1257

2013-2014 Regular Sessions

IN SENATE

(PREFILED)

January 9, 2013

Introduced by Sen. PERKINS -- read twice and ordered printed, and when printed to be committed to the Committee on Higher Education

AN ACT to amend the education law, in relation to the New York State dream act; and to repeal certain provisions of such law relating thereto

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

1 Section 1. This act shall be known and may be cited as the "New York 2 State Dream Act".

3 S 2. Subdivision 3 of section 661 of the education law is REPEALED and 4 a new subdivision 3 is added to read as follows:

5 3. QUALIFICATIONS. A. QUALIFIED STUDENT FOR AN AWARD AT THE UNDERGRAD-6 UATE LEVEL OF STUDY. A QUALIFIED STUDENT FOR AN AWARD AT THE UNDERGRADU-7 ATE LEVEL OF STUDY SHALL MEAN:

8 (I) AN INDIVIDUAL, OTHER THAN ONE DEEMED TO BE NOT LAWFULLY PRESENT IN 9 THE UNITED STATES AS USED IN 8 U.S.C. S 1623, WHO HAS BEEN A RESIDENT OF 10 THE STATE FOR AT LEAST ONE YEAR IMMEDIATELY PRECEDING THE BEGINNING OF 11 THE SEMESTER, QUARTER OR TERM OF ATTENDANCE FOR WHICH APPLICATION FOR 12 ASSISTANCE IS MADE; OR

13 (II) AN INDIVIDUAL, OTHER THAN ONE DEEMED TO BE NOT LAWFULLY PRESENT 14 IN THE UNITED STATES AS USED IN 8 U.S.C. S 1623, WHO IS A RESIDENT OF 15 THE STATE AND WAS A RESIDENT OF THE STATE DURING HIS OR HER LAST TWO 16 SEMESTERS OF HIGH SCHOOL EITHER PRIOR TO GRADUATION, OR PRIOR TO ADMIS-17 SION TO COLLEGE; OR

18 (III) AN INDIVIDUAL WHO:

(1) ATTENDED AN APPROVED NEW YORK HIGH SCHOOL FOR TWO OR MORE YEARS,
GRADUATED FROM AN APPROVED NEW YORK HIGH SCHOOL, AND APPLIED FOR ATTENDANCE AT AN INSTITUTION OR EDUCATIONAL UNIT OF THE STATE UNIVERSITY WITHIN FIVE YEARS OF RECEIVING A NEW YORK STATE HIGH SCHOOL DIPLOMA; OR

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets
[] is old law to be omitted.

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(2) ATTENDED AN APPROVED NEW YORK STATE PROGRAM FOR GENERAL EQUIVALEN-1 CY DIPLOMA EXAM PREPARATION, RECEIVED A GENERAL EQUIVALENCY DIPLOMA 2 3 ISSUED WITHIN NEW YORK STATE, AND APPLIED FOR ATTENDANCE AT AN INSTITU-TION OR EDUCATIONAL UNIT OF THE STATE UNIVERSITY WITHIN FIVE YEARS OF 4 5 RECEIVING A GENERAL EQUIVALENCY DIPLOMA ISSUED WITHIN NEW YORK STATE; OR 6 (3) IS OTHERWISE ELIGIBLE FOR THE PAYMENT OF TUITION AND FEES AT A 7 RATE NO GREATER THAN THAT IMPOSED FOR RESIDENT STUDENTS OF THE STATE UNIVERSITY OF NEW YORK, THE CITY UNIVERSITY OF NEW YORK OR COMMUNITY 8 COLLEGES AS PRESCRIBED IN SUBPARAGRAPH EIGHT OF PARAGRAPH H OF SUBDIVI-9 10 SION TWO OF SECTION THREE HUNDRED FIFTY-FIVE OR PARAGRAPH (A) OF SUBDI-11 VISION SEVEN OF SECTION SIXTY-TWO HUNDRED SIX OF THIS CHAPTER.

12 IN ADDITION TO CLAUSES ONE, TWO, AND THREE OF THIS SUBPARAGRAPH, IF 13 THE INDIVIDUAL IS DEEMED TO BE NOT LAWFULLY PRESENT IN THE UNITED STATES 14 AS USED IN 8 U.S.C. S 1623, THEN SUCH INDIVIDUAL MUST HAVE ENTERED THE 15 UNITED STATES BEFORE THE AGE OF EIGHTEEN AND BE UNDER THE AGE OF THIR-16 TY-FIVE AT THE TIME OF APPLICATION FOR LOANS AND AWARDS.

17 B. QUALIFIED STUDENT FOR AN AWARD AT THE GRADUATE LEVEL OF STUDY. A 18 QUALIFIED STUDENT FOR AN AWARD AT THE GRADUATE LEVEL OF STUDY SHALL 19 MEAN:

(I) AN INDIVIDUAL, OTHER THAN ONE DEEMED TO BE NOT LAWFULLY PRESENT IN
THE UNITED STATES AS USED IN 8 U.S.C. S 1623, WHO HAS BEEN A RESIDENT OF
THE STATE FOR AT LEAST ONE YEAR IMMEDIATELY PRECEDING THE BEGINNING OF
THE SEMESTER, QUARTER OR TERM OF ATTENDANCE FOR WHICH APPLICATION FOR
ASSISTANCE IS MADE; OR

(II) AN INDIVIDUAL, OTHER THAN ONE DEEMED TO BE NOT LAWFULLY PRESENT
IN THE UNITED STATES AS USED IN 8 U.S.C. S 1623, WHO IS A RESIDENT OF
THE STATE AND WAS A RESIDENT OF THE STATE DURING HIS OR HER LAST TWO
SEMESTERS OF HIGH SCHOOL EITHER PRIOR TO GRADUATION, OR PRIOR TO ADMISSION TO COLLEGE; OR

(III) AN INDIVIDUAL WHO:

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(1) ATTENDED AN APPROVED NEW YORK STATE HIGH SCHOOL FOR TWO OR MORE
YEARS, GRADUATED FROM AN APPROVED NEW YORK STATE HIGH SCHOOL, AND
APPLIED FOR ATTENDANCE AT THE INSTITUTION OF HIGHER EDUCATION FOR THE
GRADUATE STUDY FOR WHICH AN AWARD IS SOUGHT WITHIN TEN YEARS OF RECEIVING A NEW YORK STATE HIGH SCHOOL DIPLOMA; OR

36 (2) ATTENDED AN APPROVED NEW YORK STATE PROGRAM FOR A STATE HIGH
37 SCHOOL EQUIVALENCY DIPLOMA, RECEIVED A STATE HIGH SCHOOL EQUIVALENCY
38 DIPLOMA, AND APPLIED FOR ATTENDANCE AT THE INSTITUTION OF HIGHER EDUCA39 TION FOR THE GRADUATE STUDY FOR WHICH AN AWARD IS SOUGHT WITHIN TEN
40 YEARS OF RECEIVING A STATE HIGH SCHOOL EQUIVALENCY DIPLOMA; OR

(3) IS OTHERWISE ELIGIBLE FOR THE PAYMENT OF TUITION AND FEES AT A
RATE NO GREATER THAN THAT IMPOSED FOR RESIDENT STUDENTS OF THE STATE
UNIVERSITY OF NEW YORK, THE CITY UNIVERSITY OF NEW YORK OR COMMUNITY
COLLEGES AS PRESCRIBED IN SUBPARAGRAPH EIGHT OF PARAGRAPH H OF SUBDIVISION TWO OF SECTION THREE HUNDRED FIFTY-FIVE OR PARAGRAPH (A) OF SUBDIVISION SEVEN OF SECTION SIXTY-TWO HUNDRED SIX OF THIS CHAPTER.

IN ADDITION TO CLAUSES ONE, TWO, AND THREE OF THIS SUBPARAGRAPH, IF
THE INDIVIDUAL IS DEEMED TO BE NOT LAWFULLY PRESENT IN THE UNITED STATES
AS USED IN 8 U.S.C. S 1623, THEN SUCH INDIVIDUAL MUST HAVE ENTERED THE
UNITED STATES BEFORE THE AGE OF EIGHTEEN AND BE UNDER THE AGE OF THIRTY-FIVE AT THE TIME OF APPLICATION FOR LOANS AND AWARDS.

52 C. NOTWITHSTANDING SUBPARAGRAPH (III) OF PARAGRAPH A OF THIS SUBDIVI-53 SION, AN INDIVIDUAL SHALL BE DEEMED A QUALIFIED STUDENT FOR AN AWARD AT 54 THE UNDERGRADUATE LEVEL OF STUDY FOR A PERIOD OF FIVE YEARS IMMEDIATELY 55 FOLLOWING THE IMPLEMENTATION OF THE NEW YORK STATE DREAM ACT PROVIDED 56 THAT THE INDIVIDUAL:

ATTENDED AN APPROVED NEW YORK HIGH SCHOOL FOR TWO OR MORE YEARS, 1 (I) 2 GRADUATED FROM AN APPROVED NEW YORK HIGH SCHOOL, AND APPLIED FOR ATTEND-ANCE OR IS ENROLLED AT AN INSTITUTION OR EDUCATIONAL UNIT OF 3 THE STATE 4 UNIVERSITY; OR 5 ATTENDED AN APPROVED NEW YORK STATE PROGRAM FOR GENERAL EQUIV-(II)6 ALENCY DIPLOMA EXAM PREPARATION, RECEIVED A GENERAL EQUIVALENCY DIPLOMA 7 ISSUED WITHIN NEW YORK STATE, AND APPLIED FOR ATTENDANCE OR IS ENROLLED 8 AT AN INSTITUTION OR EDUCATIONAL UNIT OF THE STATE UNIVERSITY. 9 IN ADDITION TO SUBPARAGRAPHS (I) AND (II) OF THIS PARAGRAPH, THE IF 10 INDIVIDUAL IS DEEMED TO BE NOT LAWFULLY PRESENT IN THE UNITED STATES AS USED IN 8 U.S.C. S 1623, THAN SUCH INDIVIDUAL MUST HAVE 11 ENTERED THE STATES BEFORE THE AGE OF EIGHTEEN AND BE UNDER THE AGE OF THIR-12 UNITED TY-FIVE AT THE TIME OF APPLICATION FOR LOANS AND AWARDS. 13 14 D. NOTWITHSTANDING SUBPARAGRAPH (III) OF PARAGRAPH B OF THIS SUBDIVI-15 SION, AN INDIVIDUAL SHALL BE DEEMED A QUALIFIED STUDENT FOR AN AWARD AT THE GRADUATE LEVEL OF STUDY FOR A PERIOD OF TEN YEARS 16 IMMEDIATELY

17 FOLLOWING THE IMPLEMENTATION OF THE NEW YORK STATE DREAM ACT PROVIDED 18 THAT THE INDIVIDUAL:

19 (I) ATTENDED AN APPROVED NEW YORK HIGH SCHOOL FOR TWO OR MORE YEARS, 20 GRADUATED FROM AN APPROVED NEW YORK HIGH SCHOOL, AND APPLIED FOR ATTEND-21 ANCE OR IS ENROLLED AT AN INSTITUTION OR EDUCATIONAL UNIT OF THE STATE 22 UNIVERSITY; OR

(II) ATTENDED AN APPROVED NEW YORK STATE PROGRAM FOR GENERAL EQUIVALENCY DIPLOMA EXAM PREPARATION, RECEIVED A GENERAL EQUIVALENCY DIPLOMA
ISSUED WITHIN NEW YORK STATE, AND APPLIED FOR ATTENDANCE OR IS ENROLLED
AT AN INSTITUTION OR EDUCATIONAL UNIT OF THE STATE UNIVERSITY;

ADDITION TO SUBPARAGRAPHS (I) AND (II) OF THIS PARAGRAPH, IF THE 27 IN 28 INDIVIDUAL IS DEEMED TO BE NOT LAWFULLY PRESENT IN THE UNITED STATES AS 29 U.S.C. S 1623, THEN SUCH INDIVIDUAL MUST HAVE ENTERED THE USED IN8 UNITED STATES BEFORE THE AGE OF EIGHTEEN AND BE UNDER THE AGE 30 OF THIR-TY-FIVE AT THE TIME OF APPLICATION FOR LOANS AND AWARDS. 31

S 3. Subparagraph (i) of paragraph b-1 of subdivision 4 of section 661 of the education law is REPEALED.

34 S 4. Paragraph a of subdivision 5 of section 661 of the education law 35 is REPEALED.

36 S 5. Paragraph b of subdivision 5 of section 661 of the education law 37 is REPEALED.

38 S 6. Paragraph d of subdivision 5 of section 661 of the education law, 39 as amended by chapter 844 of the laws of 1975, is amended to read as 40 follows:

d. If an applicant for an award allocated on a geographic basis has 41 more than one residence in this state, his OR HER residence for the 42 43 purpose of this article shall be his OR HER place of actual residence 44 during the major part of the year while attending school, as determined 45 by the commissioner; AND FURTHER PROVIDED THAT AN APPLICANT WHO DOES NOT HAVE A RESIDENCE IN THIS STATE AND IS ELIGIBLE FOR AN AWARD PURSUANT TO 46 47 PARAGRAPH A, B, C, OR D OF SUBDIVISION THREE OF THIS SECTION SHALL BE 48 DEEMED TO RESIDE IN THE GEOGRAPHIC AREA OF THE INSTITUTION OF HIGHER 49 EDUCATION IN WHICH HE OR SHE ATTENDS FOR PURPOSES OF AN AWARD ALLOCATED 50 ON A GEOGRAPHIC BASIS.

51 S 7. Paragraph e of subdivision 5 of section 661 of the education law, 52 as added by chapter 630 of the laws of 2005, is amended to read as 53 follows:

e. Notwithstanding any other provision of this article to the contra-55 ry, the New York state [residency] eligibility [requirement] REQUIRE-56 MENTS for receipt of awards SET FORTH IN PARAGRAPH A, B, C, OR D OF S. 1257

1 SUBDIVISION THREE OF THIS SECTION is waived for a member, or the spouse 2 or dependent of a member, of the armed forces of the United States on 3 full-time active duty and stationed in this state.

4 S 8. Paragraph h of subdivision 2 of section 355 of the education law 5 is amended by adding a new subparagraph 10 to read as follows:

(10) SUCH REGULATIONS SHALL FURTHER PROVIDE THAT ANY 6 STUDENT WHO IS 7 NOT A RESIDENT OF NEW YORK STATE BUT IS A "OUALIFIED STUDENT" AS DEFINED 8 PARAGRAPH A, B, C, OR D OF SUBDIVISION THREE OF SECTION SIX HUNDRED INSIXTY-ONE OF THIS CHAPTER, MAY HAVE THE PAYMENT OF TUITION AND OTHER 9 10 AND CHARGES REDUCED BY STATE-AIDED PROGRAMS, SCHOLARSHIPS OR OTHER FEES FINANCIAL ASSISTANCE AWARDED UNDER THE PROVISIONS OF ARTICLES 11 THIRTEEN, 12 THIRTEEN-A, FOURTEEN AND FOURTEEN-A OF THIS CHAPTER.

13 S 9. Subdivision 7 of section 6206 of the education law is amended by 14 adding a new paragraph (d) to read as follows:

15 (D) THE TRUSTEES SHALL FURTHER PROVIDE THAT ANY STUDENT WHO IS NOT Α RESIDENT OF NEW YORK STATE BUT IS A "QUALIFIED STUDENT" AS DEFINED IN PARAGRAPH A, B, C, OR D OF SUBDIVISION THREE OF SECTION SIX HUNDRED 16 17 CHAPTER, MAY HAVE THE PAYMENT OF TUITION AND OTHER 18 SIXTY-ONE OF THIS 19 FEES AND CHARGES REDUCED BY STATE-AIDED PROGRAMS, SCHOLARSHIPS OR OTHER FINANCIAL ASSISTANCE AWARDED UNDER THE PROVISIONS OF ARTICLES THIRTEEN, 20 21 THIRTEEN-A, FOURTEEN AND FOURTEEN-A OF THIS CHAPTER.

22 S 10. Section 6305 of the education law is amended by adding a new 23 subdivision 8-a to read as follows:

24 8-A. THE PAYMENT OF TUITION AND OTHER FEES AND CHARGES OF A STUDENT 25 WHO IS ATTENDING A COMMUNITY COLLEGE AND WHO IS NOT A RESIDENT OF NEW 26 YORK STATE BUT IS A "QUALIFIED STUDENT" AS DEFINED IN PARAGRAPH A, B, C, 27 OR D OF SUBDIVISION THREE OF SECTION SIX HUNDRED SIXTY-ONE OF THIS CHAP-28 REDUCED BY STATE-AIDED PROGRAMS, SCHOLARSHIPS AND OTHER TER, MAY BE 29 FINANCIAL ASSISTANCE AWARDED UNDER THE PROVISIONS OF ARTICLES THIRTEEN. THIRTEEN-A, FOURTEEN AND FOURTEEN-A OR ANY OTHER ARTICLE OF THIS CHAP-30 31 TER.

32 S 11. Paragraph d of subdivision 3 of section 6451 of the education 33 law, as amended by chapter 149 of the laws of 1972, is amended to read 34 as follows:

35 d. Any necessary supplemental financial assistance, which may include the cost of books and necessary maintenance for such enrolled students, 36 37 INCLUDING STUDENTS WITHOUT LAWFUL IMMIGRATION STATUS PROVIDED THAT THE 38 STUDENT IS A "QUALIFIED STUDENT" AS DEFINED IN PARAGRAPH A, B, C, OR D 39 OF SUBDIVISION THREE OF SECTION SIX HUNDRED SIXTY-ONE OF THIS CHAPTER; 40 provided, however, that such supplemental financial assistance shall be 41 furnished pursuant to criteria promulgated by the commissioner with the approval of the director of the budget. 42

43 S 12. Subparagraph (v) of paragraph a of subdivision 4 of section 6452 44 of the education law, as added by chapter 917 of the laws of 1970, is 45 amended to read as follows:

46 (v) Any necessary supplemental financial assistance, which may include 47 the cost of books and necessary maintenance for such students, INCLUDING 48 STUDENTS WITHOUT LAWFUL IMMIGRATION STATUS PROVIDED THAT THE STUDENT IS "QUALIFIED STUDENT" AS DEFINED IN PARAGRAPH A, B, C, OR D OF SUBDIVI-49 Α 50 SION THREE OF SECTION SIX HUNDRED SIXTY-ONE OF THIS CHAPTER; provided, however, that such supplemental financial assistance shall be furnished 51 pursuant to criteria promulgated by such universities and approved by 52 the regents and the director of the budget. 53

54 S 13. Paragraph (a) of subdivision 2 of section 6455 of the education 55 law, as added by chapter 285 of the laws of 1986, is amended to read as 56 follows:

(a) Undergraduate science and technology entry program moneys may be 1 2 used for tutoring, counseling, remedial and special summer courses. 3 supplemental financial assistance, program administration, and other 4 activities which the commissioner may deem appropriate. To be eliqible for undergraduate collegiate science and technology entry program 5 6 support, a student must be [a resident of New York who is] A "QUALIFIED 7 PURSUANT TO PARAGRAPH A OR PARAGRAPH C OF SUBDIVISION THREE OF STUDENT" 8 SECTION SIX HUNDRED SIXTY-ONE OF THIS CHAPTER AND MUST BE either economically disadvantaged or from a minority group historically underrepre-9 10 the scientific, technical, health and health-related sented in professions, and [who demonstrates] MUST DEMONSTRATE interest in and a 11 12 potential for a professional career if provided special services. Eligible students must be in good academic standing, enrolled full time in an 13 14 approved, undergraduate level program of study, as defined by the 15 regents.

16 S 14. Paragraph (a) of subdivision 3 of section 6455 of the education 17 law, as added by chapter 285 of the laws of 1986, is amended to read as 18 follows:

(a) Graduate science and technology entry program moneys may be used 19 20 for recruitment, academic enrichment, career planning, supplemental 21 financial assistance, review for licensing examinations, program admin-22 istration, and other activities which the commissioner may deem appro-23 priate. To be eligible for graduate collegiate science and technology 24 entry program support, a student must be [a resident of New York who is] 25 A "QUALIFIED STUDENT" PURSUANT TO PARAGRAPH B OR PARAGRAPH D OF SUBDIVI-26 SION THREE OF SECTION SIX HUNDRED SIXTY-ONE OF THIS CHAPTER AND MUST BE either economically disadvantaged or from a minority group historically 27 the scientific, technical and health-related 28 in underrepresented 29 professions AND MUST DEMONSTRATE AN INTEREST IN AND A POTENTIAL FOR A PROFESSIONAL CAREER IF PROVIDED SPECIAL SERVICES. 30 Eligible students must be in good academic standing, enrolled full time in an approved 31 32 graduate level program, as defined by the regents.

33 S 15. Subparagraph (i) of paragraph a of subdivision 2 of section 34 695-e of the education law, as amended by chapter 593 of the laws of 35 2003, is amended to read as follows:

(i) the name, address and social security number [or], employer iden-36 37 tification number, OR INDIVIDUAL TAXPAYER IDENTIFICATION NUMBER of the 38 account owner UNLESS A FAMILY TUITION ACCOUNT THAT WAS IN EFFECT PRIOR 39 TO THE EFFECTIVE DATE OF THE CHAPTER OF THE LAWS OF TWO THOUSAND THIR-40 THAT AMENDED THIS SUBPARAGRAPH DOES NOT ALLOW FOR A TAXPAYER IDEN-TEEN TIFICATION NUMBER, IN WHICH CASE A TAXPAYER IDENTIFICATION NUMBER 41 SHALL BE ALLOWED UPON THE EXPIRATION OF THE CONTRACT; 42

43 S 16. Subparagraph (iii) of paragraph a of subdivision 2 of section 44 695-e of the education law, as amended by chapter 593 of the laws of 45 2003, is amended to read as follows:

46 (iii) the name, address, and social security number, EMPLOYER IDEN-47 TIFICATION NUMBER, OR INDIVIDUAL TAXPAYER IDENTIFICATION NUMBER of the designated beneficiary, 48 UNLESS A FAMILY TUITION ACCOUNT THAT WAS IN 49 EFFECT PRIOR TO THE EFFECTIVE DATE OF THE CHAPTER OF THELAWS OF TWO 50 THIRTEEN THAT AMENDED THIS SUBPARAGRAPH DOES NOT ALLOW FOR A THOUSAND 51 TAXPAYER IDENTIFICATION NUMBER, IN WHICH CASE A TAXPAYER IDENTIFICATION NUMBER SHALL BE ALLOWED UPON THE EXPIRATION OF THE CONTRACT; and 52 53 S 17. This act shall take effect July 1, 2015.