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1	HIGHER EDUCATION FINANCIAL AID AMENDMENTS
2	2023 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Tyler Clancy
5	Senate Sponsor: Keith Grover
6 7	LONG TITLE
8	General Description:
9	This bill amends provisions related to higher education scholarships.
10	Highlighted Provisions:
11	This bill:
12	amends the length of eligibility for promise grants;
13	 allows the Utah Board of Higher Education (board) to supplement funding with
14	private contributions;
15	 allows the board to name a promise partner grant after a business that has funded
16	the grant;
17	extends promise partner grants to dependents of promise partner employees;
18	 amends board requirements to make rules for a business to become a promise
19	partner;
20	removes the requirement for an institution to evaluate a partner award recipient;
21	 allows Veterans Tuition Gap Program funds to be applied to education-related
22	supplies and housing allowances; and
23	makes technical and conforming changes.
24	Money Appropriated in this Bill:
25	None
26	Other Special Clauses:
27	None
28	Utah Code Sections Affected:
29	AMENDS:

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30	53B-13a-104, as repealed and reenacted by Laws of Utah 2022, Chapter 370
31	53B-13a-106, as renumbered and amended by Laws of Utah 2022, Chapter 370
32	53B-13b-104, as last amended by Laws of Utah 2020, Chapters 37, 196
3334	Be it enacted by the Legislature of the state of Utah:
35	Section 1. Section 53B-13a-104 is amended to read:
36	53B-13a-104. Promise grants.
37	(1) (a) As part of the Utah Promise Program and in accordance with this section, the
38	board shall allocate available money to each institution to use to award promise grants to
39	eligible students to pay the eligible student's cost of attendance.
40	(b) An eligible student may apply for a promise grant in accordance with procedures
41	established by board rule.
42	(c) The amount of a promise grant to an eligible student may not exceed the amount
43	equal to the difference between:
44	(i) the eligible student's cost of attendance; and
45	(ii) the total value of other financial aid that the eligible student receives toward the
46	eligible student's cost of attendance.
47	(d) An eligible student may transfer a promise grant to one or more other institutions.
48	(2) In administering this section, the board shall use a packaging approach that ensures
49	that institutions combine loans, grants, employment, and family and individual contributions
50	toward financing the cost of attendance.
51	(3) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act,
52	that board shall make rules establishing:
53	(a) an application process;
54	(b) eligibility criteria, including:
55	(i) criteria related to academic achievement and enrollment status; and

(ii) a requirement that an applicant demonstrate completion of the Free Application for

Federal Student Aid, unless the student or the student's parent opts out in accordance with

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58	board rule;
59	(c) how a student demonstrates financial need;
60	[(d) a process to defer a promise grant;]
51	$[\underline{(e)}]$ $\underline{(d)}$ a formula to determine the allocation of money to institutions in accordance
62	with Subsection (1), taking into account:
63	(i) the cost of attendance for programs offered by institutions; and
54	(ii) the number of eligible students who attend each institution; and
65	[(f)] (e) a methodology for prioritizing award of promise grants based primarily on
66	financial need.
67	[(4) After an institution awards a promise grant to an eligible student, the institution
68	shall continue to award a promise grant to the eligible student:
59	[(a) until the earlier of:]
70	[(i) two years after the eligible student first receives a promise grant; or]
71	[(ii) after the eligible student uses a promise grant to attend an institution for four
72	semesters; and]
73	[(b) provided the eligible student continues to meet the eligibility criteria.]
74	(4) A student is eligible for a promise grant until the student:
75	(a) earns a first bachelor's degree; or
76	(b) completes 120 credit hours.
77	(5) The board or an institution may not represent to a recipient or a potential recipien
78	of a promise grant that promise grants will remain available in perpetuity.
79	(6) (a) The board may require an institution to enter into a participation agreement
30	before the institution may award promise grants.
31	(b) In a participation agreement, the board shall include a requirement that the
32	institution:
33	(i) provide to the board information necessary to administer the promise grants;
34	(ii) comply with this section and board rules related to the promise grants;
35	(iii) submit reports related to the promise grants as required by board rule; and

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86	(iv) cooperate in any review or financial audit related to the promise grants that the
87	board determines necessary.
88	(7) (a) The board may use up to 2% of the money appropriated for promise grants for
89	costs related to administering the promise grants.
90	(b) An institution may use up to 3% of the money the institution receives for promise
91	grants for costs related to administering the promise grants.
92	(8) The board may supplement state appropriations for the program with private
93	contributions.
94	Section 2. Section 53B-13a-106 is amended to read:
95	53B-13a-106. Utah promise partners.
96	(1) As part of the Utah Promise Program [and in consultation with the Talent Ready
97	Utah Program created in Section 63N-1b-302], the board may select employers to be promise
98	partners.
99	(2) The board may select an employer as a promise partner if the employer:
100	(a) applies to the board to be a promise partner; and
101	(b) meets other requirements established by the board in the rules described in
102	Subsection $\left[\frac{(5)}{(6)}\right]$ $\left(\frac{(6)}{(5)}\right)$.
103	(3) An individual employed by, or who is a dependent of an employee of, a promise
104	partner is eligible to receive a partner award if the individual:
105	(a) applies for a partner award;
106	(b) is admitted to and enrolled in an institution; <u>and</u>
107	[(c) meets requirements established by the promise partner related to a partner award;
108	and]
109	[(d)] (c) maintains the eligibility requirements described in this Subsection (3) for the
110	full length of time the individual receives the partner award.
111	(4) (a) Subject to legislative appropriations and Subsection (4)(b), the board shall
112	award a partner award to an individual who meets the requirements described in Subsection
113	(3).

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114	(b) The board may:
115	(i) award a partner award for up to the portion of tuition and fees for a program at an
116	institution that is not covered by [an employer reimbursement] a promise partnership described
117	in Subsection $[(5)(b)]$ $(6)(a)$; and
118	(ii) prioritize awarding partner awards if an appropriation for partner awards is not
119	sufficient to provide a partner award to each individual who is eligible under Subsection (3).
120	(c) The board may continue to award a partner award to a recipient who meets the
121	requirements described in Subsection (3) until the [earliest of the following] earlier of:
122	(i) [two years after] four years after the day on which the individual initially receives a
123	partner award;
124	(ii) when the recipient uses a partner award to attend an institution for [four] eight
125	semesters; <u>or</u>
126	(iii) when the recipient completes an approved program.
127	[(iii) the recipient completes the requirements for an associate degree; or]
128	[(iv) if the recipient attends an institution that does not offer associate degrees, the
129	recipient has 60 earned credit hours.]
130	(5) The board may name a specific promise grant after the donating business.
131	[(5)] (6) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking
132	Act, the board shall make rules that establish:
133	(a) [requirements for an employer] a process for a business to seek and receive
134	approval from the board [for the employer's employees to receive partner awards] to become a
135	promise partner, including providing funds for tuition and fees to be distributed under the Utah
136	Promise Program;
137	[(b) requirements related to an employer providing reimbursement to an employee who
138	receives a partner award for a portion of the employee's tuition and fees;]
139	[(c)] (b) a process for an individual to apply for a partner award; and
140	[(d)] (c) criteria for the board to prioritize awarding partner awards to individuals[;
141	and] <u>.</u>

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142	[(e) a requirement that an institution shall, for a recipient of a partner award:]
143	[(i) evaluate the recipient's knowledge, skills, and competencies acquired through
144	formal or informal education outside the traditional postsecondary academic environment; and]
145	[(ii) award credit, as applicable, for the recipient's prior learning described in
146	Subsection (5)(e)(i).]
147	[(6)] (7) The board may allow an individual to apply directly to the board for a partner
148	award.
149	Section 3. Section 53B-13b-104 is amended to read:
150	53B-13b-104. Guidelines for administration of the program.
151	(1) The board shall use the guidelines in this section to develop policies to implement
152	and administer the program.
153	(2) (a) The board shall allocate money appropriated for the program to institutions to
154	provide grants for qualifying military veterans.
155	(b) The board may not use program money for administrative costs or overhead.
156	(c) An institution may not use more than 3% of its program money for administrative
157	costs or overhead.
158	(d) Money returned to the board under Subsection (3)(b) shall be used for future
159	allocations to institutions.
160	(3) (a) An institution shall award a program grant to a qualifying military veteran on an
161	annual basis but distribute the money one quarter or semester at a time, with continuing awards
162	contingent upon the qualifying military veteran maintaining satisfactory academic progress as
163	defined by the institution in published policies or rules.
164	(b) At the conclusion of the academic year, money distributed to an institution that was
165	not awarded to a qualifying military veteran or used for allowed administrative purposes shall
166	be returned to the board.
167	(c) (i) To qualify for a program grant under this section, a military veteran shall
168	demonstrate, in accordance with rules described in Subsection (3)(c)(ii), the completion of a
169	Free Application for Federal Student Aid.

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(ii) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the board shall make rules regarding the completion of the Free Application for Federal Student Aid described in Subsection (3)(c)(i), including: (A) provisions for students or parents to opt out of the requirement due to financial ineligibility for any potential grant or other financial aid, personal privacy concerns, or other reasons the board specifies; and (B) direction for applicants to financial aid advisors. (4) A qualifying military veteran may receive a program grant until [the earlier of the following occurs: (a) the qualifying military veteran completes the requirements for a bachelor's degree; or (b) [12 months from the time that] the qualifying military veteran receives [an initial] program grant the maximum award that the board sets. (5) A qualifying military veteran who receives a program grant may [only] use the grant toward tuition, fees [and], books, education-related supplies, and a housing allowance at

- an institution of higher education in the state.
- (6) The board may accept grants, gifts, bequests, and devises of real and personal property from any source for the purpose of awarding grants to qualifying military veterans in addition to those funded by the state.