

SENATE SUMMARY OF HOUSE AMENDMENTS

**SB 599 By Senator Erdey**

**KEYWORD AND SUMMARY AS RETURNED TO THE SENATE**

TOPS. Provides relative to TOPS reporting requirements. (gov sig)

**SUMMARY OF HOUSE AMENDMENTS TO THE SENATE BILL**

1. Technical Legislative Bureau amendments

**DIGEST OF THE SENATE BILL AS RETURNED TO THE SENATE**

Erdey (SB 599)

Present law requires the Board of Regents to formulate, develop, establish, and implement a uniform Taylor Opportunity Program for Students (TOPS) information reporting system for the purposes of policy analysis and program evaluation and for providing accurate data and statistics to the legislature, the governor and appropriate executive branch agencies, and the public relative to the program's impact on the state and on students.

Present law requires the TOPS information reporting system to include the following:

- (1) A report prepared as of the end of the Fall semester and Spring semester during each academic year relative to the rate of retention of program awards by students. The data shall be reported by institution attended and by program award category, and shall include the percent of students losing program eligibility due to not earning the minimum number of credit hours, the percent of students losing program eligibility due to not having the required cumulative grade point average, and the percent of students losing program eligibility for failing to make steady academic progress.
- (2) The persistence rates of freshman, sophomore, junior, and senior students receiving a TOPS award reported by award category and by award year.
- (3) The graduation rates reported by award category and award year, including for those graduating with an academic degree at the baccalaureate level the rate for persons graduating within four years, within five years, and within six years, respectively.
- (4) The mean length of time required for a student receiving a program award to graduate with an academic degree at the baccalaureate level or to complete the chosen postsecondary education program if otherwise applicable with such information being reported by award category and by award year.
- (5) An annual report on the number of applicants as well as the percent of high school graduates by high school and by parish who apply for a program award, by award category, and the percent of those students who subsequently enroll in a college or university.
- (6) Statistical studies on the relationship between the courses taken and grades earned by a high school student and the student's score on the American College Test (ACT) or the Scholastic Aptitude Test (SAT). Relative to public high schools, such statistical studies shall use student course and grade data that is otherwise available from the schools and such studies shall be conducted at no additional cost to the governing authority of any public high school.

Proposed law retains present law and adds the following reporting requirements:

- (1) Demographic information of program award recipients, including but not limited to race, gender, and parents' household income.

- (2) High school grade point average and ACT or SAT scores of program award recipients grouped by mean, median, and mode.
- (3) High school grade point average and ACT or SAT score cross-referenced with those students who lost the award and those who were placed on probationary status, and the reasons therefor.

Proposed law requires the Board of Regents to submit a written report including all of the information required for the preceding academic year to the Senate Committee on Education and the House Committee on Education, not later than December first of each year.

Proposed law specifies that all information reported shall be reported in the aggregate only and shall contain no personally identifiable information for any recipient of a program award.

Effective upon signature of the governor or lapse of time for gubernatorial action.

(Adds R.S. 17:3048.3(B)(7), (8) and (9), (D) and (E))

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