

98TH GENERAL ASSEMBLY State of Illinois 2013 and 2014 HB2910

by Rep. Jerry F. Costello, II

SYNOPSIS AS INTRODUCED:

110 ILCS 947/40

Amends the Higher Education Student Assistance Act with respect to the Illinois Veteran Grant Program. Provides that a person is a qualified applicant for a grant if, among other qualifications, the person returned to this State within one year (instead of 6 months) after leaving federal active duty service or, if married to a person in continued military service stationed outside this State, returned to this State within one year (instead of 6 months) after his or her spouse left service or was stationed within this State.

LRB098 07293 NHT 37356 b

FISCAL NOTE ACT MAY APPLY 1 AN ACT concerning education.

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

- Section 5. The Higher Education Student Assistance Act is amended by changing Section 40 as follows:
- 6 (110 ILCS 947/40)
- 7 Sec. 40. Illinois Veteran grant program.
- 8 (a) As used in this Section:
- "Qualified applicant" means a person who served in the
 Armed Forces of the United States, a Reserve component of the
 Armed Forces, or the Illinois National Guard, excluding members
 of the Reserve Officers' Training Corps and those whose only
 service has been attendance at a service academy, and who meets
 all of the following qualifications:
- 15 (1) At the time of entering federal active duty service 16 the person was one of the following:
- 17 (A) An Illinois resident.
- 18 (B) An Illinois resident within 6 months of entering such service.
- 20 (C) Enrolled at a State-controlled university or 21 public community college in this State.
- 22 (2) The person meets one of the following requirements:
- (A) He or she served at least one year of federal

1 active duty.

- (B) He or she served less than one year of federal active duty and received an honorable discharge for medical reasons directly connected with such service.
- (C) He or she served less than one year of federal active duty and was discharged prior to August 11, 1967.
- (D) He or she served less than one year of federal active duty in a foreign country during a time of hostilities in that foreign country.
- (3) The person received an honorable discharge after leaving each period of federal active duty service.
- (4) The person returned to this State within one year 6 months after leaving federal active duty service, or, if married to a person in continued military service stationed outside this State, returned to this State within one year 6 months after his or her spouse left service or was stationed within this State.

"Time of hostilities" means any action by the Armed Forces of the United States that is recognized by the issuance of a Presidential proclamation or a Presidential executive order and in which the Armed Forces expeditionary medal or other campaign service medals are awarded according to Presidential executive order.

(b) A person who otherwise qualifies under subsection (a) of this Section but has not left federal active duty service

- and has served at least one year of federal active duty or has served for less than one year of federal active duty in a foreign country during a time of hostilities in that foreign country and who can provide documentation demonstrating an honorable service record is eligible to receive assistance under this Section.
 - (c) A qualified applicant is not required to pay any tuition or mandatory fees while attending a State-controlled university or public community college in this State for a period that is equivalent to 4 years of full-time enrollment, including summer terms.

A qualified applicant who has previously received benefits under this Section for a non-mandatory fee shall continue to receive benefits covering such fees while he or she is enrolled in a continuous program of study. The qualified applicant shall no longer receive a grant covering non-mandatory fees if he or she fails to enroll during an academic term, unless he or she is serving federal active duty service.

- (d) A qualified applicant who has been or is to be awarded assistance under this Section shall receive that assistance if the qualified applicant notifies his or her postsecondary institution of that fact by the end of the school term for which assistance is requested.
- (e) Assistance under this Section is considered an entitlement that the State-controlled college or public community college in which the qualified applicant is enrolled

- shall honor without any condition other than the qualified applicant's maintenance of minimum grade levels and a satisfactory student loan repayment record pursuant to
- 4 subsection (c) of Section 20 of this Act.
 - (f) The Commission shall administer the grant program established by this Section and shall make all necessary and proper rules not inconsistent with this Section for its effective implementation.
 - (g) All applications for assistance under this Section must be made to the Commission on forms that the Commission shall provide. The Commission shall determine the form of application and the information required to be set forth in the application, and the Commission shall require qualified applicants to submit with their applications any supporting documents that the Commission deems necessary. Upon request, the Department of Veterans' Affairs shall assist the Commission in determining the eligibility of applicants for assistance under this Section.
 - (h) Assistance under this Section is available as long as the federal government provides educational benefits to veterans. Assistance must not be paid under this Section after 6 months following the termination of educational benefits to veterans by the federal government, except for persons who already have begun their education with assistance under this Section. If the federal government terminates educational benefits to veterans and at a later time resumes those

- 1 benefits, assistance under this Section shall resume.
- 2 (Source: P.A. 94-583, eff. 8-15-05.)