconsin.gov >

Subject: Earned in-state tuition bill draft

Hi Mark,

Representative Murphy would like a p-draft of a new bill based off of LRB-4480/1, with the following changes:

- Replace the role of HEAB in the bill with DWD.
- Under section 3, the term "graduation" should be replaced with more specific terminology, due to the fact that "graduation" could include the attainment of graduate degrees, professional degrees, or certificates, or completion of certain non-degree programs. Instead, I recommend using something like:
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- Also under section 3, we need to add a start date so that individuals who received degrees decades ago aren't eligible for the grant. Something like:
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- Strike "reside" and leave only the employed in state criterion for eligibility.
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Thanks,

Michael Moscicke

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Madison, WI 53708-8953

Phone: +1 608-266-7500



State of Misconsin 2017 - 2018 LEGISLATURE

Thanks!

LRB-4480/1 MDK&MPG:jld&emw

KRP

2017 BILL

4997/P1

Story

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AN ACT to create 20.235 (1) (bg) and 39.417 of the statutes; relating to: grants

for certain University of Wisconsin and technical college graduates who paid

j granting rule-making authority;

nonresident tuition; funding for the Think-Make-Happen initiative and

making appropriations.

Department of Workforce Development

Analysis by the Legislative Reference Bareau

This bill requires the Higher Educational Aids Board to establish a ten-year program for making annual grants to individuals who paid nonresident tuition to and graduated from Wisconsin technical colleges or University of Wisconsin System universities or colleges. To be eligible for the grants, an individual must have continuously resided and been employed in Wisconsin for a period of at least two years after graduation. The bill allows an individual to receive annual grants for no more than five consecutive years in amounts equal to 10 percent of the difference between the total nonresident tuition paid by the individual and the total resident tuition the individual would have paid if the individual had been a resident. If an individual who receives a grant ceases to reside or be employed in Wisconsin, the bill? provides that he or she is not eligible for any additional grants. HEAB must establish requirements and procedures for applying for and making the grants. The bill includes a sunset date that provides that the program no longer applies approximately ten years after the bill's publication. No later than six months prior to that sunset date, the bill requires HEAB to submit a report to the legislature evaluating the success of the program.

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The bill also provides to the Wisconsin Economic Development Corporation an additional \$1,000,000 in fiscal year 2017–18 and \$1,000,000 in fiscal year 2018–19 for the purpose of enhancing the depth and reach of WEDC's Think–Make–Happen initiative.

For further information see the **state** fiscal estimate, which will be printed as an appendix to this bill.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

1	SECTION 1. 20.005 (3) (schedule) of the statutes: at the appropriate place, insert	Constant of the Constant of th
2	the following amounts for the purposes indicated:	
and the second	Workforce development, department of 2017-18 2018-19	7
(3)	20.235 Higher educational aids board	
4	(1) STUDENT SUPPORT ACTIVITIES WORKFORCE DEVELOPMENTS	1280
(5) LC	bg Tuition repayment incentive pro-	3 20
6	gram GPR A 15,000,000 15,000,000	neu n
7 8	SECTION 2. 20,235 (1) (bg) of the statutes is created to read: 20,235 (1) (bg) Tuition repayment incentive program. The amounts in the	No money mon
9	schedule for grants under s. 39.417 (2). This paragraph does not apply after the first	
10	day of the 120th month beginning after the effective date of this paragraph [LRB	
(11)	inserts date , except moneys encumbered (106.45) before that date	(9)
(12) (13)	SECTION 3. 39.417 of the statutes is created to read: 39.417 Tuition repayment incentive program. (1) In this section, "eligible	
14	institution" means a college campus, as defined in s. 36.05 (6m), or university, as	,
(15)	defined in s. 36.05 (13), within the University of Wisconsin System or a technical	
16	college within the technical college system.	
	1 (INSERT 2-16) Institution	

LRB-4480/1

BILL

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20.192 (1) (a) of the statutes in each fiscal year of the 2017-19 fiscal biennium for the
purpose of enhancing the depth and reach of the Wisconsin Economic Development
Corporation's unified messaging campaign entitled "Think-Make-Happen."

(b) Notwithstanding section 20.192 (1) (a) of the statutes, the expenditures authorized under paragraph (a) may be made regardless of whether the balance of the appropriation under section 20.192 (1) (r) of the statutes is \$0.

(END)

2015-2016 DRAFTING INSERT FROM THE LEGISLATIVE REFERENCE BUREAU

	g an individual who affended INSERT 2-13:
1	INSERT 2-13:
2	(a) "Complete an educational program" means one of the following:
(3)	1. For a technical college, to obtain an associate degree or technical diploma or
4	successfully complete all the requirements of an apprenticeship at the technical
5	college.
6	2. For a University of Wisconsin institution, to obtain an associate or bachelor's
7	degree at the institution.
8	INSERT 2-16:
9	(c) "University of Wisconsin institution" means a college campus, as defined in
10	s. 36.05 (6m), or a university, as defined in s. 36.05 (13).

Pleviak, Krista

From:

Rep.Murphy

Sent:

Tuesday, December 12, 2017 9:47 AM

To:

Pleviak, Krista

Subject:

RE: Draft review: LRB -4997/P1

Let's go with a P2. I'm going to run the draft by the other offices we're working with on it.

Thanks, Michael

From: Pleviak, Krista

Sent: Tuesday, December 12, 2017 9:28 AM

To: Rep.Murphy < Rep.Murphy@legis.wisconsin.gov>

Subject: RE: Draft review: LRB -4997/P1

Yes, I noticed those errors after the draft went out. Sorry about that!

Would you like a P2 or an introducible version?

Krista R. Pleviak

Legislative Attorney
Wisconsin Legislative Reference Bureau
P.O. Box 2037
Madison, WI 53701-2037
(608) 266 - 7290
krista.pleviak@legis.wisconsin.gov

From: Rep.Murphy

Sent: Tuesday, December 12, 2017 9:13 AM

To: Pleviak, Krista < Krista. Pleviak@legis.wisconsin.gov>

Subject: FW: Draft review: LRB -4997/P1

The draft looks great Kristal

The \$15 million GPR appropriation for each year is good.

Just one change, could you delete the reference to "Think-Make-Happen" on page 1 line 3 and in the analysis at the bottom of page 1 and the top of page 2?

Thanks,

Michael Moscicke

Legislative Assistant
Office of State Representative Dave Murphy
Wisconsin State Assembly
Room 318 North State Capitol
Madison, WI 53708-8953

Phone: +1 608-266-7500



State of Misconsin 2017 - 2018 LEGISLATURE

LRB-4997(P1) KRP:jld&emw

TODAY

PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION





An Acti

AN ACT to create 20.445 (1) (c) and 106.45 of the statutes; relating to: grants

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for certain University of Wisconsin and technical college graduates who paid nonresident tuition; funding for the Think-Make-Happen initiative; granting

rule-making authority; and making appropriations.



This bill requires the Department of Workforce Development to establish a ten-year program for making annual grants to individuals who paid nonresident tuition to and graduated from Wisconsin technical colleges or University of Wisconsin System universities or colleges. To be eligible for the grants, an individual must have continuously resided and been employed in Wisconsin for a period of at least two years after graduation. The bill allows an individual to receive annual grants for no more than five consecutive years in amounts equal to 10 percent of the difference between the total nonresident tuition paid by the individual and the total resident tuition the individual would have paid if the individual had been a resident. If an individual who receives a grant ceases to reside or be employed in Wisconsin, the bill provides that the individual is not eligible for any additional grants. DWD must promulgate rules establishing requirements and procedures for applying for and making the grants. The bill includes a sunset date that provides that DWD may not award a grant approximately ten years after the bill's publication. No later than six months prior to that sunset date, the bill requires DWD to submit a report to the legislature evaluating the success of the program.

The bill also provides to the Wisconsin Economic Development Corporation an additional \$1,000,000 in fiscal year 2017-18 and \$1,000,000 in fiscal year 2018-19

for the purpose of enhancing the depth and reach of WEDC's Think-Make-Happen initiative.

For further information see the *state* fiscal estimate, which will be printed as an appendix to this bill.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. 20.005 (3) (schedule) of the statutes: at the appropriate place, insert the following amounts for the purposes indicated:

2017-18 2018-19

20.445 Workforce development, department of

- 4 (1) Workforce Development
 - (c) Tuition repayment incentive pro-

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****NOTE: The bill appropriates general purpose revenues (GPR) for the grant program. Please let me know how much GPR you want to appropriate each fiscal year.

Section 2. 20.445 (1) (c) of the statutes is created to read:

20.445 (1) (c) Tuition repayment incentive program. The amounts in the schedule for grants under s. 106.45 (2). No money may be expended from the appropriation under this paragraph after the first day of the 120th month beginning after the effective date of this paragraph [LRB inserts date], except moneys encumbered before that date.

Section 3. 106.45 of the statutes is created to read:

106.45 Tuition repayment incentive program. (1) In this section:

(a) "Complete an educational program" means one of the following:

 $\mathbf{2}$

- 1. For an individual who attended a technical college, to obtain an associate degree or technical diploma or successfully complete all the requirements of an apprenticeship at the technical college.
- 2. For an individual who attended a University of Wisconsin institution, to obtain an associate or bachelor's degree at the institution.
- (b) "Eligible institution" means a University of Wisconsin institution or a technical college within the technical college system.
- (c) "University of Wisconsin institution" means a college campus, as defined in s. 36.05 (6m), or a university, as defined in s. 36.05 (13).
- (2) The department shall establish a program for making annual grants from the appropriation under s. 20.445 (1) (c) in amounts specified in sub. (3) to individuals who paid nonresident tuition to eligible institutions, completed educational programs at those institutions after July 1, 2019, and have continuously resided and been employed in this state for a period of at least 2 years after completion of those programs. An individual is eligible for an annual grant under this subsection for not more than 5 consecutive years. If an individual who receives an annual grant under this subsection ceases to reside or be employed in this state, the individual is not eligible for any additional grant under this subsection.
- (3) The amount of an annual grant to an individual under sub. (2) is equal to 10 percent of the difference between the total amount of nonresident tuition the individual paid to an eligible institution and the total amount of resident tuition the individual would have paid to the eligible institution if the individual had been a resident.

(4) The department shall promulgate rules establishing requirements and
procedures for applying for and making grants under the program established under
sub. (2).
(5) No later than the first day of the 114th month beginning after the effective

- (5) No later than the first day of the 114th month beginning after the effective date of this subsection [LRB inserts date], the department shall submit to the standing committees of the legislature with jurisdiction over higher education matters a report under s. 13.172 (3) that evaluates the success of the program established under sub. (2).
- (6) The department may not award a grant under sub. (2) after the first day of the 120th month beginning after the effective date of this subsection [LRB inserts date].

(END)

Walkenhorst Barber, Sarah

From:

Rep.Murphy

Sent:

Tuesday, December 12, 2017 1:50 PM

To:

Walkenhorst Barber, Sarah

Subject:

FW: Earned in-state tuition bill draft

Hi Sarah,

Could you take a look at my response below and incorporate them into a P3?

Thanks, Michael

From: Rep.Murphy

Sent: Tuesday, December 12, 2017 1:42 PM

To: Michael Welsh <mwelsh@weda.org>; Rep.Murphy <Rep.Murphy@legis.wisconsin.gov>; Watson, Anna

<Anna.Watson@legis.wisconsin.gov>; Schultz, Jeff <Jeff.Schultz@legis.wisconsin.gov>

Cc: Handrick, Diane < Diane. Handrick@legis.wisconsin.gov>

Subject: RE: Earned in-state tuition bill draft

I'd like to get the bill co-sponsorship out as soon as we have the draft completed. I would say we should have it circulating sometime this week.

- The draft has been corrected to reflect the removal of the Think. Make. Happen language.
- I think the \$15 million is a placeholder so when the next budget is put together it can be referenced at that level. I don't think any funding will be able to be expended due to it only being available to those individuals who complete their educational program after July 1, 2019 and live in the state for at least two years after. Now that I'm reviewing that I'm thinking the date should be July 1, 2017, since even then no one would be actually getting the grant until July 1, 2019.
- I'll ask the drafter about the "paid on an individual's behalf" suggestion.
- I think the report should probably go to both the higher education committees and the workforce development committees.

Michael Moscicke

Legislative Assistant
Office of State Representative Dave Murphy
Wisconsin State Assembly
Room 318 North State Capitol
Madison, WI 53708-8953

Phone: <u>+1 608-266-7500</u>

From: Michael Welsh [mailto:mwelsh@weda.org]

Sent: Tuesday, December 12, 2017 1:07 PM

 $\textbf{To:} \ Rep. Murphy < \underline{Rep. Murphy@legis.wisconsin.gov} >; \ Watson, \ Anna < \underline{Anna. Watson@legis.wisconsin.gov} >; \ Schultz, \ Jeff$

<Jeff.Schultz@legis.wisconsin.gov>; Moscicke, Michael <<u>Michael.Moscicke@legis.wisconsin.gov</u>>

Cc: Handrick, Diane < Diane. Handrick@legis.wisconsin.gov>

Subject: RE: Earned in-state tuition bill draft

Hi Rep. Murphy. I think the bill draft looks good. I do have a couple of thoughts/suggestions:

- FYI... The drafter forgot to eliminate reference to the Think.Make.Happen appropriation in the bill analysis.
- While the intent is to cap the program at \$15 million per year, I don't believe we want any funding appropriated in 17-19 biennium (as there would be no grant payments during that time period). Unless I'm reading the bill wrong, the bill appropriates \$30 million in the 17-19 biennium. Any thoughts?
- Just as suggestion: The current language on the amount the individual grant award reads "the difference between the total amount of nonresident tuition the individual paid to an eligible institution and the total amount of resident tuition the individual would have paid to the eligible institution if the individual had been a resident." Should we add the words "or was paid on the individual's behalf" to make it clear that the individual is still eligible to receive grant awards if their tuition was paid by a parent, guardian, etc.?
- Lastly, should the report to the Legislature required by the bill be sent to the Workforce Development Committees (rather than the education committees as currently directed by the bill)?

Also, any thought on a co-sponsorship timeline?

Thanks, Mike

From: Rep.Murphy [mailto:Rep.Murphy@legis.wisconsin.gov]

Sent: Tuesday, December 12, 2017 10:08 AM

To: Watson, Anna <<u>Anna.Watson@legis.wisconsin.gov</u>>; Schultz, Jeff <<u>Jeff.Schultz@legis.wisconsin.gov</u>>; Zylstra, James E - WTCS <<u>james.zylstra@wtcsystem.edu</u>>; Jeff Buhrandt <<u>jbuhrandt@uwsa.edu</u>>; <u>jschoenfeldt@uwsa.edu</u>; Michael Welsh <mwelsh@weda.org>

Cc: Handrick, Diane < Diane. Handrick@legis.wisconsin.gov>

Subject: Earned in-state tuition bill draft

Please review the attached bill draft related to earning in-state tuition. The following changes have been made to address previous discussions:

- DWD will administer the grant instead of HEAB.
- The term "graduation" was replaced with "complete an educational program," which is specifically defined for both UW System and WTCS.
- Only individuals who complete an educational program after July 1, 2019 will be eligible for the grant.
- The \$2 million appropriation to WEDC for "Think-Make-Happen" expansion was removed, as the Governor is requesting a \$6.8 million increasing for this program in a separate bill.

Please note: The drafter is also removing the section on page one referencing "Think-Make-Happen," which was removed from the actual bill.

Also note: I heard back from LRB that the grant would be considered taxable income. We would have to specifically insert language making it non-taxable income if that is what we'd like to do.

If you have any changes that you feel need to be made, please let me know as soon as possible.

Thank you,

Michael Moscicke

Legislative Assistant
Office of State Representative Dave Murphy
Wisconsin State Assembly
Room 318 North State Capitol

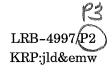
Madison, WI 53708-8953

Phone: <u>+1 608-266-7500</u>



State of Misconsin 2017 - 2018 LEGISLATURE

IN:12/12/17 DUE: 12/13/17 (Wed.)





KMK

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AN ACT to create 20.445 (1) (c) and 106.45 of the statutes; relating to: grants

for certain University of Wisconsin and technical college graduates who paid nonresident tuition; granting rule-making authority; and making an appropriation.

Analysis by the Legislative Reference Bureau

This bill requires the Department of Workforce Development to establish a ten-year program for making annual grants to individuals who paid nonresident tuition to and graduated from Wisconsin technical colleges or University of Wisconsin System universities or colleges. To be eligible for the grants, an individual must have continuously resided and been employed in Wisconsin for a period of at least two years after graduation. The bill allows an individual to receive annual grants for no more than five consecutive years in amounts equal to 10 percent of the difference between the total nonresident tuition paid by the individual and the total resident tuition the individual would have paid if the individual had been a resident. If an individual who receives a grant ceases to reside or be employed in Wisconsin, the bill provides that the individual is not eligible for any additional grants. DWD must promulgate rules establishing requirements and procedures for applying for and making the grants. The bill includes a sunset date that provides that DWD may not award a grant approximately ten years after the bill's publication. No later than six months prior to that sunset date, the bill requires DWD to submit a report to the legislature evaluating the success of the program.

For further information see the **state** fiscal estimate, which will be printed as an appendix to this bill.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

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2017-18 2018-19

20.445 Workforce development, department of

(1) Workforce Development

(c) Tuition repayment incentive pro-

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- (a) "Complete an educational program" means one of the following:
- 1. For an individual who attended a technical college, to obtain an associate degree or technical diploma or successfully complete all the requirements of an apprenticeship at the technical college.

1	2. For an individual who attended a University of Wisconsin institution, to
2	obtain an associate or bachelor's degree at the institution.
3	(b) "Eligible institution" means a University of Wisconsin institution or a
4	technical college within the technical college system.
5	(c) "University of Wisconsin institution" means a college campus, as defined in
6	s. 36.05 (6m), or a university, as defined in s. 36.05 (13).
7	(2) The department shall establish a program for making annual grants from
8	the appropriation under s. 20.445 (1) (c) in amounts specified in sub. (3) to
9	individuals who paid nonresident tuition to eligible institutions, completed educational programs at those institutions after July 1, 2019, and have continuously
10)	
L1	resided and been employed in this state for a period of at least 2 years after
2	completion of those programs. An individual is eligible for an annual grant under
3	this subsection for not more than 5 consecutive years. If an individual who receives
4	an annual grant under this subsection ceases to reside or be employed in this state,
15 16)	the individual is not eligible for any additional grant under this subsection. (3) The amount of an annual grant to an individual under sub. (2) is equal to
17	10 percent of the difference between the total amount of nonresident tuition the
[8]	jor another person paid on the individual's behalf. \ individual paid to an eligible institution and the total amount of resident tuition the
L9	individual would have paid to the eligible institution if the individual had been a
20	resident (8)
21) 22	The department shall promulgate rules establishing requirements and
22	procedures for applying for and making grants under the program established under
23	sub. (2). (6) (8)
24)	No later than the first day of the 114th month beginning after the effective
25	date of this subsection [LRB inserts date] the department shall submit to the

and workforce development

standing committees of the legislature with jurisdiction over higher education matters a report under s. 13.172 (3) that evaluates the success of the program established under sub. (2).

The department may not award a grant under sub. (2) after the first day of the 120th month beginning after the effective date of this subsection [LRB inserts date].

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(END)

LRB-4997/P3ins KRP:...

2015-2016 DRAFTING INSERT FROM THE LEGISLATIVE REFERENCE BUREAU

INSERT 3-16

1 (3) Beginning in fiscal year 2019-20, from the appropriation under s. 20.445
2 (1) (c), the department shall provide funding of up to \$15,000,000 each fiscal year for grants under sub. (2).

(END INSERT 3-16)

Pleviak, Krista

From:

Rep.Murphy

Sent:

Tuesday, December 19, 2017 12:54 PM

To:

Pleviak, Krista

Subject:

RE: Draft review: LRB -4997/P3

I think your recommended language changes work perfectly. I'm good with the language for the apprenticeship language and the use of "charged" in place of "assessed."

Thanks,

Michael Moscicke

Legislative Assistant
Office of State Representative Dave Murphy
Wisconsin State Assembly
Room 318 North State Capitol
Madison, WI 53708-8953

Phone: <u>+1 608-266-7500</u>

Per Michael, also "charged"
Per Michael, also "charged"
Charge "Paid" to "charged"
What was to "charged"
The Charge "Paid"
The Charge "Pai

From: Pleviak, Krista

Sent: Monday, December 18, 2017 10:12 AM

To: Rep.Murphy <Rep.Murphy@legis.wisconsin.gov>

Subject: RE: Draft review: LRB -4997/P3

Michael: I just want to confirm that you received my e-mail, below. I am waiting for a response from you before I prepare the next draft.

FYI, I will be out of the office next week returning Tuesday, January 2.

Krista R. Pleviak

Legislative Attorney
Wisconsin Legislative Reference Bureau
P.O. Box 2037
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krista.pleviak@legis.wisconsin.gov

From: Pleviak, Krista

Sent: Wednesday, December 13, 2017 5:08 PM **To:** Rep.Murphy Rep.Murphy@legis.wisconsin.gov>

Subject: RE: Draft review: LRB -4997/P3

In response to your first change, for the definition of "complete an educational program," it's important to specify that the program was completed at the technical college. How about the following language for page 2, lines 16 to 18?

1. For an individual who attended a technical college, to obtain an associate degree or technical diploma <u>from the technical college</u> or successfully complete all the requirements of an apprenticeship <u>program</u>, as <u>defined under s. 106.001 (4)</u>, that includes related instruction provided by the technical college.

With respect to the second change, just to be clear, it appears that you are removing the requirement that tuition was actually paid and just requiring that the institution charged tuition. Is that correct?

Also, I think tuition is "charged" rather than "assessed." Let me know if you disagree.

Krista R. Pleviak

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From: Rep.Murphy

Sent: Wednesday, December 13, 2017 1:39 PM

To: Pleviak, Krista < Krista. Pleviak@legis.wisconsin.gov>

Subject: FW: Draft review: LRB -4997/P3

Hi Krista,

I have two more changes to the draft:

On Page 2 line 18. Could you delete "at the technical college" and insert "as determined by the Department of Workforce Development."

On Page three line 8, could you replace "individuals who paid nonresident tuition to eligible institutions" with "individuals who were assessed nonresident tuition by eligible institutions"

Thanks,

Michael Moscicke

Legislative Assistant
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Wisconsin State Assembly
Room 318 North State Capitol
Madison, WI 53708-8953

Phone: <u>+1 608-266-7500</u>

From: LRB.Legal

Sent: Wednesday, December 13, 2017 7:23 AM **To:** Rep.Murphy Rep.Murphy@legis.wisconsin.gov>

Subject: Draft review: LRB -4997/P3

Following is the PDF version of draft LRB -4997/P3.



State of Misconsin 2017 - 2018 LEGISLATURE

IN: 12/19/17 DUE: 12/20/17 (Wed.) LRB-4997(P3) KRP:jld&emw

were charged

PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION

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AN ACT to create 20.445 (1) (c) and 106.45 of the statutes; relating to: grants for certain University of Wisconsin and technical college graduates who paid nonresident tuition; granting rule-making authority; and making an

appropriation.

completed an educational program, including an apprentice ship, at

Analysis by the Legislative Reference Bureau

This bill requires the Department of Workforce Development to establish a ten-year program for making annual grants to individuals who paid nonresident tuition to and graduated from Wisconsin technical colleges or University of Wisconsin System universities or colleges. To be eligible for the grants, an individual must have continuously resided and been employed in Wisconsin for a period of at least two years after graduation. The bill allows an individual to receive annual grants for no more than five consecutive years in amounts equal to 10 percent of the difference between the total nonresident tuition paid and the total resident tuition le the individual would have paid if the individual had been a resident. If an individual who receives a grant ceases to reside or be employed in Wisconsin, the bill provides that the individual is not eligible for any additional grants. DWD must promulgate rules establishing requirements and procedures for applying for and making the grants. The bill includes a sunset date that provides that DWD may not award a grant approximately ten years after the bill's publication. No later than six months prior to that sunset date, the bill requires DWD to submit a report to the legislature evaluating the success of the program.

amount of nonresident twition the educational institution charged the individual and the total amount of resident twition the educational institution would have charged the individual

For further information see the **state** fiscal estimate, which will be printed as an appendix to this bill.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

1 SECTION 1. 20.005 (3) (schedule) of the statutes: at the appropriate place, insert 2 the following amounts for the purposes indicated: 2017-18 2018-19 3 Workforce development, department of 4 (1)Workforce Development 5 (c) Tuition repayment incentive pro-6 gram **GPR** Α -0--0-7 **Section 2.** 20.445 (1) (c) of the statutes is created to read: 8 20.445 (1) (c) Tuition repayment incentive program. The amounts in the schedule for grants under s. 106.45 (2). No money may be expended from the 9 appropriation under this paragraph after the first day of the 120th month beginning 10 11 after the effective date of this paragraph [LRB inserts date], except moneys 12 encumbered before that date. 13 **Section 3.** 106.45 of the statutes is created to read: 14 106.45 Tuition repayment incentive program. (1) In this section: 15 (a) "Complete an educational program" means one of the following: 1. For an individual who attended a technical college, to obtain an associate 16 from the technical college 17 degree or technical diploma or successfully complete all the requirements of an

program, as defined under s. 106.001 (4), that includes related

apprenticeship at the technical college.

instruction provided by

educational program

1 2. For an individual who attended a University of Wisconsin institution, to 2 obtain an associate or bachelor's degree at the institution. 3 "Eligible institution" means a University of Wisconsin institution or a 4 technical college within the technical college system. 5 (c) "University of Wisconsin institution" means a college campus, as defined in 6 s. 36.05 (6m), or a university, as defined in s. 36.05 (13). 7 (2) The department shall establish a program for making annual grants in were charged amounts specified in sub. (4) to individuals who paid nonresident tuition to eligible 8 institutions, completed educational programs at those institutions after July 1, 9 10 2017, and have continuously resided and been employed in this state for a period of 11 at least 2 years after completion of those programs. An individual is eligible for an 12 annual grant under this subsection for not more than 5 consecutive years. If an individual who receives an annual grant under this subsection ceases to reside or be 13 14 employed in this state, the individual is not eligible for any additional grant under 15 this subsection. 16 (3) Beginning in fiscal year 2019-20, from the appropriation under s. 20.445 17 (1) (c), the department shall provide funding of up to \$15,000,000 in each fiscal year 18 for grants under sub. (2). 19 (4) The amount of an annual grant to an individual under sub. (2) is equal to 20 10 percent of the difference between the total amount of nonresident tuition the individual paid, or another person paid on the individual's behalf, to an eligible 21) (22)institution and the total amount of resident tuition the individual would have paid 23 to the eligible institution if the individual had been a resident. Charged the individual in connection with the individual completing an would have charged the individual

	(5)	The department shall promulgate rules establishing requirements and
proce	edure	es for applying for and making grants under the program established under
sub.	(2).	
	(6)	No later than the first day of the 114th month beginning after the effective

- (6) No later than the first day of the 114th month beginning after the effective date of this subsection [LRB inserts date], the department shall submit to the standing committees of the legislature with jurisdiction over higher education and workforce development matters a report under s. 13.172 (3) that evaluates the success of the program established under sub. (2).
- (7) The department may not award a grant under sub. (2) after the first day of the 120th month beginning after the effective date of this subsection [LRB inserts date].

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Pleviak, Krista

From:

Rep.Murphy

Sent:

Friday, January 05, 2018 11:18 AM

To:

LRB.Legal; Pleviak, Krista

Subject:

RE: Draft review: LRB -4997/P4

Looks perfect. Can I get a /1 on this draft? Thanks,

Michael Moscicke

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Room 318 North State Capitol
Madison, WI 53708-8953

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From: LRB.Legal

Sent: Wednesday, December 20, 2017 12:04 PM
To: Rep.Murphy <Rep.Murphy@legis.wisconsin.gov>

Subject: Draft review: LRB -4997/P4

Following is the PDF version of draft LRB -4997/P4.



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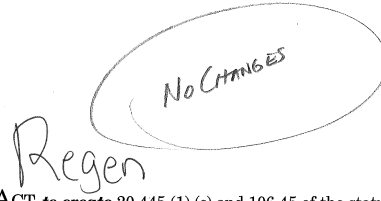
State of Misconsin 2017 - 2018 LEGISLATURE

LRB-4997/24 KRP:jld&emw

TODAY

PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION





AN ACT to create 20.445 (1) (c) and 106.45 of the statutes; relating to: grants

for certain University of Wisconsin and technical college graduates who paid nonresident tuition; granting rule-making authority; and making an appropriation.

Analysis by the Legislative Reference Bureau

This bill requires the Department of Workforce Development to establish a ten-year program for making annual grants to individuals who were charged nonresident tuition by and completed an educational program, including an apprenticeship, at Wisconsin technical colleges or University of Wisconsin System universities or colleges. To be eligible for the grants, an individual must have continuously resided and been employed in Wisconsin for a period of at least two years after graduation. The bill allows an individual to receive annual grants for no more than five consecutive years in amounts equal to 10 percent of the difference between the total amount of nonresident tuition the educational institution charged the individual and the total amount of resident tuition the educational institution would have charged the individual if the individual had been a resident. If an individual who receives a grant ceases to reside or be employed in Wisconsin, the bill provides that the individual is not eligible for any additional grants. DWD must promulgate rules establishing requirements and procedures for applying for and making the grants. The bill includes a sunset date that provides that DWD may not award a grant approximately ten years after the bill's publication. No later than six months prior to that sunset date, the bill requires DWD to submit a report to the legislature evaluating the success of the program.

For further information see the *state* fiscal estimate, which will be printed as an appendix to this bill.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. 20.005 (3) (schedule) of the statutes: at the appropriate place, insert the following amounts for the purposes indicated:

2017-18 2018-19

20.445 Workforce development, department of

(1) Workforce Development

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(c) Tuition repayment incentive pro-

6 gram GPR A -0- -0-

7 **Section 2.** 20.445 (1) (c) of the statutes is created to read:

20.445 (1) (c) Tuition repayment incentive program. The amounts in the schedule for grants under s. 106.45 (2). No money may be expended from the appropriation under this paragraph after the first day of the 120th month beginning after the effective date of this paragraph [LRB inserts date], except moneys encumbered before that date.

Section 3. 106.45 of the statutes is created to read:

106.45 Tuition repayment incentive program. (1) In this section:

- (a) "Complete an educational program" means one of the following:
- 1. For an individual who attended a technical college, to obtain an associate degree or technical diploma from the technical college or successfully complete all the requirements of an apprenticeship program, as defined under s. 106.001 (4), that includes related instruction provided by the technical college.

- 2. For an individual who attended a University of Wisconsin institution, to obtain an associate or bachelor's degree at the institution.
 - (b) "Eligible institution" means a University of Wisconsin institution or a technical college within the technical college system.
 - (c) "University of Wisconsin institution" means a college campus, as defined in s. 36.05 (6m), or a university, as defined in s. 36.05 (13).
 - (2) The department shall establish a program for making annual grants in amounts specified in sub. (4) to individuals who were charged nonresident tuition by eligible institutions, completed educational programs at those institutions after July 1, 2017, and have continuously resided and been employed in this state for a period of at least 2 years after completion of those programs. An individual is eligible for an annual grant under this subsection for not more than 5 consecutive years. If an individual who receives an annual grant under this subsection ceases to reside or be employed in this state, the individual is not eligible for any additional grant under this subsection.
 - (3) Beginning in fiscal year 2019-20, from the appropriation under s. 20.445 (1) (c), the department shall provide funding of up to \$15,000,000 in each fiscal year for grants under sub. (2).
 - (4) The amount of an annual grant to an individual under sub. (2) is equal to 10 percent of the difference between the total amount of nonresident tuition an eligible institution charged the individual in connection with the individual completing an educational program and the total amount of resident tuition the eligible institution would have charged the individual if the individual had been a resident.

3.

inserts date].

(5) The department shall promulgate rules establishing requirements and
procedures for applying for and making grants under the program established under
sub. (2).
(6) No later than the first day of the 114th month beginning after the effective
date of this subsection [LRB inserts date], the department shall submit to the
standing committees of the legislature with jurisdiction over higher education and
workforce development matters a report under s. 13.172 (3) that evaluates the
success of the program established under sub. (2).
(7) The department may not award a grant under sub. (2) after the first day
of the 120th month beginning after the effective date of this subsection [LRB

(END)

Walker, Dan

From:

Moscicke, Michael

Sent:

Friday, January 05, 2018 4:09 PM

To:

LRB.Legal

Subject:

Draft Review: LRB -4997/1

Please Jacket LRB -4997/1 for the ASSEMBLY.