

283—24.1(256) Definitions.

“Eligible applicant” means an individual who meets the criteria of Iowa Code sections 256.221(2) and 256.221(3), agrees to sign a program agreement, and agrees to complete the obligation. The eligible applicant completes an application on or before the date established by the commission and does not meet a condition in 283—subrule 10.3(1).

1. The program agreement specifies the obligation and other details pertaining to the program.
2. The obligation may be postponed or satisfied pursuant to Iowa Code section 256.221(11).

Progression toward completion of the obligation is verified annually.

“Eligible loan” means the same as defined in Iowa Code section 256.221(13). Only the outstanding portion of a federal consolidation loan that was used to repay an eligible loan qualifies as an eligible loan. An eligible applicant who signs a program agreement and then refinances an eligible loan by obtaining a private education loan may continue to receive loan repayment awards.

“Eligible university” means the same as defined in Iowa Code section 256.221(13).

“Part-time practice” means at least an average of 28 hours per week serving clients in a service commitment area.

“Service commitment area” means the same as defined in Iowa Code section 256.221(13). Each eligible applicant participating in the program will contract with the service commitment area to ensure the service commitment area provides the nonrefundable contribution. Payment of the nonrefundable contribution to the trust fund can be made by but is not limited to the following organizations: community agencies, medical groups, municipalities, community foundations, local government entities, or other community entities. Locations and distances between cities will be consistently measured and verified by calculating the shortest travel distance on paved roads.

[ARC 8867C, IAB 2/19/25, effective 3/26/25]