

Chapter VA 3

EDUCATIONAL GRANTS

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History: Chapter VA 3 as it existed on February 29, 1960 was repealed and a new chapter VA 3 created effective March 1, 1960.

VA 3.01 Expiration of federal benefits. Benefits under this act may accrue to veterans who exhaust their benefits under Public Law 550 only through the regular school credit period in which the termination of federal benefits occurred.

History: Cr. Register, February, 1960, No. 50, eff. 3-1-60.

VA 3.02 Correspondence courses. Veterans desiring correspondence courses will apply first, to the veterans administration, and, if courses are not available from that source, the department may authorize and pay for such courses. No course may be authorized by the department for enrolled classroom study or direct correspondence unless the course is necessary to the veteran's vocational or educational rehabilitation and only when such course has direct relationship to his occupational, professional or educational objectives.

History: Cr. Register, February, 1960, No. 50, eff. 3-1-60.

VA 3.03 Prior approval for correspondence course. Prior approval must be obtained before any correspondence course is begun. Application must be submitted for an enrolled classroom course 2 weeks prior to the date of registration for the semester. Upon approval of a correspondence course by the department, the cost of textbooks and fees will be authorized. A veteran may enroll in only one course at one time and such course must be satisfactorily completed before another course is approved.

History: Cr. Register, February, 1960, No. 50, eff. 3-1-60.

VA 3.04 Out-of-state bonus cases need prior authorization. A veteran who has met the statutory 10-year continuous living requirement, but who has received a bonus from another state, may have a course authorized only upon specific authorization of the board after it has been determined that he is financially unable to pay for the course (fees and textbooks).

History: Cr. Register, February, 1960, No. 50, eff. 3-1-60.

VA 3.05 Eligibility for a grant. The veteran's ability and opportunity to earn a supplemental income will be considered in determining eligibility for a grant. In any case, where a supplementary grant

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is deemed necessary, it shall be the policy of the board to allow a monthly grant which when added to veterans administration allowances, shall not give the veteran a combined monthly subsistence in excess of the following figures:

(1) PUBLIC LAW 550.

Single veteran -----	\$110.00
Married veteran -----	135.00
Married veteran with more than one dependent -----	160.00

(2) PUBLIC LAW 16 AND 894. In cases of disability ratings of less than 30%, applications for grants will be considered on the same basis as under public law 550.

(3) DISABILITY RATING. Disability ratings of 30% or more will, ordinarily, preclude necessity of assistance from the department.

History: Cr. Register, February, 1960, No. 50, eff. 3-1-60.

VA 3.06 Emergency loan. Prior to the time benefits are received under public law 16, 550 or 894, loans may be made by the department.

History: Cr. Register, February, 1960, No. 50, eff. 3-1-60.

VA 3.07 Out-of-state courses. Generally, educational grants shall not be authorized for courses of instruction pursued outside the boundaries of Wisconsin when such courses are available within the state and available to the individual, and no educational grants will be considered necessary in post-graduate or special professional courses since the veteran is deemed to have reached a stage of employability in his chosen profession.

History: Cr. Register, February, 1960, No. 50, eff. 3-1-60.

VA 3.08 Tutoring. Generally, tutoring or other special educational services will be limited to first and second year students to overcome scholastic deficiencies in courses in which they are regularly enrolled.

History: Cr. Register, February, 1960, No. 50, eff. 3-1-60.

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