SENATE BILL NO. 225

February 2, 1999, Introduced by Senators BENNETT, HOFFMAN, GOUGEON, GOSCHKA, SHUGARS, BULLARD, ROGERS and JAYE and referred to the Committee on Appropriations.

A bill to amend 1986 PA 273, entitled

"An act to establish a Michigan educational opportunity grant program for resident qualified students enrolled in eligible public postsecondary schools; and to prescribe the powers and duties of certain state agencies,"

by amending section 4 (MCL 390.1404) and by adding section 4a.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

Sec. 4. A student is eligible to participate in the MEOG
 program under this act if the student meets ALL OF the following
 requirements:

4 (a) Has resided in this state continuously for the 12 months
5 preceding his or her application for a MEOG and is not considered
6 a resident of any other state.

7 (b) Is not incarcerated in a corrections institute.

(c) Is enrolled in at least a <u>half-time</u> 1/2-TIME
 undergraduate program of study at a postsecondary school that
 meets the requirements of section 3.

4 (d) Is certified by the financial aid officer at the post5 secondary school as needing the grant in order to meet recognized
6 educational expenses.

7 (e) Is a United States citizen or permanent resident.

8 (f) Is not in default on a loan guaranteed by the9 authority.

10 (G) IS NOT INELIGIBLE UNDER SECTION 4A.

(2) A student shall maintain satisfactory academic progress,
12 as defined by the postsecondary school in which the student is
13 enrolled, to remain eligible for a MEOG under this act.

14 (3) A student shall not be eligible for a MEOG for more than 15 10 semesters of undergraduate education, or its equivalent in 16 trimesters or quarters, or the equivalent as determined by the 17 authority for less than full-time students.

18 (4) If a student possessing a degree at a given academic 19 level enrolls for a second degree at the same or lower academic 20 level, the authority shall include MEOGs received by the student 21 when he or she was enrolled for the previous degree at the same 22 or lower level in determining the student's eligibility under 23 this act.

SEC. 4A. IF AN INDIVIDUAL IS SUBJECT TO A COURT ORDER DENYING FEDERAL BENEFITS AS DESCRIBED IN SECTION 421 OF PART D OF THE
CONTROLLED SUBSTANCES ACT, TITLE II OF THE COMPREHENSIVE DRUG
ABUSE PREVENTION AND CONTROL ACT OF 1970, PUBLIC LAW 91-513, 21

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 ${\tt 1}$ U.S.C. 862, THE INDIVIDUAL IS NOT ELIGIBLE TO PARTICIPATE IN THE 2 MEOG PROGRAM UNDER THIS ACT FOR THE DURATION OF THE COURT ORDER.