As Introduced

135th General Assembly

Regular Session 2023-2024

H. B. No. 462

Representatives Troy, Brennan

Cosponsors: Representatives Jarrells, Dell'Aquila, Piccolantonio, Brewer

A BILL

То	enact	sect	tion	3333	3.27	of	the Re	evised C	ode	to		1
	enact	the	Stuc	lent	Choi	ce	Grant	Program	and	l to		2
	make a	an ar	pprop	riat	cion.							3

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

Section 1. That section 3333.27 of the Revised Code be	4
enacted to read as follows:	5
Sec. 3333.27. (A) As used in this section:	6
(1) "Eligible institution" means a nonprofit Ohio	7
institution of higher education that holds a certificate of	8
authorization issued under section 1713.02 of the Revised Code	9
and meets the requirements of Title VI of the Civil Rights Act	10
of 1964.	11
(2) "Resident" and "full-time student" have the same	12
meanings as those adopted by the chancellor of higher education	13
under section 3333.122 of the Revised Code.	14
(3) "State university" has the same meaning as under	15
section 3345.011 of the Revised Code.	16
(B) The chancellor of higher education shall establish and	17

administer a student choice grant program and adopt rules for	18
the administration of the program.	19
(C) The chancellor may make a grant to any resident of	20
this state who meets the following requirements:	21
(1) The applicant has been a resident of Ohio for at least	22
two years prior to application for the grant.	23
(2) The applicant is enrolled as a full-time student in a	24
bachelor's degree program at an eligible institution.	25
(3) The applicant maintains an academic record that meets	26
or exceeds the standard established pursuant to this section by	27
rule of the chancellor.	28
No grant shall be made to any individual who was enrolled_	29
as a student in an institution of higher education on or before	30
July 1, 2024, or is serving a term of imprisonment.	31
(D) The grant shall not exceed the lesser of the total	32
instructional and general charges of the institution in which	33
the student is enrolled, or an amount equal to one-fourth of the	34
total of any state instructional subsidy amount distributed by	35
the chancellor in the second fiscal year of the preceding	36
biennium for all full-time students enrolled in bachelor's	37
degree programs at a state university divided by the sum of the	38
actual number of full-time students enrolled in bachelor's	39
degree programs at a state university reported to the chancellor	40
for such year by the institutions to which the subsidy was	41
distributed.	42
(E) The chancellor shall prescribe the form and manner of	43
application for grants, including the manner by which eligible	44
institutions certify that each applicant from such institution	45
is enrolled in a bachelor's degree program as a full-time	46

student and has an academic record that meets or exceeds the	47				
standard established by the chancellor.	48				
(E) A grant awarded to an eligible student shall be naid	49				
(F) A grant awarded to an eligible student shall be paid	50				
to the institution in which the student is enrolled, and the					
institution shall reduce the student's instructional and general	51				
charges by the amount of the grant.	52				
(G) Each grant awarded shall be prorated and paid in equal	53				
installments at the time of enrollment for each term of the	54				
academic year for which the grant is awarded. No student is	55				
eligible to receive a grant for more than ten semesters, fifteen	56				
quarters, or the equivalent of five academic years.	57				
(H) The receipt of an Ohio student choice grant shall not	58				
affect a student's eligibility for assistance, or the amount of	59				
that assistance, granted under section 3315.33, 3333.122,	60				
3333.125, 3333.126, 3333.127, 3333.128, 3333.129, 3333.21,	61				
3333.24, 3333.26, 3333.28, 3333.372, 3333.391, 3333.393,	62				
3333.421, 3333.61, 5910.03, 5910.031, 5910.032, or 5919.34 of	63				
the Revised Code. If a student receives assistance under one or	64				
more of those sections, the student choice grant made to the	65				
student shall not exceed the difference between the total	66				
instructional and general charges of the institution in which	67				
the student is enrolled and the amount of assistance received	68				
under those sections.	69				
(I) The general assembly shall support the student choice	70				
grant program by such sums and in such manner as it may provide,	71				
but the chancellor may also receive funds from other sources to	72				
support the program.	73				
(J) No grant shall be made to any student enrolled in a	74				
course of study leading to a degree in theology, religion, or	75				

other field of preparation for a religious profession unless the	76
course of study leads to an accredited bachelor of arts or	77
bachelor of science degree.	78
(K) Institutions of higher education that enroll students	79
receiving grants under this section shall report to the	80
chancellor the name of each student who has received such a	81
grant but who is no longer eligible for all or part of such	82
grant and shall refund all money due to the state within thirty	83
days after the beginning of the term immediately following the	84
term in which the student was no longer eligible to receive all	85
or part of the grant. There shall be an interest charge of one	86
per cent per month on all money due and payable after such	87
thirty-day period. The chancellor immediately shall notify the	88
office of budget and management and the legislative service	89
commission of all refunds received.	90
(L) Notwithstanding any provision of section 121.95 of the	91
Revised Code to the contrary, a regulatory restriction contained	92
in a rule adopted under this section is not subject to sections	93
121.95 to 121.953 of the Revised Code.	94
Section 2. All items in this act are hereby appropriated	95
as designated out of any moneys in the state treasury to the	96
credit of the designated fund. For all operating appropriations	97
made in this act, those in the first column are for fiscal year	98
2024 and those in the second column are for fiscal year 2025.	99
The operating appropriations made in this act are in addition to	100
any other operating appropriations made for these fiscal years.	101
Section 3.	102

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	1	2	3	4		5		
А			BOR DEPARTMENT OF HI	GHER EDUCATION				
В	Gener	al Revenue	e Fund					
С	GRF	235531 St	udent Choice Grants		\$0	\$95,000,000		
D	TOTAL	GRF Genei	cal Revenue Fund		\$0	\$95,000,000		
E	TOTAL	ALL BUDGE	ET FUND GROUPS		\$0	\$95,000,000		
	SI	UDENT CHO	ICE GRANTS				104	
	Th	e foregoin	ng appropriation item 23	5531, Student (Choice		105	
Gr	ants,	shall be	used by the Chancellor o	f Higher Educa	tion to		106	
suj	pport	the Stude	nt Choice Grant Program	pursuant to se	ction		107	
33	33.27	of the Re	vised Code.				108	
	Se	ction 4. V	Within the limits set for	rth in this act	t, the		109	
Director of Budget and Management shall establish accounts								
indicating the source and amount of funds for each appropriation								
ma	made in this act, and shall determine the manner in which							
appropriation accounts shall be maintained. Expenditures from								
operating appropriations contained in this act shall be								
accounted for as though made in, and are subject to all								
applicable provisions of, H.B. 33 of the 135th General Assembly.								