Union Calendar No. 624 H.R.6951

118th CONGRESS 2D Session

U.S. GOVERNMENT INFORMATION

[Report No. 118-739]

To lower the cost of postsecondary education for students and families.

IN THE HOUSE OF REPRESENTATIVES

JANUARY 11, 2024

Ms. FOXX (for herself, Mr. OWENS, Mr. GROTHMAN, Mr. ALLEN, Mr. SMUCKER, Mrs. MCCLAIN, Mrs. STEEL, and Mr. WILLIAMS of New York) introduced the following bill; which was referred to the Committee on Education and the Workforce

NOVEMBER 18, 2024

Additional sponsors: Mrs. HOUCHIN, Ms. STEFANIK, Mr. MORAN, Mr. JAMES, Mrs. CHAVEZ-DEREMER, Mr. BENTZ, Mr. MURPHY, Mr. WILSON of South Carolina, Mr. Estes, Mr. MANN, Mr. Reschenthaler, Mr. Ses-SIONS, Mr. BANKS, Mr. CARTER of Texas, Mr. BEAN of Florida, Mrs. MILLER of Illinois, Mr. COMER, Mr. KILEY, Mr. WEBER of Texas, Mr. FINSTAD, Mr. AMODEI, Mr. ROGERS of Alabama, Mr. ROUZER, Mr. EDWARDS, Ms. TENNEY, Mr. WEBSTER of Florida, Mr. VAN ORDEN, Mr. BURGESS, Mr. LAMALFA, Mr. CURTIS, Mr. YAKYM, Mr. LATURNER, Mr. SMITH of Nebraska, Mr. VAN DREW, Mr. PENCE, Mr. BILIRAKIS, Mr. MOOLENAAR, Mr. FLEISCHMANN, Mr. AUSTIN SCOTT of Georgia, Mr. DUARTE, Mr. TIMMONS, Mr. LOUDERMILK, Mrs. HARSHBARGER, Mr. Posey, Mr. Hudson, Ms. Malliotakis, Mr. Scott Franklin of Florida, Mr. MEUSER, Mrs. HINSON, Mr. LANGWORTHY, Mr. CLINE, Mr. LAMBORN, Mrs. MILLER of West Virginia, Mrs. LUNA, Mr. RUTHER-FORD, Mr. FRY, Mr. FERGUSON, Mr. CALVERT, Mr. JOHNSON of South Dakota, Mr. MILLS, Mr. TONY GONZALES of Texas, Mr. DUNCAN, Mr. SCALISE, Mr. MOONEY, Mr. ROGERS of Kentucky, Mr. ARRINGTON, Mr. HERN, Mr. DUNN of Florida, Mr. ALFORD, Mr. JACKSON of Texas, Mrs. BICE, Mr. TIFFANY, Mr. EMMER, Mr. CISCOMANI, Mr. SMITH of Missouri, Mr. Aderholt, Mr. McHenry, Mr. Guthrie, Mr. D'Esposito, Ms. Maloy, Mrs. Cammack, Mr. Pfluger, Ms. Van Duyne, Mr. ZINKE, Mr. KUSTOFF, Mr. KELLY of Pennsylvania, Mr. FULCHER, Mr. LUETKEMEYER, Mr. ISSA, Mr. BAIRD, Mr. WALTZ, Mrs. RODGERS of Washington, Mr. DESJARLAIS, Mr. MCCLINTOCK, Mr. ROSE, Mr. JOR-DAN, Mr. CLYDE, Mr. NORMAN, Mr. WESTERMAN, MS. GRANGER, Mr. NEHLS, Mr. DONALDS, Mr. BRECHEEN, Mr. GREEN of Tennessee, Mr. GOOD of Virginia, Mr. BISHOP of North Carolina, Mr. HARRIS, Mr. ELLZEY, Mr. BERGMAN, Mr. GRAVES of Missouri, Mr. MCCORMICK, Mr. VALADAO, Mr. STAUBER, Mr. FALLON, Mr. FONG, Mr. WILLIAMS of Texas, Mr. LALOTA, Mr. SMITH of New Jersey, Mr. MOORE of Alabama, Mr. GOODEN of Texas, Mrs. KIGGANS of Virginia, Ms. HAGEMAN, Mr. KELLY of Mississippi, Mr. LAHOOD, Mr. SELF, Mr. HILL, Mr. STEUBE, Mr. BURCHETT, Mr. SCHWEIKERT, Mr. OBERNOLTE, Mrs. LESKO, Mr. BUCHANAN, Mr. FITZGERALD, Mr. BURLISON, Mr. CLOUD, Mr. OGLES, Mr. GAETZ, Mr. WENSTRUP, Mr. LOPEZ, Mr. MAST, Mr. GRIFFITH, Mr. HUNT, Mr. JOYCE of Ohio, Mr. RULLI, Mr. CRENSHAW, and Ms. BOEBERT

NOVEMBER 18, 2024

Reported with an amendment, committed to the Committee of the Whole House on the State of the Union, and ordered to be printed

[Strike out all after the enacting clause and insert the part printed in italic]

[For text of introduced bill, see copy of bill as introduced on January 11, 2024]

A BILL

To lower the cost of postsecondary education for students and families. 1 Be it enacted by the Senate and House of Representa-

2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

- 4 (a) SHORT TITLE.—This Act may be cited as the "Col-
- 5 lege Cost Reduction Act".
- 6 (b) TABLE OF CONTENTS.—The table of contents for

7 this Act is as follows:

Sec. 1. Short title; table of contents. Sec. 2. References.

TITLE I—TRANSPARENCY

PART A—DEFINITIONS

Sec. 101. Definitions.

PART B—COLLEGE COSTS AND FINANCIAL VALUE

- Sec. 111. Financial aid offers.
- Sec. 112. College scorecard website.
- Sec. 113. Postsecondary student data system.
- Sec. 114. Database of student information prohibited.

TITLE II—ACCESS AND AFFORDABILITY

PART A—FINANCIAL NEED

Sec. 201. Amount of need; cost of attendance; median cost of college.

PART B—FINANCIAL AID

SUBPART 1—GRANTS

- Sec. 211. Federal Pell Grant program.
- Sec. 212. Campus-based aid programs.

SUBPART 2-LOANS

- Sec. 221. Loan limits.
- Sec. 222. Loan repayment.
- Sec. 223. Loan rehabilitation.
- Sec. 224. Interest capitalization.
- Sec. 225. Origination fees.

TITLE III—ACCOUNTABILITY AND STUDENT SUCCESS

PART A—ACCOUNTABILITY

SUBPART 1—DEPARTMENT OF EDUCATION

Sec. 301. Agreements with institutions.

Sec. 302. Regulatory relief.

Sec. 303. Limitation on authority of Secretary to propose or issue regulations and Executive actions.

Sec. 304. Office of Federal Student Aid.

SUBPART 2—ACCREDITORS

Sec. 311. Accrediting agency recognition.

Sec. 312. National Advisory Committee on Institutional Quality and Integrity (NACIQI).

Sec. 313. Alternative quality assurance experimental site initiative.

PART B-STUDENT SUCCESS

Sec. 321. Postsecondary student success grants.

Sec. 322. Reverse Transfer Efficiency Act.

Sec. 323. Transparent and fair transfer of credit policies.

1 SEC. 2. REFERENCES.

(a) HIGHER EDUCATION ACT OF 1965.—Except as
otherwise expressly provided, whenever in this Act an
amendment or repeal is expressed in terms of an amendment to, or repeal of, a section or other provision, the reference shall be considered to be made to a section or other
provision of the Higher Education Act of 1965 (20 U.S.C.
1001 et seq.).

9 (b) FAFSA SIMPLIFICATION ACT.—Except as otherwise expressly provided, whenever in this Act a reference 10 11 to a section or other provision of the Higher Education Act of 1965 (20 U.S.C. 1001 et seq.) refers to such section or 12 other provision as amended or added by the FAFSA Sim-13 plification Act, the reference shall be considered to be made 14 to the section or other provision as amended or added by— 15 16 (1) title VII of division FF of the Consolidated 17 Appropriations Act, 2021 (title VII of division FF of 18 Public Law 116–260), subject to the effective date of •HR 6951 RH

1	section 701(b) of such Act, as amended by section
2	102(a) of the FAFSA Simplification Act Technical
3	Corrections Act (division R of Public Law 117–103)
4	(including the authorization provided under section
5	102(c)(1)(A) of such Act); and
6	(2) the FAFSA Simplification Act Technical
7	Corrections Act (division R of Public Law 117–103).
8	TITLE I—TRANSPARENCY
9	PART A—DEFINITIONS
10	SEC. 101. DEFINITIONS.
11	(a) DEFINITIONS.—Section 103 of the Higher Edu-
12	cation Act of 1965 (20 U.S.C. 1003) is amended by adding
13	at the end the following:
14	"(25) CIP CODE.—The term 'CIP code' means
15	the six-digit taxonomic identification code assigned
16	by an institution of higher education to a specific
17	program of study at the institution, determined by
18	the institution in accordance with the Classification
19	of Instructional Programs published by the National
20	Center for Education Statistics.
21	"(26) Credential Level.—
22	"(A) IN GENERAL.—The term 'credential
23	level' means the level of the degree or other cre-
24	dential awarded by an institution of higher edu-
25	cation to students who complete a program of

1	study of the institution. Each degree or other cre-
2	dential awarded by an institution shall be cat-
3	egorized by the institution as either under-
4	graduate credential level or graduate credential
5	level.
6	"(B) UNDERGRADUATE CREDENTIAL.—
7	When used with respect to a credential or creden-
8	tial level, the term 'undergraduate credential' in-
9	cludes credentials such as an undergraduate cer-
10	tificate, an associate degree, a bachelor's degree,
11	and a post-baccalaureate certificate.
12	"(C) GRADUATE CREDENTIAL.—When used
13	with respect to a credential or credential level,
14	the term 'graduate credential' includes creden-
15	tials such as a master's degree, a doctoral degree,
16	a professional degree, and a postgraduate certifi-
17	cate.
18	"(27) Program of study.—The term 'program
19	of study' means an academic program of study offered
20	to students by an institution of higher education
21	that—
22	"(A) upon completion of the program, re-
23	sults in the award of a credential to a student,
24	including a degree, diploma, or certificate, for
25	one credential level;

1	``(B) is certified as a program of study in
2	the institution's program participation agree-
3	ment under section 487; and
4	"(C) is classified by a combination of—
5	"(i) a CIP code; and
6	"(ii) one credential level, determined
7	by the credential awarded upon completion
8	of the program.
9	"(28) Program length.—The term 'program
10	length' means the minimum amount of time in weeks,
11	months, or years that is specified in the catalog, mar-
12	keting materials, or other official publications of an
13	institution of higher education for a full-time student
14	to complete the requirements for a specific program of
15	study and to obtain the degree or credential awarded
16	by such program.
17	"(29) TIME TO CREDENTIAL.—The term 'time to
18	credential' means, with respect to a student, the ac-
19	tual amount of time in weeks, months, or years it
20	takes the student to complete the requirements for a
21	specific program of study and to obtain the degree or
22	credential awarded by such program.
23	"(30) VALUE-ADDED EARNINGS.—
24	"(A) CALCULATION.—With respect to a stu-
25	dent who received Federal financial aid under

1	title IV and who completed a program of study
2	offered by an institution of higher education, the
3	term 'value-added earnings' means—
4	"(i) the annual earnings of such stu-
5	dent measured during the applicable earn-
6	ings measurement period for such program
7	(as determined under subparagraph (C));
8	minus
9	"(ii) in the case of a student who com-
10	pleted a program of study that awards—
11	``(I) an undergraduate credential
12	(other than such a credential awarded
13	by a qualifying undergraduate pro-
14	gram as defined in section
15	455(a)(4)(B)(ii)), 150 percent of the
16	poverty line applicable to a single in-
17	dividual as determined under section
18	673(2) of the Community Services
19	Block Grant Act (42 U.S.C. 9902(2))
20	for such year; or
21	"(II) a graduate credential or an
22	undergraduate credential awarded by a
23	qualifying undergraduate program as
24	defined in section $455(a)(4)(B)(ii)$, 300
25	percent of the poverty line applicable

1	to a single individual as determined
2	under section 673(2) of the Community
3	Services Block Grant Act (42 U.S.C.
4	9902(2)) for such year.
5	"(B) Geographic adjustment.—
6	"(i) IN GENERAL.—Except as provided
7	in clause (ii), the Secretary shall use the ge-
8	ographic location of the institution at which
9	a student completed a program of study to
10	adjust the value-added earnings of the stu-
11	dent calculated under subparagraph (A) by
12	dividing—
13	``(I) the difference between sub-
14	clauses (I) and (II) of such subpara-
15	graph; by
16	"(II) the most recent regional
17	price parity index of the Bureau of Ec-
17 18	
	price parity index of the Bureau of Ec-
18	price parity index of the Bureau of Ec- onomics Analysis for the State or, as
18 19	price parity index of the Bureau of Ec- onomics Analysis for the State or, as applicable, metropolitan area in which
18 19 20	price parity index of the Bureau of Ec- onomics Analysis for the State or, as applicable, metropolitan area in which such institution is located.
18 19 20 21	price parity index of the Bureau of Ec- onomics Analysis for the State or, as applicable, metropolitan area in which such institution is located. "(ii) EXCEPTION.—The value-added

1	clause (i) if such student attended prin-
2	cipally through distance education.
2	"(C) EARNINGS MEASUREMENT PERIOD.—
4	"(i) IN GENERAL.—For the purpose of
5	calculating the value-added earnings of a
6	student, except as provided in clause (ii),
7	the annual earnings of a student shall be
8	measured—
9	((I) in the case of a program of
10	study that awards an undergraduate
11	certificate, post baccalaureate certifi-
12	cate, or graduate certificate, one year
13	after the student completes such pro-
14	gram;
15	"(II) in the case of a program of
16	study that awards an associate's degree
17	or master's degree, 2 years after the
18	student completes such program; and
19	"(III) in the case of a program of
20	study that awards a bachelor's degree,
21	doctoral degree, or professional degree,
22	4 years after the student completes
23	such program.
24	"(ii) Exception.—The Secretary may,
25	as the Secretary determines appropriate

1	based on the characteristics of a program of
2	study, extend an earnings measurement pe-
3	riod described in clause (i) for a program
4	of study that—
5	"(I) requires completion of an ad-
6	ditional educational program after
7	completion of the program of study in
8	order to obtain a licensure associated
9	with the credential awarded for such
10	program of study; and
11	``(II) when combined with the
12	program length of such additional edu-
13	cational program for licensure, has a
14	total program length that exceeds the
15	relevant earnings measurement period
16	prescribed for such program of study
17	under clause (i),
18	except that in no case shall the annual
19	earnings of a student be measured more
20	than 5 years after the student completes a
21	program of study.".

3 (a) INSTITUTION FINANCIAL AID OFFER.—Part B of
4 title I of the Higher Education Act of 1965 (20 U.S.C. 1011
5 et seq.) is amended by adding at the end the following:

6 "SEC. 124. INSTITUTION FINANCIAL AID OFFER FORM.

7 "(a) Standard Form and Terminology.—The Secretary, in consultation with the heads of relevant Federal 8 9 agencies, shall develop standard terminology and a stand-10 ard form for financial aid offers based on recommendations from representatives of students, veterans, servicemembers, 11 12 families of students, institutions of higher education (including community colleges, for-profit institutions, four-13 year public institutions, and four-year private nonprofit 14 15 institutions), financial aid experts, secondary school and 16 postsecondary counselors, college access professionals, nonprofit organizations, and consumer groups. 17

18 "(b) KEY REQUIRED CONTENTS FOR AID OFFER.—
19 The standard form developed pursuant to subsection (a)
20 shall be titled 'Financial Aid Offer' and shall include the
21 following items in a consumer-friendly manner that is sim22 ple and understandable, with costs listed first, followed by
23 grants and scholarships, clearly separated from each other
24 with separate headings:

25 "(1) Cost information.—

	10
1	"(A) IN GENERAL.—Information on the stu-
2	dent's estimated cost of attendance, including the
3	following:
4	"(i) Direct costs.—The total cost of
5	all items described in section 472 that are
6	billed to the student by the institution or
7	otherwise required by the institution for en-
8	rollment, including such total cost
9	disaggregated by the cost of each such item,
10	including, as determined under such sec-
11	tion—
12	((I) tuition and fees (and other
13	required expenses); and
14	"(II) housing and food for a stu-
15	dent electing institutionally owned or
16	operated food services or institutionally
17	owned or operated housing.
18	"(ii) Indirect costs.—The total cost
19	(including such total cost disaggregated by
20	the cost of each item) as determined under
21	section 472, of—
22	((I) housing and food for a stu-
23	dent not electing institutionally owned
24	or operated food services and not living

1	in institutionally owned or operated
2	housing;
3	"(II) books, school supplies, equip-
4	ment, course materials, and rental or
5	purchase of a personal computer;
6	"(III) transportation; and
7	"(IV) any other item described in
8	such section and not described in
9	clause (i) determined to be necessary
10	by the institution.
11	"(B) The academic period covered by the fi-
12	nancial aid offer, and an explanation that the
13	amount of financial aid offered may differ—
14	"(i) for academic periods not covered
15	by the aid offer, such as a summer term or
16	future academic year; or
17	"(ii) by program.
18	"(C) An indication of whether cost and aid
19	estimates are based on full-time or part-time en-
20	rollment.
21	(D) An indication, as applicable, about
22	whether any costs described in subparagraph
23	(A)(i) which are subject to change are—
24	"(i) estimated based on the previous
25	year; or

	10
1	"(ii) set for the academic period indi-
2	cated in accordance with subparagraph (B) .
3	"(2) GRANTS AND SCHOLARSHIPS.—The aggre-
4	gate amount of grants and scholarships, differentiated
5	by source, that the student does not have to repay,
6	such as grant aid offered under title IV, grant aid of-
7	fered through other Federal programs, grant aid of-
8	fered by the institution, grant aid offered by the
9	State, and, if known, grant aid or scholarship from
10	an outside source to the student for such academic pe-
11	riod, including a disclosure that the grants and schol-
12	arships do not have to be repaid, except that institu-
13	tions shall be authorized to list individual grants and
14	scholarships by name at the discretion of the institu-
15	tion.
16	"(3) Net price.—
17	"(A) IN GENERAL.—The net price that the
18	student, is estimated to have to pay for the stu-
19	dent to attend the institution for such academic
20	period, including the following:
21	"(i) Minimum amount covered by

STUDENT FOR ENROLLMENT.—The net price

of tuition and fees (and other required ex-

penses), which is equal to—

22

23

1	"(I) the sum of the costs described
2	in paragraph $(1)(A)$ that are required
3	for students (as determined under
4	paragraph $(5)(B)$ for the period indi-
5	cated in paragraph $(1)(B)$; minus
6	"(II) the total amount of grant
7	and scholarship aid described in para-
8	graph (2) that is included in the fi -
9	nancial aid offer and available to the
10	student for the costs described in sub-
11	clause (I).
12	"(ii) Estimated annual net price
13	OF ATTENDANCE.—The estimated net price
14	of attendance, which is equal to—
15	((I) the cost of attendance for the
16	student for the period indicated in
17	paragraph (1)(B); minus
18	"(II) the total amount of grant
19	and scholarship aid described in para-
20	graph (2).
21	"(B) DISCLOSURE.—A disclosure that the
22	estimated annual net price of attendance as cal-
23	culated under subparagraph $(A)(ii)$ is based on
24	an estimate of the total cost of attendance for the
25	year and not necessarily equivalent to the

1	amount the student will owe directly to the insti-
2	tution.
3	"(4) LOANS.—
4	"(A) Information on any education loan of-
5	fered through any Federal or State program (in-
6	cluding any loan under part D or part E of title
7	IV other than a Federal Direct PLUS Loan)
8	that the institution offers for the student for the
9	academic period covered by the offer, which shall
10	be made—
11	"(i) with clear use of the word 'loan' to
12	describe the recommended loan amounts;
13	and
14	"(ii) with clear labeling of subsidized
15	and unsubsidized loans.
16	(B) If applicable, a disclosure that such
17	loans have to be repaid with interest.
18	``(C) Information on any other loan that the
19	student or parent has applied for and been ap-
20	proved for, regardless of the source.
21	"(5) Student employment.—Information on
22	work-study employment opportunities (including
23	work-study programs under part C of title IV, insti-
24	tutional work-study programs, or State work-study
25	programs), including—

1	"(A) the maximum annual amount the stu-
2	dent may earn through the program; and
3	``(B) a disclosure that any amounts received
4	pursuant to such a program may be—
5	"(i) subject to the availability of quali-
6	fied employment opportunities upon stu-
7	dents enrollment; and
8	"(ii) disbursed over time as earned by
9	the student.
10	"(6) Process for accepting, adjusting, or
11	DECLINING AID AND NEXT STEPS.—
12	"(A) The deadlines and a summary of the
13	process (including the next steps) for—
14	"(i) accepting the financial aid offered;
15	"(ii) adjusting the amount of aid of-
16	fered; and
17	"(iii) declining the aid offered.
18	(B) Information on when and how costs
19	described in paragraph $(1)(A)(i)$ must be paid,
20	including a clear indication of whether each such
21	cost is required or optional for the student.
22	(C) A disclosure that verification of infor-
23	mation provided on the Free Application for
24	Federal Student Aid may require the student to
25	submit further documentation.

1	"(D) Information about where a student or
2	the student's family can seek additional informa-
3	tion regarding the financial aid offered, includ-
4	ing contact information for the institution's fi-
5	nancial aid office and the Department of Edu-
6	cation's website on financial aid.
7	((E) Information about where a student or
8	a student's family can seek additional informa-
9	tion on college costs and student outcomes, in-
10	cluding a link to the Department of Education's
11	College Scorecard website (or successor website).
12	"(7) Net price calculator.—A link to the
13	universal net price calculator website described in sec-
14	$tion \ 132(c)(4).$
15	"(8) QUICK REFERENCE BOX.—A standardized
16	quick reference box to enable students to compare in-
17	formation on the costs and financial aid described in
18	paragraphs (1) and (2). The quick reference box shall
19	include the following two data elements:
20	"(A) The minimum amount covered by the
21	student for enrollment described in paragraph
22	(3)(A)(i).
23	(B) The estimated annual net price of at-
24	tendance described in paragraph $(3)(A)(ii)$.

1 "(9) ADDITIONAL INFORMATION.—Any other in-2 formation the Secretary, in consultation with the heads of relevant Federal agencies, including the Sec-3 4 retary of the Treasury and the Director of the Bureau of Consumer Financial Protection, determines nec-5 6 essary, based on the results and input of the consumer 7 testing under subsection (h)(2), and limited only to 8 effectively communicating college costs and financial 9 aid eligibility to students and parents.

"(c) OTHER REQUIRED CONTENTS FOR AID OFFER.—
The standard form developed under subsection (a) shall include, in addition to the information described in subsection
(b), the following information in a concise format determined by the Secretary, in consultation with the heads of
relevant Federal agencies and the individuals and entities
described in subsection (a):

17 "(1) Additional options and potential resources
18 for paying for the amount listed in subsection (b)(3),
19 such as tuition payment plans.

20 "(2) The following information relating to pri21 vate student loans and Federal Direct PLUS Loans:
22 "(A) A disclosure that Federal Direct PLUS
23 Loans, private education loans, or income share
24 agreements may be available to cover remaining
25 need, except that the institution may not include

1	Federal Direct PLUS Loans or private edu-
2	cation loans other than under the conditions de-
3	scribed in subsection $(b)(4)(C)$ and must include
4	a disclosure that such loans—
5	"(i) are subject to an additional appli-
6	cation process; and
7	"(ii) must be repaid by the borrower or
8	their co-signer, and may not be eligible for
9	the benefits available for Federal Direct
10	Loans or Federal Direct Unsubsidized
11	Loans.
12	``(B) A statement that students considering
13	borrowing to cover the cost of attendance should
14	consider available Federal student loans prior to
15	applying for private education loans, including
16	an explanation that Federal student loans offer
17	generally more favorable terms and beneficial re-
18	payment options than private loans.
19	"(d) Additional Formatting Requirements for
20	FINANCIAL AID OFFER.—The financial aid offer shall meet
21	the following requirements:
22	"(1) Clearly distinguish between the aid offered
23	under paragraphs (2) and (4) of subsection (b), by in-
24	cluding a subtotal for the aid offered in each of such

1	paragraphs and by refraining from commingling the
2	different types of aid described in such paragraphs.
3	"(2) Use standard terminology and definitions,
4	as described in subsection $(f)(1)$, and use plain lan-
5	guage where possible.
6	"(3) Use the standard aid offer described in sub-
7	section $(f)(2)$.
8	"(e) Additional Requirements for Electronic
9	FINANCIAL AID OFFERS.—In the case of an electronic fi-
10	nancial aid offer that includes a requirement that a student
11	confirm receipt of such offer, such confirmation may not
12	be considered an acceptance or rejection of such offer.
13	"(f) Supplemental Content and Disclosures to
14	BE PROVIDED.—In addition to the standard form described
15	under subsection (a), institutions shall provide, in supple-
16	mental documents or through easily accessible weblinks to
17	the institution's portal or a website, the following:
18	"(1) The renewability requirements and condi-
19	tions under which the student can expect to receive
20	similar amounts of such financial aid for each aca-
21	demic period the student is enrolled at the institution.
22	"(2) Whether the aid offer may change if aid
23	from outside sources is applied after the student re-
24	ceives the initial aid offer, and, if applicable, how
25	that aid will change.

1	"(3) If loans under part D or part E of title IV
2	or other education loans offered through Federal pro-
3	grams are included—
4	((A) a disclosure that the interest rates and
5	fees on such loans are set annually and affect
6	total cost over time, and a link to any website
7	that includes current information on interest
8	rates and fees; and
9	"(B) if an institution's recommended Fed-
10	eral student loan aid offered in subsection (b)(4)
11	is less than the Federal maximum available to
12	the student, the institution shall provide addi-
13	tional information on Federal student loans in-
14	cluding the types and amounts for which the stu-
15	dent is eligible and the process for requesting
16	higher loan amounts if offered loan amounts
17	were included.
18	"(4) If the institution opts not to disclose other
19	items described in subsection $(b)(1)(A)(ii)(V)$ as part
20	of the aid offer, a list of such other items and the al-
21	lowance amount for each such item.
22	"(g) Standard Information Established by Sec-

23 RETARY.—

24 "(1) STANDARD TERMINOLOGY.—Not later than
25 3 months after the date of enactment of the College

1	Cost Reduction Act, the Secretary, in consultation
2	with the heads of relevant Federal agencies, and the
3	individuals and entities described in subsection (a)
4	shall establish standard terminology and definitions
5	for the terms described in subsection (b).
6	"(2) Standard form.—
7	"(A) IN GENERAL.—The Secretary of Edu-
8	cation shall develop multiple draft financial aid
9	offers for consumer testing, carry out consumer
10	testing for such forms, and establish a finalized
11	standard financial aid offer in accordance
12	with—
13	"(i) the process established under sub-
14	section (h); and
15	"(ii) the requirements of this section.
16	"(B) SEPARATE FINANCIAL AID OFFERS.—
17	The Secretary shall develop separate financial
18	aid offers for—
19	"(i) undergraduate students; and
20	"(ii) graduate students.
21	"(h) Additional Information; Removal of Infor-
22	MATION.—Nothing in this section shall preclude an institu-
23	tion from—
24	"(1) supplementing the financial aid offer with
25	additional information, provided that such informa-

1	tion utilizes the same standard terminology identified
2	in subsection $(f)(1)$ and does not misrepresent costs,
3	financial aid offered, or net price; or
4	"(2) deleting a required item or disclosure if—
5	"(A) the student is ineligible for such aid;
6	(B) the institution does not participate in
7	the aid program or type;
8	"(C) the aid offer does not include the aid
9	program or type; or
10	``(D) a cost of attendance item is not appli-
11	cable to the student.
12	"(i) Development of Financial Aid Offer.—
13	"(1) DRAFT FORM.—Not later than 9 months
14	after the date of enactment of the College Cost Reduc-
15	tion Act, the Secretary of Education, in consultation
16	with the heads of relevant Federal agencies and the
17	individuals and entities described in subsection (a)
18	shall design and produce multiple draft financial aid
19	offers for consumer testing with postsecondary stu-
20	dents or prospective students. In developing that form,
21	the Secretary shall ensure that—
22	``(A) the headings described in paragraphs
23	(1) through (4) of subsection (b) are in the same
24	font, appears in the same order, and are dis-
25	played prominently on the financial aid offer,

1	such that none of that information is inappro-
2	priately omitted or deemphasized;
3	``(B) the other information required under
4	subsection (b) appears in a standard format and
5	design on the financial aid offer; and
6	``(C) the institution may include a logo or
7	brand alongside the title of the financial aid
8	offer.
9	"(2) Consumer testing.—
10	"(A) IN GENERAL.—Not later than 9
11	months after the date of enactment of the College
12	Cost Reduction Act, the Secretary, in consulta-
13	tion with the heads of relevant Federal agencies,
14	shall establish a process to submit the financial
15	aid offer drafts developed under paragraph (1)
16	for consumer testing among representatives of
17	students (including low-income students, first
18	generation college students, adult students, vet-
19	erans, servicemembers, and prospective students),
20	students' families (including low-income fami-
21	lies, families with first generation college stu-
22	dents, and families with prospective students),
23	institutions of higher education, secondary school
24	and postsecondary counselors, and nonprofit con-
25	sumer groups.

1	"(B) Length of consumer testing.—The
2	Secretary shall ensure that the consumer testing
3	under this paragraph lasts not longer than 8
4	months after the process for consumer testing is
5	developed under subparagraph (A).
6	"(C) Nonapplication of paperwork re-
7	DUCTION ACT.—Subchapter I of chapter 35 of
8	title 44, United States Code, shall not apply to
9	the consumer testing process under this para-
10	graph.
11	"(3) FINAL FORM.—
12	"(A) IN GENERAL.—The results of consumer
13	testing under paragraph (2) shall be used in the
14	development of the finalized standard financial
15	aid offer required under subsection $(f)(2)$.
16	"(B) Reporting requirement.—Not later
17	than 3 months after the date on which the con-
18	sumer testing under paragraph (2) concludes, the
19	Secretary shall submit to Congress, and publish
20	on its website—
21	"(i) the final standard financial aid
22	offer; and
23	"(ii) a report detailing the results of
24	such testing, including whether the Sec-
25	retary added, modified, or moved any addi-

1	tional items to the standard financial aid
2	offer pursuant to subsection (b)(6).
3	"(4) AUTHORITY TO MODIFY.—The Secretary
4	may modify or remove the definitions, terms, for-
5	matting, and design of the financial aid offer based
6	on the results of consumer testing required under this
7	subsection and before finalizing the form, or in subse-
8	quent consumer testing. The Secretary may also rec-
9	ommend additional changes to Congress.
10	"(j) Cost of Attendance Defined.—In this section,
11	the term 'cost of attendance' has the meaning given such
12	term in section 472.
13	"(k) Use of Mandatory Financial Aid Offer and
14	TERMS.—
15	"(1) IN GENERAL.—Notwithstanding any other
16	provision of law, each institution of higher education
17	that receives Federal financial assistance under this
18	Act shall—
19	"(A) use the financial aid offer developed
20	under this section in providing paper, mobile-op-
21	timized offers, or other electronic offers to all stu-
22	dents who apply for aid and are accepted at the
23	institution; and
24	``(B) use the standard terminology and defi-
25	nitions developed by the Secretary under sub-

section (f)(1) for all communications from the

1

2	institution related to financial aid offers.
3	"(2) EFFECTIVE DATE.—The requirements under
4	this section shall take effect on the first date on which
5	the Secretary releases the Free Application for Fed-
6	eral Student Aid for the applicable award year asso-
7	ciated with that application, if such date occurs not
8	less than 1 year after the Secretary of Education fi-
9	nalizes the standard terminology and form developed
10	in accordance with this section.

11 "(3) Administrative procedures.—Notwith-12 standing any other provision of law, the Secretary 13 shall not have the authority to prescribe regulations 14 to carry out this section, including with respect to the 15 definition of 'income share agreement' or 'private 16 education loan' (as such term is defined in section 17 140(a) of the Truth in Lending Act (15 U.S.C. 18 1650(a))).".

19 (b) RELATIONSHIP TO EXISTING LAW.—Section 484 of 20 the Higher Education Opportunity Act (20 U.S.C. 1092) 21 note) is amended by adding at the end the following:

22 "(c) SUNSET.—The authority of the Secretary to carry 23 out this section shall terminate on the date on which the standard form for financial aid offers under section 124 24

2	seq.) is released.".
3	SEC. 112. COLLEGE SCORECARD WEBSITE.
4	(a) College Scorecard Website.—
5	(1) Definitions; conforming amendments.—
6	Section 132 of the Higher Education Act of 1965 (20
7	U.S.C. 1015a(a)) is amended—
8	(A) by amending subsection (a) to read as
9	follows:
10	"(a) DEFINITIONS.—In this section:
11	"(1) College scorecard website.—The term
12	'College Scorecard website' means the College Score-
13	card website required under subsection (c) and in-
14	cludes any successor website.
15	"(2) Cost of attendance.—The term 'cost of
16	attendance' has the meaning given such term in sec-
17	tion 472.
18	"(3) TOTAL NET PRICE REQUIRED FOR COMPLE-
19	TION.—The term 'total net price required for comple-
20	tion' means, with respect to the period of completion
21	of a program of study—
22	"(A) the sum of the required costs described
23	in section $124(b)(3)(A)(i)(I)$ charged to a student
24	for such period of completion; minus

1 of the Higher Education Act of 1965 (20 U.S.C. 1001 et

1	``(B) the total amount of grant and scholar-
2	ship aid described in paragraph (2) of section
3	124(b) that is available to the student for the
4	costs described in subparagraph (A) for comple-
5	tion of a program of study.";
6	(B) by striking subsections (b) through (g);
7	and
8	(C) by redesignating subsection (h) as sub-
9	section (b).
10	(2) Scorecard Authorized.—Section 132 of
11	the Higher Education Act of 1965 (20 U.S.C. 1015a)
12	is further amended—
13	(A) by striking subsection (i) ; and
14	(B) by inserting after subsection (b) (as so
15	redesignated) the following:
16	"(c) Consumer Information.—
17	"(1) Availability of information for title
18	IV INSTITUTIONS AND PROGRAMS.—Not later than 18
19	months after the date of the enactment of the College
20	Cost Reduction Act, the Secretary shall make publicly
21	available on the College Scorecard website the fol-
22	lowing aggregated information with respect to each
23	institution of higher education and each program of
24	study at such institution, as applicable, that partici-
25	pates in a program under title IV:

1	"(A) A link to the website of the institution.
2	"(B) A link to the net price calculator for
3	such institution.
4	"(C) A link to the website of the institution
5	containing campus safety data with respect to
6	such institution.
7	"(D) The geographic location of the institu-
8	tion.
9	``(E) Information on the type of institution,
10	including sector, size, predominant and highest
11	credential awarded, research intensity, programs
12	of study offered, and other characteristics of the
13	institution.
14	``(F) Information on student enrollment, in-
15	cluding the number and percentage of students
16	enrolled full-time, less than full-time, and en-
17	rolled in distance education.
18	``(G) Information on student progression
19	and completion, including time to credential and
20	rates of withdrawal, retention, transfer, or com-
21	pletion.
22	``(H) Information on college costs and fi-
23	nancial aid, including average, median, min-
24	imum, and maximum values of—

1	((i) the cost of attendance, including
2	such cost disaggregated by the costs de-
3	scribed in paragraphs (1) through (14) of
4	section $472(a)$;
5	"(ii) the grants and scholarships re-
6	ceived by students at the institution and the
7	number and percentage of such students re-
8	ceiving such grants and scholarships,
9	disaggregated by source and whether such
10	aid is need-based, merit-based, an athletic
11	scholarship, or other type of grant or schol-
12	arship; and
13	"(iii) the total net price required for
14	completion for students who received Fed-
15	eral financial assistance described in para-
16	graph (2)(I).
17	"(I) Information on student debt and re-
18	payment, including—
19	"(i) the average, median, minimum,
20	and maximum amounts borrowed by stu-
21	dents under title IV; and
22	"(ii) information with respect to re-
23	payment of loans made under title IV, in-
24	cluding borrower-based repayment rates,

1	dollar-based repayment rates, and time
2	spent in repayment.
3	``(J) Information on the earnings of stu-
4	dents who received Federal financial assistance
5	described in paragraph $(2)(I)$, including the av-
6	erage, median, minimum, and maximum values
7	of
8	"(i) with respect to students who com-
9	plete a program of study in an award
10	year—
11	((I) the annual earnings of such
12	students; and
13	"(II) the value-added earnings of
14	such students; and
15	"(ii) with respect to students who do
16	not complete a program of study in an
17	award year, the annual earnings of such
18	students.
19	"(2) DISAGGREGATED INFORMATION.—The Sec-
20	retary shall ensure the information described in para-
21	graph (1) is disaggregated, as applicable, by the fol-
22	lowing student characteristics:
23	"(A) Financial circumstances including—
24	"(i) household income categories, as de-
25	termined by students' adjusted gross income,

1	family size, and poverty line (as defined in
2	section $401(a)$; and
3	"(ii) student aid index categories, as
4	determined by the Secretary.
5	"(B) Sex.
6	"(C) Race and ethnicity.
7	``(E) Classification as a student with a dis-
8	ability.
9	"(F) Enrollment status, including part-time
10	or full-time enrollment, and status as a distance
11	education student.
12	"(G) Status as an in-district, in-State, or
13	out-of-State student.
14	"(H) Status as an international student.
15	"(I) Status as a recipient of Federal finan-
16	cial assistance, including—
17	"(i) a Pell Grant;
18	"(ii) a loan made under title IV; and
19	"(iii) assistance described in section
20	131(f)(4) administered, sponsored, or sup-
21	ported by the Department of Defense or the
22	Department of Veterans Affairs.
23	((J) Status as a participant in a program
24	described in section 116(b)(3)(A)(ii) of the Work-

1	force Innovation and Opportunity Act (29
2	U.S.C. 3131(b)(3)(A)(ii)).
3	"(3) INSTITUTIONAL AND PROGRAM COMPARI-
4	son.—The Secretary shall include on the College
5	Scorecard website a method for users to easily com-
6	pare institutions and programs, including in a man-
7	ner that allows for such comparison based on—
8	"(A) the institutional and program infor-
9	mation described in paragraph (1); and
10	``(B) the student characteristics described in
11	paragraph (2).
12	"(4) Universal net price calculator.—
13	"(A) ESTABLISHMENT.—Not later than 18
14	months after the date of the enactment of this
15	paragraph, the Secretary shall establish, on a
16	dedicated website of the Department, a Universal
17	Net Price Calculator that provides to an indi-
18	vidual, with respect to each institution of higher
19	education and program of study offered by such
20	institution—
21	"(i) the information described in sec-
22	tion 124, including the amounts described
23	in clauses (i) and (ii) of subsection (b)(3) of
24	such section; and

1	"(ii) the total net price required for
2	completion as defined under section $132(a)$.
3	"(B) Universal Net Price Calculator
4	INPUTS.—
5	"(i) IN GENERAL.—Except as provided
6	in clause (ii), the information required
7	under subparagraph (A) shall be generated
8	based on a single set of questions developed
9	by the Secretary for purposes of capturing
10	the information specified in paragraph (2)
11	and using the data elements described in
12	section $132(f)(2)(C)(ii)$.
13	"(ii) FAFSA-based estimate.—When
14	an individual submits a Free Application
15	for Federal Student Aid described in section
16	483, the information required under sub-
17	paragraph (A) shall be automatically gen-
18	erated based solely on the contents of such
19	application and the data elements described
20	in section 132(f)(2)(C)(ii).
21	"(C) INTEGRATION WITH OTHER FEDERAL
22	FINANCIAL AID RESOURCES.—The Secretary
23	shall ensure that a website link or other means
24	of accessing the Universal Net Price Calculator
25	is included on—

1	"(i) the College Scorecard website; and
2	"(ii) the FAFSA website.
3	"(D) Relationship to early estimator
4	TOOL.—Beginning on the date on which the Uni-
5	versal Net Price Calculator becomes operational,
6	the Secretary shall remove from the FAFSA
7	website the electronic estimator maintained pur-
8	suant to section $485E(b)(4)$.
9	"(5) UPDATES.—
10	"(A) DATA.—The Secretary shall update the
11	Universal Net Price Calculator Website and Col-
12	lege Scorecard website not less than annually.
13	"(B) Technology and format.—The Sec-
14	retary shall regularly assess the format and tech-
15	nology of the College Scorecard website and make
16	any changes or updates that the Secretary con-
17	siders appropriate.
18	"(6) Consumer testing.—In developing and
19	maintaining the College Scorecard website, the Sec-
20	retary, in consultation with appropriate departments
21	and agencies of the Federal Government—
22	"(A) not later than 6 months after the date
23	of the enactment of the College Cost Reduction
24	Act, and not less than once every 3 years there-
25	after, shall conduct consumer testing with appro-

1	priate persons, including current and prospective
2	college students, family members of such stu-
3	dents, institutions of higher education, and ex-
4	perts, to ensure that the College Scorecard
5	website is usable and easily understandable and
6	provides useful and relevant information to stu-
7	dents and families; and
8	``(B) prominently shall display on such
9	website in simple, understandable, and unbiased
10	terms for the most recent academic year for
11	which satisfactory data is available, the informa-
12	tion described in paragraphs (1) and (2) that
13	was determined to be useful and relevant to stu-
14	dents and families based on the consumer testing
15	described in subparagraph (A) for each institu-
16	tion and program of study (as applicable).
17	"(7) INTERAGENCY COORDINATION.—The Sec-
18	retary, in consultation with each appropriate head of
19	a department or agency of the Federal Government,
20	shall ensure, to the greatest extent practicable, that
21	any information related to higher education that is
22	published by such department or agency is consistent
23	with the information published on the College Score-
24	card website.

1	"(8) DATA COLLECTION AND DUPLICATED RE-
2	porting.—Notwithstanding any other provision of
3	this section, to the extent that another provision of
4	this section requires the same reporting or collection
5	of data that is required under this Act, an institution
6	of higher education, or the Secretary or Commis-
7	sioner, shall use the reporting or data required under
8	this subsection to satisfy both requirements.
9	"(9) Data privacy.—
10	"(A) IN GENERAL.—The Secretary shall en-
11	sure any information made available under this
12	section is made available in accordance with the
13	privacy laws described in section
14	132(f)(1)(C)(iv).
15	"(B) Small institutions and program
16	OF STUDY.—For purposes of publishing the in-
17	formation described in paragraphs (1) and (2) ,
18	for any year for which the number of students is
19	determined by the Secretary to be of insufficient
20	size to maintain the privacy of student data , the
21	Secretary shall—
22	((i) aggregate up to 4 years of addi-
23	tional data for such program of study to ob-
24	tain data for a sufficient number of stu-
25	dents to maintain student privacy;

1	"(ii) in the case of a program of study,
2	if the method described in clause (i) is in-
3	sufficient to maintain student privacy, ag-
4	gregate data for students who completed or
5	who were enrolled in, as applicable, similar
6	program of study of the institution to ob-
7	tain data for a sufficient number of stu-
8	dents to maintain student privacy; and
9	"(iii) in the case of a program of
10	study, if the methods described in clauses (i)
11	and (ii) are insufficient to maintain stu-
12	dent privacy, or additional data described
13	in such clauses is not available or can not
14	be aggregated, aggregate data with respect
15	to all students who completed or were en-
16	rolled in, as applicable, any program of
17	study of the institution of the same creden-
18	tial level, in lieu of data specific to students
19	in such program of study.".
20	(b) Conforming Amendments.—The Higher Edu-
21	cation Act of 1965 (20 U.S.C. 1001 et seq.), as amended
22	by subsection (a) of this section, is further amended by
23	striking "College Navigator" each place it appears and in-

24 serting "College Scorecard".

1	(c) REFERENCES.—Any reference in any law (other
2	than the Higher Education Act of 1965 (20 U.S.C. 1001
3	et seq.)), regulation, document, record, or other paper of the
4	United States to the College Navigator website shall be con-
5	sidered to be a reference to the College Scorecard website.
6	SEC. 113. POSTSECONDARY STUDENT DATA SYSTEM.
7	Section 132 of the Higher Education Act of 1965 (20
8	U.S.C. 1015a) is further amended—
9	(1) by redesignating subsections (j) and (k) as
10	subsections (d) and (e), respectively;
11	(2) by redesignating subsection (l) as subsection
12	(g); and
13	(3) by inserting after subsection (e), as so redes-
14	ignated, the following:
15	"(f) Postsecondary Student Data System.—
16	"(1) IN GENERAL.—
17	"(A) ESTABLISHMENT OF SYSTEM.—Not
18	later than 3 years after the date of enactment of
19	the College Cost Reduction Act, the Commis-
20	sioner of the National Center for Education Sta-
21	tistics (referred to in this subsection as the 'Com-
22	missioner') in consultation with the Director of
23	the Institute of Education Sciences (referred to
24	as 'the Director') shall develop and maintain a

secure and privacy-protected postsecondary stu-
dent-level data system in order to—
"(i) accurately evaluate student enroll-
ment patterns, progression, completion, and
postcollegiate outcomes, and higher edu-
cation costs and financial aid;
"(ii) assist with transparency, institu-
tional improvement, and analysis of Fed-
eral aid programs;
"(iii) provide accurate, complete, and
customizable information for students and
families making decisions about postsec-
ondary education; and
"(iv) to the extent practicable, reduce
the reporting burden on institutions of high-
er education in accordance with section 111
of the College Cost Reduction Act.
"(B) Avoiding duplicate reporting.—
Notwithstanding any other provision of this sec-
tion, to the extent that another provision of this
section requires the same reporting or collection
of data that is required under this subsection, an
institution of higher education, or the Secretary
or Commissioner, shall use the reporting or data
required for the postsecondary student data sys-

1	tem under this subsection to satisfy both require-
2	ments.
3	"(C) Development process.—In devel-
4	oping the postsecondary student data system de-
5	scribed in this subsection, the Commissioner, in
6	consultation with the Director, shall—
7	"(i) focus on the needs of—
8	((I) users of the data system; and
9	"(II) entities, including institu-
10	tions of higher education, reporting to
11	the data system;
12	"(ii) take into consideration, to the ex-
13	tent practicable—
14	"(I) the guidelines outlined in—
15	"(aa) the 'United States Web
16	Design Standards' maintained by
17	the General Services Administra-
18	tion; and
19	"(bb) the 'Digital Services
20	Playbook' and 'TechFAR Hand-
21	book for Procuring Digital Serv-
22	ices Using Agile Processes' of the
23	United States Digital Service;
24	and

1	"(II) the relevant successor docu-
2	ments or recommendations of such
3	guidelines;
4	"(iii) use modern, relevant privacy-
5	and security-enhancing technology, and en-
6	hance and update the data system as nec-
7	essary to carry out the purpose of this sub-
8	section;
9	"(iv) ensure data privacy and security
10	is consistent with any relevant Federal law
11	relating to privacy or data security, includ-
12	ing—
13	``(I) the requirements of sub-
14	chapter II of chapter 35 of title 44,
15	United States Code, specifying security
16	categorization under the Federal Infor-
17	mation Processing Standards or any
18	relevant successor of such standards;
19	"(II) security requirements that
20	are consistent with the Federal agency
21	responsibilities in section 3554 of title
22	44, United States Code, or any rel-
23	evant successor of such responsibilities;
24	and

1	"(III) security requirements,
2	guidelines, and controls consistent with
3	cybersecurity standards and best prac-
4	tices developed by the National Insti-
5	tute of Standards and Technology, in-
6	cluding frameworks, consistent with
7	section 2(c) of the National Institute of
8	Standards and Technology Act (15
9	U.S.C. 272(c)), or any relevant suc-
10	cessor of such frameworks;
11	"(v) follow Federal data minimization
12	practices to ensure only the minimum
13	amount of data is collected to meet the sys-
14	tem's goals, in accordance with Federal
15	data minimization standards and guide-
16	lines developed by the National Institute of
17	Standards and Technology; and
18	"(vi) provide notice to students out-
19	lining the data included in the system and
20	how the data are used.
21	"(D) LIMITATION.—The data system devel-
22	oped under this subsection may only include
23	data with respect to—
24	"(i) students receiving—

1	"(I) Federal financial assistance
2	under title IV of this Act; or
3	"(II) assistance described in sec-
4	tion 131(f)(4) administered, sponsored,
5	or supported by the Department of De-
6	fense or the Department of Veterans
7	Affairs; and
8	"(ii) participants in a program de-
9	scribed in section $116(b)(3)(A)(ii)$ of the
10	Workforce Innovation and Opportunity Act
11	(29 U.S.C. 3131(b)(3)(A)(ii)).
12	"(2) DATA ELEMENTS.—
13	"(A) IN GENERAL.—Not later than 3 years
14	after the date of enactment of the College Cost
15	Reduction Act, the Commissioner, in consulta-
16	tion with the Postsecondary Student Data Sys-
17	tem Advisory Committee and the Director, estab-
18	lished under subparagraph (B), shall deter-
19	mine—
20	"(i) the data elements to be included in
21	the postsecondary student data system, in
22	accordance with $subparagraphs$ (C) and
23	(D); and
24	"(ii) how to include the data elements
25	required under subparagraph (C), and any

1	additional data elements selected under sub-
2	paragraph (D), in the postsecondary stu-
3	dent data system.
4	"(B) Postsecondary student data sys-
5	TEM ADVISORY COMMITTEE.—
6	"(i) Establishment.—Not later than
7	1 year after the date of enactment of the
8	College Cost Reduction Act, the Commis-
9	sioner, in consultation with the Director,
10	shall establish a Postsecondary Student
11	Data System Advisory Committee (referred
12	to in this subsection as the 'Advisory Com-
13	mittee'), whose members shall include—
14	"(I) the Chief Privacy Officer of
15	the Department or an official of the
16	Department delegated the duties of
17	overseeing data privacy at the Depart-
18	ment;
19	"(II) the Chief Security Officer of
20	the Department or an official of the
21	Department delegated the duties of
22	overseeing data security at the Depart-
23	ment;
24	"(III) representatives of diverse
25	institutions of higher education, which

1	shall include equal representation be-
2	tween 2-year and 4-year institutions of
3	higher education, and from public,
4	nonprofit, and proprietary institutions
5	of higher education, including minor-
6	ity-serving institutions;
7	"(IV) representatives from State
8	higher education agencies, entities,
9	bodies, or boards;
10	"(V) representatives of postsec-
11	ondary students;
12	"(VI) representatives from rel-
13	evant Federal agencies;
14	"(VII) individuals with expertise
15	in data privacy and security;
16	"(VIII) the individual within a
17	State responsible for administering the
18	statewide, longitudinal data system de-
19	scribed in section 208 of the Education
20	Sciences Reform Act of 2002 (20
21	U.S.C. 9607(a)); and
22	"(IX) other stakeholders (includ-
23	ing individuals with consumer protec-
24	tion and postsecondary education re-
25	search).

1	"(ii) Requirements.—The Commis-
2	sioner, working with the Director, shall en-
3	sure that the Advisory Committee—
4	"(I) adheres to all requirements
5	under chapter 10 of title 5, United
6	States Code (commonly known as the
7	'Federal Advisory Committee Act');
8	``(II) establishes operating and
9	meeting procedures and guidelines nec-
10	essary to execute its advisory duties;
11	and
12	"(III) is provided with appro-
13	priate staffing and resources to execute
14	its advisory duties.
15	"(C) REQUIRED DATA ELEMENTS.—The
16	data elements in the postsecondary student data
17	system shall include the following:
18	"(i) Student-level data elements nec-
19	essary to calculate the information within
20	the surveys designated by the Commissioner
21	as 'student-related surveys' in the Inte-
22	grated Postsecondary Education Data Sys-
23	tem (IPEDS), as such surveys are in effect
24	on the day before the date of enactment of
25	the College Cost Reduction Act, except that

1	in the case that collection of such elements
2	would conflict with the prohibition under
3	$subparagraph$ (F), $such \ elements \ in \ conflict$
4	with such prohibition shall be included in
5	the aggregate instead of at the student level.
6	"(ii) Student-level data elements re-
7	ported by institutions in accordance with
8	section 668.408 of title 34, Code of Federal
9	Regulations, as in effect on July 1, 2024.
10	"(iii) Student-level data elements nec-
11	essary to allow for reporting student enroll-
12	ment, persistence, progression (including
13	credit accumulation) retention, transfer,
14	completion, and time and credits to creden-
15	tial measures for all credential levels sepa-
16	rately (including certificate, associate, bac-
17	calaureate, and advanced degree levels),
18	within and across institutions of higher
19	education (including across all categories of
20	institution level, control, and predominant
21	degree awarded). The data elements shall
22	allow for reporting about all such data
23	disaggregated by the following categories:

	02
1	"(I) Enrollment status as a first-
2	time student, recent transfer student,
3	or other nonfirst-time student.
4	"(II) Attendance intensity, wheth-
5	er full-time or part-time.
6	"(III) Credential-seeking status,
7	by credential level (including non-
8	credit-seeking and noncredit creden-
9	tials).
10	"(IV) Race or ethnicity, in a
11	manner that captures all the racial
12	groups specified in the most recent
13	American Community Survey of the
14	Bureau of the Census.
15	"(V) Age intervals.
16	"(VI) Sex.
17	"(VII) Status as a first genera-
18	tion college student (as defined in sec-
19	$tion \ 402A(h)).$
20	"(VIII) Economic status.
21	"(IX) Measures related to college
22	readiness, including participation in
23	postsecondary remedial coursework or
24	gateway course completion.
25	"(X) Program of study.

	00
1	"(XI) Status as an online edu-
2	cation student, whether exclusively or
3	partially enrolled in online education.
4	"(XII) Military or veteran benefit
5	status (as determined based on receipt
6	of veteran's education benefits, as de-
7	fined in section $480(c)$).
8	"(XIII) Federal Pell Grant recipi-
9	ent status under section 401 and Fed-
10	eral loan recipient status under title
11	IV.
12	"(XIV) Status as a participant in
13	a program described in section
14	116(b)(3)(A)(ii) of the Workforce Inno-
15	vation and Opportunity Act (29
16	$U.S.C. \ 3131(b)(3)(A)(ii)).$
17	"(D) REEVALUATION.—Not less than once
18	every 3 years after the implementation of the
19	postsecondary student data system described in
20	this subsection, the Commissioner, in consulta-
21	tion with the Advisory Committee described in
22	subparagraph (B) and working with the Direc-
23	tor, shall report to Congress the data elements
24	included in the postsecondary student data sys-

1	tem and recommend any additional data ele-
2	ments to be included in such system.
3	((E) PROHIBITIONS.—The postsecondary
4	student data system shall not include individual
5	health data (including data relating to physical
6	health or mental health), student discipline
7	records or data, elementary and secondary edu-
8	cation data, an exact address, course grades,
9	postsecondary entrance examination results, po-
10	litical affiliation, religion, or any other data in
11	the postsecondary student data system not de-
12	scribed in this subsection.
13	"(3) Periodic matching with other federal
14	DATA SYSTEMS.—
15	"(A) DATA SHARING AGREEMENTS.—
16	"(i) In General.—The Commissioner,
17	in consultation with the Director, shall en-
18	sure secure and privacy-protected periodic
19	data matches by entering into data sharing
20	agreements with each of the following Fed-
21	eral agencies and offices:
22	((I) The Secretary of the Treas-
23	ury and the Commissioner of the Inter-
24	nal Revenue Service, in order to cal-
25	culate aggregate program- and institu-

1	tion-level earnings of postsecondary
2	students described in subparagraph
3	(B)(ii).
4	"(II) The Secretary of Defense, in
5	order to assess the use of postsecondary
6	educational benefits and the outcomes
7	of servicemembers who are receiving
8	veteran's education benefits (as defined
9	in section $480(c)$).
10	"(III) The Secretary of Veterans
11	Affairs, in order to assess the use of
12	postsecondary educational benefits and
13	outcomes of veterans who are receiving
14	veteran's education benefits (as defined
15	in section $480(c)$).
16	"(IV) The Director of the Bureau
17	of the Census, in order to assess the
18	employment outcomes of former post-
19	secondary education students described
20	$in \ paragraph \ (1)(D).$
21	"(V) The Chief Operating Officer
22	of the Office of Federal Student Aid, in
23	order to analyze the use of postsec-
24	ondary educational benefits provided
25	under this Act.

1	"(VI) The Commissioner of the
2	Social Security Administration, in
3	order to evaluate labor market out-
4	comes of former postsecondary edu-
5	cation students described in paragraph
6	(1)(D).
7	"(VII) The Secretary of Health
8	and Human Services, in order to
9	evaluate the wages of former postsec-
10	ondary education students described in
11	paragraph (1)(D).
12	"(ii) Data sharing agreements
13	The heads of Federal agencies and offices
14	described under clause (i) shall enter into
15	data sharing agreements with the Commis-
16	sioner to ensure secure and privacy-pro-
17	tected periodic data matches as described in
18	this paragraph.
19	"(B) CATEGORIES OF DATA.—The Commis-
20	sioner, in consultation with the Director, shall,
21	at a minimum, seek to ensure that the secure
22	and privacy-protected periodic data matches de-
23	scribed in subparagraph (A) permit consistent
24	reporting of the following categories of data for
25	students described in paragraph $(1)(D)$ who

1	completed a program of study and who did not
2	complete a program of study:
3	"(i) Enrollment, retention, transfer,
4	and completion outcomes.
5	"(ii) Financial indicators for postsec-
6	ondary students receiving Federal grants
7	and loans, including grant and loan aid by
8	source, cumulative student debt, loan repay-
9	ment status, and repayment plan.
10	"(iii) Post-completion outcomes, in-
11	cluding earnings and employment (includ-
12	ing industry, occupation, and location of
13	employment, and further education, by pro-
14	gram of study and credential level) and as
15	measured at time intervals appropriate to
16	the credential sought and earned.
17	"(C) Periodic data match streamlining
18	AND CONFIDENTIALITY.—
19	"(i) Streamlining.—In carrying out
20	the secure and privacy-protected periodic
21	data matches under this paragraph, the
22	Commissioner shall—
23	((I) ensure that such matches are
24	not continuous, but occur only periodi-
25	cally at appropriate intervals, as de-

1	termined by the Commissioner to meet
2	the goals of subparagraph (A) ; and
3	"(II) seek to—
4	"(aa) streamline the data
5	collection and reporting require-
6	ments for institutions of higher
7	education;
8	"(bb) minimize duplicative
9	reporting across or within Federal
10	agencies or departments, includ-
11	ing reporting requirements appli-
12	cable to institutions of higher edu-
13	cation under the Workforce Inno-
14	vation and Opportunity Act (29
15	U.S.C. 3101 et seq.) and the Carl
16	D. Perkins Career and Technical
17	Education Act of 2006;
18	"(cc) protect student privacy;
19	and
20	"(dd) streamline the applica-
21	tion process for student loan ben-
22	efit programs available to bor-
23	rowers based on data available
24	from different Federal data sys-
25	tems.

1	"(ii) REVIEW.—Not less often than
2	once every 3 years after the establishment of
3	the postsecondary student data system
4	under this subsection, the Commissioner, in
5	consultation with the Advisory Committee
6	and the Director, shall review methods for
7	streamlining data collection from institu-
8	tions of higher education and minimizing
9	duplicative reporting within the Depart-
10	ment and across Federal agencies that pro-
11	vide data for the postsecondary student data
12	system.
13	"(iii) Confidentiality.—The Com-
14	missioner shall ensure that any periodic
15	matching or sharing of data through peri-
16	odic data system matches established in ac-
17	cordance with this paragraph—
18	``(I) complies with the security
19	and privacy protections described in
20	paragraph $(1)(C)(iv)$ and other Fed-
21	eral data protection protocols;
22	"(II) follows industry best prac-
23	tices commensurate with the sensitivity
24	of specific data elements or metrics;

1	"(III) does not result in the cre-
2	ation of a single standing, linked Fed-
3	eral database at the Department that
4	maintains the information reported
5	across other Federal agencies; and
6	"(IV) discloses to postsecondary
7	students what data are included in the
8	data system and periodically matched
9	and how the data are used.
10	"(iv) Correction.—The Commis-
11	sioner, in consultation with the Advisory
12	Committee and Director, shall establish a
13	process for students to request access to only
14	their personal information for inspection
15	and request corrections to inaccuracies in a
16	manner that protects the student's person-
17	ally identifiable information. The Commis-
18	sioner shall respond in writing to every re-
19	quest for a correction from a student.
20	"(4) Publicly available information.—
21	"(A) IN GENERAL.—The Commissioner shall
22	make the summary aggregate information de-
23	scribed in subparagraph (C), at a minimum,
24	publicly available through a user-friendly con-

1	sumer information website and analytic tool for
2	institutional and research use that—
3	"(i) provides appropriate mechanisms
4	for users to customize and filter information
5	by institutional and student characteristics;
6	"(ii) allows users to build summary
7	aggregate reports of information, including
8	reports that allow comparisons across mul-
9	tiple institutions and programs, subject to
10	subparagraph (B);
11	"(iii) uses appropriate statistical dis-
12	closure limitation techniques necessary to
13	ensure that the data released to the public
14	cannot be used to identify specific individ-
15	uals; and
16	"(iv) provides users with appropriate
17	contextual factors to make comparisons,
18	which may include national median figures
19	of the summary aggregate information de-
20	scribed in subparagraph (C).
21	"(B) NO PERSONALLY IDENTIFIABLE INFOR-
22	MATION AVAILABLE.—The summary aggregate
23	information described in this paragraph shall
24	not include personally identifiable information.

1	"(C) SUMMARY AGGREGATE INFORMATION
2	AVAILABLE.—The summary aggregate informa-
3	tion described in this paragraph shall, at a min-
4	imum, include each of the following for each in-
5	stitution of higher education:
6	"(i) Measures of student access, includ-
7	ing—
8	``(I) admissions selectivity and
9	yield; and
10	``(II) enrollment, disaggregated by
11	each category described in paragraph
12	(2)(C)(iii).
13	"(ii) Measures of student progression,
14	including retention rates and persistence
15	rates, disaggregated by each category de-
16	scribed in paragraph (2)(C)(iii).
17	"(iii) Measures of student completion,
18	including—
19	((I) transfer rates and outcomes,
20	completion rates, and time and credits
21	to credential, disaggregated by each
22	category described in paragraph
23	(2)(C)(iii); and

	00
1	"(II) number of completions,
2	disaggregated by each category de-
3	scribed in paragraph $(2)(C)(iii)$.
4	"(iv) Measures of student costs, includ-
5	ing—
6	((I) tuition, required fees, cost of
7	attendance, grants and scholarships,
8	net price, and unmet need
9	disaggregated by in-State tuition or
10	in-district tuition status (if applica-
11	ble), direct and indirect costs, program
12	of study (if applicable), and credential
13	level; and
14	"(II) typical grant amounts and
15	loan amounts received by students re-
16	ported separately from Federal, State,
17	local, institutional, employers, and
18	other sources, and cumulative debt,
19	disaggregated by—
20	"(aa) each category described
21	in paragraph (2)(C)(iii); and
22	"(bb) completion status.
23	"(v) Measures of postcollegiate student
24	outcomes, including return on investment,
25	employment rates, earnings, loan repay-

1	ment and default rates, and further edu-
2	cation rates. These measures shall—
3	((I) be disaggregated by—
4	"(aa) each category described
5	in paragraph (2)(C)(iii); and
6	"(bb) completion status; and
7	"(II) be measured immediately
8	after leaving postsecondary education
9	and at time intervals appropriate to
10	the credential sought or earned.
11	"(D) Development criteria.—In devel-
12	oping the method and format of making the in-
13	formation described in this paragraph publicly
14	available, the Commissioner shall—
15	"(i) focus on the needs of the users of
16	the information, which will include stu-
17	dents, families of students, potential stu-
18	dents, researchers, and other consumers of
19	education data;
20	"(ii) take into consideration, to the ex-
21	tent practicable, the guidelines described in
22	paragraph (1)(C)(ii)(I), and relevant suc-
23	cessor documents or recommendations of
24	such guidelines;

1	"(iii) use modern, relevant technology
2	and enhance and update the postsecondary
3	student data system with information, as
4	necessary to carry out the purpose of this
5	paragraph;
6	"(iv) ensure data privacy and security
7	in accordance with standards and guide-
8	lines developed by the National Institute of
9	Standards and Technology, and in accord-
10	ance with any other Federal law relating to
11	privacy or security, including complying
12	with the requirements of subchapter II of
13	chapter 35 of title 44, United States Code,
14	specifying security categorization under the
15	Federal Information Processing Standards,
16	and security requirements, and setting of
17	National Institute of Standards and Tech-
18	nology security baseline controls at the ap-
19	propriate level; and
20	(v) conduct consumer testing to deter-
21	mine how to make the information as
22	meaningful to users as possible.
23	"(5) Permissible disclosures of data.—
24	"(A) Data reports and queries.—

1	"(i) In General.—Not later than 3
2	years after the date of enactment of the Col-
3	lege Cost Reduction Act, the Commissioner
4	in consultation with the Director, shall de-
5	velop and implement a secure and privacy-
6	protected process for making student-level,
7	nonpersonally identifiable information,
8	with direct identifiers removed, from the
9	postsecondary student data system available
10	for vetted research and evaluation purposes
11	approved by the Commissioner in a manner
12	compatible with practices for disclosing Na-
13	tional Center for Education Statistics re-
14	stricted-use survey data as in effect on the
15	day before the date of enactment of the Col-
16	lege Cost Reduction Act, or by applying
17	other research and disclosure restrictions to
18	ensure data privacy and security. Such
19	process shall be approved by the National
20	Center for Education Statistics' Disclosure
21	Review Board (or successor body).
22	"(ii) Providing data reports and
23	QUERIES TO INSTITUTIONS AND STATES.—
24	"(I) IN GENERAL.—The Commis-
25	sioner shall provide feedback reports, at

2higher education, each postsecondar3education system that fully partie4pates in the postsecondary stude5data system, and each State high6education body as designated by the7governor.8"(II) FEEDBACK REPORTS.—The9feedback reports provided under the10clause shall include program-level and11institution-level information from the12postsecondary student data system of13garding students who are associated14with the institution or, for State references, the institutions with16that State, on or before the date of the17report, on measures including student18mobility (including transfer and composition for the20provided that the feedback aggregation21summary reports protect the privacy22individuals.23"(III) DETERMINATION OF CO24TENT.—The content of the feedback reports		
3education system that fully partie4pates in the postsecondary stude5data system, and each State high6education body as designated by t7governor.8"(II) FEEDBACK REPORTS.—T9feedback reports provided under th10clause shall include program-level and11institution-level information from th12postsecondary student data system th13garding students who are associath14with the institution or, for State references, the institutions with16that State, on or before the date of the17report, on measures including stude18mobility (including transfer and com19pletion rates) and workforce outcome20provided that the feedback aggregation21summary reports protect the privacy22individuals.23"(III) DETERMINATION OF CO24TENT.—The content of the feedback aggregation	1	least annually, to each institution of
4pates in the postsecondary stude5data system, and each State high6education body as designated by t7governor.8"(II) FEEDBACK REPORTS.—T9feedback reports provided under th10clause shall include program-level and11institution-level information from t12postsecondary student data system of13garding students who are associat14with the institution or, for State ref15resentatives, the institutions with16that State, on or before the date of t17report, on measures including stude18mobility (including transfer and com19pletion rates) and workforce outcome20provided that the feedback aggregod21summary reports protect the privacy22individuals.23"(III) DETERMINATION OF CO24TENT.—The content of the feedback of	2	higher education, each postsecondary
5data system, and each State high6education body as designated by t7governor.8"(II) FEEDBACK REPORTS.—T9feedback reports provided under th10clause shall include program-level and11institution-level information from th12postsecondary student data system th13garding students who are associath14with the institution or, for State ref15resentatives, the institutions with16that State, on or before the date of the17report, on measures including stude18mobility (including transfer and com19pletion rates) and workforce outcome20provided that the feedback aggregation21summary reports protect the privacy22individuals.23"(III) DETERMINATION OF CO24TENT.—The content of the feedback of	3	education system that fully partici-
6education body as designated by t7governor.8"(II) FEEDBACK REPORTS.—T9feedback reports provided under th10clause shall include program-level and11institution-level information from t12postsecondary student data system to13garding students who are associat14with the institution or, for State re15resentatives, the institutions with16that State, on or before the date of t17report, on measures including stude18mobility (including transfer and con19pletion rates) and workforce outcome20provided that the feedback aggrego21summary reports protect the privacy22individuals.23"(III) DETERMINATION OF CO24TENT.—The content of the feedback of	4	pates in the postsecondary student
7governor.8"(II) FEEDBACK REPORTS.—T9feedback reports provided under the10clause shall include program-level and11institution-level information from the12postsecondary student data system of13garding students who are associate14with the institution or, for State reference15resentatives, the institutions with16that State, on or before the date of the17report, on measures including stude18mobility (including transfer and constitutions) and workforce outcome20provided that the feedback aggregation21summary reports protect the privacy22individuals.23"(III) DETERMINATION OF CO24TENT.—The content of the feedback reports	5	data system, and each State higher
8 "(II) FEEDBACK REPORTS.—T 9 feedback reports provided under th 10 clause shall include program-level and 11 institution-level information from t 12 postsecondary student data system of 13 garding students who are associat 14 with the institution or, for State reference 15 resentatives, the institutions with 16 that State, on or before the date of t 17 report, on measures including stude 18 mobility (including transfer and con 19 pletion rates) and workforce outcome 20 provided that the feedback aggregation 21 summary reports protect the privacy 22 individuals. 23 "(III) DETERMINATION OF CO 24 TENT.—The content of the feedback reference	6	education body as designated by the
9feedback reports provided under the clause shall include program-level and institution-level information from the postsecondary student data system of garding students who are associated with the institution or, for State ref to a state state of the resentatives, the institutions with the that State, on or before the date of the that State, on or before the date of the report, on measures including student the mobility (including transfer and condition pletion rates) and workforce outcome portion of the feedback aggregation20provided that the feedback aggregation individuals.23"(III) DETERMINATION OF CO TENT.—The content of the feedback reports of the feedback reports	7	governor.
10clause shall include program-level and institution-level information from t11institution-level information from t12postsecondary student data system of13garding students who are associat14with the institution or, for State ref15resentatives, the institutions with16that State, on or before the date of t17report, on measures including stude18mobility (including transfer and con19pletion rates) and workforce outcome20provided that the feedback aggregation21summary reports protect the privacy22individuals.23"(III) DETERMINATION OF CO24TENT.—The content of the feedback ref	8	"(II) FEEDBACK REPORTS.—The
11institution-level information from t12postsecondary student data system r13garding students who are associat14with the institution or, for State re15resentatives, the institutions with16that State, on or before the date of t17report, on measures including stude18mobility (including transfer and con19pletion rates) and workforce outcome20provided that the feedback aggregation21summary reports protect the privacy22individuals.23"(III) DETERMINATION OF CO24TENT.—The content of the feedback reports	9	feedback reports provided under this
12postsecondary student data system r13garding students who are associat14with the institution or, for State re15resentatives, the institutions with16that State, on or before the date of t17report, on measures including stude18mobility (including transfer and con19pletion rates) and workforce outcome20provided that the feedback aggregation21summary reports protect the privacy22individuals.23"(III) DETERMINATION OF CO24TENT.—The content of the feedback reports	10	clause shall include program-level and
13garding students who are associat14with the institution or, for State re15resentatives, the institutions with16that State, on or before the date of t17report, on measures including stude18mobility (including transfer and con19pletion rates) and workforce outcome20provided that the feedback aggregation21summary reports protect the privacy22individuals.23"(III) DETERMINATION OF CO24TENT.—The content of the feedback reports	11	institution-level information from the
14with the institution or, for State re15resentatives, the institutions with16that State, on or before the date of t17report, on measures including stude18mobility (including transfer and cor19pletion rates) and workforce outcome20provided that the feedback aggregation21summary reports protect the privacy22individuals.23"(III) DETERMINATION OF CO24TENT.—The content of the feedback reports	12	postsecondary student data system re-
15resentatives, the institutions with16that State, on or before the date of t17report, on measures including stude18mobility (including transfer and con19pletion rates) and workforce outcome20provided that the feedback aggregation21summary reports protect the privacy22individuals.23"(III) DETERMINATION OF CO24TENT.—The content of the feedback is	13	garding students who are associated
16that State, on or before the date of the report, on measures including stude17report, on measures including stude18mobility (including transfer and considered19pletion rates) and workforce outcome20provided that the feedback aggregation21summary reports protect the privacy22individuals.23"(III) DETERMINATION OF CO24TENT.—The content of the feedback in	14	with the institution or, for State rep-
17report, on measures including stude18mobility (including transfer and con19pletion rates) and workforce outcome20provided that the feedback aggrego21summary reports protect the privacy22individuals.23"(III) DETERMINATION OF CO24TENT.—The content of the feedback reports	15	resentatives, the institutions within
18mobility (including transfer and con19pletion rates) and workforce outcome20provided that the feedback aggrega21summary reports protect the privacy22individuals.23"(III) DETERMINATION OF CO24TENT.—The content of the feedback reports	16	that State, on or before the date of the
19pletion rates) and workforce outcome20provided that the feedback aggregation21summary reports protect the privacy22individuals.23"(III) DETERMINATION OF CO24TENT.—The content of the feedback reports	17	report, on measures including student
20provided that the feedback aggregation21summary reports protect the privacy22individuals.23"(III) DETERMINATION OF CO24TENT.—The content of the feedback reports	18	mobility (including transfer and com-
21summary reports protect the privacy22individuals.23"(III) DETERMINATION OF CO24TENT.—The content of the feedback reports	19	pletion rates) and workforce outcomes,
22individuals.23"(III) DETERMINATION OF CO24TENT.—The content of the feedback restriction	20	provided that the feedback aggregate
23"(III) DETERMINATION OF CO24TENT.—The content of the feedback m	21	summary reports protect the privacy of
24 TENT.—The content of the feedback r	22	individuals.
	23	"(III) DETERMINATION OF CON-
25 ports shall be determined by the Con	24	TENT.—The content of the feedback re-
	25	ports shall be determined by the Com-

	00
1	missioner in consultation with the Ad-
2	visory Committee and the Director.
3	"(iii) Permitting state data que-
4	RIES.—The Commissioner shall, in con-
5	sultation with the Advisory Committee and
6	as soon as practicable, create a process
7	through which States may submit lists of
8	secondary school graduates within the State
9	to receive summary aggregate outcomes for
10	those students who enrolled at an institu-
11	tion of higher education, including postsec-
12	ondary enrollment, retention and transfer,
13	and college completion, provided that those
14	data protect the privacy of individuals and
15	that the State data submitted to the Com-
16	missioner are not stored in the postsec-
17	ondary education system.
18	"(iv) Regulations.—The Commis-
19	sioner shall promulgate regulations to en-
20	sure fair, secure and privacy-protected, and
21	equitable access to data reports and queries
22	under this paragraph.
23	"(B) Disclosure limitations.—In car-
24	rying out the public reporting and disclosure re-
25	quirements of this subsection, the Commissioner

1	shall use appropriate statistical disclosure limi-
2	tation techniques necessary to ensure that the
3	data released to the public cannot include per-
4	sonally identifiable information or be used to
5	identify specific individuals.
6	"(C) SALE OF DATA PROHIBITED.—Data
7	collected under this subsection, including the
8	public-use data set and data comprising the
9	summary aggregate information available under
10	paragraph (4), shall not be sold to any third
11	party by the Commissioner, including any insti-
12	tution of higher education or any other entity.
13	"(D) Limitation on use by other fed-
14	ERAL AGENCIES.—
15	"(i) In general.—The Commissioner
16	shall not allow any other Federal agency to
17	use data collected under this subsection for
18	any purpose except—
19	((I) for vetted research and eval-
20	uation conducted by the other Federal
21	agency, as described in subparagraph
22	(A)(i); or
23	"(II) for a purpose explicitly au-
24	thorized by an Act of Congress.

1	"(ii) Prohibition on limitation of
2	SERVICES.—The Secretary, or the head of
3	any other Federal agency, shall not use data
4	collected under this subsection to limit serv-
5	ices to students.
6	"(E) LAW ENFORCEMENT.—Personally
7	identifiable information collected under this sub-
8	section shall not be used for any Federal, State,
9	or local law enforcement activity or any other
10	activity that would result in adverse action
11	against any student or a student's family.
12	"(F) LIMITATION OF USE FOR FEDERAL
13	RANKINGS OR SUMMATIVE RATING SYSTEM.—The
14	comprehensive data collection and analysis nec-
15	essary for the postsecondary student data system
16	under this subsection shall not be used by the
17	Secretary or any Federal entity to establish any
18	Federal ranking system of institutions of higher
19	education or a system that results in a
20	summative Federal rating of institutions of high-
21	er education.
22	"(G) RULE OF CONSTRUCTION.—Nothing in
23	this paragraph shall be construed to prevent the
24	use of individual categories of aggregate infor-
25	mation to be used for accountability purposes.

1	"(H) RULE OF CONSTRUCTION REGARDING
2	COMMERCIAL USE OF DATA.—Nothing in this
3	paragraph shall be construed to prohibit third-
4	party entities from using publicly available in-
5	formation in this data system for commercial
6	use.
7	"(6) SUBMISSION OF DATA.—
8	"(A) REQUIRED SUBMISSION.—Each insti-
9	tution of higher education participating in a
10	program under title IV, or the assigned agent of
11	such institution, shall, for each instructional
12	program, and in accordance with section
13	487(a)(17), collect, and submit to the Commis-
14	sioner, the data requested by the Commissioner
15	to carry out this subsection.
16	"(B) VOLUNTARY SUBMISSION.—Any insti-
17	tution of higher education not participating in
18	a program under title IV may voluntarily par-
19	ticipate in the postsecondary student data system
20	under this subsection by collecting and submit-
21	ting data to the Commissioner, as the Commis-
22	sioner may request to carry out this subsection.
23	"(C) Personally identifiable informa-
24	TION.—In accordance with paragraph $(2)(C)(i)$,
25	if the submission of an element of student-level

1	data is prohibited under paragraph (2)(F) (or
2	otherwise prohibited by law), the institution of
3	higher education shall submit that data to the
4	Commissioner in the aggregate.
5	"(7) Unlawful willful disclosure.—
6	"(A) IN GENERAL.—It shall be unlawful for
7	any person who obtains or has access to person-
8	ally identifiable information in connection with
9	the postsecondary student data system described
10	in this subsection to willfully disclose to any per-
11	son (except as authorized in this Act or by any
12	Federal law) such personally identifiable infor-
13	mation.
14	"(B) PENALTY.—Any person who violates
15	subparagraph (A) shall be subject to a penalty
16	described under section 3572(f) of title 44,
17	United States Code, and section $183(d)(6)$ of the
18	Education Sciences Reform Act of 2002 (20
19	U.S.C. 9573(d)(6)).
20	"(C) Employee of officer of the
21	UNITED STATES.—If a violation of subparagraph
22	(A) is committed by any officer or employee of
23	the United States, the officer or employee shall be
24	dismissed from office or discharged from employ-
25	ment upon conviction for the violation.

1	"(8) DATA SECURITY.—The Commissioner shall
2	produce and update as needed guidance and regula-
3	tions relating to privacy, security, and access which
4	shall govern the use and disclosure of data collected
5	in connection with the activities authorized in this
6	subsection. The guidance and regulations developed
7	and reviewed shall protect data from unauthorized ac-
8	cess, use, and disclosure, and shall include—
9	"(A) an audit capability, including manda-
10	tory and regularly conducted audits;
11	"(B) access controls;
12	(C) requirements to ensure sufficient data
13	security, quality, validity, and reliability;
14	``(D) confidentiality protection in accord-
15	ance with the applicable provisions of subchapter
16	III of chapter 35 of title 44, United States Code;
17	((E) appropriate and applicable privacy
18	and security protection, including data retention
19	and destruction protocols and data minimiza-
20	tion, in accordance with the most recent Federal
21	standards developed by the National Institute of
22	Standards and Technology; and
23	``(F) protocols for managing a breach, in-
24	cluding breach notifications, in accordance with

1	the standards of National Center for Education
2	Statistics.
3	"(9) DATA COLLECTION.—The Commissioner
4	shall ensure that data collection, maintenance, and
5	use under this subsection complies with section 552a
6	of title 5, United States Code.
7	"(10) DEFINITIONS.—In this subsection:
8	"(A) Institution of higher edu-
9	CATION.—The term 'institution of higher edu-
10	cation' has the meaning given the term in sec-
11	<i>tion 102.</i>
12	"(B) Minority-serving institution.—
13	The term 'minority-serving institution' means
14	an institution of higher education listed in sec-
15	tion 371(a).
16	"(C) Personally identifiable informa-
17	TION.—The term 'personally identifiable infor-
18	mation' means personally identifiable informa-
19	tion within the meaning of section 444 of the
20	General Education Provisions Act.".
21	SEC. 114. DATABASE OF STUDENT INFORMATION PROHIB-
22	ITED.
23	(a) IN GENERAL.—Section 134(b) of the Higher Edu-
24	cation Act of 1965 (20 U.S.C. 1015c(b)) is amended to read
25	as follows:

1	"(b) EXCEPTION.—The provisions of subsection (a)
2	shall not apply to a system (or a successor system)—
3	"(1) that—
4	"(A) is necessary for the operation of pro-
5	grams authorized by title II, IV, or VII; and
6	"(B) was in use by the Secretary, directly
7	or through a contractor, as of the day before the
8	date of enactment of the College Cost Reduction
9	Act; or
10	"(2) required under section 132.".
11	(b) Program Participation Agreements.—
12	(1) IN GENERAL.— $Paragraph$ (17) of section
13	487(a) of the Higher Education Act of 1965 (20
14	U.S.C. 1094(a)) is amended to read as follows:
15	"(17) The institution or the assigned agent of the
16	institution will collect and submit to the Commis-
17	sioner for Education Statistics data in accordance
18	with section 132(f), the non-student related surveys
19	within the Integrated Postsecondary Education Data
20	System (IPEDS), or any other Federal institution of
21	higher education data collection effort (as designated
22	by the Secretary), in a timely manner and to the sat-
23	isfaction of the Secretary.".

(2) EFFECTIVE DATE.—The amendment made by
 paragraph (1) shall take effect no later than 3 years
 after the date of enactment of this Act.

4 (c) REPORTING BURDEN.—The Secretary of Education and the Commissioner for Education Statistics shall take 5 such steps as are necessary to ensure that the development 6 7 and maintenance of the postsecondary student data system 8 required under section 132(f) of the Higher Education Act 9 of 1965, as added by section 113 of this Act, occurs in a manner that, to the extent practicable, reduces the reporting 10 burden for entities that reported into the Integrated Postsec-11 ondary Education Data System (IPEDS). 12

13 TITLE II—ACCESS A	ND
----------------------	----

14 **AFFORDABILITY**

15 PART A—FINANCIAL NEED

16 SEC. 201. AMOUNT OF NEED; COST OF ATTENDANCE; ME-

17 **DIAN COST OF COLLEGE.**

(a) AMOUNT OF NEED.—Section 471 (20 U.S.C.
19 1087kk), as amended by the FAFSA Simplification Act, is
20 further amended by amending paragraph (1) to read as fol21 lows:

22 "(1)(A) for award year 2024–2025, the cost of
23 attendance of such student; and

"(B) for award year 2025–2026 and each subse-1 2 quent award year, the median cost of college of the program of study of such student, minus". 3 4 (b) COST OF ATTENDANCE.—Section 472(c) (20 U.S.C. 1087ll(c)), as amended by the FAFSA Simplification Act, 5 is further amended by striking "of the institution" and in-6 7 serting "of each program of study at the institution". (c) Median Cost of College.—Part F of title IV 8 (20 U.S.C. 1087kk), as amended by the FAFSA Simplifica-9 tion Act, is further amended by inserting after section 472, 10 as amended by subsection (b), the following: 11

12 "SEC. 472A. DETERMINATION OF MEDIAN COST OF COL-13 LEGE.

14 "For the purpose of this title, the term 'median cost 15 of college', when used with respect to a program of study 16 offered by one or more institutions of higher education for 17 an award year, means the median of the cost of attendance 18 (as defined in section 472) for the program of study across 19 all institutions of higher education offering such a program 20 for the preceding award year.".

21 (d) EXEMPTION OF CERTAIN ASSETS.—

(1) IN GENERAL.—Section 480(f)(2) of the Higher Education Act of 1965, as amended by the FAFSA
Simultic action Act is for the second all

1	(A) by striking "net value of the" and in-
2	serting the following: "the net value of—
3	"(A) the";
4	(B) by striking the period at the end and
5	inserting a semicolon; and
6	(C) by adding at the end the following:
7	"(B) a family farm on which the family re-
8	sides; or
9	(C) a small business with not more than
10	100 full-time or full-time equivalent employees
11	(or any part of such a small business) that is
12	owned and controlled by the family.".
13	(2) EFFECTIVE DATE.—The amendments made
14	by paragraph (1) shall take effect for award year
15	2025–2026 and each subsequent award year.
16	PART B—FINANCIAL AID
17	Subpart 1—Grants
18	SEC. 211. FEDERAL PELL GRANT PROGRAM.
19	Section 401(b)(3) (20 U.S.C. 1070a(b)(3)), as amended
20	by the FAFSA Simplification Act, is further amended to
21	read as follows:
22	"(3) Award may not exceed median cost of
23	College.—With respect to award year 2025-2026
24	and each succeeding award year, no Federal Pell
25	Grant under this subpart shall exceed the median cost

1 of college (as defined in section 472A) for the program 2 at which that student is in attendance. If, with re-3 spect to any student, it is determined that the amount of a Federal Pell Grant for that student exceeds the 4 5 median cost of college for such program for that year, 6 the amount of the Federal Pell Grant shall be reduced 7 until the Federal Pell Grant does not exceed the me-8 dian cost of college for such program for that year.".

9 SEC. 212. CAMPUS-BASED AID PROGRAMS.

10 (a) TERMINATION OF CERTAIN PROGRAMS.—Notwithstanding subparts 3 and 4 of part A, or part C, of title 11 IV of the Higher Education Act of 1965 (20 U.S.C. 1070) 12 13 et seq.), or any other provision of law, except as expressly authorized by an Act of Congress enacted after the date of 14 15 enactment of this Act, beginning on October 1, 2026, no funds are authorized to be appropriated, or may be ex-16 pended, under this Act or any other Act to make payments 17 to States for the Leveraging Educational Assistance Part-18 nership Program under subpart 4 of part A of title IV (20 19 20 U.S.C. 1070c et seq.), and the authority of the Secretary 21 to carry out such program shall be terminated.

(b) PROMISE GRANTS.—Subpart 4 of part A of title
IV of the Higher Education Act of 1965 (20 U.S.C. 1070c
et seq.) is amended to read as follows:

1	"Subpart 4—Promoting Real Opportunities to
2	Maximize Investments and Savings in Education
3	"SEC. 415A. PURPOSE.
4	"It is the purpose of this subpart to provide perform-
5	ance-based grants to—
6	"(1) assist institutions in providing certainty to
7	students and families about postsecondary afford-
8	ability;
9	"(2) increase postsecondary access and economic
10	mobility; and
11	"(3) ensure that students, institutions, and tax-
12	payers receive a financial return for investments in
13	postsecondary education.
14	"SEC. 415B. PROMISE GRANTS.
15	"For award year 2026–2027 and each succeeding
16	award year, from reserved funds remitted to the Secretary
17	in accordance with section $454(d)$ and additional funds au-
18	thorized under section 415E, as necessary, the Secretary
19	shall award PROMISE grants to eligible institutions to
20	carry out the purpose of this subpart. PROMISE grants
21	awarded under this subpart shall be performance-based and
22	shall be awarded to each eligible institution for a 6-year
23	period in an amount that is determined in accordance with
24	section 415D.

1 "SEC. 415C. ELIGIBLE INSTITUTIONS; APPLICATION.

2	"(a) Eligible Institution.—To be eligible for a
3	PROMISE grant under this subpart, an institution shall—
4	"(1) be an institution of higher education under
5	section 102, except that an institution described in
6	section $102(a)(1)(C)$ shall not be an eligible institu-
7	tion under this subpart; and
8	"(2) meet the maximum total price guarantee re-
9	quirements under subsection (c).
10	"(b) APPLICATION.—An eligible institution seeking a
11	PROMISE grant under this subpart (including a renewal
12	of such a grant) shall submit to the Secretary an applica-
13	tion, at such time as the Secretary may require, that con-
14	tains the information required in this subsection. Such ap-
15	plication shall—
16	"(1) demonstrate that the institution—
17	"(A) meets the maximum total price guar-
18	antee requirements under subsection (c); and
19	(B) will continue to meet the maximum
20	total price guarantee requirements for each
21	award year during the grant period with respect
22	to students first enrolling at the institution for
23	each such award year;
24	"(2) describe how grant funds awarded under
25	this subpart will be used by the institution to carry

1	out the purposes of this Act, including activities re-
2	lated to—
3	"(A) postsecondary affordability, includ-
4	ing—
5	"(i) the expansion and continuation of
6	the maximum total price guarantee require-
7	ments under subsection (c); and
8	"(ii) any other activities to be carried
9	out by the institution to increase postsec-
10	ondary affordability and minimize the total
11	net price required for completion (as de-
12	fined in section 132(a)) paid by students re-
13	ceiving need-based student aid;
14	``(B) postsecondary access, which may in-
15	clude—
16	"(i) the activities described in section
17	485E of this Act; and
18	"(ii) any other activities to be carried
19	out by the institution to increase postsec-
20	ondary access and expand opportunities for
21	low- and middle-income students; and
22	(C) postsecondary student success, which
23	may include—
24	"(i) activities to improve completion
25	rates and reduce time to credential, includ-

1 ing the activities described in section 741 of 2 this Act, as amended by the College Cost Reduction Act: 3 4 "(ii) activities to align programs of study with the needs of employers, including 5 6 with respect to in-demand industry sectors 7 or occupations (as defined in section 3 of 8 the Workforce Innovation and Opportunity 9 Act (29 U.S.C. 3102)); and 10 "(iii) any other activities to be carried 11 out by the institution to increase value-12 added earnings and postsecondary student 13 success: "(3) describe— 14 15 "(A) how the institution will evaluate the 16 effectiveness of the institution's use of grant 17 funds awarded under this subpart; and 18 (B) how the institution will collect and 19 disseminate information on promising practices 20 developed with the use of such grant funds; and 21 "(4) in the case of an institution that has pre-22 viously received a grant under this subpart, contain 23 the evaluation required under paragraph (3) for each 24 previous grant.

2MENTS.—As a condition of eligibility for a PROMISE3grant under this subpart, an institution shall—4"(1) for each award year beginning after the5date of enactment of the College Cost Reduction Act,6not later than one year before the start of each such7award year (except that, for the first award year be-8ginning after such date of enactment, the institution9shall meet these requirements as soon as practicable10such date of enactment)—11"(A) determine the maximum total price for12completion, in accordance with subsection (e), for13each program of study at the institution—14"(i) applicable to students in each in-15come category described in section16 $132(c)(2)(A)(i)$; and17"(ii) applicable to students in each stu-18dent aid index category determined by the19Secretary in accordance with section20 $132(c)(2)(A)(ii)$; and21"(B) publish such information on the institi22tution's website and in the institution's catalog,23marketing materials, or other official publica-24tions;	1	"(c) Maximum Total Price Guarantee Require-
4 "(1) for each award year beginning after the 5 date of enactment of the College Cost Reduction Act , 6 not later than one year before the start of each such 7 award year (except that, for the first award year be- 8 ginning after such date of enactment, the institution 9 shall meet these requirements as soon as practicable 10 such date of enactment)— 11 "(A) determine the maximum total price for 12 completion, in accordance with subsection (e), for 13 each program of study at the institution— 14 "(i) applicable to students in each in- 15 come category described in section 16 $132(c)(2)(A)(i)$; and 17 "(ii) applicable to students in each stu- 18 dent aid index category determined by the 19 Secretary in accordance with section 20 $132(c)(2)(A)(i)$; and 21 "(B) publish such information on the insti- 22 tution's website and in the institution's catalog, 23 marketing materials, or other official publica-	2	MENTS.—As a condition of eligibility for a PROMISE
5date of enactment of the College Cost Reduction Act, not later than one year before the start of each such award year (except that, for the first award year be- ginning after such date of enactment, the institution 9 shall meet these requirements as soon as practicable 10 such date of enactment)—11"(A) determine the maximum total price for completion, in accordance with subsection (e), for each program of study at the institution—14"(i) applicable to students in each in- come category described in section 1615come category described in section 1616 $132(c)(2)(A)(i)$; and17"(ii) applicable to students in each stu- dent aid index category determined by the 1919Secretary in accordance with section $132(c)(2)(A)(ii)$; and20 $132(c)(2)(A)(ii)$; and21"(B) publish such information on the insti- tution's website and in the institution's catalog, marketing materials, or other official publica-	3	grant under this subpart, an institution shall—
6not later than one year before the start of each such7award year (except that, for the first award year beginning after such date of enactment, the institution9shall meet these requirements as soon as practicable10such date of enactment)—11"(A) determine the maximum total price for12completion, in accordance with subsection (e), for13each program of study at the institution—14"(i) applicable to students in each in-15come category described in section16 $132(c)(2)(A)(i)$; and17"(ii) applicable to students in each stu-18dent aid index category determined by the19Secretary in accordance with section20 $132(c)(2)(A)(ii)$; and21"(B) publish such information on the insti-22tution's website and in the institution's catalog,23marketing materials, or other official publica-	4	"(1) for each award year beginning after the
7award year (except that, for the first award year beginning after such date of enactment, the institution9shall meet these requirements as soon as practicable10such date of enactment)—11"(A) determine the maximum total price for12completion, in accordance with subsection (e), for13each program of study at the institution—14"(i) applicable to students in each in-15come category described in section16 $132(c)(2)(A)(i)$; and17"(ii) applicable to students in each stu-18dent aid index category determined by the19Secretary in accordance with section20 $132(c)(2)(A)(ii)$; and21"(B) publish such information on the insti-22tution's website and in the institution's catalog,23marketing materials, or other official publica-	5	date of enactment of the College Cost Reduction Act,
8ginning after such date of enactment, the institution9shall meet these requirements as soon as practicable10such date of enactment)—11"(A) determine the maximum total price for12completion, in accordance with subsection (e), for13each program of study at the institution—14"(i) applicable to students in each in-15come category described in section16 $132(c)(2)(A)(i)$; and17"(ii) applicable to students in each stu-18dent aid index category determined by the19Secretary in accordance with section20 $132(c)(2)(A)(ii)$; and21"(B) publish such information on the insti-22tution's website and in the institution's catalog,23marketing materials, or other official publica-	6	not later than one year before the start of each such
9shall meet these requirements as soon as practicable10such date of enactment)—11"(A) determine the maximum total price for12completion, in accordance with subsection (e), for13each program of study at the institution—14"(i) applicable to students in each in-15come category described in section16 $132(c)(2)(A)(i)$; and17"(ii) applicable to students in each stu-18dent aid index category determined by the19Secretary in accordance with section20 $132(c)(2)(A)(ii)$; and21"(B) publish such information on the insti-22tution's website and in the institution's catalog,23marketing materials, or other official publica-	7	award year (except that, for the first award year be-
10such date of enactment)—11"(A) determine the maximum total price for12completion, in accordance with subsection (e), for13each program of study at the institution—14"(i) applicable to students in each in-15come category described in section16 $132(c)(2)(A)(i);$ and17"(ii) applicable to students in each stu-18dent aid index category determined by the19Secretary in accordance with section20 $132(c)(2)(A)(ii);$ and21"(B) publish such information on the insti-22tution's website and in the institution's catalog,23marketing materials, or other official publica-	8	ginning after such date of enactment, the institution
11"(A) determine the maximum total price for12completion, in accordance with subsection (e), for13each program of study at the institution—14"(i) applicable to students in each in-15come category described in section16 $132(c)(2)(A)(i);$ and17"(ii) applicable to students in each stu-18dent aid index category determined by the19Secretary in accordance with section20 $132(c)(2)(A)(i);$ and21"(B) publish such information on the insti-22tution's website and in the institution's catalog,23marketing materials, or other official publica-	9	shall meet these requirements as soon as practicable
12completion, in accordance with subsection (e), for13each program of study at the institution—14"(i) applicable to students in each in-15come category described in section16 $132(c)(2)(A)(i);$ and17"(ii) applicable to students in each stu-18dent aid index category determined by the19Secretary in accordance with section20 $132(c)(2)(A)(ii);$ and21"(B) publish such information on the insti-22tution's website and in the institution's catalog,23marketing materials, or other official publica-	10	such date of enactment)—
13each program of study at the institution—14"(i) applicable to students in each in-15come category described in section16 $132(c)(2)(A)(i);$ and17"(ii) applicable to students in each stu-18dent aid index category determined by the19Secretary in accordance with section20 $132(c)(2)(A)(ii);$ and21"(B) publish such information on the insti-22tution's website and in the institution's catalog,23marketing materials, or other official publica-	11	"(A) determine the maximum total price for
14"(i) applicable to students in each in-15come category described in section16 $132(c)(2)(A)(i);$ and17"(ii) applicable to students in each stu-18dent aid index category determined by the19Secretary in accordance with section20 $132(c)(2)(A)(ii);$ and21"(B) publish such information on the insti-22tution's website and in the institution's catalog,23marketing materials, or other official publica-	12	completion, in accordance with subsection (e), for
15come category described in section16 $132(c)(2)(A)(i);$ and17"(ii) applicable to students in each stu-18dent aid index category determined by the19Secretary in accordance with section20 $132(c)(2)(A)(ii);$ and21"(B) publish such information on the insti-22tution's website and in the institution's catalog,23marketing materials, or other official publica-	13	each program of study at the institution—
16 $132(c)(2)(A)(i);$ and17"(ii) applicable to students in each stu-18dent aid index category determined by the19Secretary in accordance with section20 $132(c)(2)(A)(ii);$ and21"(B) publish such information on the insti-22tution's website and in the institution's catalog,23marketing materials, or other official publica-	14	"(i) applicable to students in each in-
17"(ii) applicable to students in each stu-18dent aid index category determined by the19Secretary in accordance with section20 $132(c)(2)(A)(ii);$ and21"(B) publish such information on the insti-22tution's website and in the institution's catalog,23marketing materials, or other official publica-	15	come category described in section
18dent aid index category determined by the19Secretary in accordance with section20 $132(c)(2)(A)(ii);$ and21"(B) publish such information on the insti-22tution's website and in the institution's catalog,23marketing materials, or other official publica-	16	132(c)(2)(A)(i); and
19Secretary in accordance with section20 $132(c)(2)(A)(ii);$ and21"(B) publish such information on the insti-22tution's website and in the institution's catalog,23marketing materials, or other official publica-	17	"(ii) applicable to students in each stu-
 20 132(c)(2)(A)(ii); and 21 "(B) publish such information on the insti- 22 tution's website and in the institution's catalog, 23 marketing materials, or other official publica- 	18	dent aid index category determined by the
 21 "(B) publish such information on the insti- 22 tution's website and in the institution's catalog, 23 marketing materials, or other official publica- 	19	Secretary in accordance with section
 tution's website and in the institution's catalog, marketing materials, or other official publica- 	20	132(c)(2)(A)(ii); and
23 marketing materials, or other official publica-	21	(B) publish such information on the insti-
	22	tution's website and in the institution's catalog,
24 <i>tions;</i>	23	marketing materials, or other official publica-
	24	tions;

1	"(2) for the award year for which the institution
2	is applying for a PROMISE grant, and at least one
3	award year preceding such award year, provide to
4	each student who first enrolls, or plans to enroll, in
5	the institution during the award year and who re-
6	ceives Federal financial aid under this title a max-
7	imum total price guarantee, in accordance with this
8	section, for the minimum guarantee period applicable
9	to the student; and
10	"(3) provide to the Secretary an assurance that
11	the institution will continue to meet each of the max-
12	imum total price guarantee requirements under this
13	subsection for students who first enroll, or plan to en-
14	roll, in the institution during each award year in-
15	cluded in the grant period.
16	"(d) Duration of Minimum Guarantee Period.—
17	"(1) IN GENERAL.—The minimum period during
18	which a student shall be provided a guarantee under
19	subsection (c) with respect to the maximum total
20	price for completion of a program of study at an in-
21	stitution shall be the median time to credential of stu-
22	dents who completed any undergraduate program of
23	study at the institution during the most recent award
24	year for which data are available, except that such
25	minimum guarantee period shall not be less than the

program length of the program of study in which the
 student is enrolled.

3 "(2) LIMITATION.—An institution shall not be
4 required to provide a maximum total price guarantee
5 under subsection (c) to a student after the conclusion
6 of the 6-year period beginning on the first day on
7 which the student enrolled at such institution.

8 "(e) DETERMINATION OF MAXIMUM TOTAL PRICE FOR
9 COMPLETION.—

10 "(1) IN GENERAL.—For the purposes of sub-11 section (c), an institution shall determine, prior to 12 the first award year in which a student enrolls at the 13 institution, the maximum total price that may be 14 charged to the student for completion of a program of 15 study at the institution for the minimum guarantee 16 period applicable to a student, before application of 17 any Federal Pell Grants or other Federal financial 18 aid under this title. Such a maximum total price for 19 completion shall be determined for students in each 20 income category and student aid index category (as 21 determined in accordance with section 132(c)(2)(A). 22 In determining the maximum total price for comple-23 tion to be charged to each such category of students, 24 the institution may consider the ability of a category 25 of students to pay tuition and fees (including the re-

1	quired costs described in section $124(b)(3)(A)(i)(I))$,
2	but may not include in such consideration any Fed-
3	eral Pell Grants or other Federal financial aid
4	awards that may be available to such category of stu-
5	dents under this title.
6	"(2) Multiple maximum total price guaran-
7	TEES.—In the event that a student receives more than
8	one maximum total price guarantee because the stu-
9	dent is included in more than one category of stu-
10	dents for which the institution determines a max-
11	imum total price guarantee amount for the purposes
12	of subsection (c), the maximum total price guarantee
13	applicable to such student for the purposes of this sec-
14	tion shall be equal to the lowest such guarantee
15	amount.
16	"SEC. 415D. GRANT AMOUNTS; FLEXIBLE USE OF FUNDS.
17	"(a) Grant Amount Formula.—
18	
10	"(1) FORMULA.—Subject to subsection (b), the
18	"(1) FORMULA.—Subject to subsection (b), the amount of a PROMISE grant for an eligible institu-
19	amount of a PROMISE grant for an eligible institu-
19 20	amount of a PROMISE grant for an eligible institu- tion for each year of the grant period shall be deter-
19 20 21	amount of a PROMISE grant for an eligible institu- tion for each year of the grant period shall be deter- mined by the Secretary annually and shall be equal
19 20 21 22	amount of a PROMISE grant for an eligible institu- tion for each year of the grant period shall be deter- mined by the Secretary annually and shall be equal to—
 19 20 21 22 23 	amount of a PROMISE grant for an eligible institu- tion for each year of the grant period shall be deter- mined by the Secretary annually and shall be equal to— "(A) the amount determined by multi-

1	((I) the difference determined by
2	subtracting one from the quotient of—
3	"(aa) the average, for the 3
4	most recent award years for which
5	data are available, of the median
6	value-added earnings (as defined
7	in section 103) for each such
8	award year of students who com-
9	pleted any program of study of
10	the institution; divided by
11	"(bb) the average for the 3
12	most recent award years, of the
13	maximum total price applicable
14	for each such award year to stu-
15	dents enrolled in the institution
16	in any program of study who re-
17	ceived financial aid under this
18	title; or
19	"(II) the number two;
20	"(ii) the average, for the 3 most recent
21	award years, of the total dollar amount of
22	Federal Pell Grants awarded to students en-
23	rolled in the institution in each such award
24	year; and

1	"(iii) the average, for the 3 most recent
2	award years, of the percentage of low-in-
3	come students who received Federal finan-
4	cial assistance under this title who were en-
5	rolled in the institution in each such award
6	year who—
7	$``(I) \ completed \ a \ program \ of \ study$
8	at the institution within 100 percent of
9	the program length of such program; or
10	``(II) only in the case of a two-
11	year institution or a less than two-
12	year institution—
13	"(aa) transfer to a four-year
14	institution; and
15	"(bb) within 4 years after
16	first enrolling at the two-year or
17	less than two-year institution,
18	complete a program of study at
19	the four-year institution for which
20	a bachelor's degree (or substan-
21	tially similar credential) is
22	awarded; minus
23	"(B) the sum of—

1	"(i) the amount allocated to the insti-
2	tution under part C of title IV for the most
3	recent fiscal year; and
4	"(ii) the amount allocated to the insti-
5	tution under subpart 3 of part A of title IV
6	for the most recent fiscal year.
7	"(2) Definition of low-income.—In this sec-
8	tion, the term 'low-income', when used with respect to
9	a student, means that the student's family income
10	does not exceed the maximum income in the lowest in-
11	come category described in section $132(c)(2)(A)(i)$.
12	"(b) MAXIMUM GRANT AMOUNT.—Notwithstanding
13	subsection (a), the maximum amount an eligible institution
14	may receive annually for a grant under this subpart shall
15	be the amount equal to—
16	"(1) the average, for the 3 most recent award
17	years, of the number of students enrolled in the insti-
18	tution in an award year who receive Federal finan-
19	cial aid under this title; multiplied by
20	<i>"(2) \$5,000.</i>
21	"(c) Flexible Use of Funds.—A PROMISE grant
22	awarded under this subpart shall be used by an eligible in-
23	stitution to carry out the purposes of this subpart, includ-
24	

24 ing—

1	"(1) carrying out activities included in the insti-
2	tution's application for such grant related to postsec-
3	ondary affordability, access, and student success; and
4	"(2) evaluating the effectiveness of the activities
5	carried out with such grant in accordance with sec-
6	$tion \ 415C(b)(3)(A); \ and$
7	"(3) collecting and disseminating promising
8	practices related to the activities carried out with
9	such grant, in accordance with section $415C(b)(3)(B)$.
10	"(d) TRANSFER AUTHORITY.—In order to offer an ar-
11	rangement of types of aid which best fit the needs of each
12	individual student, an institution may transfer up to 100
13	percent of the institution's allotment under subpart 3 of this
14	part or part C of this title (or both) to the institution's
15	allotment under this section. Funds transferred to an insti-
16	tution's allotment under this section may be used as a part
17	of and for the same purposes as funds allotted under this
18	subpart. The Secretary shall have no control over such
19	transfer, except as specifically authorized, except for the col-
20	lection and dissemination of information.

21 "SEC. 415E. AUTHORIZATION OF APPROPRIATIONS.

22 "(a) Used of Reserved Funds.—

23 "(1) PRIMARY FUNDS.—To carry out this sub24 part, there shall be available to the Secretary any
25 funds remitted to the Secretary as reimbursements in

accordance with section 454(d) for any award year;
 and

(2)3 SECONDARY FUNDS.—Beginning award 4 year 2026–2027, if the amounts made available to the 5 Secretary under paragraph (1) to carry out this sub-6 part in any award year are insufficient to fully fund 7 the PROMISE grants awarded under this subpart in 8 such award year, there shall be available to the Sec-9 retary, in addition to such amounts, any funds returned to the Secretary under section 484B in the 10 11 previous award year.

12 "(b) INSUFFICIENT FUNDS.—If the amounts made 13 available to the Secretary under subsection (a) to carry out this subpart for are not sufficient to provide grants to all 14 15 eligible institutions in the amount determined under this subpart for an award year, the Secretary shall first provide 16 grants to the eligible institutions that have the highest per-17 centage of students who are low-income students (as defined 18 19 in section 415D).".

20 (c) INSTITUTIONAL REFUNDS.—Section 484B of the
21 Higher Education Act of 1965 (20 U.S.C. 1091b) is amend22 ed by adding at the end the following:

23 "(f) RESERVATION OF FUNDS FOR PROMISE
24 GRANTS.—Notwithstanding any other provision of law, the
25 Secretary shall reserve the funds returned to the Secretary

	50
1	under this section for 1 year after the return of such funds
2	for the purpose of awarding PROMISE grants in accord-
3	ance with subpart 4 of part A of this title.".
4	Subpart 2—Loans
5	SEC. 221. LOAN LIMITS.
6	(a) Stafford Loans.—
7	(1) Aggregate and annual limits for grad-
8	UATE AND PROFESSIONAL STUDENTS.—Section 455(a)
9	(20 U.S.C. 1087e(a)) is amended—
10	(A) in paragraph (3)—
11	(i) in subparagraph (A)(ii), by insert-
12	ing before the period at the end the fol-
13	lowing: ", except that for any period of in-
14	struction beginning on or after July 1,
15	2025, such maximum annual amount shall
16	be determined in accordance with subpara-
17	graph (C)";
18	(ii) in subparagraph (B), by inserting
19	before the period at the end the following:
20	"for any period of instruction through June
21	30, 2025"; and
22	(iii) by adding at the end the fol-
23	lowing:
24	"(C) ANNUAL LIMITS.—Notwithstanding
25	any provision of this part or part B, for any pe-

1	riod of instruction beginning on or after July 1,
2	2025, the maximum annual amount of Federal
3	Direct Unsubsidized Stafford loans that a grad-
4	uate or professional student may borrow in any
5	academic year (as defined in section $481(a)(2)$)
6	or its equivalent shall be median cost of college
7	(as defined in section 472A) of the program of
8	study in which the student is enrolled, except
9	that the sum of such annual loan amount and
10	other financial assistance (as defined in section
11	480(i)) that the student receives for such aca-
12	demic year may not exceed the cost of attendance
13	of such student.
14	"(D) Aggregate limits.—Notwith-
15	standing any provision of this part or part B,
16	for any period of instruction beginning on or
17	after July 1, 2025, the maximum aggregate
18	amount of Federal Direct Unsubsidized Stafford
19	loans that—
20	``(i) a graduate student may borrow
21	shall be \$100,000; and
22	"(ii) a professional student may bor-
23	row shall be \$150,000.
24	"(E) Exception for certain stu-
25	DENTS.—

1	"(i) IN GENERAL.—The provisions list-
2	ed in clause (ii) shall not apply with re-
3	spect to any individual who, as of June 30,
4	2025, is enrolled in a program of study at
5	an institution of higher education, and has
6	received a loan (or on whose behalf a loan
7	was made) under this part for such pro-
8	gram, during the individual's expected time
9	to completion of such program, as deter-
10	mined by calculating by the difference be-
11	tween—
12	((I) the program length for the
13	program of study in which such indi-
14	vidual is enrolled; and
15	"(II) the period of such program
16	that such individual has completed,
17	except that such expected time to completion
18	may not exceed 3 years.
19	"(ii) Provisions.—An individual de-
20	scribed in clause (i) shall not be subject to
21	subparagraphs (C) and (D) of this para-
22	graph, or paragraph (4) or (6).".
23	(2) ANNUAL LIMITS FOR UNDERGRADUATE BOR-
24	ROWERS.—Section $455(a)$ (20 U.S.C. $1087e(a)$) is
25	further amended by adding at the end the following:

1	"(4) ANNUAL AND AGGREGATE LOAN LIMITS FOR
2	UNDERGRADUATE AND ALL BORROWERS.—
3	"(A) UNDERGRADUATE STUDENTS.—
4	"(i) ANNUAL LOAN LIMITS.—
5	"(I) SUBSIDIZED LOANS.—Not-
6	withstanding any provision of this
7	part or part B, for any period of in-
8	struction beginning on or after July 1,
9	2025, the maximum annual amount of
10	Federal Direct Stafford loans that an
11	undergraduate student may borrow in
12	any academic year (as defined in sec-
13	tion $481(a)(2)$) or its equivalent shall
14	be the difference between—
15	"(aa) the median cost of col-
16	lege (as defined in section 472A)
17	of the program of study in which
18	the student is enrolled; and
19	"(bb) the Federal Pell Grant
20	under section 401 awarded to the
21	student for such academic year,
22	except that (1) the amount of such Fed-
23	eral Direct Stafford loans awarded to
24	the student for such academic year
25	may not exceed the maximum annual

1	limit described in section $428(b)(1)$
2	that is applicable to such student; and
3	(2) the sum of such Federal Direct
4	Stafford Loans and the amount of such
5	Federal Pell Grant and other financial
6	assistance (as defined in section
7	480(i)) that the student receives for
8	such academic year may not exceed the
9	cost of attendance of such student.
10	"(II) Unsubsidized loans.—
11	Notwithstanding any provision of this
12	part or part B, for any period of in-
13	struction beginning on or after July 1,
14	2025, the maximum annual amount of
15	Federal Direct Unsubsidized Stafford
16	loans that an undergraduate student
17	may borrow in any academic year (as
18	defined in section $481(a)(2)$) or its
19	equivalent shall be the difference be-
20	tween—
21	"(aa) the median cost of col-
22	lege (as defined in section 472A)
23	of the program of study in which
24	the student is enrolled; and
25	"(bb) the sum of—

1	"(AA) the amount of
2	Federal Direct Stafford loans
3	awarded to such student for
4	such academic year; and
5	"(BB) the amount of the
6	Federal Pell Grant under
7	section 401 awarded to the
8	student for such academic
9	year,
10	except that the sum of all Federal
11	financial aid under this title and
12	other financial assistance (as de-
13	fined in section $480(i)$) that such
14	student receives for such academic
15	year may not exceed the cost of
16	attendance for such student.
17	"(ii) Aggregate limits.—Notwith-
18	standing any provision of this part or part
19	B, for any period of instruction beginning
20	on or after July 1, 2025, with respect to an
21	undergraduate student—
22	``(I) the maximum aggregate
23	amount of Federal Direct Stafford
24	loans and Federal Direct Unsubsidized

1	Stafford loans that may be borrowed
2	shall be \$50,000;
3	"(II) the maximum aggregate
4	amount of Federal Direct Stafford
5	loans that may be borrowed shall be
6	\$23,000; and
7	"(III) the maximum aggregate
8	amount of Federal Direct Unsubsidized
9	Stafford loans that may be borrowed
10	shall be \$50,000.
11	"(B) Students in a qualifying under-
12	GRADUATE PROGRAM.—
13	"(i) Aggregate limits.—Notwith-
14	standing the aggregate limits described in
15	subparagraph (A)(ii), a student enrolled in
16	a qualifying undergraduate program shall
17	be subject to the aggregate limits for profes-
18	sional students described in paragraph
19	(3)(D)(ii).
20	"(ii) Qualifying undergraduate
21	program defined.—For purposes of this
22	subparagraph, the term 'qualifying under-
23	graduate program' means a program of
24	study—

1	((I) for which the total tuition
2	and fees (including the required costs
3	described in section $124(b)(3)(A)(i)(I))$
4	exceeds the aggregate limits for under-
5	graduate students described in sub-
6	paragraph (A)(ii);
7	"(II) that meets certification re-
8	quirements of the Federal agency that
9	directly regulates the program and
10	provides final licensing and credentials
11	to students upon completion; and
12	"(III) the institution of higher
13	education offering such program of
14	study notifies the Secretary that the
15	program desires to be a qualifying un-
16	dergraduate program.
17	"(C) All students.—The maximum ag-
18	gregate amount of loans made, insured, or guar-
19	anteed under this title to a student shall be
20	\$200,000.".
21	(3) Institutionally determined limits.—
22	Section 455(a) of the Higher Education Act of 1965
23	(20 U.S.C. 1087e(a)) is further amended by adding at
24	the end the following:
25	"(5) Institutionally determined limits.—

1	"(A) IN GENERAL.—Notwithstanding any
2	other provision of this subsection, an eligible in-
3	stitution (at the discretion of a financial aid ad-
4	ministrator at the institution) may prorate or
5	limit the amount of a loan any student who is
6	enrolled in a program of study for a period of
7	instruction beginning on or after July 1, 2024,
8	at that institution, may borrow under this part
9	for an academic year—
10	"(i) if the institution can reasonably
11	demonstrate that outstanding amounts owed
12	of loans made under this title are or would
13	be excessive for students who complete such
14	program, based on the most recently avail-
15	able data from the College Scorecard (or
16	successor website of the Department) on—
17	``(I) the median of the value-
18	added earnings of students who com-
19	plete such program; and
20	"(II) the median debt owed, and
21	the repayment rate, on loans made
22	under this part, of such students;
23	"(ii) in a case in which the student is
24	enrolled on a less than full-time basis or the
25	student is enrolled for less than the period

1	of enrollment to which the annual loan
2	limit applies under this subsection, based
3	on the student's enrollment status; or
4	"(iii) based on the year of the program
5	for which the student is seeking such loan.
6	"(B) Application to all students.—
7	Any proration or limiting of loan amounts
8	under subparagraph (A) shall be applied in the
9	same manner to all students enrolled in a pro-
10	gram of study.
11	"(C) Increases for individual stu-
12	DENTS.—Upon the request of a student whose
13	loan amount for an academic year has been pro-
14	rated or limited under subparagraph (A), an eli-
15	gible institution (at the discretion of the finan-
16	cial aid administrator at the institution) may
17	increase such loan amount to an amount not ex-
18	ceeding the annual loan amount applicable to
19	such student under this paragraph for such aca-
20	demic year.".
21	(b) Termination of Authority to Make Federal
22	Direct Plus Loans to Any Student or Parent Bor-
23	ROWER.—Section 455(a) of the Higher Education Act of
24	1965 (20 U.S.C. 1087e(a)) is amended by adding at the

25 end the following:

1	"(6) TERMINATION OF AUTHORITY TO MAKE
2	FEDERAL DIRECT PLUS LOANS.—Notwithstanding
3	any provision of this part or part B, except as pro-
4	vided in paragraph $(3)(E)$, for any period of instruc-
5	tion beginning on or after July 1, 2025, no Federal
6	Direct PLUS loans may be made to any parent bor-
7	rower or graduate or professional student borrower.".
8	SEC. 222. LOAN REPAYMENT.
9	(a) Repayment Plans.—Section 455(d) of the Higher
10	Education Act of 1965 (20 U.S.C. 1087e(d)) is amended—
11	(1) in paragraph $(1)(D)$ by inserting "(includ-
12	ing a repayment assistance plan under section
13	455(e)(9))" after "an income contingent repayment
14	plan"; and
15	(2) by adding at the end the following:
16	"(6) Repayment plans for loans made on or
17	AFTER JULY 1, 2024.—
18	"(A) Design and selection.—Notwith-
19	standing paragraph (1), beginning on July 1,
20	2024, the Secretary shall offer a borrower of a
21	loan made under this part on or after July 1,
22	2024, two plans for repayment of such loan, in-
23	cluding principal and interest on the loan. The
24	borrower shall be entitled to accelerate, without

1	penalty, repayment on such loans. The borrower
2	may choose—
3	"(i) a standard repayment plan with a
4	fixed monthly repayment amount paid over
5	a fixed period of time, not to exceed 10
6	years; or
7	"(ii) a repayment assistance plan
8	under section $455(e)(9)$.
9	"(B) Selection by secretary.—If such
10	borrower does not select a repayment plan de-
11	scribed in subparagraph (A), the Secretary shall
12	provide the borrower with the repayment plan
13	described in subparagraph (A)(i).
14	"(C) Changes in selection.—
15	"(i) In general.—Subject to clause
16	(ii), a borrower may change the borrower's
17	selection of a repayment plan under sub-
18	paragraph (A), or the Secretary's selection
19	of a plan for the borrower under subpara-
20	graph (B), as the case may be. Nothing in
21	this subsection shall prohibit the Secretary
22	from encouraging distressed borrowers from
23	enrolling in the repayment assistance plan
24	under section $455(e)(9)$.

1	"(ii) SAME REPAYMENT PLAN RE-
2	QUIRED.—All loans made under this part
3	on or after July 1, 2024, to a borrower shall
4	be repaid under the same repayment plan
5	under subparagraph (A), except that the
6	borrower may repay an excepted PLUS
7	loan or an excepted consolidation loan (as
8	such terms are defined in section $455(e)(9)$
9	separately from other loans made under this
10	part to the borrower.
11	"(D) REPAYMENT AFTER DEFAULT.—The
12	Secretary may require a borrower who has de-
13	faulted on a loan made under this part to—
14	"(i) pay all reasonable collection costs
15	associated with such loan; and
16	"(ii) repay the loan pursuant to the re-
17	payment assistance plan under section
18	455(e)(9).
19	"(E) PROHIBITIONS.—The Secretary may
20	not—
21	"(i) authorize a borrower of a loan
22	made under this part on or after July 1,
23	2024, to repay such loan pursuant to a re-
24	payment plan that is not described in
25	clause (i) or (ii) of subparagraph (A); or

	200
1	"(ii) carry out or modify a repayment
2	plan for any loan made under this part on
3	or after July 1, 2024, that is not described
4	in such clause (i) or (ii).".
5	(b) Repayment Assistance Plan.—Section 455(e) of
6	the Higher Education Act of 1965 (20 U.S.C. 1087e(e)) is
7	amended by adding at the end the following:
8	"(9) Repayment assistance plan.—
9	"(A) IN GENERAL.—Notwithstanding any
10	other provision of this Act, beginning on July 1,
11	2024, the Secretary shall carry out a repayment
12	assistance program that shall have the terms and
13	conditions of an income-contingent repayment
14	plan described in paragraphs (1) through (8),
15	except that—
16	"(i) a borrower of any loan made
17	under this part (other than an excepted
18	PLUS loan or excepted consolidation loan),
19	may elect to have the borrower's aggregate
20	monthly payment for all such loans not ex-
21	ceed the applicable monthly payment for the
22	borrower, except that a borrower may not be
23	precluded from repaying an amount that
24	exceeds such applicable monthly payment
25	for any month;

1	"(ii) the Secretary shall apply the bor-
2	rower's monthly payment under this para-
3	graph first toward interest due on such a
4	loan, next toward any fees due on the loan,
5	and then toward the principal of the loan;
6	"(iii) any principal due and not paid
7	under clause (ii) shall be deferred;
8	"(iv) the amount of time the borrower
9	makes monthly payments under clause (i)
10	may exceed 10 years;
11	"(v) notwithstanding paragraph (7),
12	the Secretary shall repay or cancel any out-
13	standing balance of principal and interest
14	due on all loans made under this part
15	(other than excepted PLUS loans or ex-
16	cepted consolidation loans) to a borrower-
17	"(I) who, at any time, elected to
18	participate in a repayment assistance
19	plan under clause (i);
20	"(II) whose final monthly pay-
21	ment for such loans prior to the loan
22	cancellation under this clause was
23	made under such repayment assistance
24	plan; and

1	"(III) who has repaid on such
2	loans (pursuant to a repayment assist-
3	ance plan under clause (i), a standard
4	repayment plan under subsection
5	(d)(6)(A)(i), or a combination of any
6	such plan or any of the repayment
7	plans listed in clause (ii), (iii), (iv), or
8	(v) of paragraph $(7)(B)$, or, in the case
9	of a consolidation loan, pursuant to a
10	repayment schedule described item
11	(aa)(BB) of this subclause) an amount
12	that is equal to—
13	"(aa)(AA) the total amount
14	of principal and interest that the
15	borrower would have repaid under
16	a standard repayment plan under
17	paragraph $(1)(A)$ or $(6)(A)(i)$ of
18	subsection (d), based on a 10-year
19	repayment period, when the bor-
20	rower entered repayment on such
21	loans; or
22	"(BB) in the case of a Fed-
23	eral Direct Consolidation Loan,
24	the total amount of principal and
25	interest that the borrower would

1	have repaid under the repayment
2	schedule established for the loan
3	under section $428C(c)(2)$ on the
4	date on which such loan was
5	made; plus
6	"(bb) an amount equal to the
7	amount of any unpaid interest
8	that has accrued, but was not in-
9	cluded in the calculation of the
10	total amount of principal and in-
11	terest that would have been repaid
12	under the standard repayment
13	plan or schedule described in item
14	<i>(aa)</i> —
15	"(AA) during any
16	deferment period described in
17	clause (i) or (ii) of subsection
18	(f)(2)(A); or
19	"(BB) during any for-
20	bearance period while serving
21	in a medical or dental in-
22	ternship or residency pro-
23	gram as described in section
24	428(c)(3)(A)(i)(I); and

1	"(vi) a borrower who is repaying a
2	loan pursuant to a repayment assistance
3	plan under clause (i) may elect, at any
4	time, to terminate repayment pursuant to
5	such plan and repay such loan under the
6	standard repayment plan under subsection
7	(d)(6)(A)(i).
8	"(B) REPAYMENT ASSISTANCE FOR DIS-
9	TRESSED BORROWERS.—
10	"(i) INTEREST SUBSIDY.—For each
11	month for which a borrower's aggregate
12	monthly payment under this paragraph is
13	insufficient to pay the total amount of in-
14	terest that accrues on a loan for the month,
15	the amount of interest accrued and not paid
16	for the month shall be subtracted from the
17	total amount of interest due on such loan
18	for the month.
19	"(ii) Principal subsidy.—For each
20	month for which a borrower's aggregate
21	monthly payment under this paragraph re-
22	pays an amount due on an individual loan
23	that is less than twice the total amount of
24	interest that accrues on such loan for the
25	month, the amount of the total principal

1	due on such loan shall be reduced by an
2	amount equal to half of the monthly pay-
3	ment under this paragraph on such loan for
4	the month.
5	"(C) DEFINITIONS.—In this paragraph:
6	"(i) Adjusted gross income.—The
7	term 'adjusted gross income' has the mean-
8	ing given the term in section 62 of the In-
9	ternal Revenue Code of 1986.
10	"(ii) Applicable monthly pay-
11	MENT.—The term 'applicable monthly pay-
12	ment' means, when used with respect to a
13	borrower, the amount obtained by dividing
14	by 12, 10 percent of the result obtained by
15	calculating, on at least an annual basis, the
16	amount by which—
17	``(I) the adjusted gross income of
18	the borrower or, if the borrower is mar-
19	ried and files a Federal income tax re-
20	turn jointly with or separately from
21	the borrower's spouse, the adjusted
22	gross income of the borrower and the
23	borrower's spouse; exceeds
24	"(II) 150 percent of the poverty
25	line applicable to the borrower's family

	112
1	size as determined under section $673(2)$
2	of the Community Services Block
3	Grant Act (42 U.S.C. 9902(2)).
4	"(iii) Excepted consolidation
5	LOAN.—The term 'excepted Consolidation
6	Loan' means a Federal Direct Consolida-
7	tion Loan, if the proceeds of such loan were
8	used to the discharge the liability on—
9	"(I) an excepted PLUS loan; or
10	"(II) a Federal Direct Consolida-
11	tion loan, if the proceeds of such loan
12	were used to discharge the liability on
13	an excepted PLUS loan.
14	"(iv) Excepted plus loan.—The
15	term 'excepted PLUS Loan' has the mean-
16	ing given the term in section 493C.".
17	SEC. 223. LOAN REHABILITATION.
18	Section $428F(a)(5)$ of the Higher Education Act of
19	1965 (20 U.S.C. 1078–6(a)(5)) is amended by striking "one
20	time" and inserting "two times".
21	SEC. 224. INTEREST CAPITALIZATION.
22	(a) Federal Plus Loans.—Section $428B(d)(2)$ of
23	the Higher Education Act of 1965 (20 U.S.C. 1078–2(d)(2))
24	is amended to read as follows:

"(2) NO CAPITALIZATION OF INTEREST.—Interest
 on loans made under this section for which payments
 of principal are deferred pursuant to paragraph (1)
 shall be paid monthly or quarterly, if agreed upon by
 the borrower and the lender.".

6 (b) FEDERAL CONSOLIDATION LOANS DEFERRALS.—
7 Section 428C(b)(4)(C)(ii)(III) of the Higher Education Act
8 of 1965 (20 U.S.C. 1078–3(b)(4)(C)(III)) is amended by
9 striking "or capitalized,".

(c) LOAN LIMITS FOR UNSUBSIDIZED STAFFORD
LOANS.—Section 428H(d)(5) of the Higher Education Act
of 1965 (20 U.S.C. 1078–8(d)(5)) is amended by inserting
"before the date of enactment of the College Cost Reduction
Act" after "Interest capitalized".

(d) UNSUBSIDIZED STAFFORD LOANS FOR MIDDLE IN(d) UNSUBSIDIZED STAFFORD LOANS FOR MIDDLE IN16 COME BORROWERS.—Section 428H(e)(2) of the Higher
17 Education Act of 1965 (20 U.S.C. 1078–8(e)(2)) is amend18 ed—

(1) in subparagraph (A), in the matter before
clause (i), by striking ", if agreed upon by the borrower and the lender" and all that follows through
clause (ii)(IV) and inserting "be paid monthly or
quarterly, if agreed upon by the borrower and the
lender.";

25 (2) by striking subparagraph (B); and

(3) by redesignating subparagraph (C) as sub paragraph (B).

3 (e)INCOME Contingent Repayment.—Section 4 455(e)(5) of the Higher Education Act of 1965 (20 U.S.C. 5 1087e(e)(5) is amended by striking the last sentence and inserting "No interest may be capitalized on such loan on 6 7 or after the date of the enactment of the College Cost Reduc-8 tion Act, and the Secretary shall promulgate regulations 9 with respect to the treatment of accrued interest that is not 10 capitalized".

(f) EFFECT OF DEFERMENT ON PRINCIPAL AND INTER12 EST.—Section 455(f)(1)(B) of the Higher Education Act of
13 1965 (20 U.S.C. 1087e(f)(1)(B)) is amended by striking
14 "capitalized or".

(g) INCOME-BASED REPAYMENT PROGRAM.—Section
493C(b)(3)(B) of the Higher Education Act of 1965 (20
U.S.C. 1098e(b)(3)(B)) is amended by inserting "shall accrue but not" before "be capitalized".

19 SEC. 225. ORIGINATION FEES.

20 (a) REPEAL OF ORIGINATION FEES.—Subsection (c)
21 of section 455 of the Higher Education Act of 1965 (20
22 U.S.C. 1087e(c)) is repealed.

23 (b) EFFECTIVE DATE.—The amendment made by sub24 section (a) shall apply with respect to loans made under
25 part D of title IV of the Higher Education Act of 1965 (20)

1 U.S.C. 1087a et seq.) for which the first disbursement of 2 principal is made, or, in the case of a Federal Direct Consolidation Loan, the application is received, on or after 3 4 July 1, 2024. TITLE III—ACCOUNTABILITY 5 AND STUDENT SUCCESS 6 7 PART A-ACCOUNTABILITY 8 Subpart 1—Department of Education SEC. 301. AGREEMENTS WITH INSTITUTIONS. 9 10 Section 454 of the Higher Education Act of 1965 (20) 11 U.S.C. 1087d) is amended— 12 (1) in subsection (a)— 13 (A) in paragraph (5), by striking "and" 14 after the semicolon; 15 (B) by redesignating paragraph (6) as 16 paragraph (7); and 17 (C) by inserting after paragraph (5) the fol-18 lowing new paragraph: 19 "(6) provide annual reimbursements to the Sec-20 retary in accordance with the requirements under 21 subsection (d); and"; and 22 (2) by adding at the end the following new sub-23 section: "(d) Reimbursement Requirements.-24

1	
1	"(1) ANNUAL REIMBURSEMENTS REQUIRED.—
2	Beginning in award year 2024–2025, each institution
3	of higher education participating in the direct student
4	loan program under this part shall, for qualifying
5	student loans, remit to the Secretary, at such time as
6	the Secretary may specify, an annual reimbursement
7	for each student cohort of the institution, based on the
8	non-repayment balance of such cohort and calculated
9	in accordance with paragraph (3).
10	"(2) Student cohorts.—
11	"(A) Cohorts established.—For each
12	institution of higher education, the Secretary
13	shall establish student cohorts, beginning with
14	award year 2023–2024, as follows:
15	"(i) Completing student cohort.—
16	For each program of study at such institu-
17	tion, a student cohort comprised of all stu-
18	dents who received Federal financial assist-
19	ance under this title and who completed
20	such program during such award year.
21	"(ii) UNDERGRADUATE NON-COM-
22	PLETING STUDENT COHORT.—For such in-
23	stitution, a student cohort comprised of all
24	students who received Federal financial as-
25	sistance under this title, who were enrolled

1	in the institution during the previous
2	award year in a program of study leading
3	to an undergraduate credential, and who at
4	the time the cohort is established—
5	((I) have not completed such pro-
6	gram of study; and
7	"(II) are not enrolled at the insti-
8	tution in any program of study lead-
9	ing to an undergraduate credential.
10	"(iii) GRADUATE NON-COMPLETING
11	STUDENT COHORT.—For each program of
12	study leading to a graduate credential at
13	such institution, a student cohort comprised
14	of all students who received Federal finan-
15	cial assistance under this title, who were en-
16	rolled in such program during the previous
17	award year, and who at the time the cohort
18	is established—
19	((I) have not completed such pro-
20	gram of study; and
21	"(II) are not enrolled in such pro-
22	gram.
23	"(B) QUALIFYING STUDENT LOAN.—For the
24	purposes of this subsection, the term 'qualifying
25	student loan' means a Federal Direct loan, in-

1	cluding a Federal Direct Consolidation loan,
2	made under this part that—
3	"(i) was made to a student included in
4	a student cohort of an institution;
5	"(ii) except in the case of a loan de-
6	scribed in clause (i) or (ii) of subparagraph
7	(C), is not included in any other student co-
8	hort of any institution of higher education;
9	"(iii) is not in—
10	"(I) a medical or dental intern-
11	ship or residency forbearance described
12	in section $428(c)(3)(A)(i)(I)$, section
13	428B(a)(2), section $428H(a)$, or section
14	685.205(a)(3) of title 34, Code of Fed-
15	eral Regulations;
16	"(II) a graduate fellowship
17	deferment described in section
18	455(f)(2)(A)(ii)
19	"(III) rehabilitation training pro-
20	gram deferment described under section
21	455(f)(2)(A)(ii);
22	"(IV) an in-school deferment de-
23	scribed under section 455(f)(2)(A)(i);
24	"(V) a cancer deferment described
25	under section $455(f)(3)$;

1	"(VI) a military service deferment
2	described under section $455(f)(2)(C)$; or
3	"(VII) a post-active duty student
4	deferment described under section
5	493 D ; and
6	"(iv) is not in default.
7	"(C) Special circumstances.—
8	"(i) Multiple credentials.—In the
9	case of a student who completes two or more
10	programs of study during the same award
11	year, each qualifying student loan of the
12	student shall be included in the student co-
13	hort for each of such program of study for
14	such award year.
15	"(ii) TREATMENT OF CERTAIN CON-
16	Solidation loans.—A Federal Direct Con-
17	solidation loan made under this title shall
18	not be considered a qualifying student loan
19	for a student cohort for an award year if all
20	of the loans included in such consolidation
21	loan are attributable to another student co-
22	hort.
23	"(iii) Consolidation after inclu-
24	SION IN A STUDENT COHORT.—If a quali-
25	fying student loan is consolidated into a

1	consolidation loan under this title after such
2	qualifying student loan has been included
3	in a student cohort, the percentage of the
4	consolidation loan that was attributable to
5	such student cohort at the time of consolida-
6	tion shall remain attributable to the student
7	cohort for the life of the consolidation loan.
8	"(3) Calculation of reimbursement.—
9	"(A) Reimbursement payment for-
10	MULA.—For each student cohort of an institution
11	of higher education established under this sub-
12	section, the annual reimbursement for such co-
13	hort shall be equal to—
14	((i) the reimbursement percentage de-
15	termined for the cohort in accordance with
16	subparagraph (B); multiplied by
17	"(ii) the non-repayment balance for the
18	cohort for the award year, determined in
19	accordance with subparagraph (C).
20	"(B) Reimbursement percentage.—The
21	reimbursement percentage of a student cohort of
22	an institution shall be determined by the Sec-
23	retary when the cohort is established, shall re-
24	main constant for the life of the student cohort,
25	and shall be determined as follows:

1	"(i) Completing student co-
2	HORTS.—The reimbursement percentage of
3	a completing student cohort shall be equal
4	to the percentage determined by—
5	``(I) subtracting from one the
6	quotient of—
7	"(aa) the median value-
8	added earnings of students who
9	completed such program of study
10	in the most recent award year for
11	which such earnings data is avail-
12	able; divided by
13	"(bb) the median total price
14	charged to students included in
15	such cohort; and
16	``(II) multiplying the difference
17	determined under subclause (I) by 100.
18	"(ii) Special circumstances for
19	COMPLETING STUDENT COHORTS.—
20	"(I) HIGH-RISK COHORTS.—Not-
21	withstanding clause (i), if the median
22	value-added earnings of a completing
23	student cohort under clause $(i)(I)(aa)$
24	is negative, the reimbursement percent-

1	age of the student cohort shall be 100
2	percent.
3	"(II) Low-Risk cohorts.—Not-
4	withstanding clause (i), if the median
5	value-added earnings of a completing
6	student cohort under clause $(i)(I)(aa)$
7	exceeds the median total price of such
8	cohort under clause $(i)(I)(bb)$, the re-
9	imbursement percentage of the student
10	cohort shall be 0 percent.
11	"(iii) Non-completing student co-
12	HORTS.—The reimbursement percentage of
13	a non-completing student cohort shall be de-
14	termined based on the most recent data
15	available in the award year in which the
16	cohort is established, and—
17	``(I) for an undergraduate non-
18	completing student cohort, shall be
19	equal to the percentage of under-
20	graduate students who received Federal
21	financial assistance under this title at
22	such institution who—

23 "(aa) did not complete an
24 undergraduate program of study
25 at the institution within 150 per-

cent of the program length of such

2 program; or

1

3 "(bb) only in the case of a 4 two-year institution, didnot. 5 within 6 years after first enrolling 6 at the two-year institution, com-7 plete a program of study at a 8 four-year institution for which a 9 bachelor's degree (or substantially 10 similar credential) is awarded; 11 and

12 "(II) for a graduate non-com-13 pleting student cohort, shall be equal to 14 the percentage of students who received 15 Federal financial assistance under this 16 title at the institution for the applica-17 ble graduate program of study and 18 who did not complete such program of 19 study within 150 percent of the pro-20 gram length.

21 "(C) NON-REPAYMENT LOAN BALANCE.—
22 "(i) IN GENERAL.—For each award
23 uear. the Secretary shall determine the non-

23 year, the Secretary shall determine the non24 repayment loan balance for such award
25 year for each student cohort of an institu-

1	tion of higher education by calculating the
2	sum of—
3	"(I) for loans in such cohort, the
4	difference between the total amount of
5	payments due from all borrowers on
6	such loans during such year and the
7	total amount of payments made by all
8	such borrowers on such loans during
9	such year; plus
10	"(II) the total amount of interest
11	waived, paid, or otherwise not charged
12	by the Secretary during such year
13	under an income-based repayment
14	plan described in section 493C or an
15	income-contingent repayment plan de-
16	scribed in section 455(e); plus
17	"(III) the total amount of prin-
18	cipal and interest forgiven, cancelled,
19	waived, discharged, repaid, or other-
20	wise reduced by the Secretary under
21	any act during such year that is not
22	included in subclause (II) and was not
23	discharged or forgiven under section
24	437(a) or 428 J .

1	"(ii) Special circumstances.—For
2	the purpose of calculating the non-repay-
3	ment loan balance of student cohorts under
4	this paragraph, the Secretary shall—
5	``(I) for each qualifying student
6	loan in a student cohort that is in-
7	cluded in another student cohort be-
8	cause the student who borrowed such
9	loan completed two or more programs
10	of study during the same award year,
11	the sum of the amounts described in
12	subclauses (I) $through$ (III) of $clause$
13	(i) for such qualifying student loan
14	shall be divided equally among each of
15	the student cohorts in which such loan
16	is included; and
17	"(II) for each consolidation loan
18	in a student cohort—
19	"(aa) determine the percent-
20	age of the outstanding principal
21	balance of the consolidation loan
22	attributable to such student co-
23	hort—
24	"(AA) at the time of
25	that loan was included in

	120
1	such cohort, in the case of a
2	loan consolidated before in-
3	clusion in such cohort; or
4	"(BB) at the time of
5	consolidation, in the case of
6	a loan consolidated after in-
7	clusion in such cohort; and
8	"(bb) include in the calcula-
9	tions under clause (i) for such stu-
10	dent cohort only the percentage of
11	the sum of the amounts described
12	in subclauses (I) through (III) of
13	clause (i) for the consolidation
14	loan for such year that is equal to
15	the percentage of the consolidation
16	loan determined under item (aa).
17	"(D) TOTAL PRICE.—With respect to a stu-
18	dent who received Federal financial assistance
19	under this title and who completes a program of
20	study, the term 'total price' means the total
21	amount, before Federal financial assistance
22	under this title was applied, a student was re-
23	quired to pay to complete the program of study.
24	A student's total price shall be calculated by the
25	Secretary as the difference between—

1	"(i) the total amount of tuition and
2	fees (including the required costs described
3	in section $124(b)(3)(A)(i)(I))$ that were
4	charged to such student before the applica-
5	tion of any Federal financial assistance
6	provided under this title; minus
7	"(ii) the total amount of grants and
8	scholarships described in section $480(i)$
9	awarded to such student from non-Federal
10	sources for such program of study.
11	"(4) NOTIFICATION AND REMITTANCE.—Begin-
12	ning with the first award year for which reimburse-
13	ments are required under this subsection, and for each
14	succeeding award year, the Secretary shall—
15	((A) notify each institution of higher edu-
16	cation of the amounts and due dates of each an-
17	nual reimbursement calculated under paragraph
18	(3) for each student cohort of the institution
19	within 30 days of calculating such amounts; and
20	(B) require the institution to remit such
21	payments within 90 days of such notification.
22	"(5) Penalty for late payments.—
23	"(A) THREE-MONTH DELINQUENCY.—If an
24	institution fails to remit to the Secretary a reim-
25	bursement for a student cohort as required under

this subsection within 90 days of receiving noti-
fication from the Secretary in accordance with
paragraph (4), the institution shall pay to the
Secretary, in addition to such reimbursement,
interest on such reimbursement payment, at a
rate that is the average rate applicable to the
loans in such student cohort.
"(B) Twelve-month delinquency.—If an
institution fails to remit to the Secretary a reim-
bursement for a student cohort as required under
this subsection, plus interest owed in under sub-
paragraph (A), within 12 months of receiving
notification from the Secretary in accordance
with paragraph (4), the institution shall be in-
eligible to make direct loans to any student en-
rolled in the program of study for which the in-
stitution has failed to make the reimbursement
payments until such payment is made.
"(C) Eighteen-month delinquency.—If
an institution fails to remit to the Secretary a
reimbursement for a student cohort as required
under this subsection, plus interest owed under
subparagraph (A), within 18 months of receiving
notification from the Secretary in accordance
with paragraph (4), the institution shall be in-

eligible to make direct loans or award Federal Pell Grants under section 401 to any student enrolled in the institution until such payment is made.

"(D) TWO-YEAR DELINQUENCY.-If an in-5 6 stitution fails to remit to the Secretary a reim-7 bursement for a student cohort as required under 8 this subsection, plus interest owed under sub-9 paragraph (A), within 2 years of receiving noti-10 fication from the Secretary in accordance with 11 paragraph (4), the institution shall be ineligible 12 to participate in any program under this title 13 for a period of not less than 10 years.

14 "(6) Relief for voluntary cessation of 15 FEDERAL DIRECT LOANS FOR A PROGRAM OF16 STUDY.—The Secretary shall, upon the request of an 17 institution that voluntarily ceases to make Federal 18 direct loans to students enrolled in a specific program 19 of study, reduce the amount of the annual reimburse-20 ment owed by the institution for each student cohort 21 associated with such program by 50 percent if the in-22 stitution assures the Secretary that the institution 23 will not make Federal direct loans to any student en-24 rolled in such program of study (or any substantially 25 similar program of study) for a period of not less

1

2

3

than 10 award years, beginning with the first award
 year that begins after the date on which the Secretary
 reduces such reimbursement.

4 "(7) Reservation of funds for promise 5 GRANTS.—Notwithstanding any other provision of 6 law, the Secretary shall reserve the funds remitted to 7 the Secretary as reimbursements in accordance with 8 this subsection, and such funds shall be made avail-9 able to the Secretary only for the purpose of awarding 10 **PROMISE** grants in accordance with subpart 4 of 11 part A of this title.".

12 SEC. 302. REGULATORY RELIEF.

13 *(a) 90/10.*—

14 (1) REGULATION REPEALED.—Section 668.28 of
15 title 34, Code of Federal Regulations (relating to the
16 90/10 rule), as added or amended by the final regula17 tions published by the Department of Education in
18 the Federal Register on October 28, 2022 (87 Fed.
19 Reg. 65426 et seq.), is repealed and will have no force
20 or effect.

21 (2) AMENDMENTS.—Section 487 of the Higher
22 Education Act of 1965 (20 U.S.C. 1094) is amend23 ed—

24 (A) in subsection (a), by striking paragraph
25 (24);

1 (B) by striking subsection (d); and 2 (C) by redesignating subsections (e) through 3 (j) as subsections (d) through (i), respectively. 4 (b) FINANCIAL VALUE TRANSPARENCY AND GAINFUL 5 EMPLOYMENT.— 6 (1) REGULATION REPEALED.—Sections 600.10. 7 600.21. 668.2. *668.13*. *668.43*. 668.91. 668.402

through 668.409 (excluding section 668.408), and 8 9 668.601 through 668.606 of title 34, Code of Federal 10 Regulations (relating to financial value transparency 11 and gainful employment), as added or amended by 12 the final regulations published by the Department of 13 Education in the Federal Register on October 10, 14 2023 (88 FR 70004 et seq.), are repealed and will 15 have no force or effect.

16 (2) PROHIBITION.—The Secretary of Education 17 shall not, on or after the date of enactment of this 18 Act, promulgate or enforce any regulation or rule 19 with respect to the definition or application of the 20 term "gainful employment" for any purpose under 21 the Higher Education Act of 1965 (20 U.S.C. 1001 et 22 seq.).

23 (c) CHANGES IN OWNERSHIP.—

24 (1) REGULATION REPEALED.—Sections 600.2,
25 600.4, 600.20, 600.21, and 600.31 of title 34, Code of

1	Federal Regulations (relating to changes in owner-
2	ship), as added or amended by the final regulations
3	published by the Department of Education in the
4	Federal Register on October 28, 2022 (87 Fed. Reg.
5	65426 et seq.), are repealed and will have no force or
6	$e\!f\!f\!ect.$
7	(2) Amendments.—Section 498(i) of the Higher
8	Education Act of 1965 (20 U.S.C. $1099c(i)$) is
9	amended—
10	(A) in the subsection heading, by inserting
11	"AND PROPOSED CHANGES OF OWNERSHIP"
12	after "Ownership";
13	(B) in paragraph (1)—
14	(i) by striking "(1) An eligible institu-
15	tion", and inserting the following: " $(1)(A)$
16	An eligible institution";
17	(ii) by striking "the requirements of
18	section 102 (other than the requirements in
19	subsections $(b)(5)$ and $(c)(3)$)" and insert-
20	ing "the applicable requirements of section
21	102 or 103(13)"
22	(iii) by adding at the end the fol-
23	lowing:
24	(B)(i) Prior to a change in ownership resulting in
25	a change of control, an institution may seek a

pretransaction determination about whether the institution
 will meet the applicable requirements of section 102 or
 103(13) and this section after such proposed change in own ership by submitting to the Secretary a materially complete
 pretransaction review application.

6 "(ii) In reviewing applications submitted under clause
7 (i), the Secretary shall only provide a comprehensive review
8 of each such application, and may not provide an abbre9 viated or partial review.

10 "(iii) If an institution submits a materially complete 11 pretransaction review application at least 90 days prior to 12 the transaction and the Secretary approves the application, 13 the subsequent change in ownership application shall also 14 be approved and the institution shall be certified as meeting 15 the requirements for such transaction, provided that the in-16 stitution—

17 "(I) complies with the applicable terms of this18 section; and

"(II) the transaction resulting in a change of
control does not differ materially in its terms from
the transaction proposed in the pretransaction review
application.";

(C) in paragraph (2)—

24 (i) in subparagraph (E), by striking
25 "or" at the end;

	101
1	(ii) in subparagraph (F), by striking
2	the period at the end and inserting "; or";
3	and
4	(iii) by adding the following at the
5	end:
6	"(G) in the case of a proprietary institution of
7	higher education, a conversion to a public or other
8	nonprofit institution of higher education.";
9	(D) by adding at the end the following:
10	((5)(A) Subject to subparagraph (B), when any insti-
11	tution submits an application for a change in ownership
12	resulting in a change in control under this section or sub-
13	mits a pretransaction review application under paragraph
14	(1)(B) (other than in the case of a conversion transaction),
15	the institution shall be required to pay to the Secretary an
16	administrative fee that shall—
17	"(i) be in an amount equal to 0.15 percent of the
18	total institutional revenue derived from this title by
19	such institution for the most fiscal year for which
20	data is available; and

"(ii) be used exclusively for expenses related to 21 22 the processing of such application, and be available to 23 the Secretary without further appropriation, exclu-24 sively for expenses related to the processing of such approval or application. 25

1	"(B) In the case of a proprietary institution submit-
2	ting an application for conversion, or a pretransaction re-
3	view application for conversion, the institution shall be re-
4	quired to pay to the Secretary an administrative fee that
5	shall—
6	"(i) be in an amount equal to 0.30 percent of the
7	total institutional revenue derived from this title by
8	such institution for the most fiscal year for which
9	data is available; and
10	"(ii) be used exclusively for expenses related to
11	the processing of such application, and of which—
12	((I) 50 percent shall be available to the Sec-
13	retary without further appropriation, exclusively
14	for expenses related to the processing of such ap-
15	plication; and
16	((II) 50 percent shall be remitted by the
17	Secretary to the Commissioner of the Internal
18	Revenue, and shall be available, without further
19	appropriation, to the Commissioner of Internal
20	Revenue exclusively for purposes of determining
21	whether the institution seeking such conversion
22	or pretransaction review is an institution ex-
23	empt from tax and is otherwise in compliance
24	with applicable requirements of the Internal

"(C) An institution that pays a fee under subpara graph (A) or (B) for a pretransaction application with re spect to a proposed transaction shall not be required to pay
 another fee under such subparagraph for a change in owner ship application with respect to such transaction.

6 "(D) In no case may any fee remitted under subpara7 graph (A) or (B) exceed \$120,000 for any transaction (or
8 pretransaction) application, nor may the Secretary require
9 an institution that has paid a fee under subparagraph (B)
10 to pay an additional fee under subparagraph (A).

11 "(6)(A) The Secretary shall approve or deny a materi-12 ally complete application (including pretransaction reviews and conversion applications) submitted under this section 13 as soon as practicable and not later than the 90-day period 14 15 beginning on the date of receipt of such an application, except that in a case in which the Secretary determines, on 16 a nondelegable basis, that good cause exists to not make the 17 18 determination during such 90-day period, the Secretary shall notify the institution in writing detailing the reasons 19 for a good cause extension. 20

"(B) If the Secretary fails to approve or deny a materially complete application during the period described in
subparagraph (A) and does not find good cause for extension, the materially complete application shall be deemed
approved.

"(C) In no case may the Secretary grant a good cause 1 2 extension under this section to an institution for more than one month at a time, or for a total of more than more than 3 4 12 months. 5 "(D) To ensure timely submission of all relevant documentation, the Secretary may deny an application if an 6 7 institution does not make a good faith effort to submit to 8 the Secretary, in a timely manner— 9 "(i) all relevant documentation; or 10 "(*ii*) a materially complete application. 11 (E)(i) Upon approving or denying an application 12 under this paragraph, the Secretary shall publish in the Federal Register the reasoning for such approval or denial, 13 14 including— "(I) a copy of the approval or denial letter 15 16 sent to the institution; and 17 "(II) any analysis regarding how the Sec-18 retary determined under paragraph 7(A)(iii) 19 that a director of the institution was an inter-20 ested or disinterested party to the transaction. 21 "(ii) The Secretary shall not publish under clause (i) 22 any information that is otherwise exempt from disclosure 23 under section 552 of title 5, United States Code (relating to the Freedom of Information Act), including trade secrets 24

and commercial or financial information that is privileged
 or confidential.

3 "(7)(A) In the case of a proprietary institution that
4 subsequent to the transaction would be owned and operated
5 by an entity (in this paragraph referred to as the 'buyer')
6 seeking to be recognized as a public or other nonprofit insti7 tution, the buyer shall meet the definition of a nonprofit
8 institution under section 103(13) if—

9 "(i) the buyer pays no more than fair market
10 value for any assets of the proprietary institution;

"(ii) the buyer pays no more than fair market
value for any service or lease contracts, including
such service and lease contracts provided by the entity
selling the proprietary institution; and

15 "(iii) to prevent self-dealing in the case where 16 one or more individuals with a substantial ownership 17 or controlling interests in the proprietary institution 18 will also have substantial or controlling interests in 19 the institution seeking to be recognized as a public or 20 other nonprofit institution (meaning that one or more 21 individuals are on both sides of the transaction), the 22 change of control transaction, and any substantial 23 asset acquisition, service, or lease agreements with the 24 proprietary institution shall be approved by a disin-25 terested committee of directors of the entity that seeks to be recognized as a public or other nonprofit insti tution.

3 "(B) For the purposes of this paragraph, parties to 4 the transaction are entitled to a rebuttable presumption 5 that the assets, lease contracts, and service contracts that 6 are part of the transaction are purchased at fair market 7 value if—

8 "(i) the acquiring entity pays no more than fair
9 market value for such assets, lease contracts, or service
10 contracts; and

"(ii) the value of the assets, lease contracts, or
service contracts are evaluated by at least one independent third-party entity hired by parties on both
sides of the transaction.

15 "(8)(A) An institution that has been approved for con-16 version by the Secretary shall be subject to a monitoring 17 period for a 5-year period beginning on the day after the 18 date of such approval. In conducting the monitoring of the 19 institution under this paragraph, the Secretary—

20 "(i) shall only conduct monitoring to ensure that
21 the institution is in compliance with the requirements
22 of section 103(13) and paragraph (7) of this sub23 section; and

	110
1	"(ii) may require the institution to submit reg-
2	ular reports or conduct audits of such institution re-
3	lating to such compliance.
4	(B) Each institution that is subject to the monitoring
5	period under this paragraph shall remit an annual fee to
6	the Secretary—
7	"(i) in an amount equal to 0.15 percent of the
8	total revenue derived from this title by such institu-
9	tion for the most recent fiscal year for which data is
10	available; and
11	"(ii) that shall be exclusively for expenses related
12	to monitoring of the institution for the period de-
13	scribed in subparagraph (A)—
14	"(I) of which 50 percent shall be used by the
15	Secretary, without further appropriation, exclu-
16	sively for expenses related to monitoring of the
17	institution during such period; and
18	"(II) of which 50 percent shall be remitted
19	by the Secretary to the Commissioner of Internal
20	Revenue, to be available to such Commissioner,
21	without further appropriation, exclusively for
22	monitoring compliance with the Internal Rev-
23	enue Code of such institution during such period.

"(C) An institution may not be subject to an annual
 fee under subparagraph (B) for monitoring related to a con version that exceeds \$60,000.

4 "(D) If the Secretary determines that an institution should be subject to the monitoring under this paragraph 5 beyond the 5-year period described in subparagraph (A), 6 7 the Secretary shall provide the reasons justifying an exten-8 sion in writing to the institution (and in the Federal Reg-9 ister) at least 30 days before the expiration of such period. 10 (E) Any institution that is subject to monitoring 11 under this paragraph may seek a waiver to be exempt from 12 such monitoring (including the annual fee under subparagraph (B)) on an annual basis for any year during the 13 monitoring period and the Secretary shall grant such waiv-14 15 er if there is no ongoing contractual or financial relationship between the institution and the former entity or indi-16 17 viduals that previously owned the institution. The Sec-18 retary may grant a waiver for more than 1 year in the 19 case where the entity that formerly owned the proprietary 20 institution has closed or no longer exists and the Secretary 21 determines the institution is not at risk of violating the re-22 quirements of section 103(13) or paragraph (7) of this sub-23 section.

24 "(9) Any institution that submits an application for
25 conversion shall not promote or market itself, in any man-

ner, as a public or other nonprofit institution of higher edu cation unless—

3 "(A) the Secretary has provided final approval 4 of the conversion of the institution to a public or 5 other nonprofit institution of higher education under 6 this section: 7 "(B) an accrediting agency or association recog-8 nized by the Secretary pursuant to section 496 has 9 approved such public or nonprofit status of the insti-10 *tution*: 11 "(C) the State has given final approval to the 12 institution as a public or nonprofit institution of 13 higher education, as applicable; and 14 "(D) in the case of an institution seeking non-15 profit status, the Commissioner of Internal Revenue 16 has approved the institution as tax exempt pursuant

17 to the Internal Revenue Code of 1986.

18 "(10) Not later than 270 days after the date of enact19 ment of the College Cost Reduction Act, and periodically
20 thereafter, the Secretary shall publish (and update as nec21 essary) in the Federal Register—

"(A) descriptions of the documents and materials
the Secretary expects or requires institutions of higher
education to submit (including any standardized
forms) as part of any pretransaction application or

change in ownership application under this section, 2 including a description of what the Secretary con-3 siders to be a materially complete application; and 4 "(B) after at least a 30-day notice and comment 5 period, responses to any public comments received 6 with respect to such descriptions or updates to such 7 descriptions. "(11) In a case in which the Secretary requests a docu-8

9 ment under this section as part of a pretransaction or change in ownership application that is not described in 10 11 the Federal Register under paragraph (10), the Secretary shall— 12

13 "(A) substantiate, in writing to the institution, 14 the reasons why the Secretary is requesting such docu-15 ments; and

"(B) publish such reasons in the Federal Reg-16 17 ister, including whether the Secretary may request 18 other institutions that submit applications under this 19 section to produce similar documentation.

20 ((12)(A) Not later than 18 months after the date of 21 enactment of the College Cost Reduction Act, and annually 22 thereafter, the Secretary shall submit a report to author-23 izing committees, and post such report on a publicly avail-24 able website regarding implementation of the amendments

2 *information*:

-	ngormarion.
3	"(i) The mean and median length of time taken
4	by the Secretary to review applications under this
5	section during the preceding 12-month period.
6	"(ii) The number of applications approved or de-
7	nied during the preceding 12-month period.
8	"(iii) For any application not processed during
9	the 90-day period beginning on the date of receipt of
10	the application for which the Secretary found good
11	cause under paragraph $(6)(A)$ to extend the deadline
12	in which the application shall be processed, a copy of
13	the letter sent to the institution explaining why the
14	Secretary believed good cause existed for such exten-
15	sion.
16	"(iv) For any application not processed during
17	such 90-day period, which was deemed to be auto-
18	matically approved by the requirements of this section

18 matically approved by the requirements of this section 19 under paragraph (6)(B), the name of each institution 20 involved and an explanation for why the application 21 was not processed in a timely manner.

22 "(v) Any legislative suggestions the Secretary
23 may have to improve the application or monitoring
24 process under this section.

144

"(B) If the Secretary fails to submit a report under
 this paragraph by not later than 90 days after the deadline
 for such submission under subparagraph (A), the Secretary
 may not, for the 12-month period following such failure,
 spend the fees remitted by institutions under this section
 or remit such fees to the Commissioner unless Congress pro vides for such use by further appropriation.

8 "(13) For the purposes of this subsection, the term
9 'conversion' means any transaction under which—

10 "(A) a proprietary institution is reorganized
11 and seeks recognition as a public or other nonprofit
12 institution; or

"(B) the control of a proprietary institution is
transferred as a result of a sale, donation, or other
method to an entity that seeks certification under this
section as a public or other nonprofit institution.".

17 (3) APPLICATION.—The amendments made by
18 this section shall be apply with respect to applica19 tions submitted for change of control or conversion
20 submitted on or after January 1, 2023.

(4) REPORT.—Not later than 5 years after the
date of enactment of this Act, the Comptroller General
shall submit to the Committee on Education and
Labor of the House of Representatives and the Committee on Health, Education, Labor, and Pensions of

1	the Senate, a report on the implementation of the
2	amendments made by this subsection, including rec-
3	ommendations to improve—
4	(A) the application process under section
5	498(i) of the Higher Education Act of 1965 (20
6	U.S.C. 1099c(i)), as amended by paragraph (2),
7	for institutions of higher education seeking a
8	change in ownership resulting in a change in
9	control; or
10	(B) the monitoring process under such sec-
11	tion for institutions of higher education that
12	have recently converted from being recognized as
13	a proprietary institution to a public or other
14	nonprofit institution.
15	(d) FINANCIAL RESPONSIBILITY.—
16	(1) REGULATION REPEALED.—Sections 668.15,
17	668.23, 668.171, and 668.174 through 668.177 of title
18	34, Code of Federal Regulations (relating to financial
19	responsibility), as added or amended by the final reg-
20	ulations published by the Department of Education in
21	the Federal Register on October 31, 2023 (87 Fed.
22	Reg. 74568 et seq.) are repealed and will have no
23	force or effect.

1	(2) Amendments.—Section 498(c) of the Higher
2	Education Act of 1965 (20 6 U.S.C. 1099c(c)) is
3	amended—
4	(A) by redesignating paragraphs (3), (4),
5	(5), and (6) as paragraphs (4), (5), (6), and (7),
6	respectively;
7	(B) in paragraph (2)—
8	(i) by striking "paragraph (1), if" and
9	inserting "paragraph (1), the Secretary
10	shall prescribe criteria regarding ratios that
11	aid in the determination financial responsi-
12	bility. Such ratios shall be first issued in
13	draft form to the institution to allow for
14	adequate review, consisting of an appeals
15	process, by such institutions of higher edu-
16	cation. If"; and
17	(ii) by striking "prescribed by the Sec-
18	retary regarding ratios" and inserting
19	"prescribed by the Secretary regarding the
20	final ratios";
21	(C) by inserting after paragraph (2) the fol-
22	lowing:
23	"(3) Notwithstanding paragraph (2), the Secretary
24	shall take into account an institution's current total finan-
25	cial circumstances, including any subsequent change in the

institution's overall fiscal health based on the standards in
paragraph (2), when making a determination of its ability
to meet the standards herein required before any subsequent
action is taken under paragraph (4). If an institution meets
the standards in paragraph (2), the institution shall be seen
as financially responsible.";
(D) in subparagraph (C) of paragraph (4),
as so redesignated, by striking "establishes to the
satisfaction of the Secretary, with" and inserting
"establishes, with";
(E) in paragraph (5), as so redesignated—
(i) in subparagraph (A), by inserting
"and" after the semicolon at the end;
(ii) in subparagraph (B) , by striking
"; and" and inserting a period; and
(iii) by striking subparagraph (C);
(F) in paragraph (6), as so redesignated, by
striking "(3)(C)" and inserting "(4)(C)"; and
(G) by adding at the end the following new
paragraph:
"(8) Not later than 18 months after the date of enact-
ment of the College Cost Reduction Act, the Secretary shall
pursue a process to update the ratios regarding financial
responsibility as identified in paragraph (2). The Secretary
shall report the revised ratios to—

1	"(A) the Committee on Education and the Work-
2	force of the House of Representatives; and
3	"(B) the Committee on Health, Education,
4	Labor, and Pensions of the Senate.".
5	(e) Incentive Compensation; Third Party
6	Servicer.—
7	(1) Amendments.—Section 487(a)(20) (20
8	U.S.C. 1094(a)(20)) is amended to read as follows:
9	"(20) The institution will not provide any com-
10	mission, bonus, or other incentive payment based di-
11	rectly or indirectly on success in securing enrollments
12	or financial aid to any persons or entities engaged in
13	any student recruiting or admission activities, or in
14	making decisions regarding the award of student fi-
15	nancial assistance, except that this paragraph shall
16	not apply—
17	"(A) to the recruitment of foreign students
18	residing in foreign countries who are not eligible
19	to receive Federal student assistance; or
20	"(B) to a third party where—
21	"(i) the third party is providing the
22	institution recruiting or admissions activi-
23	ties as part of a larger bundle of services
24	not covered by this paragraph and which
25	may include marketing or advertising ac-

1	tivities that broadly disseminate or dis-
2	tribute widely available information;
3	"(ii) the third party does not provide
4	any commission, bonus, or other incentive-
5	based payments to its employees or sub-
6	contractors who are providing services to
7	the institution covered in this paragraph;
8	and
9	"(iii) the third party is not awarding
10	or disbursing Federal financial aid
11	awards.".
12	(2) DEFINITION.—Section $481(c)$ (20 U.S.C.
13	1088(c)) is amended to read as follows:
14	"(c) Third Party Servicer.—
15	"(1) For purposes of this title, the term 'third
16	party servicer'—
17	"(A) means any individual, any State, or
18	any private, for-profit or nonprofit organization,
19	which enters into a contract with—
20	"(i) any eligible institution of higher
21	education to administer, through either
22	manual or automated processing, any as-
23	pect of such institution's student assistance
24	programs under this title; or

1	"(ii) any guaranty agency, or any eli-
2	gible lender, to administer, through either
3	manual or automated processing, any as-
4	pect of such guaranty agency's or lender's
5	student loan programs under part B of this
6	title, including originating, guaranteeing,
7	monitoring, processing, servicing, or col-
8	lecting loans; and
9	``(B) does not include any individual, any
10	State, or any private, for-profit or nonprofit or-
11	ganization, which conducts activities or interacts
12	with prospective or enrolled students for the pur-
13	poses of—
14	((i) marketing or recruiting, such as
15	soliciting potential enrollments through the
16	dissemination of information and adver-
17	tising;
18	"(ii) assisting with the completion of
19	applications for enrollment, such as screen-
20	ing pre-enrollment information and offering
21	admission counseling;
22	``(iii) administering ability-to-benefit
23	tests or establishing any aspect of an eligi-
24	ble career pathway program;

	102
1	"(iv) conducting activities for the re-
2	tention of students, such as monitoring aca-
3	demic engagement and conducting outreach
4	to student regarding attendance; and
5	"(v) providing instructional content,
6	such as evaluating course completion, deliv-
7	ering mandatory tutoring, assessing student
8	learning, including through electronic
9	means, or developing curricula or course
10	materials.
11	"(2) The Secretary shall not regulate on the defi-
12	nition of a 'third party servicer'.".
13	(f) OTHER REPEALS.—The following regulations (in-
14	cluding any supplement or revision to such regulations) are
15	repealed and shall have no legal effect:
16	(1) Closed school discharges.—Sections
17	674.33(g), 682.402(d), and 685.214 of title 34, Code
18	of Federal Regulations (relating to closed school dis-
19	charges), as added or amended by the final regula-
20	tions published by the Department of Education in
21	the Federal Register on November 1, 2022 (87 Fed.
22	Reg. 65904 et seq.).
23	(2) Borrower defense to repayment.—Sec-
24	tion 685.401 of title 34, Code of Federal Regulations
25	(relating to borrower defense to repayment), as added

1	or amended by the final regulations published by the
2	Department of Education in the Federal Register on
3	November 1, 2022 (87 Fed. Reg. 65904 et seq.).
4	(3) PRE-DISPUTE ARBITRATION.—Sections
5	668.41, 685.300, and 685.304 of title 34, Code of Fed-
6	eral Regulations (relating to pre-dispute arbitration),
7	as added or amended by the final regulations pub-
8	lished by the Department of Education in the Federal
9	Register on November 1, 2022 (87 Fed. Reg. 65904 et
10	seq.).
11	(4) FALSE CERTIFICATION.—Sections 682.402(e),
12	685.215(c) and 685.215(d) of title 34, Code of Federal
13	Regulations (relating to false certification), as added
14	or amended by the final regulations published by the
15	Department of Education in the Federal Register on
16	November 1, 2022 (87 Fed. Reg. 65904 et seq.).
17	(5) Administrative capability.—Sections
18	668.16 of title 34, Code of Federal Regulations (relat-
19	ing to administrative capability), as added or amend-
20	ed by the final regulations published by the Depart-
21	ment of Education in the Federal Register on October
22	31, 2023 (87 Fed. Reg. 74568 et seq.).
23	(6) CERTIFICATION PROCEDURES.—Sections
24	668.13, 668.14, and 668.43 of title 34, Code of Fed-
25	eral Regulations (relating to certification procedures)

as added or amended by the final regulations pub lished by the Department of Education in the Federal
 Register on October 31, 2023 (87 Fed. Reg. 74568 et
 seq.).

5 Ability BENEFIT.—Sections (7)TO668.2. 6 668.32, 668.156, and 668.157 of title 34, Code of Fed-7 eral Regulations (relating to ability to benefit) as 8 added or amended by the final regulations published 9 by the Department of Education in the Federal Reg-10 ister on October 31, 2023 (87 Fed. Reg. 74568 et seq.). 11 (8) PERSONAL LIABILITY.—The electronic an-12 nouncement titled "Establishing Personal Liability 13 Requirements for Financial Losses Related to the 14 Title IV Programs" (GENERAL-23-11, published on 15 March 1, 2023).

(g) EFFECT OF REPEAL.—Any regulations repealed by
subsections (c) through (e) that were in effect on June 30,
2023, are restored and revived as if the repeal of such regulations under such subsections had not taken effect.

(h) PROHIBITION.—The Secretary of Education may
not implement any rule, regulation, policy, or executive action specified in this section (or a substantially similar
rule, regulation, policy, or executive action) unless authority for such implementation is explicitly provided in an
Act of Congress.

(i) PROGRAM REVIEW AND DATA.—Section 498A (20
 U.S.C. 1099c-1) is amended by adding at the end the fol lowing:

4 "(f) TIME LIMIT ON PROGRAM REVIEW ACTIVITIES.—
5 In conducting, responding to, and concluding program re6 view activities, the Secretary shall—

7 "(1) provide to the institution the initial report
8 finding not later than 90 days after concluding an
9 initial site visit;

"(2) upon each receipt of an institution's response during a program review inquiry, respond in
a substantive manner within 90 days;

"(3) upon each receipt of an institution's written
response to a draft final program review report, provide the final program review report and accompanying enforcement actions, if any, within 90 days;
and

18 "(4) conclude the entire program review process 19 not later than 2 years after the initiation of a pro-20 gram review, unless the Secretary determines that 21 such a review is sufficiently complex and cannot rea-22 sonably be concluded before the expiration of such 2-23 year period, in which case the Secretary shall 24 promptly notify the institution of the reasons for such delay and provide an anticipated date for conclusion
 of the review.".
 SEC. 303. LIMITATION ON AUTHORITY OF SECRETARY TO
 PROPOSE OR ISSUE REGULATIONS AND EXEC UTIVE ACTIONS.
 Part G of title IV of the Higher Education Act of 1965

7 (20 U.S.C. 1088 et seq.) is amended by inserting after sec8 tion 492 the following:

9 "SEC. 492A. LIMITATION ON AUTHORITY OF THE SEC-10 RETARY TO PROPOSE OR ISSUE REGULA-11 TIONS AND EXECUTIVE ACTIONS.

12 "(a) DRAFT REGULATIONS.—Beginning after the date 13 of enactment of this section, a draft regulation imple-14 menting this title (as described in section 492(b)(1)) that 15 is determined by the Secretary to be economically signifi-16 cant shall be subject to the following requirements (regard-17 less of whether negotiated rulemaking occurs):

18 "(1) The Secretary shall determine whether the
19 draft regulation, if implemented, would result in an
20 increase in a subsidy cost.

21 "(2) If the Secretary determines under para22 graph (1) that the draft regulation would result in an
23 increase in a subsidy cost, then the Secretary may
24 take no further action with respect to such regulation.

"(b) PROPOSED OR FINAL REGULATIONS AND EXECU TIVE ACTIONS.—Beginning after the date of enactment of
 this section, the Secretary may not issue a proposed rule,
 final regulation, or executive action implementing this title
 if the Secretary determines that the rule, regulation, or exec utive action—

7 "(1) is economically significant; and

8 "(2) would result in an increase in a subsidy
9 cost.

10 "(c) Relationship to Other Requirements.—The 11 analyses required under subsections (a) and (b) shall be in 12 addition to any other cost analysis required under law for a regulation implementing this title, including any cost 13 analysis that may be required pursuant to Executive Order 14 15 12866 (58 Fed. Reg. 51735; relating to regulatory planning and review), Executive Order 13563 (76 Fed. Reg. 3821; 16 relating to improving regulation and regulatory review), or 17 any related or successor orders. 18

"(d) DEFINITION.—In this section, the term 'economically significant', when used with respect to a draft, proposed, or final regulation or executive action, means that
the regulation or executive action is likely, as determined
by the Secretary—

24 "(1) to have an annual effect on the economy of
25 \$100,000,000 or more; or

1	"(2) adversely to affect in a material way the
2	economy, a sector of the economy, productivity, com-
3	petition, jobs, the environment, public health or safe-
4	ty, or State, local, or tribal governments or commu-
5	nities.".
6	SEC. 304. OFFICE OF FEDERAL STUDENT AID.
7	(a) Federal Preemption.—Section 456 (20 U.S.C.
8	1087f) is amended by adding at the end the following:
9	"(c) Federal Preemption.—
10	"(1) IN GENERAL.—Covered activities shall not
11	be subject to any law or other requirement of any
12	State or political subdivision of a State with respect
13	to—
14	"(A) disclosure requirements;
15	(B) requirements or restrictions on the
16	content, time, quantity, or frequency of commu-
17	nications with borrowers, endorsers, or references
18	with respect to such loans; or
19	(C) any other requirement relating to the
20	servicing or collection of a loan made under this
21	title.
22	"(2) Covered activities defined.—In this
23	subsection, the term 'covered activities' means any of
24	the following activities, as carried out by a qualified
25	entity:

1	"(A) Origination of a loan made under this
2	title.
3	"(B) Servicing of a loan made under this
4	title.
5	"(C) Collection of a loan made under this
6	title.
7	"(D) Any other activity related to the ac-
8	tivities described in subparagraphs (A) through
9	<i>(C)."</i> .
10	(b) Procurement Flexibility.—Section 142 (20
11	U.S.C. 1018a) is amended—
12	(1) by redesignating subsection (l) as subsection
13	<i>(m); and</i>
14	(2) by inserting after subsection (k) the fol-
15	lowing:
16	"(1) Guidance to Student Loan Servicers.—
17	"(1) IN GENERAL.—In notifying a student loan
18	servicer of a final contract modification (as such term
19	is defined in section 2.101 of title 48, Code of Federal
20	Regulations) that instructs such loan servicer to per-
21	form a function that is new or different from a func-
22	tion such servicer performs pursuant to an existing
23	contract, the PBO shall, not later than 30 days before
24	such contract change takes effect, provide such
25	servicers with written guidance in the form of—

	100
1	"(A) a change order (as such term is de-
2	fined in section 2.101 of title 48, Code of Federal
3	Regulations);
4	``(B) a dear colleague letter; or
5	"(C) an electronic announcement.
6	"(2) Non-binding directives.—A student loan
7	servicer that is notified of a final contract modifica-
8	tion described in paragraph (1) and receives guidance
9	in a form other than a form described in paragraph
10	(1) (including through emails or phone calls) shall
11	not be subject to such contract modification.".
12	Subpart 2—Accreditors
13	SEC. 311. ACCREDITING AGENCY RECOGNITION.
14	(a) CRITERIA REQUIRED.—Section 496(a) of the
15	Higher Education Act of 1965 (20 U.S.C. $1099b(a)$) is
16	amended—
17	(1) in the matter preceding paragraph (1) , in
18	the first sentence, by striking "or training" and in-
19	serting "skills development";
20	(2) by amending paragraph (1) to read as fol-
21	lows:
22	"(1) the accrediting agency or association (other
23	than an accrediting agency or association described
24	in paragraph $(2)(D)$) shall be a State or national
25	agency or association and shall demonstrate the abil-

1	ity to operate as an institutional or programmatic
2	accrediting agency or association within the State or
3	nationally, as appropriate;";
4	(3) in paragraph (2)—
5	(A) in subparagraph (A)—
6	(i) in clause (i), by striking "prin-
7	cipal"; and
8	(ii) in clause (ii), by striking "its
9	principal" and inserting "a"; and
10	(B) in subparagraph (C), by inserting "or"
11	at the end; and
12	(C) by adding at the end the following:
13	``(D) is an entity (such as an industry-spe-
14	cific quality assurance entity) that has been—
15	"(i) determined by a State to be a reli-
16	able authority as to the quality of education
17	or skills development offered in such State
18	for the purposes of this Act; and
19	"(ii) designated (in accordance with
20	subsection $(b)(1)$) by such State as an ac-
21	crediting agency or association with respect
22	to such State for such purposes;";
23	(4) in paragraph (3)—
24	(A) by amending subparagraph (A) to read
25	as follows:

1	"(A) subparagraph (A), (C), or (D) of para-
2	graph (2), then such agency or association is—
3	"(i) distinctly incorporated or orga-
4	nized; and
5	"(ii) both administratively and finan-
6	cially separate from, and independent of,
7	any related, associated, or affiliated trade
8	association or membership organization, by
9	ensuring that—
10	((I) the members of the board or
11	governing body of the accrediting agen-
12	cy or association are not elected or se-
13	lected by the board or chief executive
14	officer (or the representative of such
15	board or officer) of any related, associ-
16	ated, or affiliated trade association or
17	membership organization;
18	"(II) among the membership of
19	the board or governing body of the ac-
20	crediting agency or association—
21	"(aa) if such board or body
22	is comprised of 5 or fewer mem-
23	bers, there is a minimum of one
24	public member who represents
25	business and who is not a member

	105
1	of any related, associated, or af-
2	filiated trade association or mem-
3	bership organization; and
4	"(bb) if such board or body is
5	comprised of 6 or more members,
6	there is a minimum of 1 such
7	public member for every 6 mem-
8	bers;
9	"(III) guidelines are established
10	for such members to avoid conflicts of
11	interest, including specific guidelines
12	to ensure that no such member is an
13	employee of any institution accredited
14	by the agency or association or has a
15	financial interest in any such institu-
16	tion;
17	"(IV) dues to the accrediting
18	agency or association are paid sepa-
19	rately from any dues paid to any re-
20	lated, associated, or affiliated trade as-
21	sociation or membership organization;
22	and
23	((V) the budget of the accrediting
24	agency or association is developed, de-
25	cided, and maintained by the accred-

1	iting agency or association without
2	any review by, consultation with, or
3	approval by any related, associated, or
4	affiliated trade association or member-
5	ship organization;";
6	(B) by striking "or" at the end of subpara-
7	graph (B); and
8	(C) by striking subparagraph (C);
9	(5) in paragraph (4)—
10	(A) in subparagraph (A)—
11	(i) by inserting "(in the manner de-
12	scribed in subparagraph (B))" after "reli-
13	gious missions"; and
14	(ii) by striking "and" at the end; and
15	(B) by striking subparagraph (B) and in-
16	serting the following:
17	``(B) such accrediting agency or association
18	consistently applies and enforces standards that
19	respect the stated religious mission of an institu-
20	tion of higher education by—
21	"(i) basing decisions regarding accred-
22	itation and preaccreditation on the stand-
23	ards of accreditation of such agency or asso-
24	ciation; and

	105
1	"(ii) not using as a negative factor the
2	institution's religious mission based poli-
3	cies, decisions, and practices in the areas
4	covered by subparagraphs (B), (C), (D),
5	(E), and (F) of paragraph (5), except that
6	the agency or association may require that
7	the institution's or a program of study's
8	curricula include all core components re-
9	quired by the agency or association that are
10	not inconsistent with the institution's reli-
11	gious mission; and
12	``(C) such agency or association dem-
13	onstrates the ability to review, evaluate, and as-
14	sess the quality of any instruction delivery model
15	or method such agency or association has or
16	seeks to include within its scope of recognition,
17	without giving preference to or differentially
18	treating a particular instruction delivery model
19	or method offered by an institution of higher
20	education or program, except that—
21	"(i) in a case in which the instruction
22	delivery model allows for the separation of
23	the student from the instructor, the agency
24	or association shall not be required to have
25	separate standards, procedures, or policies

1	for the evaluation of the quality of any in-
2	struction delivery model or method in order
3	to meet the requirements of this subpara-
4	graph; and
5	"(ii) in the case in which the instruc-
6	tion delivery model allows for the separa-
7	tion of the student from the instructor—
8	((I) the agency or association re-
9	quires the institution to have processes
10	through which the institution estab-
11	lishes that the student who registers in
12	a course or program is the same stu-
13	dent who participates in the program
14	(including, to the extent practicable,
15	the testing or other assessments re-
16	quired under the program), completes
17	the program, and receives the academic
18	credit; and
19	"(II) the agency or association re-
20	quires that any process used by an in-
21	stitution to comply with the require-
22	ment under clause (I) does not infringe
23	upon student privacy and is imple-
24	mented in a manner that is minimally
25	burdensome to the student;"; and

1 (6) in paragraph (5)— 2 (A) by amending subparagraph (A) to read as follows: 3 "(A) success with respect to student achieve-4 5 ment outcomes in relation to the institution's 6 mission and to the programs the institution of-7 fers, or the mission of a specific degree, certifi-8 cate, or credential program, which may include 9 different standards for different institutions or 10 programs, and which shall include— 11 "(i) standards for consideration of the 12 median total price charged to students for a 13 program of study in relation to the median 14 value-added earnings of students who com-15 pleted such program; "(ii) standards for consideration of 16 17 learning outcomes measures (such as com-18 petency attainment and licensing examina-19 tion passage rates); 20 "(iii) standards for consideration of 21 labor market outcomes measures (such as 22 employer satisfaction surveys, employability 23 measures, earnings gains, employment

rates, or other similar approaches); and

1	"(iv) standards for consideration of
2	student success outcomes measures (such as
3	completion rates, retention rates, and loan
4	repayment rates);";
5	(B) by amending subparagraph (I) to read
6	as follows:
7	``(I) record of student complaints received
8	by, or available to, the agency or association,
9	and a process for resolving complaints received
10	by the institution; and"; and
11	(C) in subparagraph (J) , by inserting "and
12	the median total price charged to students for a
13	program of study in relation to the median
14	value-added earnings of students who completed
15	such program provided by the Secretary" after
16	"student loan default rate data provided by the
17	Secretary".
18	(b) Secretarial Requirements and Authority.—
19	Subsection (b) of section 496 of the Higher Education Act
20	of 1965 (20 U.S.C. 1099b) is amended to read as follows:
21	"(b) Secretarial Requirements and Author-
22	ITY.—
23	"(1) STATE DESIGNATED ACCREDITING AGEN-
24	СҮ.—

"(A) APPROVAL OF STATE PLANS.—The 1 2 Secretary shall— "(i) approve a State's designation of 3 4 an entity as an accrediting agency or association for the purposes described in sub-5 6 section (a)(2)(D) for a 5-year period, begin-7 ning not later than 30 days after receipt of 8 the plan from such State with respect to 9 such designation, if such plan includes each 10 of the elements listed in subparagraph (B); 11 "(ii) submit to the State and the au-12 thorizing committees, and make publicly 13 available the Secretary's response to the 14 State with respect to such plan, including 15 whether the plan includes each of the ele-16 ments listed in subparagraph (B); and 17 "(iii) if a State's designation of an en-18 tity as an accrediting agency or association 19 is approved pursuant to this subparagraph, 20 publish in the Federal Register with a 30-21 day public comment period— 22 "(I) the plan submitted by such 23 State with respect to such designation;

169

and

	170
1	"(II) the Secretary's response to
2	such plan.
3	"(B) Required plan elements.—The re-
4	quired elements of a State plan submitted under
5	subparagraph (A) with respect to the designation
6	of an entity as an accrediting agency or associa-
7	tion are as follows:
8	"(i) A description of the process the
9	State used to select the entity for such des-
10	ignation.
11	"(ii) A justification of the State's deci-
12	sion to select the entity for such designation.
13	"(iii) A description of any require-
14	ments (in addition to the requirements of
15	this section), that the State required the en-
16	tity to comply with as a condition of receiv-
17	ing and maintaining such designation.
18	"(iv) A copy of the standards, policies,
19	and procedures of the entity that the State
20	considered in selecting the entity for such
21	designation.
22	"(v) The State's assessment of how the
23	standards for accreditation of the entity
24	will be effective in meeting the requirements

of subsection (a)(5).

1	"(vi) Evidence that at least one other
2	State has determined that such entity is a
3	reliable authority as to the quality of edu-
4	cation offered for the purposes of this Act.
5	"(vii) An assurance that the State will
6	comply with the monitoring requirements
7	described in subparagraph (C).
8	"(C) State monitoring.—
9	"(i) In general.—A State that has
10	designated an entity as an accrediting
11	agency or association for the purposes de-
12	scribed in subsection $(a)(2)(D)$ shall submit
13	to the Secretary, and to the State author-
14	izing entity, as appropriate, a report at the
15	end of the 5-year period for which the entity
16	has received such designation, which shall
17	include, with respect to each postsecondary
18	education program or institution that has
19	been accredited by such entity during such
20	period, and disaggregated by type of creden-
21	tial, certification, or degree—
22	``(I) the number and percentage of
23	students who have successfully obtained
24	a postsecondary education credential,

1	certification, or degree offered by such
2	program or institution; and
3	"(II) the number and percentage
4	of students who were enrolled and did
5	not successfully obtain such a creden-
6	tial, certification, or degree within 150
7	percent of the program length.
8	"(ii) Counting transfer stu-
9	DENTS.—For purposes of clause $(i)(I)$, a
10	student shall be counted as obtaining a cre-
11	dential, certification, or degree offered by a
12	program or institution that was accredited
13	by the entity during the period for which
14	the report under this subparagraph is being
15	submitted, if the student obtains such cre-
16	dential, certification, or degree after trans-
17	ferring to another institution during such
18	period.
19	"(2) Authority to provide an accelerated
20	PATH TO RECOGNITION.—With respect to a prospec-
21	tive accrediting agency or association that submits to
22	the Secretary an application for initial recognition
23	under this Act, the Secretary may provide such rec-
24	ognition to such agency or association within 2 years

1	after receipt of such application, if such applica-
2	tion—
3	``(A) demonstrates that the agency or asso-
4	ciation—
5	"(i) has at least one year of experience
6	in making accreditation or preaccreditation
7	decisions; and
8	"(ii) has policies in place that meet all
9	the criteria under subsection (a) for recogni-
10	tion covering the range of the specific de-
11	grees, certificates, institutions, or program
12	of study for which the agency or association
13	seeks such recognition; and
14	(B) provides an assurance that if the agen-
15	cy or association receives such recognition, the
16	agency or association will submit to the Sec-
17	retary monitoring reports regarding accredita-
18	tion or preaccreditation decisions, as appro-
19	priate.
20	"(3) Development of common termi-
21	NOLOGY.—Not later than 18 months after the date of
22	enactment of the College Cost Reduction Act, the Sec-
23	retary shall—
24	"(A) convene a panel of experts to develop
25	common terminology for accrediting agencies or

•HR 6951 RH

1	associations to use in making accrediting deci-
2	sions with respect to program of study or insti-
3	tutions, such as a common understanding of
4	monitoring, warning, show cause, and other rel-
5	evant statuses, as appropriate; and
6	(B) publish the recommendations for such
7	common terminology in the Federal Register
8	with a 60-day public comment period.".
9	(c) Operating Procedures Required.—
10	(1) On-site inspections and reviews.—Para-
11	graph (1) of section 496(c) (20 U.S.C. 1099b(c)) is
12	amended—
13	(A) by inserting "(which may vary based
14	on institutional risk consistent with policies pro-
15	mulgated by the agency or association to deter-
16	mine such risk and interval frequency as author-
17	ized under subsection (p))" after "intervals";
18	and
19	(B) by striking ", including those regarding
20	distance education".
21	(2) Mechanism to identify institutions and
22	PROGRAMS EXPERIENCING DIFFICULTIES.—Section
23	496(c) (20 U.S.C. 1099b(c)) is further amended—

1	(A) by redesignating paragraphs (2)
2	through (9) as paragraphs (3) through (10), re-
3	spectively; and
4	(B) by inserting after paragraph (1) the fol-
5	lowing:
6	"(2) develops a policy process to identify any in-
7	stitution or program of study accredited by the agen-
8	cy or association that is not meeting the standards for
9	accreditation of the agency or association, with a
10	focus on the standards assessing an institution's or
11	program of study's student achievement outcomes de-
12	scribed in subsection $(a)(5)(A)$, and other indicators,
13	which shall include—
14	``(A) not less than annually, evaluating the
15	extent to which such an identified institution or
16	program of study continues to be in compliance
17	with such standards or other indicators; and
18	(B) as appropriate, requiring the institu-
19	tion or program of study to submit a plan, on
20	an annual basis, to the accrediting agency or as-
21	sociation to—
22	"(i) address and remedy performance
23	issues with respect to such compliance; and
24	"(ii) ensure that such plan is success-
25	fully implemented;".

1	(3) Procedures with respect to sub-
2	STANTIVE CHANGES.—Paragraph (5) of section 496(c)
3	(20 U.S.C. $1099b(c)$) (as redesignated by paragraph
4	(2)(A)) is amended to read as follows:
5	"(5) establishes and applies or maintains poli-
6	cies, which ensure that any substantive change to the
7	educational mission, program of study, or program of
8	study of an institution after the agency or association
9	has granted the institution accreditation or
10	preaccreditation status does not adversely affect the
11	capacity of the institution to continue to meet the
12	agency's or association's standards for such accredita-
13	tion or preaccreditation status, which shall include
14	policies that—
15	((A) require the institution to obtain the
16	agency's or association's approval of the sub-
17	stantive change before the agency or association
18	includes the change in the scope of the institu-
19	tion's accreditation or preaccreditation status;
20	and

21 "(B) define substantive change to include,
22 at a minimum—

23 "(i) any change in the established mis24 sion or objectives of the institution;

1	"(ii) any change in the legal status,
2	form of control, or ownership of the institu-
3	tion, including the acquisition or addition
4	of any other institution or new location
5	where more than 50 percent of a program
6	is offered;
7	"(iii) the addition of program of study
8	at a higher credential level from the creden-
9	tial level previously accredited by the agen-
10	cy or association; or
11	"(iv) the entering into a contract
12	under which an institution or organization
13	not certified to participate in programs
14	under this title offers more than 25 percent
15	but less than 50 percent of the instruction
16	of an educational program of the institution
17	with such accreditation or preaccreditation
18	status;".
19	(4) PUBLIC AVAILABILITY.—Section 496(c) (20
20	U.S.C. 1099b(c)) is further amended—
21	(A) in paragraph (8) (as redesignated by
22	paragraph (2)(A))—
23	(i) in the matter preceding subpara-
24	graph (A), by inserting ", on the agency's

1	or association's website," after "public";
2	and
3	(ii) in subparagraph (C), by inserting
4	before the semicolon at the end the fol-
5	lowing: ", and a summary of why such ac-
6	tion was taken or such placement was
7	made";
8	(B) in paragraph (9) (as so redesignated),
9	by striking "and" at the end;
10	(C) in paragraph $(10)(B)$ (as so redesig-
11	nated), by striking the period at the end and in-
12	serting the following: ", including an assurance
13	that the institution does not deny a transfer of
14	credit based solely on the accreditation of the in-
15	stitution at which the credit was earned;"; and
16	(D) by adding at the end the following:
17	"(11) such agency or association shall make pub-
18	licly available, on the agency or association's website,
19	a list of the institutions of higher education or pro-
20	gram of study accredited by such agency or associa-
21	tion, which includes, with respect to each such insti-
22	tution or program of study—
23	"(A) the year accreditation was granted;
24	``(B) the most recent date of an award of
25	accreditation or reaccreditation; and

1	"(C) the anticipated date of the institution's
2	next evaluation for reaccreditation;".
3	(5) Prohibition on Litmus tests.—Section
4	496(c) (20 U.S.C. $1099b(c)$) is further amended by
5	adding at the end the following:
6	"(12) confirms that the standards for accredita-
7	tion of the agency or association do not—
8	"(A) except as provided in subparagraph
9	<i>(B)</i> —
10	"(i) require, encourage, or coerce any
11	institution to—
12	"(I) support, oppose, or commit to
13	supporting or opposing—
14	"(aa) a specific partisan, po-
15	litical, or ideological viewpoint or
16	belief or set of such viewpoints or
17	beliefs; or
18	"(bb) a specific viewpoint or
19	belief or set of viewpoints or be-
20	liefs on social, cultural, or polit-
21	ical issues; or
22	"(II) support or commit to sup-
23	porting the disparate treatment of any
24	individual or group of individuals on
25	the basis of any protected class under

1	Federal civil rights law, except as re-
2	quired by Federal law or a court order;
3	or
4	"(ii) assess an institution's or program
5	of study's commitment to any ideology, be-
6	lief, or viewpoint; or
7	"(B) prohibit an institution—
8	"(i) from having a religious mission or
9	from requiring an applicant, student, em-
10	ployee, or independent contractor (such as
11	an adjunct professor) of such an institution
12	to—
13	"(I) provide or adhere to a state-
14	ment of faith; or
15	"(II) adhere to a code of conduct
16	consistent with the stated religious
17	mission of such institution or the reli-
18	gious tenets of such organization; or
19	"(ii) from requiring an applicant, stu-
20	dent, employee, or contractor to take an
21	oath to uphold the Constitution of the
22	United States; or
23	"(C) require, encourage, or coerce an insti-
24	tution of higher education to violate any right
25	protected by the Constitution;".

1	(6) Prohibition on Assessment of elected
2	OR APPOINTED OFFICIALS.—Section 496(c) (20 U.S.C.
3	1099b(c)) is further amended by adding at the end the
4	following:
5	"(13) confirms that the standards for accredita-
6	tion of the agency or association do not assess the
7	roles (including actions or statements) of elected and
8	appointed State and Federal officials and legislative
9	bodies; and".
10	(7) Prohibition of practices that drive
11	CREDENTIAL INFLATION.—Section 496(c) (20 U.S.C.
12	1099b(c)) is further amended by adding at the end the
13	following:
14	"(14) confirms that the standards for accredita-
15	tion of the agency or association do not require an in-
16	stitution to develop a program of study leading to a
17	degree, certificate, or recognized postsecondary creden-
18	tial that is not in response to the needs of an industry
19	or occupation.".
20	(d) Length of Recognition.—Subsection (d) of sec-
21	tion 496 (20 U.S.C. 1099b) is amended—
22	(1) by striking "No accrediting" and inserting
23	the following:
24	"(1) IN GENERAL.—Except as otherwise provided
25	in paragraph (2), no accrediting"; and

1	(2) by adding at the end the following new para-
2	graph:
3	"(2) Longer recognition authorized for
4	CERTAIN AGENCIES AND ASSOCIATIONS.—Notwith-
5	standing paragraph (1), an accrediting agency or as-
6	sociation that has been recognized by the Secretary for
7	the purpose of this Act for a period of 5 years, may
8	be recognized for an additional period of up to 3
9	years, if the Secretary determines, based on the per-
10	formance of the accrediting agency or association dur-

11 ing its recognition period under this Act, that the ac12 crediting agency or association—

13	"(A) has the capability to evaluate the qual-
14	ity of institutions or program of study; and
15	``(B) has maintained compliance with the
16	criteria for accrediting agencies or associations
17	required by this section.".

(e) LIMITATION ON SCOPE OF CRITERIA.—Section 496
(20 U.S.C. 1099b) is further amended by amending subsection (g) to read as follows:

21 "(g) Limitation on Scope of Criteria.—

22 "(1) IN GENERAL.—The Secretary shall not es23 tablish criteria for accrediting agencies or associa24 tions that are not required by this section.

1 "(2) INSTITUTIONAL ELIGIBILITY.—An institu-2 tion of higher education shall be eligible for participation in programs under this title if the institution is 3 4 in compliance with the standards of its accrediting 5 agency or association that assess the institution in ac-6 cordance with subsection (a)(5), regardless of any ad-7 ditional standards adopted by the agency or associa-8 tion for purposes unrelated to participation in pro-9 grams under this title.". 10 (f) CHANGE OF ACCREDITING AGENCY.—Section 496 11 (20 U.S.C. 1099b) is further amended by amending sub-12 section (h) to read as follows:

13 "(h) CHANGE OF ACCREDITING AGENCY OR ASSOCIA14 TION.—

15 "(1) IN GENERAL.—The Secretary shall recognize
16 the accreditation of any otherwise eligible institution
17 or program of study if the institution (or program)
18 is in the process of changing its accrediting agency or
19 association, unless the institution (or program) is
20 subject to one or more covered actions.

21 "(2) COVERED ACTION DEFINED.—For purposes
22 of this subsection, the term 'covered action' means one
23 or more of the following, when used with respect to an
24 institution or program of study:

1	"(A) A pending or final action brought by
2	a State agency to suspend, revoke, withdraw, or
3	terminate the institution's legal authority to pro-
4	vide postsecondary education in the State.
5	"(B) A decision by a recognized accrediting
6	agency or association to deny accreditation or
7	preaccreditation to the institution or program of
8	study.
9	"(C) A pending or final action brought by
10	a recognized accrediting agency or association to
11	suspend, revoke, withdraw, or terminate the in-
12	stitution's or program of study's accreditation or
13	preaccreditation.
14	"(D) Probation or an equivalent status im-
15	posed on the institution or program of study by
16	a recognized accrediting agency or association.
17	"(3) Institutions of higher education not
18	SUBJECT TO COVERED ACTIONS.—An institution (or
19	program of study) that is not subject to a covered ac-
20	tion described in paragraph (1) and that desires to
21	change its accrediting agency or association for a rea-
22	son not related to any such covered action (such as
23	compliance with State law) may make such a change
24	without the approval of the Secretary, as long as the
25	institution (or program) and the new accrediting

agency or association of the institution (or program),
 not later than 30 days after the accreditation decision
 by such agency or association, notify the Secretary, in
 writing, of the effective date of the institution's (or
 program's)accreditation by such agency or associa tion.".

7 (g) DUAL ACCREDITATION RULE.—Section 496 (20
8 U.S.C. 1099b) is further amended by amending subsection
9 (i) to read as follows:

10 "(i) DUAL ACCREDITATION RULE.—

"(1) RECOGNITION BY SECRETARY.—The Secretary shall recognize the accreditation of any otherwise eligible institution of higher education if the institution of higher education is accredited, as an institution, by more than one accrediting agency or association.

17 "(2) DESIGNATION BY INSTITUTION.—If the in18 stitution is accredited, as an institution, by more
19 than one accrediting agency or association, the insti20 tution—

21 "(A) shall designate which agency's or asso22 ciation's accreditation shall be utilized in deter23 mining the institution's eligibility for participa24 tion in programs under this Act; and

1	``(B) may change this designation at the
2	end of the institution's period of recognition.".
3	(h) Religious Institutions Rule.—Section 496 (20
4	U.S.C. 1099b) is further amended by amending subsection
5	(k) to read as follows:
6	"(k) Religious Institution Rule.—
7	"(1) IN GENERAL.—Notwithstanding subsection
8	(j), the Secretary shall allow an institution that has
9	had its accreditation withdrawn, revoked, or other-
10	wise terminated, or has voluntarily withdrawn from
11	an accreditation agency, to remain certified as an in-
12	stitution of higher education under section 102 and
13	subpart 3 of this part for a period sufficient to allow
14	such institution to obtain alternative accreditation, if
15	the Secretary determines that the withdrawal, revoca-
16	tion, or termination—
17	"(A) is related to the religious mission or
18	affiliation of the institution; and
19	(B) is not related to the accreditation cri-
20	teria provided for in this section.
21	"(2) Administrative complaint for failure
22	TO RESPECT RELIGIOUS MISSION.—
23	"(A) IN GENERAL.—
24	"(i) INSTITUTION.—If an institution of
25	higher education believes that an adverse

1	action of an accrediting agency or associa-
2	tion fails to respect the institution's reli-
3	gious mission in violation of subsection
4	(a)(4)(B), the institution—
5	((I) may file a complaint with
6	the Secretary to review the adverse ac-
7	tion of the agency or association; and
8	``(II) prior to filing such com-
9	plaint, shall notify the Secretary and
10	the agency or association of an intent
11	to file such complaint not later than 30
12	days after—
13	"(aa) receiving the adverse
14	action from the agency or associa-
15	tion; or
16	"(bb) determining that dis-
17	cussions with or the processes of
18	the agency or association to rem-
19	edy the failure to respect the reli-
20	gious mission of the institution
21	will fail to result in the with-
22	drawal of the adverse action by
23	the agency or association.
24	"(ii) Accrediting agency or asso-
25	CIATION.—Upon notification of an intent to

1	file a complaint and through the duration
2	of the complaint process under this para-
3	graph, the Secretary and the accrediting
4	agency or association shall treat the accred-
5	itation status of the institution of higher
6	education as if the adverse action for which
7	the institution is filing the complaint had
8	not been taken.
9	"(B) COMPLAINT.—Not later than 45 days
10	after providing notice of the intent to file a com-
11	plaint, the institution shall file the complaint
12	with the Secretary (and provide a copy to the
13	accrediting agency or association), which shall
14	include—
15	"(i) a description of the adverse action;
16	"(ii) how the adverse action fails to re-
17	spect the institution's religious mission in
18	violation of subsection $(a)(4)(B)$; and
19	"(iii) any other information the insti-
20	tution determines relevant to the complaint.
21	"(C) Response.—
22	"(i) IN GENERAL.—The accrediting
23	agency or association shall have 30 days
24	from the date the complaint is filed with the
25	Secretary to file with the Secretary (and

1	provide a copy to the institution) a response
2	to the complaint, which response shall in-
3	clude—
4	((I) how the adverse action is
5	based on a violation of the agency or
6	association's standards for accredita-
7	tion; and
8	"(II) how the adverse action does
9	not fail to respect the religious mission
10	of the institution and is in compliance
11	with subsection $(a)(4)(B)$.
12	"(ii) Burden of proof.—
13	"(I) IN GENERAL.—The accred-
14	iting agency or association shall bear
15	the burden of proving that the agency
16	or association has not taken the ad-
17	verse action as a result of the institu-
18	tion's religious mission, and that the
19	action does not fail to respect the insti-
20	tution's religious mission in violation
21	of subsection $(a)(4)(B)$, by showing
22	that the adverse action does not impact
23	the aspect of the religious mission
24	claimed to be affected in the complaint.

"(II) INSUFFICIENT PROOF.—Any
evidence that the adverse action results
from the application of a neutral and
generally applicable rule shall be insuf-
ficient to prove that the action does not
fail to respect an institution's religious
mission.
"(D) Additional institution re-
SPONSE.—The institution shall have 30 days
from the date on which the agency or associa-
tion's response is filed with the Secretary to—
"(i) file with the Secretary (and pro-
vide a copy to the agency or association) a
response to any issues raised in the response
of the agency or association; or
"(ii) inform the Secretary and the
agency or association that the institution
elects to waive the right to respond to the
response of the agency or association.
"(E) Secretarial action.—
"(i) IN GENERAL.—Not later than 30
days of receipt of the institution's response
under $subparagraph$ (D) or notification
that the institution elects not to file a re-
sponse under such subparagraph—

"(I) the Secretary shall review the
materials to determine if the accred-
iting agency or association has met its
burden of proof under subparagraph
(C)(ii)(I); or
"(II) in a case in which the Sec-
retary fails to conduct such review—
"(aa) the Secretary shall be
deemed as determining that the
adverse action fails to respect the
religious mission of the institu-
tion; and
"(bb) the accrediting agency
or association shall be required to
reverse the action immediately
and take no further action with
respect to such adverse action.
"(ii) Review of complaint.—In re-
viewing the complaint under clause (i)(I)—
((I) the Secretary shall consider
the institution to be correct in the as-
sertion that the adverse action fails to
respect the institution's religious mis-
sion and shall apply the burden of
proof described in subparagraph

102
(C)(ii)(I) with respect to the accred-
iting agency or association; and
"(II) if the Secretary determines
that the accrediting agency or associa-
tion fails to meet such burden of
proof—
"(aa) the Secretary shall no-
tify the institution and the agency
or association that the agency or
association is not in compliance
with subsection $(a)(4)(B)$, and
that such agency or association
shall carry out the requirements of
item (bb) to be in compliance
with subsection $(a)(4)(B)$; and
"(bb) the agency or associa-
tion shall reverse the adverse ac-
tion immediately and take no fur-
ther action with respect to such
adverse action.
"(iii) FINAL DEPARTMENTAL AC-
TION.—The Secretary's determination under
this subparagraph shall be the final action
of the Department on the complaint.

	100
1	"(F) RULE OF CONSTRUCTION.—Nothing in
2	this paragraph shall prohibit—
3	"(i) an accrediting agency or associa-
4	tion from taking an adverse action against
5	an institution of higher education for a fail-
6	ure to comply with the agency or associa-
7	tion's standards of accreditation as long as
8	such standards are in compliance with sub-
9	section $(a)(4)(B)$ and any other applicable
10	requirements of this section; or
11	"(ii) an institution of higher education
12	from exercising any other rights to address
13	concerns with respect to an accrediting
14	agency or association or the accreditation
15	process of an accrediting agency or associa-
16	tion.
17	"(G) GUIDANCE.—
18	"(i) IN GENERAL.—The Secretary may
19	only issue guidance under this paragraph
20	that explains or clarifies the process for pro-
21	viding notice of an intent to file a com-
22	plaint or for filing a complaint under this
23	paragraph.
24	"(ii) CLARIFICATION.—The Secretary
25	may not issue guidance, or otherwise deter-

1	mine or suggest, when discussions to remedy
2	the failure by an accrediting agency or as-
3	sociation to respect the religious mission of
4	an institution of higher education referred
5	to in subparagraph $(A)(i)(II)(bb)$ have
6	failed or will fail.
7	"(3) Religious mission defined.—In this Act,
8	the term 'religious mission'—
9	"(A) means a published institutional mis-
10	sion that is approved by the governing body of
11	an institution of higher education and that in-
12	cludes, refers to, or is predicated upon religious
13	tenets, beliefs, or teachings; and
14	"(B) may be reflected in any of the institu-
15	tion's policies, decisions, or practices related to
16	such tenets, beliefs, or teachings (including any
17	policies or decisions concerning housing, employ-
18	ment, curriculum, self-governance, or student ad-
19	mission, continuing enrollment, or gradua-
20	<i>tion</i>).".
21	(i) INDEPENDENT EVALUATION.—Section $496(n)(3)$
22	(20 U.S.C. 1099b(n)(3)) is amended by striking the last sen-
23	tence.
24	(j) REGULATIONS.—Section 496(o) (20 U.S.C.
25	1099b(o)) is amended by inserting before the period at the

end the following: ", or with respect to the policies and pro cedures of an accreditation agency or association described
 in paragraph (2) or (5) of subsection (c) or how the agency
 or association carries out such policies and procedures".

5 (k) RISK-BASED REVIEW PROCESSES OR PROCE6 DURES; WAIVER.—Section 496 (20 U.S.C. 1099b) is further
7 amended—

8 (1) by striking subsections (p) and (q); and

9 (2) by adding at the end the following:

10 "(p) RISK-BASED OR DIFFERENTIATED REVIEW PROC11 ESSES OR PROCEDURES.—

"(1) IN GENERAL.—Notwithstanding any other 12 13 provision of law (including subsection (a)(4)(A)), an 14 accrediting agency or association shall establish risk-15 based processes or procedures for assessing compliance 16 with the accrediting agency or association's standards 17 (including policies related to substantive change and 18 award of accreditation statuses) under which the 19 agency or association—

"(A) creates a system for understanding an
institution's or program of study's performance
in comparison with other similarly situated institutions or programs of study (which may include past performance with respect to meeting
the accrediting agency or association's stand-

1	ards, including the standards relating to the stu-
2	dent achievement outcomes described in sub-
3	clauses (I) through (IV) of subsection $(a)(5)(A)$;
4	((B) requires for each institution and pro-
5	gram of study designated as high-risk, in accord-
6	ance with the accrediting agency or association's
7	system in subparagraph (A), to submit the an-
8	nual plans described in subsection $(c)(2)(B)$ to
9	the agency or association that address the per-
10	formance issues of such institution or program of
11	study that resulted in such designation;
12	"(C) with respect to institutions or program
13	of study meeting or exceeding performance as de-
14	scribed in subparagraph (A), reduces any com-
15	pliance requirements with the standards of ac-
16	creditation of the agency that are not assessing
17	an institution or program of study under sub-
18	section $(a)(5)$, such as on-site inspections; and
19	"(D) may require an institution or pro-
20	gram of study that has declining performance
21	(such as an institution or program of study with
22	a high-risk designation under subparagraph
23	(B)), which has not improved as required by the
24	annual plan submitted under subsection
25	(c)(2)(B), to take actions to avoid or minimize

1	the risks that may lead to revocation of accredi-
2	tation (such as limiting certain program of
3	study enrollment or recommending to the Sec-
4	retary to limit funds under this title for such an
5	institution or program.
6	"(2) PROHIBITION.—Any risk-based review proc-
7	ess or procedure established pursuant to this sub-
8	section shall not discriminate against, or otherwise
9	preclude, institutions of higher education based on in-
10	stitutional sector or category, including an institution
11	of higher education's tax status.".
12	(1) Total Price Defined.—Section 496 (20 U.S.C.
13	1099b) is further amended by adding at the end the fol-
14	lowing:
15	"(q) TOTAL PRICE DEFINED.—For purposes of this
16	section, the term 'total price' has the meaning given such
17	term in section $454(d)(3)$.".
18	SEC. 312. NATIONAL ADVISORY COMMITTEE ON INSTITU-
19	TIONAL QUALITY AND INTEGRITY (NACIQI).
20	Section 114 (20 U.S.C. 1011c) is amended—
21	(1) in subsection (b)—
22	(A) in paragraph (2), by redesignating sub-
23	paragraphs (A) $through$ (C) as clauses (i)
24	through (iii), respectively, and adjusting the
25	margins accordingly;

1	(B) by striking "Individuals" and inserting
2	the following:
3	"(A) IN GENERAL.—Individuals";
4	(C) in clause (ii), as so redesignated, by
5	striking "and training" and inserting "skills de-
6	velopment";
7	(D) by adding at the end of paragraph (2)
8	the following:
9	"(B) DISQUALIFICATION.—No individual
10	may be appointed as a member of the Committee
11	if such individual has a significant conflict of
12	interest, such as being a current regulator (such
13	as a State authorizer), that would require the in-
14	dividual to frequently be recused from serving as
15	a member of the Committee."; and
16	(E) in paragraph (3), by striking "Except
17	as provided in paragraph (5), the term" and in-
18	serting "The term";
19	(2) in subsection (c)—
20	(A) in paragraph (4), by adding "and" at
21	the end;
22	(B) in paragraph (5), by striking "; and"
23	at the end and inserting a period; and
24	(C) by striking paragraph (6);

1	(3) in subsection $(d)(2)$, by inserting at the end
2	the following: "The name of any member of the Com-
3	mittee who has been recused with respect to an agen-
4	da item of the meeting shall be included in such agen-
5	da.";
6	(4) in subsection $(e)(2)(D)$, by striking ", includ-
7	ing any additional functions established by the Sec-
8	retary through regulation"; and
9	(5) in subsection (f), by striking "September 30,
10	2021" and inserting "September 30, 2028".
11	SEC. 313. ALTERNATIVE QUALITY ASSURANCE EXPERI-
12	MENTAL SITE INITIATIVE.
13	Section 487A of the Higher Education Act of 1965 (20
14	U.S.C. 1094a) is amended—
15	(1) by redesignating subsection (c) as subsection
16	(d); and
17	(2) by inserting after subsection (b) the end the
18	following:
19	"(c) Alternative Quality Assurance Experi-
20	mental Site Initiative.—
21	"(1) Experimental site authorized.—The
22	Secretary shall select, in accordance with paragraph
23	(4), eligible entities that voluntarily seek to partici-
24	pate in an Alternative Quality Assurance experi-
25	mental site initiative for a duration of 5 years and

1	receive the waivers or other flexibility described in
2	paragraph (5) to evaluate whether the eligible entities,
3	during such 5-year period, can maintain high student
4	achievement outcomes while participating in pro-
5	grams under this title without being accredited by an
6	accrediting agency or association recognized under
7	section 496.
8	"(2) Eligible entity defined.—For purposes
9	of this subsection, an eligibility entity means—
10	"(A) an institution of higher education (as
11	defined in section 102); or
12	"(B) an educational provider that—
13	"(i) is not an institution of higher edu-
14	cation;
15	"(ii) does not receive funding under
16	this Act;
17	"(iii) is not accredited by an accred-
18	iting agency or association for the purposes
19	of this title; and
20	"(iv) is authorized to operate in the
21	State in which the provider is located.
22	"(3) Application.—
23	"(A) IN GENERAL.—Each eligible entity de-
24	siring to participate in the experimental site ini-
25	tiative under this subsection shall submit an ap-

1	plication to the Secretary, at such time and in
2	such manner as the Secretary may require,
3	which shall contain the information described in
4	subparagraph (B). The Secretary may not re-
5	quire any information in such an application
6	that is not described in subparagraph (B) .
7	"(B) CONTENTS.—Each application under
8	paragraph (1) shall include—
9	"(i) a description of which program of
10	study offered at the eligible entity will be
11	included in the experimental site initiative,
12	including—
13	``(I) in the case of an eligible enti-
14	ty that is an institution of higher edu-
15	cation, an attestation that such pro-
16	gram meets the standards of accredita-
17	tion of the institution's accrediting
18	agency or association described in
19	clauses (i) through (iv) of section
20	496(a)(5)(A) (including the standard
21	requiring that the median value-added
22	earnings of students who complete the
23	program are greater than the median
24	total price charged to students for the
25	program); and

1	"(II) in the case of an eligible en-
2	tity defined in paragraph (2)(B), docu-
3	mentation and verified administrative
4	data that the program meets standards
5	similar to the standards of accredita-
6	tion referenced in subclause (I);
7	"(ii) a justification of the reason why
8	the eligible entity seeks to receive the waiver
9	described in paragraph (5)(A), including es-
10	timates or documentation of the potential
11	savings to the entity of receiving such waiv-
12	er; and
13	"(iii) a description of how the eligible
14	entity plans to share the financial risk with
15	the Secretary of receiving the waivers de-
16	scribed in paragraph (5), such as by—
17	"(I) providing matching non-Fed-
18	eral funds to the Secretary to cover the
19	cost of at least half of the expected dis-
20	bursements under this title to the stu-
21	dents that enroll in such program for
22	the first year of the experiment;
23	"(II) providing a letter of credit
24	to the Secretary to cover the cost de-
25	scribed in subclause (I); or

	-00
1	"(III) requesting to be placed on a
2	reimbursement system of payment.
3	"(4) Selection.—No later than 6 months after
4	the experimental site initiative is announced, the Sec-
5	retary shall select eligible entities to participate in the
6	initiative based on the applications submitted under
7	paragraph (3). In making such selections, the Sec-
8	retary—
9	"(A) shall consider—
10	"(i) the number and quality of appli-
11	cations;
12	"(ii) each applicant's ability to effec-
13	tively share the financial risk as required
14	under paragraph $(3)(B)(iii)$; and
15	"(iii) in the case of an applicant that
16	is an institution of higher education, the
17	applicant's history of compliance with the
18	requirements of this Act;
19	(B) shall ensure that the selected eligible
20	entities represent a variety of eligible entities
21	with respect to size, mission, and geographic dis-
22	tribution;
23	"(C) shall ensure that the number of eligible
24	entities selected that are institutions of higher
25	education described in paragraph $(2)(B)$ is equal

2

to the number of eligible entities selected that are

educational providers described in paragraph

3	(2)(B); and
4	"(D) may not select any eligible entity
5	whose approval to operate in a State is at risk.
6	"(5) WAIVERS.—The Secretary is authorized to
7	waive, for any eligible entity participating in the ex-
8	perimental site initiative under this subsection—
9	"(A) any requirements conditioning an eli-
10	gible entity's eligibility to participate in pro-
11	grams under this title to being accredited by an
12	accrediting agency or association recognized
13	under section 496; and
14	"(B) any other requirements of this title de-
15	termined necessary by the Secretary to carry out
16	such initiative (including requirements related to
17	the award process and disbursement of student
18	financial aid, or other management procedures
19	or processes), except that the Secretary shall not
20	waive any provisions with respect to award rules
21	(other than an award rule related to an experi-
22	ment in modular or compressed schedules), grant
23	and loan maximum award amounts, and need
24	analysis requirements, unless the waiver of such

	200
1	provisions is authorized by another provision
2	under this title.
3	"(6) Review and evaluation.—
4	"(A) IN GENERAL.—The Secretary shall re-
5	view and evaluate the experimental site initia-
6	tive conducted under this subsection, including
7	by evaluating, with respect to each participating
8	program of each participating eligible entity,
9	whether—
10	"(i) the median value-added earnings
11	of students who complete the program of
12	study are greater than the median total
13	price charged to students for such program;
14	and
15	"(ii) the program of study is meeting
16	other student achievement outcomes (such as
17	outcomes based on standards of accredita-
18	tion described in section $496(a)(5)(A))$, as
19	appropriate for the program.
20	"(B) Recommendations.—If, based on
21	such evaluation, the Secretary determines that
22	participating eligible entities were able to meet
23	the requirement of subparagraph $(A)(i)$ and the
24	other student achievement outcomes evaluated by
25	the Secretary under subparagraph $(A)(ii)$, the

1	Secretary shall submit to the authorizing com-
2	mittees recommendations regarding amendments
3	to this Act that will streamline and enhance the
4	quality assurance process of institutions of high-
5	er education, and educational providers de-
6	scribed in paragraph (2)(B).".
7	PART B-STUDENT SUCCESS
8	SEC. 321. POSTSECONDARY STUDENT SUCCESS GRANTS.
9	Part B of title VII of the Higher Education Act of 1965
10	(20 U.S.C. 1138 et seq.) is amended—
11	(1) in section 741—
12	(A) by striking subsections (b), (c), (e), and
13	(f);
14	(B) by redesignating subsection (d) as sub-
15	section (c); and
16	(C) by inserting after subsection (a) the fol-
17	lowing:
18	"(b) GRANTS.—
19	"(1) DEFINITIONS.—In this subsection:
20	"(A) Completion rate.—The term 'com-
21	pletion rate' means—
22	((i) the percentage of students from an
23	initial cohort enrolled at an institution of
24	higher education that is a 2-year institution
25	who have graduated from the institution or

1	transferred to a 4-year institution of higher
2	education; or
3	"(ii) the percentage of students from
4	an initial cohort enrolled at an institution
5	of higher education in the State that is a 4-
6	year institution who have graduated from
7	the institution.
8	"(B) ELIGIBLE ENTITY.—The term 'eligible
9	entity' means—
10	"(i) an institution of higher education;
11	"(ii) a partnership between a non-
12	profit educational organization and an in-
13	stitution of higher education; and
14	"(iii) a consortium of institutions of
15	higher education.
16	"(C) ELIGIBLE INDIAN ENTITY.—The term
17	'eligible Indian entity' means the entity respon-
18	sible for the governance, operation, or control of
19	a Tribal College or University.
20	"(D) EVIDENCE-BASED.—The term 'evi-
21	dence-based' has the meaning given the term in
22	section 8101(21)(A) of the Elementary and Sec-
23	ondary Education Act of 1965 (20 U.S.C.
24	7801(21)(A), except that such term shall also
25	apply to institutions of higher education.

"(E) EVIDENCE TIERS.—

2	"(i) Evidence tier 1 reform or
3	PRACTICE.—The term 'evidence tier 1 re-
4	form or practice' means a reform or prac-
5	tice that prior research suggests has promise
6	for the purpose of successfully improving
7	student achievement or attainment for high-
8	need students.
9	"(ii) Evidence tier 2 reform or
10	practice.—The term 'evidence tier 2 re-
11	form or practice' means a reform or prac-
12	tice described in clause (i), or other practice
13	meeting similar criteria, that measures im-
14	pact and cost effectiveness of student success
15	activities, and, through rigorous evaluation
16	(including through the use of existing ad-
17	ministrative data, as applicable), has been
18	found to be successfully implemented.
19	"(iii) Evidence tier 3 reform or
20	PRACTICE.—The term 'evidence tier 3 re-
21	form or practice' means a reform or prac-
22	tice described in clause (ii), or other prac-
23	tice meeting similar criteria, that has been
24	found to produce sizable, important impacts
25	on student success and—

((I) determines whether such im-
pacts can be successfully reproduced
and sustained over time; and
((II) identifies the conditions in
which such reform or practice is most
effective.
"(F) FIRST GENERATION COLLEGE STU-
DENT.—The term 'first generation college stu-
dent' has the meaning given the term in section
402A(h) of the Higher Education Act of 1965 (20
U.S.C. 1070a-11(h)).
"(G) High-need student.—The term
high-need student' means—
"(i) a student from low-income back-
ground;
"(ii) first generation college students;
"(iii) caregiver students;
"(iv) students with disabilities;
((v) students who stopped out before
completing;
"(vi) reentering justice-impacted stu-
dents; and
"(vii) military-connected students.
"(H) Secretary.—The term 'Secretary'
means the Secretary of Education.

1	"(I) TRIBAL COLLEGE OR UNIVERSITY.—
2	The term 'Tribal College or University' has the
3	meaning given the term in section 316(b) of the
4	Higher Education Act of 1965 (20 U.S.C.
5	1059c(b)).
6	"(2) Reservation of funds for eligible in-
7	DIAN ENTITIES.—From the total amount appro-
8	priated to carry out this subsection for a fiscal year,
9	the Secretary shall reserve 2 percent for grants to eli-
10	gible Indian entities to increase participation and
11	completion rates of high-need students.
12	"(3) AUTHORIZATION OF POSTSECONDARY STU-
13	DENT SUCCESS COMPETITIVE GRANTS.—
14	"(A) GRANT AUTHORIZATION.—For each of
15	fiscal years 2025 through 2030, the Secretary
16	shall award, on a competitive basis, grants to el-
17	igible entities to provide student services to in-
18	crease participation, retention, and completion
19	rates of high-need students.
20	"(B) APPLICATION.—An eligible entity de-
21	siring a grant under this section shall submit an
22	application to the Secretary at such time, in
23	such manner, and containing the information re-
24	quired under subparagraph (C).

1	"(C) CONTENTS.—An application submitted
2	under this paragraph shall include the following:
3	"(i) A plan to increase, with respect to
4	all students enrolled at the institution of
5	higher education, attainment and comple-
6	tion rates or graduation rates, including—
7	``(I) a description of which evi-
8	dence tiers would be met by the evi-
9	dence-based reforms or practices; and
10	"(II) a particular focus on serv-
11	ing high-need students through student
12	services and collaboration among 2-
13	year programs, 4-year programs, and
14	workforce systems.
15	"(ii) Annual benchmarks for student
16	outcomes with respect to evidence-based re-
17	forms or practices.
18	"(iii) A plan to evaluate the evidence-
19	based reforms or practices carried out pur-
20	suant to a grant received under this sub-
21	section.
22	"(iv) Rates of enrolled students who re-
23	ceived a Federal Pell Grant under section
24	401.

"(v) Demographics of enrolled students, 1 2 including high-need students. 3 "(vi) A description of how the eligible 4 entity will, directly or in collaboration with 5 institutions of higher education or nonprofit 6 organizations, use the grant funds to imple-7 ment 1 or more of the following evidence-8 based reforms or practices: 9 "(I) Providing comprehensive aca-10 demic, career, and student services, 11 which may include mentoring, advis-12 ing, or case management services. 13 "(II) Providing accelerated learn-14 ing opportunities, which may include 15 dual or concurrent enrollment programs and early college high school 16 17 programs. 18 *"(III)* Reforming course sched-19 uling or credit-awarding policies. "(IV) Improving transfer path-20 21 ways between the institution of higher 22 education, or eligible Indian entity, 23 and other institutions of higher edu-

24 cation.

1	"(vii) A description of how the evi-
2	dence-based reforms or practices carried out
3	pursuant to a grant under this subsection
4	will be sustained once the grant expires.
5	"(D) EVIDENCE-BASED STUDENT SUCCESS
6	PROGRAMS.—From the total amount appro-
7	priated to carry out this subsection for a fiscal
8	year and not reserved under paragraph (4), the
9	Secretary shall reserve not less than 20 percent
10	to award grants to eligible entities with applica-
11	tions that propose to include reforms or prac-
12	tices—
13	"(i) at least 1 of which is a tier 3 re-
14	form or practice; and
15	"(ii) the rest of which are tier 1 or tier
16	2 reforms or practices.
17	"(E) REQUIRED USE OF FUNDS.—An eligi-
18	ble entity that receives a grant under this section
19	shall use the grant funds to carry out the plans
20	submitted pursuant to subparagraph (C) and for
21	evidence-based reforms or practices for improv-
22	ing retention and completion rates of students
23	that may include the following:

1	"(i) Student services to support reten-
2	tion, completion, and success, which may
3	include—
4	``(I) faculty and peer counseling;
5	"(II) use of real-time data on stu-
6	dent progress;
7	"(III) improving transfer student
8	success; and
9	"(IV) incentives for students to re-
10	enroll or stay on track.
11	"(ii) Direct student support services,
12	including a combination of—
13	``(I) tutoring, academic supports,
14	and enrichment services; and
15	"(II) emergency financial assist-
16	ance.
17	"(iii) Efforts to prepare students for a
18	career, which may include—
19	((I) career coaching, career coun-
20	seling and planning services, and ef-
21	forts to lower student to advisor ratios;
22	``(II) networking and work-based
23	learning opportunities to support the
24	development of skills and professional
25	relationships;

1	"(III) utilizing career pathways;
2	and
3	((IV) boosting experiences nec-
4	essary to obtain and succeed in high-
5	wage, high-skilled, (as described in sec-

6	tion 122 of the Carl D. Perkins Career
7	and Technical Education Act of 2006
8	(20 U.S.C. 2342)) or in-demand indus-
9	try sectors or occupations (as defined
10	in section 3 of the Workforce Innova-
11	tion and Opportunity Act (29 U.S.C.
12	3102)).

13 "(iv) Efforts to recruit and retain fac14 ulty and other instructional staff.

"(F) PERMISSIVE USE OF FUNDS.—From
the total amount appropriated to carry out this
subsection for a fiscal year, and not reserved
under paragraph (4) or subparagraph (D), the
Secretary may set aside—

20 "(i) not more than 5 percent for ad21 ministration, capacity building, research,
22 evaluation, and reporting; and

23 "(ii) not more than 2 percent for tech-

- 24 *nical assistance to eligible entities.*
- 25 "(G) EVALUATIONS.—

"(i) In general.—For the purpose of
improving the effectiveness of the evidence-
based reforms or practices carried out by el-
igible entities pursuant to a grant under
this subsection, the Secretary shall make
grants to or enter into contracts with one or
more organizations to—
``(I) evaluate the effectiveness of
such reforms or practices; and
``(II) disseminate information on
the impact of such reforms or practices
in increasing completion and retention
activities of students, as well as other
appropriate measures.
"(ii) Issues to be evaluated.—The
evaluations required under clause (i) shall
measure the effectiveness of the evidence-
based reforms or practices carried out by el-
igible entities pursuant to a grant under
this subsection in—
((I) whether such eligible entity
implemented the plans, and carried out
the activities, described in subpara-
graph (C); and

1	"(II) comparing the completion
2	and retention rates of students who
3	participated in such reforms or prac-
4	tices with the rates of students of simi-
5	lar backgrounds who did not partici-
6	pate in such reforms or practices.
7	"(iii) Results.—Not later than 18
8	months after the date of the enactment of
9	this subsection, the Secretary shall submit
10	to the authorizing committees a final report.
11	"(H) GRANT LIMIT.—An institution with
12	branch campuses that is an eligible entity may
13	only receive a grant under this subsection for 1
14	campus of such institution at a time.
15	"(4) AUTHORIZATION OF APPROPRIATIONS.—
16	There are authorized to be appropriated to carry out
17	this subsection, \$45,000,000, for each of fiscal years
18	2026 through 2031."; and
19	(2) by striking sections 742 through 745.
20	SEC. 322. REVERSE TRANSFER EFFICIENCY ACT.
21	Section 444(b)(1) of the General Education Provisions
22	Act (20 U.S.C. 1232g(b)(1)) is amended—
23	(1) in subparagraph (K)(ii), by striking "; and"
24	and inserting a semicolon;

1	(2) in subparagraph (L), by striking the period
2	at the end and inserting "; and"; and
3	(3) by inserting after subparagraph (L) the fol-
4	lowing:
5	``(M) an institution of postsecondary education
6	in which a student was previously enrolled, to which
7	records of postsecondary coursework and credits are
8	sent for the purpose of applying such coursework and
9	credits toward completion of a recognized postsec-
10	ondary credential (as that term is defined in section
11	3 of the Workforce Innovation and Opportunity Act
12	(29 U.S.C. 3102)), upon condition that the student
13	provides written consent prior to receiving such cre-
14	dential.".
15	SEC. 323. TRANSPARENT AND FAIR TRANSFER OF CREDIT
16	POLICIES.
17	Section 485(h) of the Higher Education Act of 1965
18	(20 U.S.C. 1092(h)) is amended—
19	(1) in paragraph (1)(A), by inserting ", includ-
20	ing with respect to the acceptance or denial of such
21	credit" after "higher education";
22	(2) by redesignating paragraph (2) as para-
23	graph (3); and
24	
24	(3) by inserting after paragraph (1) the fol-
24 25	(3) by inserting after paragraph (1) the fol- lowing:

"(2) DENIAL OF CREDIT TRANSFER.—An institu tion may not establish a transfer of credit policy
 which denies credit earned at another institution
 based solely on the source of accreditation of such
 other institution, provided that such other institution
 is accredited by an agency or association that is rec ognized by the Secretary pursuant to section 496.".

Union Calendar No. 624

¹¹⁸TH CONGRESS H. R. 6951

[Report No. 118-739]

A BILL

To lower the cost of postsecondary education for students and families.

November 18, 2024

Reported with an amendment, committed to the Committee of the Whole House on the State of the Union, and ordered to be printed