



## 2015 ASSEMBLY BILL 235

May 20, 2015 - Introduced by Representatives SKOWRONSKI, BILLINGS, PETRYK, BALLWEG, BERCEAU, BRANDTJEN, BROSTOFF, GOYKE, HESSELBEIN, JACQUE, KOLSTE, KREMER, MILROY, MURPHY, NOVAK, POPE, RIEMER, ROHRKASTE, SINICKI, SPIROS, SPREITZER, SUBECK, MURSAU, JORGENSEN and BOWEN, cosponsored by Senators PETROWSKI, CARPENTER, ROTH, BEWLEY, COWLES, HARSDORF, LASSA, WIRCH and VINEHOUT. Referred to Committee on Colleges and Universities.

1     **AN ACT to amend** 38.24 (3) (a); and **to create** 38.24 (3m) of the statutes; **relating**  
2           **to:** charging resident fees to nonresident veterans and their family members  
3           attending technical colleges.

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### *Analysis by the Legislative Reference Bureau*

Under current law, the Technical College System (TCS) Board establishes program fees that the technical college districts must charge students. With exceptions, the fees for nonresidents are 150 percent of the fees for residents. The TCS Board must establish procedures to determine the residence of students attending technical colleges, but statutes specify that certain students must be considered residents of this state, including veterans verified by the Department of Veterans Affairs (DVA) as being residents for purposes of receiving specified benefits. Current law also provides for full fee remission at technical colleges for certain resident veterans and qualifying family members under certain circumstances.

This bill requires technical college districts to charge resident fees to: 1) a veteran living in this state, regardless of whether the veteran is a resident, if the veteran was discharged or released from at least 90 days of active service within the three years before the date of enrollment in the technical college; and 2) the veteran's spouse or child, living in this state, who is eligible for certain federal benefits by virtue of his or her relationship to the veteran. After a veteran or qualifying spouse or child is enrolled at a technical college, the technical college district must continue to charge resident fees for as long as the veteran or spouse or child is continuously enrolled.

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For further information see the *state and local* fiscal estimate, which will be printed as an appendix to this bill.

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*The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:*

1           **SECTION 1.** 38.24 (3) (a) of the statutes is amended to read:

2           38.24 (3) (a) ~~For~~ Except as provided in sub. (3m), for all students who are not  
3 residents of this state, nor subject to reciprocal agreements with the board, annually  
4 the board shall establish a fee based on 150 percent of program fees established  
5 under sub. (1m) (a) and (b).

6           **SECTION 2.** 38.24 (3m) of the statutes is created to read:

7           38.24 (3m) NONRESIDENT FEE EXEMPTION FOR VETERANS AND THEIR SPOUSES AND  
8 CHILDREN. (a) In this subsection, "covered individual" has the meaning given in 38  
9 USC 3679 (c) (2).

10           (b) The district boards shall charge covered individuals living in this state the  
11 fees established under sub. (1m) (a) and (b).

12           (c) After a covered individual living in this state is enrolled at a technical college  
13 and is charged fees in accordance with par. (b), fees established in accordance with  
14 this subsection, rather than sub. (3) (a), shall continue to be charged to the covered  
15 individual for as long as the covered individual is continuously enrolled at the  
16 technical college.

17           (d) This subsection does not affect any other fee exemption or fee remission for  
18 which a covered individual may be eligible under this section.

19           **SECTION 3. Initial applicability.**

