## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2007

H HOUSE BILL 2042

Short Titl	e: ]	Tuition Grant for Private School Students.	(Public)	
Sponsors:	F	Representative Allred.		
Referred t	to: A	Appropriations.		
		May 10, 2007		
PRIV	ATE ral A	A BILL TO BE ENTITLED ESTABLISH A LEGISLATIVE TUITION GRANT PROGRA SCHOOL STUDENTS. ssembly of North Carolina enacts: CTION 1. Subchapter X of Chapter 115C of the General S		
amended		lding a new Article to read:		
		"Article 39A.		
UR 44 F.O.		egislative Tuition Grant Program for Private School Students.		
		. Legislative tuition grant program.	anom for	
(a) Private S		ninistration of Program. – The Legislative Tuition Grant Pro I Students is established in the Department of Administrat	-	
		onpublic Education, Department of Administration, shall admi		
program.	01 11	onpublic Education, Department of Transmistration, Shair admi	inster the	
<u>(b)</u>	_	oose. – The purpose of the program is to provide tuition grants	-	
		nildren who attend participating private schools. The grant prog beginning with the 2007-2008 kindergarten class and su		
kindergar		<del>-</del>	iosequelli	
(c)		nitions. – As used in this Article:		
<u>(C)</u>	$\frac{DCII}{(1)}$	An "eligible student" is a student who (i) enters or	entered	
	1-1	kindergarten during the 2007-2008 school year or a subseque		
		year and (ii) is eligible to attend a public school in the State.		
	<u>(2)</u>	A "participating private school" is a private church school, a		
		religious charter, or a qualified nonpublic school that		
		participate in the program and that complies with the require	ements of	
(1)	<b>C</b>	the program and the provisions of Article 39 of this Chapter.	.1 1	
(d)	Grants. – An eligible student shall receive a tuition grant of one thousand			

eight hundred dollars (\$1,800) per year for each year the eligible student attends a

participating private school. The tuition grant is the entitlement of the eligible student under the supervision of the student's parent or guardian and not that of any school.

1	A par	ticipati	ng sch	ool shall not refund, rebate, or share a student's tuition grant with		
2	_	_	_	or student. A student's tuition grant shall only be used for		
3	educational purposes.					
4	(e)			o Participating Schools. – Participating schools that have more		
5	eligible			ying than spaces available shall fill the available spaces by a		
6	_			cess, except that participating schools may give preference to		
7				udents and previously enrolled tuition grant students under this		
8	Subchapt			•		
9	If a s	student	is den	ied admission to a participating school because it has too few		
10				eligible student may transfer his or her tuition grant to a		
11		_		at has spaces available.		
12	<u>(f)</u>	_		ties of Participating Schools. – All participating schools shall:		
13	<del></del>	(1)		by that they will not discriminate in admissions on the basis of		
14			race,	color, national origin, religion, or disability;		
15		<u>(2)</u>	Demo	onstrate their financial accountability by:		
16			<u>a.</u>	Submitting a financial information report for the school that		
17				complies with accounting standards established by the		
18				Department and that was conducted by an accountant; and		
19			<u>b.</u>	Having the auditor certify that the report is free of material		
20				misstatements. The auditor's report shall be limited in scope to		
21				those records that are necessary for the Department to make		
22				payments to participating schools on behalf of parents for		
23				tuition grants;		
24		<u>(3)</u>	<u>Demo</u>	onstrate their financial viability by showing they can repay any		
25			<u>funds</u>	that might be owed the State, if they are to receive fifty thousand		
26			<u>dollar</u>	rs (\$50,000) or more during the school year by:		
27			<u>a.</u>	Filing with the Department prior to the start of the school year a		
28				surety bond payable to the State in an amount equal to the		
29				aggregate amount of the tuition grants expected to be paid		
30				during the school year to students admitted; or		
31			<u>b.</u>	Filing with the Department prior to the start of the school year		
32				financial information that demonstrates the school has the		
33				ability to pay an aggregate amount equal to the tuition grants		
34				expected to be paid for students admitted at the participating		
35				school; and		
36		<u>(4)</u>	Regu	larly report to the parent on the student's academic progress at the		
37			schoo			
38	<u>(g)</u>		•	of Participating Schools. – A participating school is autonomous		
39	and not a	ın agen		State or federal government and therefore:		
40		<u>(1)</u>	No St	tate agency shall in any way regulate the educational program of		

a participating school;

<u>(2)</u>

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The creation of this program does not expand the regulatory authority

of the State or any unit of local government to impose any additional

regulation of private schools beyond those necessary to enforce the 1 2 requirements of the program; and 3 **(3)** Participating schools shall be given the maximum freedom to provide 4 an educational program to their students without governmental control. 5 Responsibilities of the Department. – The Department shall: (h) 6 (1) Ensure that eligible students and their parents are informed annually of 7 which schools will be participating in the tuition grant program. 8 **(2)** Create a standard application that students interested in the tuition 9 grant program can use to submit to participating schools to establish 10 their eligibility and apply for admissions. Participating schools may 11 require supplemental information from applicants. The Department 12 shall ensure that the application is readily available to interested 13 families through various sources, including the Internet. 14 (i) Disqualification of Participating Schools. – The Department may bar a school from participation in the program if the Department establishes that the participating 15 16 school has: 17 (1) Intentionally and substantially misrepresented information required 18 under this section; 19 Routinely failed to comply with requirements of this section; or **(2)** 20 Failed to refund to the State any tuition grant overpayments in a timely (3) 21 manner. 22 If the Department decides to bar a participating school from the program, it shall notify 23 eligible students and their parents of this decision as quickly as possible. 24 Rule making. – The Department shall adopt rules and procedures as necessary 25 for the administration of the program, including rules regarding: 26 The eligibility and participation of private schools, including time lines (1) 27 that will maximize student and private school participation; 28 The distribution of tuition grants to eligible students; and (2) 29 The application and approval procedures for tuition grants for eligible (3) 30 students and participating schools. Responsibility of Local School Administrative Units. - Local school 31 (k) 32 administrative units shall provide to participating schools that have admitted eligible students under this program with a complete copy of the students' school records while 33 complying with the Family Educational Rights and Privacy Act of 1974 (20 U.S.C. 34 Section 1232g)." 35 36 **SECTION 2.(a)** The Legislative Services Commission may contract with 37 one or more qualified researchers who have previous experience evaluating school 38 choice programs to conduct a study of the program if nonpublic funds are available for 39 this purpose. The Legislative Services Commission may accept private funds to conduct 40 this study.

(1)

(2)

**SECTION 2.(b)** The study shall assess:

The level of parental satisfaction with the program;

The level of participating students' satisfaction with the program;

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1	(3)	The impact of the program and the resulting competition from private
2	,	schools on the resident school districts, public school students, and
3		quality of life in a community;
4	(4)	The impact of the program on public and private school capacity,
5	<b>\</b>	availability, and quality; and
6	(5)	Participating students' academic performance and graduation rates in
7	· /	comparison to students who applied for a tuition grant under this
8		program but did not receive one because of random selection.
9	SEC	<b>PION 2.(c)</b> The researchers who conduct the study shall:
10	(1)	Apply appropriate analytical and behavioral science methodologies to
11	` ,	ensure public confidence in the study.
12	(2)	Protect the identity of participating schools and students by, among
13	` ,	other things, keeping anonymous all disaggregated data other than that
14		for the categories of grade level, gender, race, and ethnicity.
15	(3)	Provide the General Assembly with a final copy of the evaluation of
16		the program.
17	SEC	<b>FION 2.(d)</b> The participating private schools shall cooperate with the
18	research effort l	by providing student assessment results and any other data necessary to
19	complete this st	udy.
20	SEC	<b>FION 2.(e)</b> The study shall cover a period of thirteen years. The
21	General Assem	bly may require periodic reports from the researchers. After publishing
22	their results, the	e researchers shall make their data and methodology available for public
23	review while co	implying with the requirements of FERPA (20 U.S.C. Section 1232g).
24	SEC	<b>FION 3.</b> There is appropriated from the General Fund to the
25	Department of	Administration the sum of twenty-two million one hundred eighty
26	thousand sixty-	two dollars (\$22,180,062) for the 2007-2008 fiscal year and the sum of

forty-four million seven hundred seventy-eight thousand five hundred three dollars

(\$44,778,503) for the 2008-2009 fiscal year to implement the provisions of this act.