HOUSE SUBSTITUTE FOR SENATE BILL NO. 1154

A bill to amend 1996 PA 160, entitled "Postsecondary enrollment options act," by amending sections 3 and 9 (MCL 388.513 and 388.519), section 3 as amended by 1997 PA 178, and by adding section 3a.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

1 Sec. 3. As used in this act:

(a) "Community college" means a community college established
under the community college act of 1966, 1966 PA 331, MCL 389.1
to 389.195, or under part 25 of the revised school code, 1976 PA
451, MCL 380.1601 to 380.1607, or a federal tribally controlled
community college located in this state that is recognized under
the tribally controlled community college assistance act of 1978,
<u>Public Law 95-471</u> 25 USC 1801 to 1852, and is determined by the
department to meet the requirements for accreditation by a
recognized regional accrediting body.

1 (b) "Department" means the department of education. 2 (c) "Eligible charges" means tuition and mandatory course fees, material fees, and registration fees required by an 3 eligible institution for enrollment in an eligible course. 4 5 Eligible charges also include any late fees charged by an eligible postsecondary institution due to the school district's 6 failure to make a required payment according to the timetable 7 prescribed under this act. Eligible charges do not include 8 transportation or parking costs or activity fees. 9

10 (d) "Eligible course" means a course offered by an eligible 11 postsecondary institution that is not offered by the school 12 district in which the eligible student is enrolled, or that is offered by the school district but is determined by the board of 13 the school district to not be available to the eligible student 14 because of a scheduling conflict beyond the eligible student's 15 control; that is an academic course not ordinarily taken as an 16 activity course; that is a course that the postsecondary 17 18 institution normally applies toward satisfaction of degree requirements; that is not a hobby craft or recreational course; 19 20 and that is in a subject area other than physical education, theology, divinity, or religious education. However, until the 21 22 2006-2007 school year, for an eligible student who has not achieved state endorsement in all subject areas under section 23 24 1279 of the revised school code, 1976 PA 451, MCL 380.1279, an eligible course is limited to a course in a subject area for 25 which he or she has achieved state endorsement, a course in 26 computer science or foreign language not offered by the school 27

1 district, or a course in fine arts as permitted by the school 2 district. Beginning with eligibility to participate under this 3 act during the 2006-2007 school year, for an eligible student who has not achieved a qualifying score in each subject area on a 4 5 readiness assessment or the Michigan merit examination, as applicable for the student, an eligible course is limited to a 6 course in a subject area for which he or she has achieved a 7 qualifying score, a course in computer science or foreign 8 language not offered by the school district, or a course in fine 9 arts as permitted by the school district. 10

(e) "Eligible postsecondary institution" means a state university, community college, or independent nonprofit degree-granting college or university that is located in this state and that chooses to comply with this act.

(f) "Eligible student" means, except as otherwise provided in 15 this subdivision, a student enrolled in at least 1 high school 16 17 class in at least grade 11 in a school district in this state, except a foreign exchange pupil enrolled in a school district 18 under a cultural exchange program. -, who has Until the 19 20 2006-2007 school year, to be an eligible student a student must 21 have achieved state endorsement in all subject areas under section 1279 of the revised school code, 1976 PA 451, MCL 22 380.1279. However, if the student has not achieved state 23 endorsement in all subject areas under that section, the student 24 is an eligible student only for the limited purpose of enrolling 25 in 1 or more eligible courses under this act in a subject area 26 27 for which he or she has achieved state endorsement, in computer

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1 science or foreign language not offered by the school district, 2 or in fine arts as permitted by the school district. **Beginning** 3 with eligibility to participate under this act during the 2006-2007 school year, to be an eligible student a student who 4 5 has not taken the Michigan merit examination must have achieved a 6 qualifying score in all subject areas on a readiness assessment and a student who has taken the Michigan merit examination must 7 have achieved a qualifying score in all subject areas on the 8 Michigan merit examination. However, if the student has not 9 achieved a qualifying score in all subject areas on a readiness 10 11 assessment or the Michigan merit examination, as applicable for 12 the student, the student is an eligible student only for the 13 limited purpose of enrolling in 1 or more eligible courses under 14 this act in a subject area for which he or she has achieved a qualifying score, in computer science or foreign language not 15 offered by the school district, or in fine arts as permitted by 16 17 the school district.

18 (g) "Intermediate school district" means that term as defined19 in section 4 of the revised school code, 1976 PA 451, MCL 380.4.

(h) "Michigan merit examination" means that examination
21 developed under section 1279g of the revised school code, 1976 PA
22 451, MCL 380.1279g.

(i) "Qualifying score" means a score on a readiness
assessment or the Michigan merit examination that has been
determined by the superintendent of public instruction to
indicate readiness to enroll in a postsecondary course in that
subject area under this act.

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(j) "Readiness assessment" means assessment instruments that
 are aligned with state learning standards; that are used
 nationally to provide high school students with an early
 indication of college readiness proficiency in English,
 mathematics, reading, [social studies,] and science and may contain a comprehensive
 career planning program; and that are approved by the
 superintendent of public instruction for the purposes of this

8 act.

9 (k) (h) "School district" means that term as defined in 10 section 6 of the revised school code, 1976 PA 451, MCL 380.6, a 11 local act school district as defined in section 5 of the revised 12 school code, 1976 PA 451, MCL 380.5, or a public school academy 13 organized under part 6a or 6b as defined in section 5 of the 14 revised school code, 1976 PA 451, MCL 380.501 to 380.507 and 15 <u>380.511 to 380.518</u> MCL 380.5.

16 (l) (i) "State university" means a state institution of
17 higher education described in section 4, 5, or 6 of article VIII
18 of the state constitution of 1963.

Sec. 3a. (1) Not later than July 1, 2005, the superintendent of public instruction shall do both of the following:

(a) Approve 1 or more readiness assessments that may be used for the purposes of determining eligible students beginning with participation in the 2006-2007 school year. Readiness assessments shall be aligned with state learning standards and shall provide high school students with an early indication of proficiency in the subject areas of English, mathematics,

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1 reading, [social studies,] and science and contain a comprehensive career
planning

2 program.

3 (b) Determine qualifying scores for each subject area 4 component of a readiness assessment that indicate readiness to 5 enroll in a postsecondary course in that subject area under this 6 act.

7 (2) Not later than July 1, 2006, the superintendent of 8 public instruction shall determine qualifying scores for each 9 subject area component of the Michigan merit examination that 10 indicate readiness to enroll in a postsecondary course in that 11 subject area under this act.

(3) Unless the school district in which the student is enrolled elects to pay these costs, a student who takes a readiness assessment for the purposes of this act is responsible for paying all costs for taking and obtaining qualifying scores on a readiness assessment for the purposes of this act. This state is not responsible for any of these costs.

Sec. 9. (1) Each school district shall provide information 18 19 to all high school students on the postsecondary enrollment options under this act, including enrollment eligibility; the 20 institutions and types of courses that are eligible for 21 22 participation; the decision making process for granting academic credits; an explanation of eligible charges that will be paid by 23 the school district and of financial arrangements for eligible 24 charges and for paying costs not paid for by the school district; 25 eligibility for payment of all or part of eligible charges by the 26 27 school district under this act; an explanation that, if the

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1 student qualifies for payment of all or part of eligible charges by the school district under this act, the school district will 2 **3** pay that support directly to the postsecondary institution upon being billed by the postsecondary institution and that the 4 5 student is not responsible for that payment but is responsible for payment of costs not paid for under this act; available 6 support services; the need to arrange an appropriate schedule; 7 consequences of failing or not completing a postsecondary course 8 in which the eligible student enrolls; the effect of enrolling in 9 a postsecondary course on the eligible student's ability to 10 complete the required high school graduation requirements; -an 11 12 explanation of how the parent or legal guardian of a student in 13 at least grade 10 may request that the student be allowed to take 14 a test or assessment used for a state endorsement early in order to qualify to be an eligible student; and the academic and 15 social responsibilities that must be assumed by the eligible 16 17 student and his or her parent or guardian.

18 (2) To the extent possible, a school district shall provide counseling services to an eligible student and his or her parent 19 20 or guardian before the eligible student enrolls in postsecondary courses under this act to ensure that the eligible student and 21 his or her parent or guardian are fully aware of the benefits, 22 risks, and possible consequences of enrolling in a postsecondary 23 24 course. The person providing the counseling shall encourage the eligible student and his or her parent or guardian to also use 25 available counseling services at the eligible postsecondary 26 institutions before the quarter or semester of enrollment to 27

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ensure that anticipated plans are appropriate. A school district
 may provide the counseling required under this section in a group
 meeting if additional personalized counseling is also made
 available.

5 (3) Before enrolling in an eligible course at an eligible postsecondary institution under this act, an eligible student and 6 his or her parent or guardian shall file with the eligible 7 postsecondary institution a signed form provided by the eligible 8 student's school district stating that the student is an eligible 9 student and has received the information and counseling specified 10 in subsections (1) and (2) and that the student understands the 11 12 responsibilities that must be assumed in enrolling in the 13 course. Upon request, the department shall provide technical assistance to a school district and to an eligible postsecondary 14 institution in developing appropriate forms and counseling 15 guidelines for purposes of this section. 16

17 Enacting section 1. This amendatory act does not take18 effect unless all of the following bills of the 92nd Legislature19 are enacted into law:

- 20 (a) Senate Bill No. 1153.
- **21** (b) Senate Bill No. 1155.
- 22 (c) Senate Bill No. 1156.
- 23 (d) Senate Bill No. 1157.

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