AMENDED IN SENATE AUGUST 13, 2014

AMENDED IN ASSEMBLY MARCH 24, 2014

CALIFORNIA LEGISLATURE-2013-14 REGULAR SESSION

ASSEMBLY BILL

No. 1590

Introduced by Assembly Member Wieckowski

February 3, 2014

An act to amend Section 69432.7 of the Education Code, relating to student financial aid.

LEGISLATIVE COUNSEL'S DIGEST

AB 1590, as amended, Wieckowski. Student financial aid: Cal Grant Program.

Existing law, the Ortiz-Pacheco-Poochigian-Vasconcellos Cal Grant Program (Cal Grant Program), establishes the Cal Grant A and B Entitlement Awards, the California Community College Transfer Entitlement Awards, the Competitive Cal Grant A and B Awards, the Cal Grant C Awards, and the Cal Grant T Awards under the administration of the Student Aid Commission, and establishes eligibility requirements for awards under these programs for participating students attending qualifying institutions, as defined. The existing definition of a qualifying institution includes, among other institutions, California private or independent postsecondary educational institutions that participate in the Pell Grant Program and in at least 2 of the following federal campus-based programs: federal Work-Study, the Perkins Loan Program, and the Supplemental Education Opportunity Grant Program.

Existing law requires the commission to certify by October 1 of each year a qualifying institution's latest 3-year cohort default rate and

graduation rate as most recently reported by the United States Department of Education.

This bill would express findings and declarations, would delete "campus-based" from the description of the federal programs referenced above in connection with the California private or independent postsecondary educational institutions that are defined as qualifying institutions, and would replace the Perkins Loan Program with the Stafford Loan Program for purposes of qualifying a private or independent postsecondary *educational* institution for Cal grants. The bill would change the date the commission needs to certify the institution's latest official 3-year cohort default rate and graduation rate to November-1, and would define the graduation rate of a qualifying institution to be the percentage of full-time, first-time degree or certificate-seeking undergraduate students who graduate in 150% or less of the expected time to complete the degree requirements as most recently reported by the United States Department of Education. The bill would also delete obsolete provisions and make conforming and nonsubstantive changes.

Vote: majority. Appropriation: no. Fiscal committee: yes. State-mandated local program: no.

The people of the State of California do enact as follows:

SECTION 1. The Legislature finds and declares all of the 1 2 following:

3 (a) The Budget Act of 2011 and the Budget Act of 2012 made

4 significant statutory changes to the Cal Grant Program, refining

5 institutional eligibility based on cohort default rates and graduation

rates, which measure institutional quality. 6

7 (b) College institutions with a substantial proportion of students

8 taking out federal student loans and with a high percentage of those

9 borrowers defaulting on the student loans no longer qualify to

participate in the Cal Grant Program. The Budget Act of 2012 10

11 further tightened the loan default limit, and added a minimum

12 graduation rate that institutions must satisfy to remain eligible to 13 participate in the Cal Grant Program.

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(c) Due to a lack of clarity, there is confusion about the

15 implementation by the Student Aid Commission of these statutory 16 changes.

(d) On January 7, 2013, the Legislative Analyst's Office issued
a report entitled, "An Analysis of New Cal Grant Eligibility Rules,"
which analyzed the new eligibility rules and offered several
findings and recommendations for clarifying existing statute.

5 (e) Clarifying these provisions going forward will avoid further
6 confusion and ensure consistency in the administration of the Cal
7 Grant Program.

8 SEC. 2. Section 69432.7 of the Education Code is amended to 9 read:

- 10 69432.7. As used in this chapter, the following terms have the 11 following meanings:
- (a) An "academic year" is July 1 to June 30, inclusive. The
 starting date of a session shall determine the academic year in
 which it is included.

(b) "Access costs" means living expenses and expenses for
 transportation, supplies, and books.

(c) "Award year" means one academic year, or the equivalent,
 of attendance at a qualifying institution.

19 (d) "College grade point average" and "community college

20 grade point average" mean a grade point average calculated on the

21 basis of all college work completed, except for nontransferable

22 units and courses not counted in the computation for admission to

- a California public institution of higher education that grants a
 baccalaureate degree.
- 25 (e) "Commission" means the Student Aid Commission.
- 26 (f) "Enrollment status" means part- or full-time status.
- 27 (1) "Part time," for purposes of Cal Grant eligibility, means 6
- 28 to 11 semester units, inclusive, or the equivalent.
- (2) "Full time," for purposes of Cal Grant eligibility, means 12
 or more semester units or the equivalent.
- 31 (g) "Expected family contribution," with respect to an applicant,
- 32 shall be determined using the federal methodology pursuant to
- 33 subdivision (a) of Section 69506 (as established by Title IV of the
- 34 federal Higher Education Act of 1965, as amended (20 U.S.C. Sec.
- 35 1070 et seq.)) and applicable rules and regulations adopted by the
 36 commission.
- 37 (h) "High school grade point average" means a grade point
- 38 average calculated on a 4.0 scale, using all academic coursework,
- 39 for the sophomore year, the summer following the sophomore
- 40 year, the junior year, and the summer following the junior

year, excluding physical education, reserve officer training corps 1

2 (ROTC), and remedial courses, and computed pursuant to 3

regulations of the commission. However, for high school graduates 4

who apply after their senior year, "high school grade point average"

5 includes senior year coursework.

(i) "Instructional program of not less than one academic year" 6

means a program of study that results in the award of an associate 7

8 or baccalaureate degree or certificate requiring at least 24 semester

9 units or the equivalent, or that results in eligibility for transfer from

10 a community college to a baccalaureate degree program.

(j) "Instructional program of not less than two academic years" 11

12 means a program of study that results in the award of an associate 13 or baccalaureate degree requiring at least 48 semester units or the

equivalent, or that results in eligibility for transfer from a 14

15 community college to a baccalaureate degree program.

(k) "Maximum household income and asset levels" means the 16

17 applicable household income and household asset levels for

18 participants, including new applicants and renewing recipients, in

19 the Cal Grant Program, as defined and adopted in regulations by

the commission for the 2001-02 academic year, which shall be 20

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CAL GRANT PROGRAM INCOME CEILINGS

set pursuant to the following income and asset ceiling amounts:

	Cal Grant A,	
-	C, and T	Cal Grant E
Dependent and Independent stud	ents with dependents*	
Family Size	-	-
	\$74,100	\$40,70
——Five	\$68,700 —	\$37,70
— Four	\$64,100	\$33,70
——————————————————————————————————————	\$59,000 —	\$30,30
—— Two	\$57,600 —	\$26,90
-	-	-
Independent		
	\$23,500	\$23,50
Married	\$26,900	\$26,90

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*Applies to independent students with dependents other than a

1	spouse.			
2 3		CAL GRANT PROGRAM	A ASSET CEILINGS	
4				
5			Cal Grant A,	
6	-		C, and T	Cal Grant B
7			-	-
8	Dependent**		\$49,600 —	\$49,600 —
9	Independent		\$23,600 —	\$23,600 —
10				
11	**Applies to ind	ependent students with d	ependents other thar	1 a

12 spouse.

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14 The commission shall annually adjust the maximum household 15 income and asset levels based on the percentage change in the cost 16 of living within the meaning of paragraph (1) of subdivision (e) 17 of Section 8 of Article XIII B of the California Constitution. The 18 maximum household income and asset levels applicable to a 19 renewing recipient shall be the greater of the adjusted maximum 20 household income and asset levels or the maximum household 21 income and asset levels at the time of the renewing recipient's 22 initial Cal Grant award. For a recipient who was initially awarded 23 a Cal Grant for an academic year before the 2011-12 academic 24 year, the maximum household income and asset levels shall be the 25 greater of the adjusted maximum household income and asset 26 levels or the 2010–11 academic year maximum household income 27 and asset levels. An applicant or renewal recipient who qualifies 28 to be considered under the simplified needs test established by 29 federal law for student assistance shall be presumed to meet the 30 asset level test under this section. Prior to disbursing any Cal Grant 31 funds, a qualifying institution shall be obligated, under the terms 32 of its institutional participation agreement with the commission, 33 to resolve any conflicts that may exist in the data the institution 34 possesses relating to that individual. 35 (1) (1) "Qualifying institution" means an institution that 36 complies with paragraphs (2) and (3) and is any of the following: 37 (A) A California private or independent postsecondary 38 educational institution that participates in the Pell Grant Program 39 and in at least two of the following federal student aid programs:

1 (i) Federal Work-Study. 2 (ii) Stafford Loan Program. 3 (iii) Supplemental Educational Opportunity Grant Program. 4 (B) A nonprofit institution headquartered and operating in 5 California that certifies to the commission that 10 percent of the 6 institution's operating budget, as demonstrated in an audited financial statement, is expended for purposes of institutionally 7 8 funded student financial aid in the form of grants, that demonstrates 9 to the commission that it has the administrative capacity to 10 administer the funds, that is accredited by the Western Association 11 of Schools and Colleges, and that meets any other state-required 12 eriteria adopted by regulation by the commission in consultation 13 with the Department of Finance. A regionally accredited institution that was deemed qualified by the commission to participate in the 14 15 Cal Grant Program for the 2000-01 academic year shall retain its 16 eligibility as long as it maintains its existing accreditation status. 17 (C) A California public postsecondary educational institution. 18 (2) (A) The institution shall provide information on where to 19 access California license examination passage rates for the most 20 recent available year from graduates of its undergraduate programs 21 leading to employment for which passage of a California licensing 22 examination is required, if that data is electronically available 23 through the Internet Web site of a California licensing or regulatory agency. For purposes of this paragraph, "provide" may exclusively 24 25 include placement of an Internet Web site address labeled as an 26 access point for the data on the passage rates of recent program graduates on the Internet Web site where enrollment information 27 28 is also located, on an Internet Web site that provides centralized 29 admissions information for postsecondary educational systems 30 with multiple campuses, or on applications for enrollment or 31 otherprogram information distributed to prospective students. 32 (B) The institution shall be responsible for certifying to the 33 commission compliance with the requirements of subparagraph 34 (A). 35 (3) (A) The commission shall certify by November 1 of each 36 year the institution's latest official three-year cohort default rate

and graduation rate as most recently reported by the United States
 Department of Education. For purposes of this section, the

39 graduation rate is the percentage of full-time, first-time degree or

40 certificate-seeking undergraduate students who graduate in 150

1 percent or less of the expected time to complete degree

2 requirements as most recently reported publicly in any format,

3 including preliminary data records, by the United States

4 Department of Education.

5 (B) For purposes of the 2011–12 academic year, an otherwise

6 qualifying institution with a three-year cohort default rate reported

7 by the United States Department of Education that is equal to or

8 greater than 24.6 percent shall be ineligible for initial and renewal

9 Cal Grant awards at the institution, except as provided in 10 subparagraph (F).

11 (C) For purposes of the 2012–13 academic year, and every 12 academic year thereafter, an otherwise qualifying institution with

13 a three-year cohort default rate that is equal to or greater than 15.5

14 percent, as certified by the commission on October 1, 2011, and

15 every year thereafter, shall be ineligible for initial and renewal Cal

Grant awards at the institution, except as provided in subparagraph
 (F).

18 (D) (i) An otherwise qualifying institution that becomes

19 ineligible under this paragraph for initial and renewal Cal Grant

20 awards shall regain its eligibility for the academic year for which

21 it satisfies the requirements established in subparagraph (B), (C),

22 or (G), as applicable.

(ii) If the United States Department of Education corrects or
 revises an institution's three-year cohort default rate or graduation

25 rate that originally failed to satisfy the requirements established

26 in subparagraph (B), (C), or (G), as applicable, and the correction

27 or revision results in the institution's three-year cohort default rate

28 or graduation rate satisfying those requirements, that institution

29 shall immediately regain its eligibility for the academic year to

30 which the corrected or revised three-year cohort default rate or

31 graduation rate would have been applied.

32 (E) An otherwise qualifying institution for which no three-year

33 cohort default rate or graduation rate has been reported by the

34 United States Department of Education shall be provisionally

35 eligible to participate in the Cal Grant Program until a three-year

36 cohort default rate or graduation rate has been reported for the

37 institution by the United States Department of Education.

38 (F) (i) An institution that is ineligible for initial and renewal

39 Cal Grant awards at the institution under subparagraph (B), (C),

40 or (G) shall be eligible for renewal Cal Grant awards for recipients

1 who were enrolled in the ineligible institution during the academic 2 year before the academic year for which the institution is ineligible 3 and who choose to renew their Cal Grant awards to attend the 4 ineligible institution. Cal Grant awards subject to this subparagraph 5 shall be reduced as follows: 6 (I) The maximum Cal Grant A and B Awards specified in the 7 annual Budget Act shall be reduced by 20 percent. 8 (II) The reductions specified in this subparagraph shall not 9 impact access costs as specified in subdivision (b) of Section 10 69435. (ii) This subparagraph shall become inoperative on July 1, 2013. 11 12 (G) For purposes of the 2012-13 academic year, and every 13 academic year thereafter, an otherwise qualifying institution with a graduation rate of 30 percent or less, as certified by the 14 15 commission pursuant to subparagraph (A), shall be ineligible for initial and renewal Cal Grant awards at the institution, except as 16 17 provided for in subparagraphs (F) and (I). (H) Notwithstanding any other law, the requirements of this 18 19 paragraph shall not apply to institutions with 40 percent or less of undergraduate students borrowing federal student loans, using 20 21 information reported to the United States Department of Education 22 for the academic year two years before the academic year in which 23 the commission is certifying the three-year cohort default rate or graduation rate pursuant to subparagraph (A). 24 25 (I) Notwithstanding subparagraph (G), an otherwise qualifying 26 institution that maintains a three-year cohort default rate that is 27 less than 10 percent and a graduation rate above 20 percent, as 28 certified by the commission pursuant to subparagraph (A), shall 29 remain eligible for initial and renewal Cal Grant awards at the 30 institution through the 2016-17 academic year. 31 (J) The commission shall do all of the following: 32 (i) Notify initial Cal Grant recipients seeking to attend, or attending, an institution that is ineligible for initial and renewal 33 34 Cal Grant awards under subparagraph (C) or (G) that the institution 35 is ineligible for initial Cal Grant awards for the academic year for which the student received an initial Cal Grant award. 36 37 (ii) Notify renewal Cal Grant recipients attending an institution

38 that is ineligible for initial and renewal Cal Grant awards at the

39 institution under subparagraph (C) or (G) that the student's Cal

40 Grant award will be reduced by 20 percent, or eliminated, as

- appropriate, if the student attends the ineligible institution in an
 academic year in which the institution is ineligible.
- 3 (iii) Provide initial and renewal Cal Grant recipients seeking to
- 4 attend, or attending, an institution that is ineligible for initial and
- 5 renewal Cal Grant awards at the institution under subparagraph
- 6 (C) or (G) with a complete list of all California postsecondary
- 7 educational institutions at which the student would be eligible to
- 8 receive an unreduced Cal Grant award.
- 9 (m) "Satisfactory academic progress" means those criteria
- 10 required by applicable federal standards published in Title 34 of
- 11 the Code of Federal Regulations. The commission may adopt
- 12 regulations defining "satisfactory academic progress" in a manner
- 13 that is consistent with those federal standards.
- 14 SEC. 2. Section 69432.7 of the Education Code, as amended 15 by Section 2 of Chapter 34 of the Statutes of 2014, is amended to 16 read:
- 17 69432.7. As used in this chapter, the following terms have the18 following meanings:
- (a) An "academic year" is July 1 to June 30, inclusive. Thestarting date of a session shall determine the academic year inwhich it is included.
- (b) "Access costs" means living expenses and expenses fortransportation, supplies, and books.
- (c) "Award year" means one academic year, or the equivalent,of attendance at a qualifying institution.
- (d) "College grade point average" and "community college
 grade point average" mean a grade point average calculated on the
 basis of all college work completed, except for nontransferable
 units and courses not counted in the computation for admission to
 a California public institution of higher education that grants a
 baccalaureate degree.
- 32 (e) "Commission" means the Student Aid Commission.
- 33 (f) "Enrollment status" means part- or full-time status.
- 34 (1) "Part time," for purposes of Cal Grant eligibility, means 6
- 35 to 11 semester units, inclusive, or the equivalent.
- 36 (2) "Full time," for purposes of Cal Grant eligibility, means 1237 or more semester units or the equivalent.
- 38 (g) "Expected family contribution," with respect to an applicant,
- 39 shall be determined using the federal methodology pursuant to
- 40 subdivision (a) of Section 69506 (as established by Title IV of the
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1 federal Higher Education Act of 1965, as amended (20 U.S.C. Sec.

2 1070 et seq.)) and applicable rules and regulations adopted by the3 commission.

(h) "High school grade point average" means a grade point 4 average calculated on a 4.0 scale, using all academic coursework, 5 for the sophomore year, the summer following the sophomore 6 7 year, the junior year, and the summer following the junior year, 8 excluding physical education, reserve officer training corps Reserve 9 Officers' Training Corps (ROTC), and remedial courses, and computed pursuant to regulations of the commission. However, 10 for high school graduates who apply after their senior year, "high 11 school grade point average" includes senior year coursework. 12

(i) "Instructional program of not less than one academic year"
means a program of study that results in the award of an associate
or baccalaureate degree or certificate requiring at least 24 semester
units or the equivalent, or that results in eligibility for transfer from
a community college to a baccalaureate degree program.

(j) "Instructional program of not less than two academic years"
means a program of study that results in the award of an associate
or baccalaureate degree requiring at least 48 semester units or the
equivalent, or that results in eligibility for transfer from a
community college to a baccalaureate degree program.

(k) (1) "Maximum household income and asset levels" means
the applicable household income and household asset levels for
participants, including new applicants and renewing recipients, in
the Cal Grant Program, as defined and adopted in regulations by
the commission for the 2001–02 academic year, which shall be
set pursuant to the following income and asset ceiling amounts:

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CAL GRANT PROGRAM INCOME CEILINGS

	Cal Grant A,	
	C, and T	Cal Grant B
Dependent and Independent	students with dependents*	
Family Size		
Six or more	\$74,100	\$40,70
Five	\$68,700	\$37,700
Four	\$64,100	\$33,700
Three	\$59,000	\$30,300

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1	Two	\$57,600	\$26,900
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3	Independent		
4	Single, no dependents	\$23,500	\$23,500
5	Married	\$26,900	\$26,900

*Applies to independent students with dependents other than a

spouse.

CAL GRANT PROGRAM ASSET CEILINGS

	Cal Grant A,	
	C, and T	Cal Grant B
Dependent**	\$49,600	\$49,600
Independent	\$23,600	\$23,600

**Applies to independent students with dependents other than a spouse.

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22 (2) The commission shall annually adjust the maximum 23 household income and asset levels based on the percentage change 24 in the cost of living within the meaning of paragraph (1) of 25 subdivision (e) of Section 8 of Article XIII B of the California 26 Constitution. The maximum household income and asset levels 27 applicable to a renewing recipient shall be the greater of the 28 adjusted maximum household income and asset levels or the 29 maximum household income and asset levels at the time of the 30 renewing recipient's initial Cal Grant award. For a recipient who 31 was initially awarded a Cal Grant for an academic year before the 32 2011-12 academic year, the maximum household income and asset 33 levels shall be the greater of the adjusted maximum household 34 income and asset levels or the 2010-11 academic year maximum 35 household income and asset levels. An applicant or renewal 36 recipient who qualifies to be considered under the simplified needs 37 test established by federal law for student assistance shall be 38 presumed to meet the asset level test under this section. Prior to 39 Before disbursing any Cal Grant funds, a qualifying institution

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1 shall be obligated, under the terms of its institutional participation

2 agreement with the commission, to resolve any conflicts that may

3 exist in the data the institution possesses relating to that individual.

4 (*l*) (1) "Qualifying institution" means an institution that 5 complies with paragraphs (2) and (3) and is any of the following: 6 (A) A California private or independent postsecondary 7 educational institution that participates in the Pell Grant Program 8 and in at least two of the following federal-campus-based student 9 aid programs:

10 (i) Federal Work-Study. Work-Study Program.

11 (ii) Perkins Federal Stafford Loan Program.

(iii) *Federal* Supplemental Educational Opportunity GrantProgram.

14 (B) A nonprofit institution headquartered and operating in 15 California that certifies to the commission that 10 percent of the institution's operating budget, as demonstrated in an audited 16 17 financial statement, is expended for purposes of institutionally 18 funded student financial aid in the form of grants, that demonstrates 19 to the commission that it has the administrative capacity to administer the funds, that is accredited by the Western Association 20 21 of Schools and Colleges, and that meets any other state-required 22 criteria adopted by regulation by the commission in consultation 23 with the Department of Finance. A regionally accredited institution that was deemed qualified by the commission to participate in the 24 25 Cal Grant Program for the 2000-01 academic year shall retain its 26 eligibility as long as it maintains its existing accreditation status. 27 (C) A California public postsecondary educational institution. 28 (2) (A) The institution shall provide information on where to 29 access California license examination passage rates for the most 30 recent available year from graduates of its undergraduate programs 31 leading to employment for which passage of a California licensing 32 examination is required, if that data is electronically available 33 through the Internet Web site of a California licensing or regulatory 34 agency. For purposes of this paragraph, "provide" may exclusively 35 include placement of an Internet Web site address labeled as an 36 access point for the data on the passage rates of recent program 37 graduates on the Internet Web site where enrollment information 38 is also located, on an Internet Web site that provides centralized 39 admissions information for postsecondary educational systems

with multiple campuses, or on applications for enrollment or other
 program information distributed to prospective students.

3 (B) The institution shall be responsible for certifying to the 4 commission compliance with the requirements of subparagraph 5 (A).

6 (3) (A) The commission shall certify by October November 1 7 of each year the institution's latest official three-year cohort default rate and graduation rate as most recently reported by the United 8 9 States Department of Education. For purposes of this section, the 10 graduation rate is the percentage of full-time, first-time degree or 11 certificate-seeking undergraduate students who graduate in 150 percent or less of the expected time to complete degree 12 13 requirements as most recently reported publicly in any format, including preliminary data records, by the United States 14 15 Department of Education. 16 (B) For purposes of the 2011–12 academic year, an otherwise

qualifying institution with a three-year cohort default rate reported
by the United States Department of Education that is equal to or
greater than 24.6 percent shall be ineligible for initial and renewal
Cal Grant awards at the institution, except as provided in
subparagraph (F). institution.

(C) For purposes of the 2012–13 academic year, and every
academic year thereafter, an otherwise qualifying institution with
a three-year cohort default rate that is equal to or greater than 15.5
percent, as certified by the commission on October 1, 2011, and
every year thereafter, shall be ineligible for initial and renewal Cal
Grant awards at the institution, except as provided in subparagraph
(F): institution.

29 (D) (i) An otherwise qualifying institution that becomes 30 ineligible under this paragraph for initial and renewal Cal Grant 31 awards shall regain its eligibility for the academic year for which 32 it satisfies the requirements established in subparagraph (B), (C), 33 or (G), (*F*), as applicable.

34 (ii) If the United States Department of Education corrects or 35 revises an institution's three-year cohort default rate or graduation 36 rate that originally failed to satisfy the requirements established 37 in subparagraph (B), (C), or-(G), (*F*), as applicable, and the 38 correction or revision results in the institution's three-year cohort 39 default rate or graduation rate satisfying those requirements, that 40 institution shall immediately regain its eligibility for the academic

- year to which the corrected or revised three-year cohort default
 rate or graduation rate would have been applied.
- 3 (E) An otherwise qualifying institution for which no three-year
- 4 cohort default rate or graduation rate has been reported by the
- 5 United States Department of Education shall be provisionally
- 6 eligible to participate in the Cal Grant Program until a three-year
- 7 cohort default rate or graduation rate has been reported for the
- 8 institution by the United States Department of Education.
- 9 (F) (i) An institution that is ineligible for initial and renewal
- 10 Cal Grant awards at the institution under subparagraph (B), (C),
- 11 or (G) shall be eligible for renewal Cal Grant awards for recipients
- 12 who were enrolled in the ineligible institution during the academie
- 13 year before the academic year for which the institution is ineligible
- 14 and who choose to renew their Cal Grant awards to attend the
- 15 ineligible institution. Cal Grant awards subject to this subparagraph
- 16 shall be reduced as follows:
- (I) The maximum Cal Grant A and B awards specified in the
 annual Budget Act shall be reduced by 20 percent.
- 19 (II) The reductions specified in this subparagraph shall not
- 20 impact access costs as specified in subdivision (b) of Section 21 69435.
- (ii) This subparagraph shall become inoperative on July 1, 2013.
 (G)
- 24 (F) For purposes of the 2012-13 academic year, and every 25 academic year thereafter, an otherwise qualifying institution with 26 a graduation rate of 30 percent or less for students taking 150 27 percent or less of the expected time to complete degree 28 requirements, as reported by the United States Department of 29 Education and less, as certified by the commission pursuant to 30 subparagraph (A), shall be ineligible for initial and renewal Cal 31 Grant awards at the institution, except as provided for in 32 subparagraphs (F) and (I). subparagraph (H).
- 33 (Ĥ)
- *(G)* Notwithstanding any other law, the requirements of this
 paragraph shall not apply to institutions with 40 percent or less of
 undergraduate students borrowing federal student loans, using
 information reported to the United States Department of Education
 for the academic year two years before the *academic* year in which
 the commission is certifying the three-year cohort default rate or
- 40 graduation rate pursuant to subparagraph (A).

1 (I)

2 (H) Notwithstanding subparagraph (G), (F), an otherwise 3 qualifying institution with that maintains a three-year cohort default 4 rate that is less than 15.5 percent and a graduation rate above 20 5 percent for students taking 150 percent or less of the expected time 6 to complete degree requirements, as certified by the commission 7 pursuant to subparagraph (A), shall be eligible for initial and 8 renewal Cal Grant awards at the institution through the 2016-17 9 academic year.

10 (J)

11 (*I*) The commission shall do all of the following:

(i) Notify initial Cal Grant recipients seeking to attend, or attending, an institution that is ineligible for initial and renewal Cal Grant awards under subparagraph (C) or (G) (F) that the institution is ineligible for initial Cal Grant awards for the academic year for which the student received an initial Cal Grant award.

17 (ii) Notify renewal Cal Grant recipients attending an institution 18 that is ineligible for initial and renewal Cal Grant awards at the 19 institution under subparagraph (C) or (G) (*F*) that the student's 20 Cal Grant award will be reduced by 20 percent, or eliminated, as 21 appropriate, if the student attends the ineligible institution in an

22 academic year in which the institution is ineligible.

(iii) Provide initial and renewal Cal Grant recipients seeking to
 attend, or attending, an institution that is ineligible for initial and
 renewal Cal Grant awards at the institution under subparagraph

renewal Cal Grant awards at the institution under subparagraph (C) or $\overline{(G)}(F)$ with a complete list of all California postsecondary

educational institutions at which the student would be eligible to

28 receive an unreduced Cal Grant award.

29 (K) By January 1, 2013, the Legislative Analyst shall submit

30 to the Legislature a report on the implementation of this paragraph.

31 The report shall be prepared in consultation with the commission,

32 and shall include policy recommendations for appropriate measures

33 of default risk and other direct or indirect measures of quality or

34 effectiveness in educational institutions participating in the Cal

35 Grant Program, and appropriate scores for those measures. It is 36 the intent of the Legislature that appropriate policy and fiscal

37 committees review the requirements of this paragraph and consider

38 changes thereto.

39 (m) "Satisfactory academic progress" means those criteria 40 required by applicable federal standards published in Title 34 of

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- the Code of Federal Regulations. The commission may adopt regulations defining "satisfactory academic progress" in a manner that is consistent with those federal standards. 1
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