ASSEMBLY, No. 2425 STATE OF NEW JERSEY 221st LEGISLATURE

PRE-FILED FOR INTRODUCTION IN THE 2024 SESSION

Sponsored by: Assemblywoman ANNETTE QUIJANO District 20 (Union) Assemblyman REGINALD W. ATKINS District 20 (Union)

SYNOPSIS

Provides that State pay high school equivalency exam fees for low-income individuals.

CURRENT VERSION OF TEXT

As reported by the Assembly Education Committee with technical review.



A2425 QUIJANO, ATKINS

2

AN ACT concerning high school equivalency exam fees,
 supplementing chapter 50A of Title 18A of the New Jersey
 Statutes, and amending P.L.1992, c.43.

5

6

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

7

8 1. (New section) a. No later than six months following the 9 effective date of P.L., c. (C.) (pending before the Legislature 10 as this bill), the State Board of Education shall establish a program to pay the fee of a high school equivalency exam on behalf of a 11 12 low-income individual. The State board shall specify the manner in 13 which an individual may apply for the payment, including the 14 documentation that shall be used to verify the individual's income. 15 The program established by the State board shall not provide payment for more than one exam for an individual. 16

17 b. As used in this section:

18 "High school equivalency exam" means any adult education
19 assessment approved by the State board as a basis for qualifying for
20 a State-issued high school diploma;

"Low-income individual" means an individual who resides in a
household in which the household income is less than or equal to
185 percent of the most recent federal poverty guidelines available.

25 2. Section 9 of P.L.1992, c.43 (C.34:15D-9) is amended to read 26 as follows:

27 9. A restricted, nonlapsing, revolving Workforce a. 28 Development Partnership Fund, to be managed and invested by the 29 State Treasurer, is hereby established to: provide employment and training services to qualified displaced, disadvantaged and 30 employed workers by means of training grants or customized 31 32 training services; provide for the other costs indicated in subsection 33 a. of section 4 of P.L.1992, c.43 (C.34:15D-4); provide for the New 34 Jersey Innovation and Research Fellowship Program as provided for in section 3 of P.L.2015, c.235 (C.34:15D-26); provide for the 35 Talent Network Program as provided for in section 2 of P.L.2019, 36 37 c.125 (C.34:15D-29); and facilitate the provision of education and 38 training to youth by means of grants provided by the Youth 39 Transitions to Work Partnership pursuant to the provisions of P.L.1993, c.268 (C.34:15E-1 et al.). All appropriations to the fund, 40 41 all interest accumulated on balances in the fund and all cash 42 received for the fund from any other source shall be used solely for 43 the purposes specifically delineated by this act.

b. During any fiscal year beginning after June 30, 2001, of thetotal revenues dedicated to the program during any one fiscal year:

EXPLANATION – Matter enclosed in **bold-faced** brackets [thus] in the above bill is not enacted and is intended to be omitted in the law.

Matter underlined <u>thus</u> is new matter.

(1) 25% shall be deposited in an account of the Workforce 1 2 Development Partnership Fund reserved to provide employment and 3 training services for qualified displaced workers, and through fiscal 4 year 2023, not less than 10% of the revenues deposited in that 5 account shall be reserved to provide employment and training 6 services to qualified displaced workers in the pursuit of industryvalued credentials under the pilot program established pursuant to 7 8 P.L.2019, c.252 (C.34:15D-30 et al.); and during any fiscal year 9 beginning after June 30, 2019, 0.5% shall be deposited in an 10 account of the Workforce Development Partnership Fund reserved 11 for an appropriated to the Department of Labor and Workforce 12 Development for the Apprenticeship Start-Up Grant Program 13 created pursuant to section 3 of P.L.2019, c.417 (C.34:15D-6.1);

14 (2) 6% shall be deposited in an account of the Workforce 15 Development Partnership Fund reserved to provide employment and 16 training services for qualified disadvantaged workers, and through 17 fiscal year 2023, not less than 10% of the revenues deposited in that 18 account shall be reserved to provide employment and training 19 services to qualified disadvantaged workers in the pursuit of 20 industry-valued credentials under the pilot program established pursuant to P.L.2019, c.252 (C.34:15D-30 et al.); 21

(3) 37% prior to July 1, 2022, and 35% after June 30, 2022 shall
be deposited in an account of the Workforce Development
Partnership Fund reserved for and appropriated to the Office of
Customized Training;

(4) 5% prior to July 1, 2022, and 7% after June 30, 2022 shall be
deposited in an account of the Workforce Development Partnership
Fund reserved for the Youth Transitions to Work Partnership
created pursuant to P.L.1993, c.268 (C.34:15E-1 et seq.);

30 (5) 3% shall be deposited in an account of the Workforce
31 Development Partnership Fund reserved for occupational safety and
32 health training;

(6) 5% shall be deposited in an account of the Workforce
Development Partnership Fund reserved for and appropriated to the
Talent Network Program established pursuant to section 2 of
P.L.2019, c.125 (C.34:15D-29);

37 (7) 3% shall be deposited in an account of the Workforce
38 Development Partnership Fund reserved for the New Jersey
39 Innovation and Research Fellowship Program established pursuant
40 to section 3 of P.L.2015, c.235 (C.34:15D-26);

41 (8) 10% shall be deposited in an account of the Workforce
42 Development Partnership Fund reserved for administrative costs as
43 defined in section 3 of P.L.1992, c.43 (C.34:15D-3);

(9) 0.5% shall be deposited in an account of the Workforce
Development Partnership Fund reserved for the State Employment
and Training Commission to design criteria and conduct an annual
evaluation of the program; and

4

(10) 5% shall be deposited in an account of the Workforce
Development Partnership Fund to be used <u>, pursuant to the</u>
provisions of P.L., c. (C.) (pending before the Legislature as
this bill), to pay the fee for an adult education assessment exam,
and, at the discretion of the commissioner, for any of the purposes
indicated in subsection a. of section 4 of P.L.1992, c.43 (C.34:15D4).

8 c. Beginning January 1, 1995, through June 30, 2002, the 9 balance in the fund as of the previous December 31, as determined 10 in accordance with generally accepted accounting principles, shall 11 not exceed 1.5 times the amount of contributions deposited for the 12 calendar year then ended. If the balance exceeds this amount, the 13 excess shall be deposited into the unemployment compensation 14 fund within seven business days of the date that the determination is 15 made.

16 Beginning July 1, 2002, and for any subsequent fiscal year, d. 17 if the unexpended cash balance in any of the accounts indicated in 18 subsection b. of this section, except for the account reserved for the 19 Talent Network Program, less any amount awarded in grants but not 20 yet disbursed from the account, is determined to exceed 20% of the amount of contributions collected for deposit in the account 21 22 pursuant to this subsection during the fiscal year then ended, the 23 excess shall be regarded as an unemployment compensation 24 contribution and deposited into the unemployment compensation 25 fund within seven business days of the date that the determination is 26 made. If the unexpended cash balance in the account reserved for 27 the Talent Network Program, less any amount awarded in grants but 28 not yet disbursed from the account, is determined to exceed 20% of the amount of contributions collected for deposit in the account 29 30 pursuant to this subsection during the fiscal year then ended, the 31 excess shall be deposited into the Workforce Development 32 Partnership Fund account reserved for the Office of Customized 33 Training.

34 e. \$250,000 shall be allocated to the Apprentice Assistance and 35 Support Services Pilot Program established pursuant to section 1 of 36 P.L.2019, c.419 (C.34:15D-6.2) from the \$29,690,000 which was 37 appropriated pursuant to the annual appropriations act for State 38 fiscal year 2019 from the Workforce Development Partnership Fund 39 for the purpose of funding Work First New Jersey Work Activities 40 and Work First New Jersey-Training Related Expenses, and, 41 \$1,100,000 shall be allocated to the pilot program in each of fiscal 42 years 2020, 2021, 2022, 2023, and 2024 from the amounts 43 appropriated pursuant to the annual appropriations act in those 44 fiscal years from the Workforce Development Partnership Fund for 45 the purpose of funding Work First New Jersey Work Activities and 46 Work First New Jersey-Training Related Expenses. Of the funds 47 allocated to the pilot program pursuant to this subsection, 90% shall

5

be dedicated to the Child Care Stipend program and 10% to
 transportation reimbursement.

3 f. Upon the effective date of P.L.2022, c.89 (C.34:15E-6 et al.) 4 and notwithstanding the provisions of any law or regulation to the contrary, in addition to the amount deposited in an account of the 5 Workforce Development Partnership Fund reserved for the Youth 6 7 Transitions to Work Partnership pursuant to subsection b. of this 8 section, \$1,000,000 shall be allocated to the Youth Transitions to Work Partnership from the \$22,500,000 which was appropriated 9 pursuant to the annual appropriations act for State fiscal year 2022 10 11 from the Workforce Development Partnership Fund for the purpose 12 of funding the NJ Apprenticeship Network, the Career Accelerator 13 Internship Program, the Workforce Development Policy and 14 Evaluation Lab, the NJ Career Network, and such other priority 15 workforce initiatives recommended by the Commissioner of Labor 16 and Workforce Development. 17 (cf: P.L.2022, c.89, s.2) 18

19 3. This act shall take effect immediately.