Session of 2004

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## HOUSE BILL No. 2533

By Committee on Higher Education

1-20

AN ACT relating to the Kansas comprehensive grant program; amending
K.S.A. 74-32,120 and repealing the existing section.
Be it enacted by the Legislature of the State of Kansas:
Section 1. K.S.A. 74-32,120 is hereby amended to read as follows:

1474-32,120. As used in this act: (a) "Kansas comprehensive grant program" 15means a program under which the state, in recognition that the provision 16 of higher education for all residents of the state who have the desire and 17ability to obtain such education is an important public purpose and in 18 response to the concern that many residents of the state are deterred by 19 financial considerations from attending institutions of higher education, 20 provides assistance to students with financial need through the award of 21grants.

(b) "Kansas comprehensive grant" means an award of financial assistance under the Kansas comprehensive grant program to an eligible Kansas student.

(c) "Financial need" means the difference between a student's available financial resources and the student's total anticipated cost of attendance at a certain Kansas educational institution. A student's financial resources shall be determined on the basis of criteria provided under the federal methodology of need analysis.

(d) "Full-time, in-state student" means a person who is a resident of
Kansas and who is enrolling or enrolled at a Kansas educational institution
for at least 12 credit hours each semester or the equivalent thereof. The
board of regents shall determine the number of hours for terms other
than semesters to constitute the equivalent of 12 credit hours.

(e) "Kansas student" means a full-time, in-state student who has established financial need and who is initially acceptable for entering a
Kansas educational institution or who has so entered and is in good standing and making satisfactory progress toward graduation.

(f) "Kansas educational institution" means: (1) A state educational
institution under the control and supervision of the board of regents;; (2)
a municipal university;; or (3) a not-for-profit independent institution of
higher education which is accredited *either* by the north central association of colleges and secondary schools accrediting agency based on its

requirements as of April 1, 1985 July 1, 2003, or is accredited by an
 agency whose accreditation enables the institution to establish eligibility
 to participate in federal student financial aid assistance programs based
 on the accrediting agency's requirements as of July 1, 2003, is operated
 independently and not controlled or administered by the state or any
 agency or subdivision thereof, maintains open enrollment, and the main
 campus or principal place of operation of which is located in Kansas.

8 (g) "Open enrollment" means the policy of an institution of higher 9 education which provides the opportunity of enrollment for any student 10 who meets its academic and other reasonable enrollment requirements, 11 without regard for race, gender, religion, creed or national origin.

(h) "Board of regents" means the state board of regents provided for
in the constitution of this state and described in article 32 of chapter 74
of Kansas Statutes Annotated.

(i) "Term" means one of two or more divisions of an academic year
of a Kansas educational institution in which substantially all courses begin
and end at substantially the same time, and during which instruction is
regularly given to students.

(j) "Semester" means one of two principal terms, when there are only
two principal terms in the academic year, whether or not there are other
shorter terms during the same academic year.

22 Sec. 2. K.S.A. 74-32,120 is hereby repealed.

Sec. 3. This act shall take effect and be in force from and after itspublication in the statute book.

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