

Veenstra
Brettger
Szymoniak

SSB-3157
Education
SUC
(SF/HF) 2248

SENATE/HOUSE FILE
BY (PROPOSED DEPARTMENT OF
EDUCATION/COLLEGE STUDENT
AID COMMISSION BILL)

Passed Senate, Date _____ Passed House, Date _____
Vote: Ayes _____ Nays _____ Vote: Ayes _____ Nays _____
Approved _____

A BILL FOR

1 An Act relating to the college student aid commission's
2 membership, duties, and authority, and related federal
3 employment reports.

4 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

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1 Section 1. Section 19B.3, subsection 2, paragraph h, Code
2 1999, is amended to read as follows:

3 h. Require development of equal employment opportunity
4 reports, including the initiation of the processes necessary
5 for the completion of ~~the-annual-EEO-6~~ reports required by the
6 federal equal employment opportunity commission.

7 Sec. 2. Section 261.1, subsection 2, Code 1999, is amended
8 to read as follows:

9 2. The director of the department of education or the
10 director's designee.

11 Sec. 3. Section 261.2, subsections 1, 2, 3, 5, and 7
12 through 10, Code 1999, are amended by striking the
13 subsections.

14 Sec. 4. Section 261.9, subsection 1, unnumbered paragraph
15 1, Code 1999, is amended to read as follows:

16 "Accredited private institution" means an institution of
17 higher learning located in Iowa which is operated privately
18 and not controlled or administered by any state agency or any
19 subdivision of the state, except for county hospitals as
20 provided in paragraph "c" of this subsection, and which meets
21 at least one of the ~~following~~ criteria in paragraphs "a"
22 through "c" and all of the criteria in paragraphs "e" through
23 "h":

24 Sec. 5. Section 261.9, subsection 1, paragraphs a, b, and
25 c, Code 1999, are amended to read as follows:

26 a. ~~Which-is~~ Is accredited by the north central association
27 of colleges and secondary schools accrediting agency based on
28 their requirements~~7-or~~.

29 b. ~~Which-has-been~~ Is certified by the north central
30 association of colleges and secondary schools accrediting
31 agency as a candidate for accreditation by that agency~~7-or~~.

32 c. ~~Which-is~~ Is a school of nursing accredited by the
33 national league for nursing and approved by the board of nurse
34 examiners, including such a school operated, controlled, and
35 administered by a county public hospital.

1 Sec. 6. Section 261.9, subsection 1, paragraph d, Code
2 1999, is amended by striking the paragraph.

3 Sec. 7. Section 261.9, subsection 1, paragraph e,
4 unnumbered paragraph 1, Code 1999, is amended to read as
5 follows:

6 ~~Which-promotes~~ Promotes equal opportunity and affirmative
7 action efforts in the recruitment, appointment, assignment,
8 and advancement of personnel at the institution. In carrying
9 out this responsibility the institution shall do all of the
10 following:

11 Sec. 8. Section 261.9, subsection 1, paragraph e,
12 subparagraph (8), Code 1999, is amended to read as follows:

13 (8) Require development of equal employment opportunity
14 reports, including the initiation of the processes necessary
15 for the completion of ~~the-annual-EE0-6~~ reports required by the
16 federal equal employment opportunity commission.

17 Sec. 9. Section 261.9, subsection 1, paragraph f, Code
18 1999, is amended to read as follows:

19 f. ~~Which-adopts~~ Adopts a policy that prohibits unlawful
20 possession, use, or distribution of controlled substances by
21 students and employees on property owned or leased by the
22 institution or in conjunction with activities sponsored by the
23 institution. Each institution shall provide information about
24 the policy to all students and employees. The policy shall
25 include a clear statement of sanctions for violation of the
26 policy and information about available drug or alcohol
27 counseling and rehabilitation programs. In carrying out this
28 policy, an institution shall provide substance abuse
29 prevention programs for students and employees.

30 Sec. 10. Section 261.9, subsection 1, paragraph g,
31 unnumbered paragraph 1, Code 1999, is amended to read as
32 follows:

33 ~~Which-develops~~ Develops and implements a written policy,
34 which is disseminated during student registration or
35 orientation, addressing the following four areas relating to

1 sexual abuse:

2 Sec. 11. Section 261.9, subsection 1, paragraph h, Code
3 1999, is amended to read as follows:

4 h. ~~Which files~~ Files a copy of the annual report required
5 by the federal Student Right-To-Know and Campus Security Act,
6 Pub. L. No. 101-542, with the division of criminal and
7 juvenile justice planning of the department of human rights,
8 along with a copy of the written policy developed pursuant to
9 paragraph "g".

10 Sec. 12. Section 261.19, subsection 2, Code 1999, is
11 amended to read as follows:

12 2. A forgivable loan may be awarded to a resident of Iowa
13 who is enrolled at the university of osteopathic medicine and
14 health sciences if the student agrees to practice in this
15 state for a period of time to be determined by the commission
16 at the time the loan is awarded. Forgivable loans to eligible
17 students shall not become due ~~and-interest-on-the-loan-shall~~
18 ~~not-accrue~~ until after the student completes a residency
19 program. Interest on the loans shall begin to accrue the day
20 following the student's graduation date. If the student
21 completes the period of practice established by the commission
22 and agreed to by the student, the loan amount shall be
23 forgiven. The loan amount shall not be forgiven if the
24 osteopathic physician fails to complete the required time
25 period of practice in this state or fails to satisfactorily
26 continue in the university's program of medical education.

27 Sec. 13. Section 261.25, subsection 5, Code Supplement
28 1999, is amended to read as follows:

29 5. For the each fiscal year ~~beginning July 1, 1989, and in~~
30 ~~succeeding years~~, the institutions of higher education that
31 enroll recipients of Iowa tuition grants shall transmit to the
32 Iowa college student aid commission information about the
33 numbers of minority students enrolled and minority faculty
34 members employed at the institution, and existing or proposed
35 plans for the recruitment and retention of minority students

1 and faculty as well as existing or proposed plans to serve
 2 nontraditional students. The Iowa college student aid
 3 commission shall compile and report the first fall academic
 4 semester or quarter enrollment and employment information and
 5 plans for the next fiscal year to the chairpersons and ranking
 6 members of the house and senate education committees, members
 7 of the joint education appropriations subcommittee, the
 8 governor, and the legislative fiscal bureau by December-15
 9 March 1 of each year.

10 Sec. 14. Section 261.92, subsection 1, paragraph b,
 11 subparagraph (8), Code 1999, is amended to read as follows:

12 (8) Require development of equal employment opportunity
 13 reports, including the initiation of the processes necessary
 14 for the completion of ~~the-annual-EEO-6~~ reports required by the
 15 federal equal employment opportunity commission.

16 Sec. 15. DIRECTION TO CODE EDITOR. The Code editor is
 17 directed to correct internal references in section 261.9 of
 18 the Code as necessary in conjunction with the enactment of
 19 this Act.

20 EXPLANATION

21 This bill authorizes the director of the department of
 22 education to appoint a designee to serve on the college
 23 student aid commission, strikes language referring to defunct
 24 federal law and a discontinued federal report, changes the
 25 point in time when interest will begin to accrue on loans made
 26 under the osteopathic physician recruitment program, and
 27 pushes the date on which the commission is required to submit
 28 a report on enrollment and employment information from
 29 December 15 to March 1.

30 Congress in 1972 repealed the Higher Education Facilities
 31 Act of 1963 and provided that the programs authorized by Title
 32 VII of the Higher Education Act of 1965 are a continuation of
 33 the comparable programs authorized by the Higher Education
 34 Facilities Act of 1963. References to the Higher Education
 35 Facilities Act of 1963 are therefore struck in the bill.

1 Language referring to the annual federal EEO-6 report is
2 likewise struck as it is no longer required by the federal
3 government, though other federal reports are required.

4 The bill also makes clear that an "accredited private
5 institution", as defined in the Code, is an institution of
6 higher learning that meets at least one of the three specific
7 criteria in the Code relating to accreditation and
8 certification, and all of the criteria relating to equal
9 opportunity and affirmative action efforts, a controlled
10 substances policy, a sexual abuse policy, and the filing of
11 the federal Student Right-To-Know and Campus Security Act
12 report with the division of criminal and juvenile justice
13 planning of the department of human rights.

14 The bill also provides that interest will begin to accrue
15 on a loan issued to a student under the osteopathic physician
16 recruitment program on the day after the student graduates.
17 Currently, the Code provides that the interest will not accrue
18 until after the student completes a residency program.

19 Finally, the Code currently requires the institutions of
20 higher education that enroll recipients of Iowa tuition grants
21 to transmit to the commission information about the numbers of
22 minority students enrolled, minority faculty members employed,
23 and existing or proposed plans for the recruitment and
24 retention of minority students and faculty, along with plans
25 to serve nontraditional students. The commission is required
26 to compile and report the information and plans to the
27 chairpersons and ranking members of the house and senate
28 education committees, members of the joint education
29 appropriations subcommittee, the governor, and the legislative
30 fiscal bureau by December 15 of each year. This bill pushes
31 that reporting date to March 1.

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THOMAS J. VILSACK
GOVERNOR

SALLY J. PEDERSON
LT. GOVERNOR

February 7, 2000

IOWA COLLEGE STUDENT AID COMMISSION
GARY W. NICHOLS, EXECUTIVE DIRECTOR

Members of the General Assembly:

The College Student Aid Commission is responsible for administering state programs governed by Chapter 261 of the Iowa Code. In an effort to correct items that are out of date and eliminate sections that are no longer applicable, Commissioners are recommending the proposed amendments included in LSB 5229 DP.

The following notes describe each recommendation.

Sections 1, 8 and 14 eliminate references to a federal EEO-6 form that is no longer available. The EEO-6 function is now accomplished through the Federal Integrated Postsecondary Education Data System.

Section 2 authorizes the director of the Iowa Department of Education or the director's designee to serve on the Commission.

Section 3 removes obsolete references to the Higher Education Facilities Act of 1963, osteopathic tuition loan, and references to the GI Improvement Bill of 1977.

Sections 4 through 7 and 9 through 11 correct a technical error in the definition of an accredited private institution. The amendment retains the existing accreditation criteria and required reports.

Section 12 accelerates the beginning date for osteopathic forgivable loan interest accrual from the completion of residency to the day after graduation.

Section 13 delays the date of required institutional minority enrollment and faculty reports to March 1 to accommodate data collection and verification efforts.

If you have questions about the legislation, please call me at 242-5067. Keith Greiner, who may be reached at 242-6709, also will be happy to assist you.

Sincerely,

Gary Nichols
Executive Director

GWN:mjp

Substitutes for HF 2410
3-7-00
(P. 569)

FILED FEB 22 2000

SENATE FILE 2248
BY COMMITTEE ON EDUCATION

(SUCCESSOR TO SSB 3157)

Passed Senate, Date ^(p. 419) 2-28-00 Passed House, Date ^(p. 572) 3-7-00
Vote: Ayes 46 Nays 0 Vote: Ayes 93 Nays 0
Approved 4/14/00

(p. 902) Re Passed 3-28-00
Vote 49-0

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SF 2248

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30 ~~succeeding-years~~, the institutions of higher education that
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34 members employed at the institution, and existing or proposed
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1 and faculty as well as existing or proposed plans to serve
2 nontraditional students. The Iowa college student aid
3 commission shall compile and report the first fall academic
4 semester or quarter enrollment and employment information and
5 plans for the next fiscal year to the chairpersons and ranking
6 members of the house and senate education committees, members
7 of the joint education appropriations subcommittee, the
8 governor, and the legislative fiscal bureau by ~~December~~¹⁵
9 March 1 of each year.

10 Sec. 14. Section 261.92, subsection 1, paragraph b,
11 subparagraph (8), Code 1999, is amended to read as follows:

12 (8) Require development of equal employment opportunity
13 reports, including the initiation of the processes necessary
14 for the completion of ~~the annual EEO-6~~ reports required by the
15 federal equal employment opportunity commission.

16 Sec. 15. DIRECTION TO CODE EDITOR. The Code editor is
17 directed to correct internal references in section 261.9 of
18 the Code as necessary in conjunction with the enactment of
19 this Act.

20 EXPLANATION

21 This bill authorizes the director of the department of
22 education to appoint a designee to serve on the college
23 student aid commission, strikes language referring to defunct
24 federal law and a discontinued federal report, changes the
25 point in time when interest will begin to accrue on loans made
26 under the osteopathic physician recruitment program, and
27 pushes the date on which the commission is required to submit
28 a report on enrollment and employment information from
29 December 15 to March 1.

30 Congress in 1972 repealed the Higher Education Facilities
31 Act of 1963 and provided that the programs authorized by Title
32 VII of the Higher Education Act of 1965 are a continuation of
33 the comparable programs authorized by the Higher Education
34 Facilities Act of 1963. References to the Higher Education
35 Facilities Act of 1963 are therefore struck in the bill.

1 Language referring to the annual federal EEO-6 report is
2 likewise struck as it is no longer required by the federal
3 government, though other federal reports are required.

4 The bill also makes clear that an "accredited private
5 institution", as defined in the Code, is an institution of
6 higher learning that meets at least one of the three specific
7 criteria in the Code relating to accreditation and
8 certification, and all of the criteria relating to equal
9 opportunity and affirmative action efforts, a controlled
10 substances policy, a sexual abuse policy, and the filing of
11 the federal Student Right-To-Know and Campus Security Act
12 report with the division of criminal and juvenile justice
13 planning of the department of human rights.

14 The bill also provides that interest will begin to accrue
15 on a loan issued to a student under the osteopathic physician
16 recruitment program on the day after the student graduates.
17 Currently, the Code provides that the interest will not accrue
18 until after the student completes a residency program.

19 Finally, the Code currently requires the institutions of
20 higher education that enroll recipients of Iowa tuition grants
21 to transmit to the commission information about the numbers of
22 minority students enrolled, minority faculty members employed,
23 and existing or proposed plans for the recruitment and
24 retention of minority students and faculty, along with plans
25 to serve nontraditional students. The commission is required
26 to compile and report the information and plans to the
27 chairpersons and ranking members of the house and senate
28 education committees, members of the joint education
29 appropriations subcommittee, the governor, and the legislative
30 fiscal bureau by December 15 of each year. This bill pushes
31 that reporting date to March 1.

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HOUSE AMENDMENT TO
SENATE FILE 2248

S-5068

1 Amend Senate File 2248, as passed by the Senate, as
2 follows:

3 1. Page 3, by inserting after line 26 the
4 following:

5 "Sec. ____ . Section 261.19B, Code 1999, is amended
6 to read as follows:

7 261.19B OSTEOPATHIC ~~LOAN~~ PHYSICIAN RECRUITMENT
8 REVOLVING FUND.

9 An osteopathic ~~loan~~ physician recruitment revolving
10 fund is created in the state treasury as a separate
11 fund under the control of the commission. The
12 commission shall deposit payments made by osteopathic
13 ~~loan~~ physician recruitment recipients and the proceeds
14 from the sale of osteopathic loans into the
15 osteopathic loan revolving fund. Moneys credited to
16 the fund shall be used to supplement moneys
17 appropriated for the osteopathic ~~forgivable-loan~~
18 physician recruitment program, for loan forgiveness to
19 eligible physicians and to pay for loan or interest
20 repayment defaults by eligible physicians.
21 Notwithstanding section 8.33, any balance in the fund
22 on June 30 of any fiscal year shall not revert to the
23 general fund of the state."

24 2. Page 4, by inserting after line 9 the
25 following:

26 "Sec. ____ . Section 261.86, subsection 2, Code
27 Supplement 1999, is amended to read as follows:

28 2. ~~The-amount-of-educational~~ Educational
29 ~~assistance received-by-a-national-guard-member paid~~
30 ~~pursuant to this section shall be-determined-by-the~~
31 ~~adjutant-general-and-shall~~ not exceed the resident
32 tuition rate established for institutions of higher
33 learning under the control of the state board of
34 regents. If the amount appropriated in a fiscal year
35 for purposes of this section is insufficient to
36 provide educational assistance to all national guard
37 members who apply for the program and who are
38 determined by the adjutant general to be eligible for
39 the program, the adjutant general shall, in
40 coordination with the commission, determine the amount
41 distribution of educational assistance ~~each-eligible~~
42 ~~guard-member-shall-receive~~. However, educational
43 assistance paid ~~to-an-eligible-national-guard-member~~
44 pursuant to this section shall not be less than an
45 ~~amount-equal-to~~ fifty percent of the resident tuition
46 rate established for institutions of higher learning
47 under the control of the state board of regents or
48 fifty percent of the tuition rate at the institution
49 attended by the national guard member, whichever is
50 lower. ~~The-adjutant-general-shall-not-determine~~

S-5068

-1-

S-5068

Page 2

1 Neither eligibility nor educational assistance amounts
2 determinations shall be based upon a national guard
3 member's unit, the location at which drills are
4 attended, or whether the eligible individual is a
5 member of the Iowa army or air national guard."

6 3. Page 4, by inserting after line 15 the
7 following:

8 "Sec. ____ . Section 261B.3A, Code 1999, is amended
9 to read as follows:

10 261B.3A REQUIREMENT.

11 A In order to register, a school offering courses
12 or programs of study leading to a degree in the state
13 of Iowa shall be accredited by an agency or
14 organization approved or recognized by the United
15 States department of education or a successor agency
16 and be approved for operation by the appropriate state
17 agencies in all other states in which it operates or
18 maintains a presence college student aid commission.

19 Sec. ____ . Section 261B.4, subsection 9, Code 1999,
20 is amended to read as follows:

21 9. Whether The name of the school is accredited by
22 any accrediting agency recognized by the United States
23 department of education or a successor agency and, if
24 so, the name of the accreditation body which has
25 accredited the school and the status under which
26 accreditation is held.

27 Sec. ____ . Section 261B.9, subsection 6, Code 1999,
28 is amended to read as follows:

29 6. Whether The name of the school is accredited by
30 an accrediting agency recognized by the United States
31 department of education or its successor agency which
32 has accredited the school.

33 Sec. ____ . TRANSFER OF OSTEOPATHIC FORGIVABLE LOAN
34 REVOLVING FUND MONEYS BY TREASURER. On the effective
35 date of this Act, the treasurer of state shall
36 transfer any balance in the osteopathic forgivable
37 loan program to the osteopathic physician recruitment
38 revolving fund established pursuant to section 13 of
39 this Act."

40 4. By renumbering as necessary.

RECEIVED FROM THE HOUSE

S-5068 FILED MARCH 7, 2000

Senate Concurred
3-28-00
(P. 902)

SENATE FILE 2248

H-8186

1 Amend Senate File 2248, as passed by the Senate, as
2 follows:

3 1. Page 3, by inserting after line 26 the
4 following:

5 "Sec. ____ . Section 261.19B, Code 1999, is amended
6 to read as follows:

7 261.19B OSTEOPATHIC ~~LOAN~~ PHYSICIAN RECRUITMENT
8 REVOLVING FUND.

9 An osteopathic ~~loan~~ physician recruitment revolving
10 fund is created in the state treasury as a separate
11 fund under the control of the commission. The
12 commission shall deposit payments made by osteopathic
13 ~~loan~~ physician recruitment recipients and the proceeds
14 from the sale of osteopathic loans into the
15 osteopathic loan revolving fund. Moneys credited to
16 the fund shall be used to supplement moneys
17 appropriated for the osteopathic ~~forgivable-loan~~
18 physician recruitment program, for loan forgiveness to
19 eligible physicians and to pay for loan or interest
20 repayment defaults by eligible physicians.
21 Notwithstanding section 8.33, any balance in the fund
22 on June 30 of any fiscal year shall not revert to the
23 general fund of the state."

24 2. Page 4, by inserting after line 9 the
25 following:

26 "Sec. ____ . Section 261.86, subsection 2, Code
27 Supplement 1999, is amended to read as follows:

28 2. ~~The amount of educational~~ Educational
29 ~~assistance received by a national guard member paid~~
30 ~~pursuant to this section shall be determined by the~~
31 ~~adjutant general and shall~~ not exceed the resident
32 tuition rate established for institutions of higher
33 learning under the control of the state board of
34 regents. If the amount appropriated in a fiscal year
35 for purposes of this section is insufficient to
36 provide educational assistance to all national guard
37 members who apply for the program and who are
38 determined by the adjutant general to be eligible for
39 the program, the adjutant general shall, in
40 coordination with the commission, determine the amount
41 distribution of educational assistance each eligible
42 ~~guard member shall receive.~~ However, educational
43 ~~assistance paid to an eligible national guard member~~
44 pursuant to this section shall not be less than an
45 ~~amount equal to~~ fifty percent of the resident tuition
46 rate established for institutions of higher learning
47 under the control of the state board of regents or
48 fifty percent of the tuition rate at the institution
49 attended by the national guard member, whichever is
50 lower. ~~The adjutant general shall not determine~~

H-8186

H-8186

Page 2

1 Neither eligibility nor educational assistance amounts
2 determinations shall be based upon a national guard
3 member's unit, the location at which drills are
4 attended, or whether the eligible individual is a
5 member of the Iowa army or air national guard."

6 3. Page 5, by inserting after line 15 the
7 following:

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9 to read as follows:

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14 organization approved or recognized by the United
15 States department of education or a successor agency
16 and be approved for operation by the appropriate state
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18 maintains a presence college student aid commission.

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22 any accrediting agency recognized by the United States
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25 accredited the school and the status under which
26 accreditation is held.

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36 transfer any balance in the osteopathic forgivable
37 loan program to the osteopathic physician recruitment
38 revolving fund established pursuant to section 13 of
39 this Act."

40 4. By renumbering as necessary.

By DOLECHECK of Ringgold

H-8186 FILED MARCH 6, 2000

Adopted
3-7-00
(P. 510)

SENATE FILE 2248

AN ACT

RELATING TO THE COLLEGE STUDENT AID COMMISSION'S MEMBERSHIP,
DUTIES, AND AUTHORITY, AND RELATED FEDERAL EMPLOYMENT
REPORTS.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

Section 1. Section 19B.3, subsection 2, paragraph h, Code 1999, is amended to read as follows:

h. Require development of equal employment opportunity reports, including the initiation of the processes necessary for the completion of ~~the-annual-EE0-6~~ reports required by the federal equal employment opportunity commission.

Sec. 2. Section 261.1, subsection 2, Code 1999, is amended to read as follows:

2. The director of the department of education or the director's designee.

Sec. 3. Section 261.2, subsections 1, 2, 3, 5, and 7 through 10, Code 1999, are amended by striking the subsections.

Sec. 4. Section 261.9, subsection 1, unnumbered paragraph 1, Code 1999, is amended to read as follows:

"Accredited private institution" means an institution of higher learning located in Iowa which is operated privately and not controlled or administered by any state agency or any subdivision of the state, except for county hospitals as provided in paragraph "c" of this subsection, and which meets

at least one of the following criteria in paragraphs "a" through "c" and all of the criteria in paragraphs "e" through "h":

Sec. 5. Section 261.9, subsection 1, paragraphs a, b, and c, Code 1999, are amended to read as follows:

a. ~~Which-is~~ Is accredited by the north central association of colleges and secondary schools accrediting agency based on their requirements, ~~-or-~~.

b. ~~Which-has-been~~ Is certified by the north central association of colleges and secondary schools accrediting agency as a candidate for accreditation by that agency, ~~-or-~~.

c. ~~Which-is~~ Is a school of nursing accredited by the national league for nursing and approved by the board of nurse examiners, including such a school operated, controlled, and administered by a county public hospital.

Sec. 6. Section 261.9, subsection 1, paragraph d, Code 1999, is amended by striking the paragraph.

Sec. 7. Section 261.9, subsection 1, paragraph e, unnumbered paragraph 1, Code 1999, is amended to read as follows:

~~Which-promotes~~ Promotes equal opportunity and affirmative action efforts in the recruitment, appointment, assignment, and advancement of personnel at the institution. In carrying out this responsibility the institution shall do all of the following:

Sec. 8. Section 261.9, subsection 1, paragraph e, subparagraph (8), Code 1999, is amended to read as follows:

(8) Require development of equal employment opportunity reports, including the initiation of the processes necessary for the completion of ~~the-annual-EE0-6~~ reports required by the federal equal employment opportunity commission.

Sec. 9. Section 261.9, subsection 1, paragraph f, Code 1999, is amended to read as follows:

f. ~~Which-adopts~~ Adopts a policy that prohibits unlawful possession, use, or distribution of controlled substances by

students and employees on property owned or leased by the institution or in conjunction with activities sponsored by the institution. Each institution shall provide information about the policy to all students and employees. The policy shall include a clear statement of sanctions for violation of the policy and information about available drug or alcohol counseling and rehabilitation programs. In carrying out this policy, an institution shall provide substance abuse prevention programs for students and employees.

Sec. 10. Section 261.9, subsection 1, paragraph g, unnumbered paragraph 1, Code 1999, is amended to read as follows:

~~Which-develops~~ Develops and implements a written policy, which is disseminated during student registration or orientation, addressing the following four areas relating to sexual abuse:

Sec. 11. Section 261.9, subsection 1, paragraph h, Code 1999, is amended to read as follows:

h. ~~Which-files~~ Files a copy of the annual report required by the federal Student Right-To-Know and Campus Security Act, Pub. L. No. 101-542, with the division of criminal and juvenile justice planning of the department of human rights, along with a copy of the written policy developed pursuant to paragraph "g".

Sec. 12. Section 261.19, subsection 2, Code 1999, is amended to read as follows:

2. A forgivable loan may be awarded to a resident of Iowa who is enrolled at the university of osteopathic medicine and health sciences if the student agrees to practice in this state for a period of time to be determined by the commission at the time the loan is awarded. Forgivable loans to eligible students shall not become due ~~and interest on the loan shall not accrue~~ until after the student completes a residency program. Interest on the loans shall begin to accrue the day following the student's graduation date. If the student

completes the period of practice established by the commission and agreed to by the student, the loan amount shall be forgiven. The loan amount shall not be forgiven if the osteopathic physician fails to complete the required time period of practice in this state or fails to satisfactorily continue in the university's program of medical education.

Sec. 13. Section 261.19B, Code 1999, is amended to read as follows:

261.19B OSTEOPATHIC ~~LOAN~~ PHYSICIAN RECRUITMENT REVOLVING FUND.

An osteopathic ~~loan~~ physician recruitment revolving fund is created in the state treasury as a separate fund under the control of the commission. The commission shall deposit payments made by osteopathic ~~loan~~ physician recruitment recipients and the proceeds from the sale of osteopathic loans into the osteopathic loan revolving fund. Moneys credited to the fund shall be used to supplement moneys appropriated for the osteopathic ~~forgivable-loan~~ physician recruitment program, for loan forgiveness to eligible physicians and to pay for loan or interest repayment defaults by eligible physicians. Notwithstanding section 9.33, any balance in the fund on June 30 of any fiscal year shall not revert to the general fund of the state.

Sec. 14. Section 261.25, subsection 5, Code Supplement 1999, is amended to read as follows:

5. For the each fiscal year ~~beginning July 1, 1989, and in succeeding years,~~ the institutions of higher education that enroll recipients of Iowa tuition grants shall transmit to the Iowa college student aid commission information about the numbers of minority students enrolled and minority faculty members employed at the institution, and existing or proposed plans for the recruitment and retention of minority students and faculty as well as existing or proposed plans to serve nontraditional students. The Iowa college student aid commission shall compile and report the first fall academic

~~semester or quarter~~ enrollment and employment information and plans for the next fiscal year to the chairpersons and ranking members of the house and senate education committees, members of the joint education appropriations subcommittee, the governor, and the legislative fiscal bureau by ~~December-15~~ March 1 of each year.

Sec. 15. Section 261.86, subsection 2, Code Supplement 1999, is amended to read as follows:

2. ~~The amount of educational assistance received by a national guard member paid pursuant to this section shall be determined by the adjutant general and shall not exceed the resident tuition rate established for institutions of higher learning under the control of the state board of regents. If the amount appropriated in a fiscal year for purposes of this section is insufficient to provide educational assistance to all national guard members who apply for the program and who are determined by the adjutant general to be eligible for the program, the adjutant general shall, in coordination with the commission, determine the amount distribution of educational assistance each eligible guard member shall receive. However, educational assistance paid to an eligible national guard member pursuant to this section shall not be less than an amount equal to fifty percent of the resident tuition rate established for institutions of higher learning under the control of the state board of regents or fifty percent of the tuition rate at the institution attended by the national guard member, whichever is lower. The adjutant general shall not determine Neither eligibility nor educational assistance amounts determinations shall be based upon a national guard member's unit, the location at which drills are attended, or whether the eligible individual is a member of the Iowa army or air national guard.~~ Educational assistance received by a national guard member paid pursuant to this section shall be determined by the adjutant general and shall not exceed the resident tuition rate established for institutions of higher learning under the control of the state board of regents. If the amount appropriated in a fiscal year for purposes of this section is insufficient to provide educational assistance to all national guard members who apply for the program and who are determined by the adjutant general to be eligible for the program, the adjutant general shall, in coordination with the commission, determine the amount distribution of educational assistance each eligible guard member shall receive. However, educational assistance paid to an eligible national guard member pursuant to this section shall not be less than an amount equal to fifty percent of the resident tuition rate established for institutions of higher learning under the control of the state board of regents or fifty percent of the tuition rate at the institution attended by the national guard member, whichever is lower. The adjutant general shall not determine Neither eligibility nor educational assistance amounts determinations shall be based upon a national guard member's unit, the location at which drills are attended, or whether the eligible individual is a member of the Iowa army or air national guard.

Sec. 16. Section 261.92, subsection 1, paragraph b, subparagraph (8), Code 1999, is amended to read as follows:

(8) Require development of equal employment opportunity reports, including the initiation of the processes necessary for the completion of the ~~annual EEO-6~~ reports required by the federal equal employment opportunity commission.

Sec. 17. Section 261B.3A, Code 1999, is amended to read as follows:

261B.3A REQUIREMENT.

~~A In order to register, a school offering courses or programs of study leading to a degree in the state of Iowa shall be accredited by an agency or organization approved or recognized by the United States department of education or a successor agency and be approved for operation by the appropriate state agencies in all other states in which it operates or maintains a presence college student aid commission.~~ A In order to register, a school offering courses or programs of study leading to a degree in the state of Iowa shall be accredited by an agency or organization approved or recognized by the United States department of education or a successor agency and be approved for operation by the appropriate state agencies in all other states in which it operates or maintains a presence college student aid commission.

Sec. 18. Section 261B.4, subsection 9, Code 1999, is amended to read as follows:

9. ~~Whether The name of the school is accredited by any accrediting agency recognized by the United States department of education or a successor agency and, if so, the name of the accreditation body which has accredited the school and the status under which accreditation is held.~~ Whether The name of the school is accredited by any accrediting agency recognized by the United States department of education or a successor agency and, if so, the name of the accreditation body which has accredited the school and the status under which accreditation is held.

Sec. 19. Section 261B.9, subsection 6, Code 1999, is amended to read as follows:

6. ~~Whether The name of the school is accredited by an accrediting agency recognized by the United States department of education or its successor agency which has accredited the school.~~ Whether The name of the school is accredited by an accrediting agency recognized by the United States department of education or its successor agency which has accredited the school.

Sec. 20. TRANSFER OF OSTEOPATHIC FORGIVABLE LOAN REVOLVING FUND MONEYS BY TREASURER. On the effective date of this Act, the treasurer of state shall transfer any balance in the osteopathic forgivable loan program to the osteopathic physician recruitment revolving fund established pursuant to section 13 of this Act.

Sec. 21. DIRECTION TO CODE EDITOR. The Code editor is directed to correct internal references in section 261.9 of the Code as necessary in conjunction with the enactment of this Act.

MARY E. KRAMER
President of the Senate

BRENT SIEGRIST
Speaker of the House

I hereby certify that this bill originated in the Senate and is known as Senate File 2248, Seventy-eighth General Assembly.

MICHAEL E. MARSHALL
Secretary of the Senate

Approved 4/14, 2000

THOMAS J. VILSACK
Governor