

- 1 4Z2P3R-1
- 2 By Senator Chesteen
- 3 RFD: Finance and Taxation Education
- 4 First Read: 27-Apr-23

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6 2023 Regular Session



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SYNOPSIS:

Under existing law, the Alabama Board of
Athletic Trainers oversees the licensure of athletic
trainers.

This bill would create the Athletic Trainer
Secondary School Incentive Program, administered by the
board, to incentivize the recruitment and retention of
athletic trainers in rural and Title I secondary
schools.

This bill would allow the board to adopt rules relating to the administration of the program, and to award grants to qualifying local boards of education, and would cap the total amount of stipends that may be awarded per school year.

This bill would allow a local board of education to apply for a grant if certain criteria are met.

This bill would require grants awarded to local boards of education to be issued as stipends to athletic trainers who provide the required athletic training services.

This bill would also limit each secondary school to one grant per school year, and each athletic trainer to one stipend per school year, and provide that if more than one athletic trainer provided athletic training services to a school, that any grant be



29	divided among them.
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33	A BILL
34	TO BE ENTITLED
35	AN ACT
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37	Relating to athletic trainers; to create the Athletic
38	Trainer Secondary School Incentive Program; to provide grants
39	to local boards of education that meet certain requirements
40	related to the use of athletic trainers in rural and Title I
41	secondary schools; to authorize the Alabama Board of Athletic
42	Trainers to adopt rules to administer the incentive program
43	and the grant application process; to require grants issued
44	from the incentive program to be provided as stipends to
45	qualifying athletic trainers; and to limit each secondary
46	school and athletic trainer to one grant per school year.
47	BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
48	Section 1. For the purposes of this act, the following
49	terms have the following meanings:
50	(1) ATHLETIC TRAINER. The same meaning as the term
51	"athletic training practice," as defined by Section 34-40-2,
52	Code of Alabama 1975. This term includes after school sporting
53	event coverage.
54	(2) ATHLETIC TRAINING SERVICES. Services provided by an
55	athletic trainer within the scope of athletic training
56	practice, as defined by Section 34-40-2, Code of Alabama 1975.



- 57 This term includes coverage provided to an after school
- 58 sporting event.
- 59 (3) BOARD. The Alabama Board of Athletic Trainers, as
- 60 provided in Chapter 40 of Title 34 of the Code of Alabama
- 61 1975.
- 62 (4) INCENTIVE PROGRAM. The Athletic Trainer Secondary
- 63 School Incentive Program established by this act.
- (5) RURAL SCHOOL. A school not located within a United
- States Census Bureau Alabama Urbanized Area of 50,000 or more
- 66 individuals.
- 67 (6) SECONDARY SCHOOL. Any school providing education to
- 68 students in sixth through twelfth grade. This term includes
- 69 middle schools and high schools.
- 70 Section 2. (a) There is established the Athletic
- 71 Trainer Secondary School Incentive Program. The program shall
- 72 be administered by the board.
- 73 (b) The board shall award funds to local boards of
- 74 education to incentivize the recruitment and retention of
- 75 athletic trainers at rural secondary schools and Title I
- 76 secondary schools in the state. The board shall allocate grant
- awards to the applicable local board of education for each
- 78 successful application that meets the requirements of this
- 79 act. Each grant shall be no more than seven thousand five
- hundred dollars (\$7,500), as determined by the board based on
- 81 the application.
- 82 (c) The incentive program shall be capped at two
- million dollars (\$2,000,000) per school year.
- 84 (d) Grants may be awarded annually beginning with the



85 2024-2025 school year, and each school year thereafter.

- (e) The grants provided by this act shall be contingent on the availability of funds. The Legislature may appropriate funds to the board for the incentive program, and the board may accept funds from nongovernmental entities to be used for the incentive program. Any monies appropriated shall be budgeted and allotted pursuant to the Budget Management Act in accordance with Article 4, commencing with Section 41-4-80 of Chapter 4 of Title 41, Code of Alabama 1975, and only in the amounts provided by the Legislature in the general appropriations act or other appropriations act. Funds not expended in any fiscal year shall not revert but shall remain with the board for use in implementing the incentive program.
- Section 3. (a) A local board of education may apply for a grant from the incentive program if, during the academic school year, an athletic trainer provided an average of at least 25 hours of athletic training services per week to a rural secondary school or Title I secondary school under the purview of the local board of education. Any athletic training services provided by an athletic trainer may be counted towards the required hours, provided that the athletic trainer provides the athletic training services in one of the following manners:
 - (1) As an employee of the local board of education.
 - (2) As an employee of a health care facility.
- 110 (3) As a participant in a third-party sports medicine 111 program.
- (b) (1) The board shall compile a list of schools



- 113 eligible for grants from the incentive program and publish the
- 114 list on its website. The list shall be compiled in the
- 115 following manner:
- a. For rural secondary schools, by considering census
- data to determine which secondary schools are not located in
- 118 urbanized areas of 50,000 or more individuals.
- b. For Title I secondary schools, by considering
- 120 federal law.
- 121 (2) Local boards of education meeting the application
- 122 criteria may apply for the incentive program following the end
- of the academic school year, during a time period to be
- 124 determined by the board.
- Section 4. (a) The board shall develop an application
- 126 form and adopt procedures for the administration of the
- incentive program application, including for the development
- 128 of application criteria and a timeline for application review
- 129 and grant disbursement.
- (b) (1) The local superintendent of education shall
- 131 provide an attestation that all requirements for the incentive
- 132 program have been satisfied, and each athletic trainer seeking
- 133 to benefit from the incentive program shall provide an
- 134 attestation that he or she has provided at least 25 hours of
- 135 athletic training services to a rural secondary school or
- 136 Title I secondary school under the local board of education's
- 137 purview.
- 138 (2) The board may take disciplinary action against an
- 139 athletic trainer who falsifies the amount of athletic training
- 140 services he or she provided.



Section 5. (a) Upon the receipt of a grant from the incentive program, the local board of education shall distribute the grant funds as a stipend to the qualifying athletic trainer.

- (1) If multiple athletic trainers provided an average of at least 25 hours of athletic training services per week to a secondary school during the academic school year, the local board of education shall evenly divide the funds from the incentive program among the athletic trainers.
 - (2) An athletic trainer may only receive one stipend from the incentive program per school year. Once an athletic trainer is awarded a stipend pursuant to this act, he or she shall not be eligible for another incentive program stipend until the next school year, even if he or she provided athletic training services to multiple schools.
- 156 (b) The local board of education is limited to one
 157 successful grant application per secondary school each school
 158 year.
- Section 6. This act shall become effective on the first day of the third month following its passage and approval by the Governor, or its otherwise becoming law.