115TH CONGRESS 1ST SESSION H.R.4508

AUTHENTICATED U.S. GOVERNMENT INFORMATION

> To support students in completing an affordable postsecondary education that will prepare them to enter the workforce with the skills they need for lifelong success.

IN THE HOUSE OF REPRESENTATIVES

December 1, 2017

Ms. FOXX (for herself and Mr. GUTHRIE) introduced the following bill; which was referred to the Committee on Education and the Workforce

A BILL

- To support students in completing an affordable postsecondary education that will prepare them to enter the workforce with the skills they need for lifelong success.
 - 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 5 "Promoting Real Opportunity, Success, and Prosperity
- 6 through Education Reform Act" or the "PROSPER Act".
- 7 (b) TABLE OF CONTENTS.—The table of contents for
- 8 this Act is as follows:

Sec. 1. Short title; table of contents. Sec. 2. References. Sec. 3. General effective date.

TITLE I—GENERAL PROVISIONS

PART A—DEFINITIONS

- Sec. 101. Definition of institution of higher education.
- Sec. 102. Institutions outside the United States.
- Sec. 103. Additional definitions.
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PART B—ADDITIONAL GENERAL PROVISIONS

- Sec. 111. Free speech protections.
- Sec. 112. National Advisory Committee on Institutional Quality and Integrity.
- Sec. 113. Repeal of certain reporting requirements.
- Sec. 114. Programs on drug and alcohol abuse prevention.
- Sec. 115. Campus access for religious groups.
- Sec. 116. Secretarial prohibitions.
- Sec. 117. Ensuring equal treatment by governmental entities.

PART C—COST OF HIGHER EDUCATION

- Sec. 121. College Dashboard website.
- Sec. 122. Net price calculators.
- Sec. 123. Text book information.

PART D—Administrative Provisions for Delivery of Student Financial Assistance

- Sec. 131. Performance-based organization for the delivery of Federal student financial assistance.
- Sec. 132. Administrative data transparency.

PART E—LENDER AND INSTITUTION REQUIREMENTS RELATING TO EDUCATION LOANS

Sec. 141. Modification of preferred lender arrangements.

PART F—ADDRESSING SEXUAL ASSAULT

Sec. 151. Addressing sexual assault.

TITLE II—EXPANDING ACCESS TO IN-DEMAND APPRENTICESHIPS

- Sec. 201. Repeal.
- Sec. 202. Grants for access to high-demand careers.

TITLE III—INSTITUTIONAL AID

- Sec. 301. Strengthening institutions.
- Sec. 302. Strengthening historically Black colleges and universities.
- Sec. 303. Historically Black college and university capital financing.
- Sec. 304. Minority Science and Engineering Improvement Program.
- Sec. 305. Strengthening historically Black colleges and universities and other minority-serving institutions.
- Sec. 306. General provisions.

TITLE IV—STUDENT ASSISTANCE

PART A—GRANTS TO STUDENTS IN ATTENDANCE AT INSTITUTIONS OF HIGHER EDUCATION

- Sec. 401. Federal Pell Grants.
- Sec. 402. Federal TRIO programs.
- Sec. 403. Gaining early awareness and readiness for undergraduate programs.
- Sec. 404. Special programs for students whose families are engaged in migrant and seasonal farmwork.
- Sec. 405. Child care access means parents in school.
- Sec. 406. Repeals.
- Sec. 407. Sunset of TEACH grants.

PART B-FEDERAL FAMILY EDUCATION LOAN PROGRAM

- Sec. 421. Federal Direct Consolidation Loans.
- Sec. 422. Loan rehabilitation.
- Sec. 423. Loan forgiveness for teachers.
- Sec. 424. Loan forgiveness for service in areas of national need.
- Sec. 425. Loan repayment for civil legal assistance attorneys.
- Sec. 426. Sunset of cohort default rate and other conforming changes.
- Sec. 427. Closed school and other discharges.

PART C—FEDERAL WORK-STUDY PROGRAMS

- Sec. 441. Purpose; authorization of appropriations.
- Sec. 442. Allocation formula.
- Sec. 443. Grants for Federal work-study programs.
- Sec. 444. Flexible use of funds.
- Sec. 445. Job location and development programs.
- Sec. 446. Community service.
- Sec. 447. Work colleges.

PART D-FEDERAL DIRECT STUDENT LOAN PROGRAM

- Sec. 451. Termination of Federal Direct Loan Program under part D and other conforming amendments.
- Sec. 452. Borrower defenses.
- Sec. 453. Administrative expenses.
- Sec. 454. Loan cancellation for teachers.

PART E—FEDERAL ONE LOANS

- Sec. 461. Wind-down of Federal Perkins Loan Program.
- Sec. 462. Federal ONE Loan program.

PART F—NEED ANALYSIS

- Sec. 471. Cost of attendance.
- Sec. 472. Simplified needs test.
- Sec. 473. Discretion of student financial aid administrators.
- Sec. 474. Definitions of total income and assets.

PART G—GENERAL PROVISIONS RELATING TO STUDENT ASSISTANCE

- Sec. 481. Definitions of academic year and eligible program.
- Sec. 482. Programmatic loan repayment rates.
- Sec. 483. Master calendar.
- Sec. 484. FAFSA Simplification.

- Sec. 485. Student eligibility.
- Sec. 486. Statute of limitations.
- Sec. 487. Institutional refunds.
- Sec. 488. Information disseminated to prospective and enrolled students.
- Sec. 489. Early awareness of financial aid eligibility.
- Sec. 490. Distance education demonstration programs.
- Sec. 491. Contents of program participation agreements.
- Sec. 492. Regulatory relief and improvement.
- Sec. 493. Transfer of allotments.
- Sec. 494. Administrative expenses.
- Sec. 494A. Repeal of advisory committee.
- Sec. 494B. Regional meetings and negotiated rulemaking.
- Sec. 494C. Deferral of loan repayment following active duty.
- Sec. 494D. Contracts; matching program.

PART H—PROGRAM INTEGRITY

- Sec. 495. Repeal of and prohibition on State authorization regulations.
- Sec. 496. Recognition of accrediting agency or association.
- Sec. 497. Eligibility and certification procedures.

TITLE V—DEVELOPING INSTITUTIONS

- Sec. 501. Hispanic-serving institutions.
- Sec. 502. Promoting postbaccalaureate opportunities for Hispanic Americans.
- Sec. 503. General provisions.

TITLE VI—INTERNATIONAL EDUCATION PROGRAMS

- Sec. 601. International and foreign language studies.
- Sec. 602. Business and international education programs.
- Sec. 603. Repeal of assistance program for Institute for International Public Policy.
- Sec. 604. General provisions.

TITLE VII—GRADUATE AND POSTSECONDARY IMPROVEMENT PROGRAMS

- Sec. 701. Graduate education programs.
- Sec. 702. Repeal of Fund for the Improvement of Postsecondary Education.
- Sec. 703. Programs for students with disabilities.
- Sec. 704. Repeal of college access challenge grant program.

TITLE VIII—OTHER REPEALS

Sec. 801. Repeal of additional programs.

TITLE IX—AMENDMENTS TO OTHER LAWS

PART A-EDUCATION OF THE DEAF ACT OF 1986

Sec. 901. Education of the Deaf Act of 1986.

PART B—TRIBALLY CONTROLLED COLLEGES AND UNIVERSITIES ASSISTANCE ACT OF 1978; DINE' COLLEGE ACT

Sec. 911. Tribally Controlled Colleges and Universities Assistance Act of 1978. Sec. 912. Dine' College Act.

1 SEC. 2. REFERENCES.

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.).

8 SEC. 3. GENERAL EFFECTIVE DATE.

9 Except as otherwise provided in this Act or the 10 amendments made by this Act, this Act and the amend-11 ments made by this Act shall take effect on the date of 12 enactment of this Act.

13 TITLE I—GENERAL PROVISIONS

14 PART A—DEFINITIONS

15 SEC. 101. DEFINITION OF INSTITUTION OF HIGHER EDU-16 CATION.

17 Part A of title I (20 U.S.C. 1001 et seq.) is amended
18 by striking section 101 (20 U.S.C. 1001) and inserting
19 the following:

20 "SEC. 101. DEFINITION OF INSTITUTION OF HIGHER EDU-

21 CATION.

"(a) INSTITUTION OF HIGHER EDUCATION.—For
purposes of this Act, the term 'institution of higher education' means an educational institution in any State
that—

1	"(1) admits as regular students only persons
2	who—
3	"(A) have a certificate of graduation from
4	a school providing secondary education, or the
5	recognized equivalent of such a certificate, or
6	who meet the requirements of section 484(d);
7	"(B) are beyond the age of compulsory
8	school attendance in the State in which the in-
9	stitution is located; or
10	"(C) will be dually or concurrently enrolled
11	in the institution and a secondary school;
12	((2) is legally authorized by the State in which
13	it maintains a physical location to provide a program
14	of education beyond secondary education;
15	((3)(A) is accredited by a nationally recognized
16	accrediting agency or association; or
17	"(B) if not so accredited, is an institution that
18	has been granted preaccreditation status by such an
19	agency or association that has been recognized by
20	the Secretary for the granting of preaccreditation
21	status, and the Secretary has determined that there
22	is satisfactory assurance that the institution will
23	meet the accreditation standards of such an agency
24	or association within a reasonable time; and
25	"(4) provides—

1	"(A) an educational program for which the
2	institution awards a bachelor's degree, graduate
3	degree, or professional degree;
4	"(B) not less than a 2-year educational
5	program which is acceptable for full credit to-
6	wards a bachelor's degree; or
7	"(C) a non-degree program leading to a
8	recognized educational credential that meets the
9	definition of an eligible program under section
10	481(b).
11	"(b) Additional Limitations.—
12	"(1) Proprietary institutions of higher
13	EDUCATION.—
14	"(A) LENGTH OF EXISTENCE.—A propri-
15	etary institution shall not be considered an in-
16	stitution of higher education unless such insti-
17	tution has been in existence for at least 2 years.
18	"(B) INSTITUTIONAL INELIGIBILITY FOR
19	MINORITY SERVING INSTITUTION PROGRAMS.—
20	A proprietary institution shall not be considered
21	an institution of higher education for the pur-
22	poses of any program under title III or V.
23	"(2) Postsecondary vocational institu-
24	TIONS.—A nonprofit or public institution that offers
25	only non-degree programs described in subsection

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(a)(4)(C) shall not be considered an institution of
higher education unless such institution has been in
existence for at least 2 years.
"(3) Limitations based on management
An institution shall not be considered an institution
of higher education if—
"(A) the institution, or an affiliate of the
institution that has the power, by contract or
ownership interest, to direct or cause the direc-
tion of the management or policies of the insti-
tution, has filed for bankruptcy; or
"(B) the institution, the institution's
owner, or the institution's chief executive officer
has been convicted of, or has pled nolo
contendere or guilty to, a crime involving the
acquisition, use, or expenditure of Federal
funds, or has been judicially determined to have
committed a crime involving the acquisition,
use, or expenditure involving Federal funds.
"(4) Limitation on course of study or en-
ROLLMENT.—An institution shall not be considered
an institution of higher education if such institu-
tion—
"(A) offers more than 50 percent of such
institution's courses by correspondence edu-

1 cation, unless the institution is an institution 2 that meets the definition in section 3(3)(C) of the Carl D. Perkins Career and Technical Edu-3 4 cation Act of 2006; "(B) enrolls 50 percent or more of the in-5 6 stitution's students in correspondence education 7 courses, unless the institution is an institution 8 that meets the definition in section 3(3)(C) of 9 such Act, except that the Secretary, at the request of the institution, may waive the applica-10 11 bility of this subparagraph to the institution for 12 good cause, as determined by the Secretary in 13 the case of an institution of higher education 14 that provides a 2- or 4-year program of instruc-15 tion (or both) for which the institution awards 16 an associate or baccalaureate degree, respec-17 tively; 18 "(C) has a student enrollment in which

18 (C) has a student enronment in which 19 more than 25 percent of the students are incar-20 cerated, except that the Secretary may waive 21 the limitation contained in this subparagraph 22 for an institution that provides a 2- or 4-year 23 program of instruction (or both) for which the 24 institution awards an associate's degree or a postsecondary certificate, or a bachelor's degree, respectively; or

"(D) has a student enrollment in which 3 4 more than 50 percent of the students either do 5 not have a secondary school diploma or its rec-6 ognized equivalent, or do not meet the requirements of section 484(d), and does not provide 7 8 a 2- or 4-year program of instruction (or both) 9 for which the institution awards an associate's 10 degree or a bachelor's degree, respectively, ex-11 cept that the Secretary may waive the limita-12 tion contained in this subparagraph if an insti-13 tution demonstrates to the satisfaction of the 14 Secretary that the institution exceeds such limi-15 tation because the institution serves, through 16 contracts with Federal, State, or local govern-17 ment agencies, significant numbers of students 18 who do not have a secondary school diploma or 19 its recognized equivalent or do not meet the re-20 quirements of section 484(d).

21 "(c) LIST OF ACCREDITING AGENCIES.—For pur-22 poses of this section, the Secretary shall publish a list of 23 nationally recognized accrediting agencies or associations 24 that the Secretary determines, pursuant to subpart 2 of

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part H of title IV, to be reliable authority as to the quality
 of the education offered.

3 "(d) CERTIFICATION.—The Secretary shall certify, 4 for the purposes of participation in title IV, an institu-5 tion's qualification as an institution of higher education 6 in accordance with the requirements of subpart 3 of part 7 H of title IV.

8 "(e) LOSS OF ELIGIBILITY.—An institution of higher 9 education shall not be considered to meet the definition 10 of an institution of higher education for the purposes of 11 participation in title IV if such institution is removed from 12 eligibility for funds under title IV as a result of an action 13 pursuant to part H of title IV.

14 "(f) RULE OF CONSTRUCTION.—Nothing in sub15 section (a)(2) relating to State authorization shall be con16 strued to—

17 "(1) impede or preempt State laws, regulations,
18 or requirements on how States authorize out-of19 State institutions of higher education; or

"(2) limit, impede, or preclude a State's ability
to collaborate or participate in a reciprocity agreement to permit an institution within such State to
meet any other State's authorization requirements
for out-of-State institutions.".

1 SEC. 102. INSTITUTIONS OUTSIDE THE UNITED STATES.

2 Part A of title I (20 U.S.C. 1001 et seq.) is further
3 amended by striking section 102 (20 U.S.C. 1002) and
4 inserting the following:

5 "SEC. 102. INSTITUTIONS OUTSIDE THE UNITED STATES.

6 "(a) INSTITUTIONS OUTSIDE THE UNITED7 STATES.—

"(1) IN GENERAL.—Only for purposes of part 8 9 D or E of title IV, the term 'institution of higher 10 education' includes an institution outside the United 11 States (referred to in this part as a 'foreign institu-12 tion') that is comparable to an institution of higher 13 education as defined in section 101 and has been ap-14 proved by the Secretary for purposes of part D or 15 E of title IV, consistent with the requirements of 16 section 452(d).

17 "(2) QUALIFICATIONS.—Only for the purposes
18 of students receiving aid under title IV, an institu19 tion of higher education may not qualify as a foreign
20 institution under paragraph (1), unless such institu21 tion—

"(A) is legally authorized to provide an
educational program beyond secondary education by the education ministry (or comparable
agency) of the country in which the institution
is located;

1	"(B) is not located in a State;
2	"(C) except as provided with respect to
3	clinical training offered by the institution under
4	600.55(h)(1), section $600.56(b)$, or section
5	600.57(a)(2) of title 34, Code of Federal Regu-
6	lations (as in effect pursuant to subsection
7	(b))—
8	"(i) does not offer any portion of an
9	educational program in the United States
10	to students who are citizens of the United
11	States;
12	"(ii) has no written arrangements
13	with an institution or organization located
14	in the United States under which students
15	enrolling at the foreign institution would
16	take courses from an institution located in
17	the United States; and
18	"(iii) does not allow students to enroll
19	in any course offered by the foreign insti-
20	tution in the United States, including re-
21	search, work, internship, externship, or
22	special studies within the United States,
23	except that independent research done by
24	an individual student in the United States
25	for not more than one academic year is

1	permitted, if the research is conducted dur-
2	ing the dissertation phase of a doctoral
3	program under the guidance of faculty and
4	the research is performed at a facility in
5	the United States;
6	"(D) awards degrees, certificates, or other
7	recognized educational credentials in accordance
8	with section 600.54(e) of title 34, Code of Fed-
9	eral Regulations (as in effect pursuant to sub-
10	section (b)) that are officially recognized by the
11	country in which the institution is located; and
12	"(E) meets the applicable requirements of
13	subsection (b).
14	"(3) Institutions With Locations In and Out-
15	SIDE THE UNITED STATES.—In a case of an institution
16	of higher education consisting of two or more locations
17	offering all or part of an educational program that are
18	directly or indirectly under common ownership and that
19	enrolls students both within a State and outside the
20	United States, and the number of students who would be
21	eligible to receive funds under title IV attending locations
22	of such institution outside the United States, is at least
23	twice the number of students enrolled within a State—
24	"(A) the locations outside the United States shall
25	apply to participate as one or more foreign institutions

and shall meet the requirements of paragraph (1) of this
definition, and the other requirements of this part; and
"(B) the locations within a State shall be treated as
an institution of higher education under section 101.
"(b) TREATMENT OF CERTAIN REGULATIONS.—
"(1) Force and effect.—
"(A) IN GENERAL.—The provisions of title
34, Code of Federal Regulations, referred to in
subparagraph (B), as such provisions were in
effect on the day before the date of the enact-
ment of the PROSPER Act, shall have the
force and effect of enacted law until changed by
such law and are deemed to be incorporated in

changed by such law and are deemed to be incorporated in this subsection as though set forth fully in this subsection.

"(B) APPLICABLE PROVISIONS.—The pro-visions of title 34, Code of Federal Regulations, referred to in this subparagraph are the fol-lowing:

"(i) Subject to paragraph (2)(A), sec-tion 600.41(e)(3).

"(ii) Subject to paragraph (2)(B), sec-tion 600.52.

"(iii) Subject to paragraph (2)(C), section 600.54, except that paragraph (1)

1	of subsection (a) of such section shall have
2	no force or effect.
3	"(iv) Subject to subparagraphs (D)
4	and (E) of paragraph (2), section 600.55,
5	except that paragraph (4) of subsection (f)
6	of such section shall have no force or ef-
7	fect.
8	"(v) Section 600.56.
9	"(vi) Subject to paragraph $(2)(F)$,
10	section 600.57.
11	"(vii) Subject to subparagraphs (G)
12	and (H) of paragraph (2), section
13	668.23(h), except that clause (iii) of para-
14	graph (1) of such section shall have no
15	force or effect.
16	"(viii) Section 668.5.
17	"(C) Application to federal one
18	LOANS.—With respect to the provisions of title
19	34, Code of Federal Regulations, referred to
20	subparagraph (B), as modified by paragraph
21	(2) any reference to a loan made under part D
22	of title IV shall also be treated as a reference
23	to a loan made under part E of title IV.

- (2)MODIFICATIONS.—The 1 following shall 2 apply to the provisions of title 34, Code of Federal 3 Regulations, referred to in paragraph (1)(B): "(A) Notwithstanding section 600.41(e)(3)4 5 of title 34, Code of Federal Regulations (as in 6 effect pursuant to paragraph (1)), if the basis 7 for the loss of eligibility of a foreign graduate 8 medical school to participate in programs under 9 title IV is one or more annual pass rates on the 10 United States Medical Licensing Examination 11 below the threshold required in subparagraph (D) the sole issue is whether the aggregate pass 12 13 rate for the preceding calendar year fell below 14 that threshold. For purposes of the preceding 15 sentence, in the case of a foreign graduate med-16 ical school that opted to have the Educational 17 Commission for Foreign Medical Graduates cal-18 culate and provide the pass rates directly to the 19 Secretary for the preceding calendar year as 20 permitted under section 600.55(d)(2) of title 21 34, Code of Federal Regulations (as in effect 22 pursuant to paragraph (1), in lieu of the for-23 eign graduate medical school providing pass 24 rate data to the Secretary under section
 - 600.55(d)(1)(iii) of title 34, Code of Federal

1	Populations (as in offset nursuant to nareomenh
	Regulations (as in effect pursuant to paragraph
2	(1)), the Educational Commission for Foreign
3	Medical Graduates' calculations of the school's
4	rates are conclusive; and the presiding official
5	has no authority to consider challenges to the
6	computation of the rate or rates by the Edu-
7	cational Commission for Foreign Medical Grad-
8	uates.
9	"(B) Notwithstanding section 600.52 of
10	title 34, Code of Federal Regulations (as in ef-
11	fect pursuant to paragraph (1)), in this Act, the
12	term 'foreign institution' means an institution
13	described in subsection (a).
14	"(C) Notwithstanding section 600.54(c) of
15	title 34, Code of Federal Regulations (as in ef-
16	fect pursuant to paragraph (1) , to be eligible
17	to participate in programs under title IV, for-
18	eign institution may not enter into a written ar-
19	rangement under which an institution or orga-
20	nizations that is not eligible to participate in
21	programs under title IV provides more than 25
22	percent of the program of study for one or more
23	of the eligible foreign institution's programs.
24	"(D) Notwithstanding section
25	600.55(f)(1)(ii) of title 34, Code of Federal

1	Regulations (as in effect pursuant to paragraph
2	(1)), for a foreign graduate medical school out-
3	side of Canada, for Step 1, Step 2-CS, and
4	Step 2–CK, or the successor examinations, of
5	the United States Medical Licensing Examina-
6	tion administered by the Educational Commis-
7	sion for Foreign Medical Graduate, at least 75
8	percent of the school's students and graduates
9	who receive or have received title IV funds in
10	order to attend that school, and who completed
11	the final of these three steps of the examination
12	in the year preceding the year for which any of
13	the school's students seeks a loan under title IV
14	shall have received an aggregate passing score
15	on the exam as a whole; or except as provided
16	in section $600.55(f)(2)$ of title 34, Code of Fed-
17	eral Regulations (as in effect pursuant to para-
18	graph (1)), for no more than two consecutive
19	years, at least 70 percent of the individuals who
20	were students or graduates of the graduate
21	medical school outside the United States or
22	Canada (who receive or have received title IV
23	funds in order to attend that school) taking the
24	United States Medical Licensing Examination
25	exams in the year preceding the year for which

any of the school's students seeks a loan under title IV shall have received an aggregate passing score on the exam as a whole.

"(E) Notwithstanding 600.55(h)(2) of title 4 34, Code of Federal Regulations (as in effect 5 6 pursuant to paragraph (1), not more than 25 7 percent of the graduate medical educational 8 program offered to United States students, 9 other than the clinical training portion of the 10 program, may be located outside of the country 11 in which the main campus of the foreign grad-12 uate medical school is located.

"(F) Notwithstanding section 600.57(a)(5)
of title 34, Code of Federal Regulations (as in
effect pursuant to paragraph (1)), a nursing
school shall reimburse the Secretary for the
cost of any loan defaults for current and former
students during the previous fiscal year.

19 "(G) Notwithstanding section 20 668.23(h)(1)(ii), of title 34, Code of Federal 21 Regulations (as in effect pursuant to paragraph 22 (1)),a foreign institution that received 23 \$500,000 or more in funds under title IV dur-24 ing its most recently completed fiscal year shall 25 submit, in English, for each most recently com-

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1 pleted fiscal year in which it received such 2 funds, audited financial statements prepared in 3 accordance with generally accepted accounting 4 principles of the institution's home country pro-5 vided that such accounting principles are com-6 parable to the International Financial Report-7 ing Standards. 8 "(H) Notwithstanding section

9 668.23(h)(1)(ii), of title 34, Code of Federal 10 Regulations (as in effect pursuant to paragraph 11 (1)), only in a case in which the accounting 12 principles of an institution's home country are not comparable to International Financial Re-13 14 porting Standards shall the institution be re-15 quired to submit corresponding audited finan-16 cial statements that meet the requirements of 17 section 668.23(d) of title 34, Code of Federal 18 Regulations (as in effect pursuant to paragraph 19 (1)).

20 "(c) Special Rules.—

"(1) IN GENERAL.—A foreign graduate medical
school at which student test passage rates are below
the minimum requirements set forth in subsection
(b)(2)(D) for each of the two most recent calendar
years for which data are available shall not be eligi-

1 ble to participate in programs under part D or E of 2 title IV in the fiscal year subsequent to that con-3 secutive two year period and such institution shall 4 regain eligibility to participate in programs under 5 such part only after demonstrating compliance with 6 requirements under section 600.55 of title 34, Code 7 of Federal Regulations (as in effect pursuant to sub-8 section (b)) for one full calendar year subsequent to 9 the fiscal year the institution became ineligible un-10 less, within 30 days of receiving notification from 11 the Secretary of the loss of eligibility under this 12 paragraph, the institution appeals the loss of its eli-13 gibility to the Secretary. The Secretary shall issue a 14 decision on any such appeal within 45 days after its 15 submission. Such decision may permit the institution 16 to continue to participate in programs under part D 17 or E of title IV, if— 18 "(A) the institution demonstrates to the 19 satisfaction of the Secretary that the test pas-

19 satisfaction of the Secretary that the test pas20 sage rates on which the Secretary has relied are
21 not accurate, and that the recalculation of such
22 rates would result in rates that exceed the re23 quired minimum for any of these two calendar
24 years; or

"(B) there are, in the judgement of the
 Secretary, mitigating circumstances that would
 make the application of this paragraph inequi table.

"(2) STUDENT ELIGIBILITY.—If, pursuant to 5 6 this subsection, a foreign graduate medical school 7 loses eligibility to participate in the programs under 8 part D or E of title IV, then a student at such insti-9 tution may, notwithstanding such loss of eligibility, 10 continue to be eligible to receive a loan under such 11 part while attending such institution for the aca-12 demic year succeeding the academic year in which 13 such loss of eligibility occurred.

14 "(3) TREATMENT OF CLINICAL TRAINING PRO15 GRAMS.—

"(A) IN GENERAL.—Clinical training pro-16 17 grams operated by a foreign graduate medical 18 school with an accredited hospital or clinic in 19 the United States or at an institution in Can-20 ada accredited by the Liaison Committee on 21 Medical Education shall be deemed to be ap-22 proved and shall not require the prior approval 23 of the Secretary.

24 "(B) ON-SITE EVALUATIONS.—Any part of25 a clinical training program operated by a for-

eign graduate medical school located in a for-1 2 eign country other than the country in which 3 the main campus is located, in the United 4 States, or at an institution in Canada accred-5 ited by the Liaison Committee on Medical Edu-6 cation, shall not require an on-site evaluation or 7 specific approval by the institution's medical ac-8 crediting agency if the location is a teaching 9 hospital accredited by and located within a for-10 eign country approved by the National Com-11 mittee on Foreign Medical Education and Ac-12 creditation.

"(d) FAILURE TO RELEASE INFORMATION.—An institution outside the United States that does not provide
to the Secretary such information as may be required by
this section shall be ineligible to participate in the loan
program under part D or E of title IV.

"(e) ONLINE EDUCATION.—Notwithstanding section
481(b)(2), an eligible program described in section 600.54
of title 34, Code of Federal Regulations (as in effect pursuant to subsection (b)) may not offer more than 50 percent of courses through telecommunications.".

1 SEC. 103. ADDITIONAL DEFINITIONS.

2 (a) DIPLOMA MILL.—Section 103(5)(B) (20 U.S.C.
3 1003(5)(B)) is amended by striking "section 102" and in4 serting "section 101 or 102".

5 (b) CORRESPONDENCE EDUCATION.—Section 103(7)
6 (20 U.S.C. 1003(7)) is amended to read as follows:

7 "(7) CORRESPONDENCE EDUCATION.—The
8 term 'correspondence education' means education
9 that is provided by an institution of higher education
10 under which—

"(A) the institution provides instructional
materials (including examinations on the materials) by mail or electronic transmission to students who are separated from the instructor;
and

"(B) interaction between the institution
and the student is limited and the academic instruction by faculty is not regular and substantive, as assessed by the institution's accrediting agency or association under section 496.".

21 (c) EARLY CHILDHOOD EDUCATION PROGRAM.—
22 Section 103(8) (20 U.S.C. 1003(8)) is amended to read
23 as follows:

24 "(8) EARLY CHILDHOOD EDUCATION PRO25 GRAM.—The term 'early childhood education pro26 gram' means a program—

1	"(A) that serves children of a range of
2	ages from birth through age five that addresses
3	the children's cognitive (including language,
4	early literacy, and early mathematics), social,
5	emotional, and physical development; and
6	"(B) that is—
7	"(i) a Head Start program or an
8	Early Head Start program carried out
9	under the Head Start Act (42 U.S.C. 9831
10	et seq.), including a migrant or seasonal
11	Head Start program, an Indian Head
12	Start program, or a Head Start program
13	or an Early Head Start program that also
14	receives State funding;
15	"(ii) a State licensed or regulated
16	child care program;
17	"(iii) a State-funded prekindergarten
18	or child care program;
19	"(iv) a program authorized under sec-
20	tion 619 of the Individuals with Disabil-
21	ities Education Act or part C of such Act;
22	0 r
23	"(v) a program operated by a local
24	educational agency.".

(d) NONPROFIT.—Section 103(13) (20 U.S.C.
 2 1003(13)) is amended to read as follows:

3 "(13) Nonprofit.—

"(A) The term 'nonprofit', when used with 4 5 respect to a school, agency, organization, or in-6 stitution means a school, agency, organization, 7 or institution owned and operated by one or 8 more nonprofit corporations or associations, no 9 part of the net earnings of which inures, or may 10 lawfully inure, to the benefit of any private 11 shareholder or individual.

12 "(B) The term 'nonprofit', when used with
13 respect to foreign institution means—

14 "(i) an institution that is owned and
15 operated only by one or more nonprofit
16 corporations or associations; and

17 "(ii)(I) if a recognized tax authority 18 of the institution's home country is recog-19 nized by the Secretary for purposes of 20 making determinations of an institution's nonprofit status for purposes of title IV, 21 22 the institution is determined by that tax 23 authority to be a nonprofit educational institution; or 24

1	"(II) if no recognized tax authority of
2	the institution's home country is recog-
3	nized by the Secretary for purposes of
4	making determinations of an institution's
5	nonprofit status for purposes of title IV,
6	the foreign institution demonstrates to the
7	satisfaction of the Secretary that it is a
8	nonprofit educational institution.".
9	(e) Competency-Based Education; Competency-
10	BASED EDUCATION PROGRAM.—Section 103 (20 U.S.C.
11	1003) is amended by adding at the end the following:
12	"(25) Competency-based education; com-
13	PETENCY-BASED EDUCATION PROGRAM.—
14	"(A) Competency-based education.—
15	Except as otherwise provided, the term 'com-
16	petency-based education' means education
17	that—
18	"(i) measures academic progress and
19	attainment—
20	"(I) by direct assessment of a
21	student's level of mastery of com-
22	petencies;
23	"(II) by expressing a student's
24	level of mastery of competencies in

- terms of equivalent credit or clock 1 2 hours; or 3 "(III) by a combination of the 4 methods described in subclauses (I) or 5 (II) and credit or clock hours; and 6 "(ii) provides the educational content, 7 activities, and resources, including sub-8 stantive instructional interaction, including 9 by faculty, and regular support by the in-10 stitution, necessary to enable students to 11 learn or develop what is required to dem-12 onstrate and attain mastery of such com-13 petencies, as assessed by the accrediting 14 agency or association of the institution of 15 higher education. "(B) 16 COMPETENCY-BASED EDUCATION
- 17 PROGRAM.—Except as otherwise provided, the 18 term 'competency-based education program' 19 means a postsecondary program offered by an 20 institution of higher education that—

21 "(i) provides competency-based edu22 cation, which upon a student's demonstra23 tion or mastery of a set of competencies
24 identified and required by the institution,
25 leads to or results in the award of a certifi-

- 1 cate, degree, or other recognized edu-2 cational credential; "(ii) has a method to differentiate be-3 4 tween knowledge that a student acquired 5 prior to enrollment in the competency-6 based education program and knowledge 7 that the student acquired as a result of en-8 rollment in such program; and 9 "(iii) is organized in such a manner 10 that an institution can determine, based on 11 the method of measurement selected by the 12 institution under subparagraph (A)(i),13 what constitutes a full-time, three-quarter 14 time, half-time, and less than half-time 15 workload for the purposes of awarding and 16 administering assistance under title IV of 17 this Act, or assistance provided under an-18 other provision of Federal law to attend an 19 institution of higher education. 20 "(C) Competency defined.—In this paragraph, the term 'competency' means the 21
- knowledge, skill, or characteristic demonstratedby a student in a subject area.".

(f) PAY FOR SUCCESS INITIATIVE.—Section 103 (20
 U.S.C. 1003) is amended by adding at the end the fol lowing:

4 "(26) PAY FOR SUCCESS INITIATIVE.—The
5 term 'pay for success initiative' has the meaning
6 given the term in section 8101 of the Elementary
7 and Secondary Education Act of 1965 (20 U.S.C.
8 7801).".

9 (g) EVIDENCE-BASED.—Section 103 (20 U.S.C.
10 1003) is amended by adding at the end the following:

11 "(27) EVIDENCE-BASED.—The term 'evidence12 based' has the meaning given the term in section
13 8101(21)(A) of the Elementary and Secondary Edu14 cation Act of 1965 (20 U.S.C. 7801(21)(A)), except
15 that such term shall also apply to institutions of
16 higher education.".

17 SEC. 104. REGULATORY RELIEF.

18 (a) REGULATIONS REPEALED.—

(1) REPEAL.—The following regulations (including any supplement or revision to such regulations) are repealed and shall have no legal effect:

(A) DEFINITION OF CREDIT HOUR.—The
definition of the term "credit hour" in section
600.2 of title 34, Code of Federal Regulations,
as added by the final regulations published by

the Department of Education in the Federal Register on October 29, 2010 (75 Fed. Reg. 66946).

4 (B) GAINFUL EMPLOYMENT.—Sections 5 600.10(c), 600.20(d), 668.401through 6 668.415, 668.6, and 668.7, of title 34, Code of 7 Federal Regulations, as added or amended by 8 the final regulations published by the Depart-9 ment of Education in the Federal Register on 10 October 31, 2014 (79 Fed. Reg. 64889 et seq.). 11 (C) DEFENSE.—Sections BORROWER 12 668.41, 668.90, 668.93, 668.171,668.175,674.33, 13 682.211. 682.402(d), 682.405. 14 682.410, 685.200, 685.205, 685.206, 15 685.212(k), 685.214, 685.215, 685.222, appen-16 dix A to subpart B of part 685, 685.300, 17 685.308, of title 34, Code of Federal Regula-18 tions, as added or amended by the final regula-19 tions published by the Department of Edu-20 cation in the Federal Register on November 1, 21 2016 (81 Fed. Reg. 75926 et seq.).

22 (2) EFFECT OF REPEAL.—To the extent that23 regulations repealed—

24 (A) by subparagraph (A) or subparagraph25 (B) of paragraph (1) amended regulations that

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1	were in effect on June 30, 2011, the provisions
2	of the regulations that were in effect on June
3	30, 2011, and were so amended are restored
4	and revived as if the regulations repealed by
5	such subparagraph had not taken effect; and
6	(B) by paragraph $(1)(C)$ amended regula-
7	tions that were in effect on October 31, 2016,
8	the provisions of the regulations that were in
9	effect on October 31, 2016, and were so amend-
10	ed are restored and revived as if the regulations
11	repealed by paragraph $(1)(C)$ had not taken ef-
12	fect.
13	(b) Certain Regulations and Other Actions
14	Prohibited.—
15	(1) GAINFUL EMPLOYMENT.—The Secretary of
16	Education shall not, on or after the date of enact-
17	ment of this Act, promulgate or enforce any regula-
18	tion or rule with respect to the definition or applica-
19	tion of the term "gainful employment" for any pur-
20	pose under the Higher Education Act of 1965 (20
21	U.S.C. 1001 et seq.).
22	(2) CREDIT HOUR.—The Secretary of Edu-
23	cation shall not, on or after the date of enactment
24	of this Act, promulgate or enforce any regulation or
25	rule with respect to the definition of the term "cred-

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1	it hour" for any purpose under the Higher Edu-
2	cation Act of 1965 (20 U.S.C. 1001 et seq.).
3	(3) Postsecondary institution ratings
4	SYSTEM.—The Secretary of Education shall not
5	carry out, develop, refine, promulgate, publish, im-
6	plement, administer, or enforce a postsecondary in-
7	stitution ratings system or any other performance
8	system to rate institutions of higher education (as
9	defined in section 101 or 102 of the Higher Edu-
10	cation Act of 1965 (20 U.S.C. 1001; 1002)).
11	PART B—ADDITIONAL GENERAL PROVISIONS
12	SEC. 111. FREE SPEECH PROTECTIONS.
13	Section 112 (20 U.S.C. 1011a) is amended—
13 14	Section 112 (20 U.S.C. 1011a) is amended— (1) in subsection (a)—
14	(1) in subsection (a)—
14 15	(1) in subsection (a)—(A) by redesignating paragraph (2) as
14 15 16	(1) in subsection (a)—(A) by redesignating paragraph (2) as paragraph (3); and
14 15 16 17	 (1) in subsection (a)— (A) by redesignating paragraph (2) as paragraph (3); and (B) by inserting after paragraph (1) the
14 15 16 17 18	 (1) in subsection (a)— (A) by redesignating paragraph (2) as paragraph (3); and (B) by inserting after paragraph (1) the following:
14 15 16 17 18 19	 (1) in subsection (a)— (A) by redesignating paragraph (2) as paragraph (3); and (B) by inserting after paragraph (1) the following: "(2) It is the sense of Congress that—
 14 15 16 17 18 19 20 	 (1) in subsection (a)— (A) by redesignating paragraph (2) as paragraph (3); and (B) by inserting after paragraph (1) the following: "(2) It is the sense of Congress that— "(A) free speech zones and restrictive speech
 14 15 16 17 18 19 20 21 	 (1) in subsection (a)— (A) by redesignating paragraph (2) as paragraph (3); and (B) by inserting after paragraph (1) the following: "(2) It is the sense of Congress that— "(A) free speech zones and restrictive speech codes are inherently at odds with the freedom of
 14 15 16 17 18 19 20 21 22 	 (1) in subsection (a)— (A) by redesignating paragraph (2) as paragraph (3); and (B) by inserting after paragraph (1) the following: "(2) It is the sense of Congress that— "(A) free speech zones and restrictive speech codes are inherently at odds with the freedom of speech guaranteed by the First Amendment of the

1	restrict the speech of such institution's students
2	through such zones or codes.";
3	(2) by redesignating subsections (b) and (c) as
4	subsections (c) and (d), respectively; and
5	(3) by inserting after subsection (a), the fol-
6	lowing:
7	"(b) Disclosure of Free Speech Policies.—No
8	institution of higher education shall be eligible to receive
9	funds under this Act, including participation in any pro-
10	gram under title IV, unless the institution certifies to the
11	Secretary that the institution has annually disclosed to
12	current and prospective students any policies held by the
13	institutions related to protected speech on campus, includ-
13 14	
14	
14 15	ing policies limiting where and when such speech may
14 15	ing policies limiting where and when such speech may occur.".
14 15 16	ing policies limiting where and when such speech may occur.". SEC. 112. NATIONAL ADVISORY COMMITTEE ON INSTITU-
14 15 16 17	ing policies limiting where and when such speech may occur.". SEC. 112. NATIONAL ADVISORY COMMITTEE ON INSTITU- TIONAL QUALITY AND INTEGRITY.
14 15 16 17 18	ing policies limiting where and when such speech may occur.". SEC. 112. NATIONAL ADVISORY COMMITTEE ON INSTITU- TIONAL QUALITY AND INTEGRITY. Section 114 (20 U.S.C. 1011c) is amended—
14 15 16 17 18 19	ing policies limiting where and when such speech may occur.". SEC. 112. NATIONAL ADVISORY COMMITTEE ON INSTITU- TIONAL QUALITY AND INTEGRITY. Section 114 (20 U.S.C. 1011c) is amended— (1) by striking "section 102" each place it ap-
 14 15 16 17 18 19 20 	 ing policies limiting where and when such speech may occur.". SEC. 112. NATIONAL ADVISORY COMMITTEE ON INSTITU- TIONAL QUALITY AND INTEGRITY. Section 114 (20 U.S.C. 1011c) is amended— (1) by striking "section 102" each place it appears and inserting "section 101";
 14 15 16 17 18 19 20 21 	 ing policies limiting where and when such speech may occur.". SEC. 112. NATIONAL ADVISORY COMMITTEE ON INSTITU- TIONAL QUALITY AND INTEGRITY. Section 114 (20 U.S.C. 1011c) is amended— (1) by striking "section 102" each place it appears and inserting "section 101"; (2) in subsection (b)—

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1	(B) by striking paragraph (5) and insert-
2	ing the following:
3	"(5) Secretarial appointees.—The Sec-
4	retary may remove any member who was appointed
5	under paragraph $(1)(A)$ by a predecessor of the Sec-
6	retary and may fill the vacancy created by such re-
7	moval in accordance with paragraphs (3) and (4).".
8	(3) in subsection (c)—
9	(A) in paragraph (2), by adding "and" at
10	the end;
11	(B) in paragraph (3) by striking the semi-
12	colon at the end an inserting a period; and
13	(C) by striking paragraphs (4) through
14	(6);
15	(4) in subsection $(e)(2)(D)$ by striking ", in-
16	cluding any additional functions established by the
17	Secretary through regulation"; and
18	(5) in subsection (f), by striking "September
19	30, 2017" and inserting "September 30, 2024".
20	SEC. 113. REPEAL OF CERTAIN REPORTING REQUIRE-
21	MENTS.
22	(a) REPEALS.—The following provisions of the High-
23	er Education Act of 1965 (20 U.S.C. 1001 et seq.) are
24	repealed:
25	(1) Section 117 (20 U.S.C. 1011f).

	51
1	(2) Section 119 (20 U.S.C. 1011h).
2	(b) Conforming Amendments.—
3	(1) section 118 is redesignated as section 117;
4	(2) sections 120, 121, 122, and 123 are redes-
5	ignated as sections 118, 119, 120, and 121, respec-
6	tively; and
7	(3) section $485(f)(1)(H)$ (20 U.S.C.
8	1092(f)(1)(H)) is amended by striking "section
9	120" and inserting "section 118".
10	SEC. 114. PROGRAMS ON DRUG AND ALCOHOL ABUSE PRE-
11	VENTION.
12	Section 118 (as so redesignated) is amended to read
13	as follows:
13 14	as follows: "SEC. 118. DRUG AND ALCOHOL ABUSE PREVENTION.
14	"SEC. 118. DRUG AND ALCOHOL ABUSE PREVENTION.
14 15 16	"SEC. 118. DRUG AND ALCOHOL ABUSE PREVENTION. "(a) REQUIRED PROGRAMS.—Each institution of
14 15 16	"SEC. 118. DRUG AND ALCOHOL ABUSE PREVENTION. "(a) REQUIRED PROGRAMS.—Each institution of higher education participating in any program under this
14 15 16 17	 "SEC. 118. DRUG AND ALCOHOL ABUSE PREVENTION. "(a) REQUIRED PROGRAMS.—Each institution of higher education participating in any program under this Act shall adopt and implement a program to prevent the
14 15 16 17 18	 "SEC. 118. DRUG AND ALCOHOL ABUSE PREVENTION. "(a) REQUIRED PROGRAMS.—Each institution of higher education participating in any program under this Act shall adopt and implement a program to prevent the use of illicit drugs and the abuse of alcohol by students
14 15 16 17 18 19	"SEC. 118. DRUG AND ALCOHOL ABUSE PREVENTION. "(a) REQUIRED PROGRAMS.—Each institution of higher education participating in any program under this Act shall adopt and implement a program to prevent the use of illicit drugs and the abuse of alcohol by students and employees that, at a minimum, includes the annual
 14 15 16 17 18 19 20 	"SEC. 118. DRUG AND ALCOHOL ABUSE PREVENTION. "(a) REQUIRED PROGRAMS.—Each institution of higher education participating in any program under this Act shall adopt and implement a program to prevent the use of illicit drugs and the abuse of alcohol by students and employees that, at a minimum, includes the annual distribution to each student and employee of—
 14 15 16 17 18 19 20 21 	"SEC. 118. DRUG AND ALCOHOL ABUSE PREVENTION. "(a) REQUIRED PROGRAMS.—Each institution of higher education participating in any program under this Act shall adopt and implement a program to prevent the use of illicit drugs and the abuse of alcohol by students and employees that, at a minimum, includes the annual distribution to each student and employee of— "(1) institutional standards of conduct and
 14 15 16 17 18 19 20 21 22 	"SEC. 118. DRUG AND ALCOHOL ABUSE PREVENTION. "(a) REQUIRED PROGRAMS.—Each institution of higher education participating in any program under this Act shall adopt and implement a program to prevent the use of illicit drugs and the abuse of alcohol by students and employees that, at a minimum, includes the annual distribution to each student and employee of— "(1) institutional standards of conduct and sanctions that clearly prohibit and address the un-

"(2) the description of any drug or alcohol
 counseling, treatment, rehabilitation, or re-entry pro grams that are available to students or employees.

4 "(b) INFORMATION AVAILABILITY.—Each institution
5 of higher education described in subsection (a) shall, upon
6 request, make available to the Secretary and to the public
7 a copy of the institutional standards described under sub8 section (a)(1) and information regarding any programs
9 described in subsection (a)(2).".

10 SEC. 115. CAMPUS ACCESS FOR RELIGIOUS GROUPS.

Part B of title I (20 U.S.C. 1011 et seq.) (as amended by sections 111 through 114 of this part) is amended
by adding at the end the following:

14 "SEC. 122. CAMPUS ACCESS FOR RELIGIOUS GROUPS.

"None of the funds made available under this Act 15 may be provided to any public institution of higher edu-16 17 cation that denies to a religious student organization any right, benefit, or privilege that is generally afforded to 18 19 other student organizations at the institution (including 20 full access to the facilities of the institution and official 21 recognition of the organization by the institution) because 22 of the religious beliefs, practices, speech, membership 23 standards, or standards of conduct of the religious student organization.". 24

SEC. 116. SECRETARIAL PROHIBITIONS.

1

2 Part B of title I (20 U.S.C. 1011 et seq.) (as amend3 ed by sections 111 through 115 of this part) is amended
4 by adding at the end the following:

5 "SEC. 123. SECRETARIAL PROHIBITIONS.

6 "(a) IN GENERAL.—Nothing in this Act shall be con7 strued to authorize or permit the Secretary to promulgate
8 any rule or regulation that exceeds the scope of the explicit
9 authority granted to the Secretary under this Act.

10 "(b) DEFINITIONS.—The Secretary shall not define 11 any term that is used in this Act in a manner that is in-12 consistent with the scope of this Act, including through 13 regulation or guidance.

14 "(c) REQUIREMENTS.—The Secretary shall not im-15 pose, on an institution or State as a condition of participa-16 tion in any program under this Act, any requirement that 17 exceeds the scope of the requirements explicitly set forth 18 in this Act for such program.".

19SEC. 117. ENSURING EQUAL TREATMENT BY GOVERN-20MENTAL ENTITIES.

21 Part B of title I (20 U.S.C. 1011 et seq.) (as amend22 ed by sections 111 through 116 of this part) is further
23 amended by adding at the end the following:

1 "SEC. 124. ENSURING EQUAL TREATMENT BY GOVERN-

2	MENTAL ENTITIES.
3	"(a) IN GENERAL.—Notwithstanding any other pro-
4	vision of law, no government entity shall take any adverse
5	action against an institution of higher education that re-
6	ceives funding under title IV, if such adverse action—
7	((1)(A) is being taken by a government entity
8	that—
9	"(i) is a department, agency, or instrumen-
10	tality of the Federal Government; or
11	"(ii) receives Federal funds; or
12	"(B) would affect commerce with foreign na-
13	tions, among the several States, or with Indian
14	Tribes; and
15	"(2) has the effect of prohibiting or penalizing
16	the institution for acts or omissions by the institu-
17	tion that are in furtherance of its religious mission
18	or are related to the religious affiliation of the insti-
19	tution.
20	"(b) Assertion by Institution.—An actual or
21	threatened violation of subsection (a) may be asserted by
22	an institution of higher education that receives funding
23	under title IV as a claim or defense in a proceeding before
24	any court. The court shall grant any appropriate equitable
25	relief, including injunctive or declaratory relief.

1	"(c) RULE OF CONSTRUCTION.—Nothing in this sec-
2	tion shall be construed to alter or amend—
3	"(1) title VI of the Civil Rights Act of 1964 (42 $$
4	U.S.C. 2000d et seq.);
5	((2) section 182 of the Elementary and Sec-
6	ondary Education Amendments Act of 1966 (42)
7	U.S.C. 2000d–5); or
8	"(3) section 2 of the Elementary and Secondary
9	Education Amendments Act of 1969 (42 U.S.C.
10	2000d-6)
11	"(d) DEFINITIONS.—In this section:
12	"(1) Adverse action.—The term 'adverse ac-
13	tion' includes, with respect to an institution of high-
14	er education or the past, current, or prospective stu-
15	dents of such institution—
16	"(A) the denial or threat of denial of fund-
17	ing, including grants, scholarships, or loans;
18	"(B) the denial or threat of denial of ac-
19	cess to facilities or programs;
20	"(C) the withholding or threat of with-
21	holding of any licenses, permits, certifications,
22	accreditations, contracts, cooperative agree-
23	ments, grants, guarantees, tax-exempt status,
24	or exemptions; or

1	"(D) any other penalty or denial, or threat
2	of such other penalty or denial, of an otherwise
3	available benefit.
4	"(2) GOVERNMENT ENTITY.—The term 'gov-
5	ernment entity' means—
6	"(A) any department, agency, or instru-
7	mentality of the Federal Government;
8	"(B) a State or political subdivision of a
9	State, or any agency or instrumentality thereof;
10	and
11	"(C) any interstate or other inter-govern-
12	mental entity.
13	"(3) INSTITUTION OF HIGHER EDUCATION.—
14	The term 'institution of higher education' has the
15	meaning given the term in section 101 or 102.
16	"(4) Religious mission.—The term 'religious
17	mission' includes an institution of higher education's
18	religious tenets, beliefs, or teachings, and any poli-
19	cies or decisions related to such tenets, beliefs, or
20	teachings (including any policies or decisions con-
21	cerning housing, employment, curriculum, self-gov-
22	ernance, or student admission, continuing enroll-
23	ment, or graduation).".

1	PART C-COST OF HIGHER EDUCATION
2	SEC. 121. COLLEGE DASHBOARD WEBSITE.
3	(a) ESTABLISHMENT.—Section 132 (20 U.S.C.
4	1015a) is amended—
5	(1) in subsection (a)—
6	(A) by striking paragraph (1) and insert-
7	ing the following new paragraph:
8	"(1) College dashboard website.—The
9	term 'College Dashboard website' means the College
10	Dashboard website required under subsection (d).".
11	(B) in paragraph (2), by striking "first-
12	time,";
13	(C) in paragraph (3), in the matter pre-
14	ceding subparagraph (A), by striking "first-
15	time,"; and
16	(D) in paragraph (4), by striking "first-
17	time,";
18	(2) in subsection (b)—
19	(A) in paragraph (1), by striking "first-
20	time,"; and
21	(B) in paragraph (2), by striking "first-
22	time,";
23	(3) by striking subsections (c) through (g), (j),
24	and (l);
25	(4) by redesignating subsections (h), (i), and
26	(k) as subsections (c), (d), and (e), respectively; and
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(5) by striking subsection (d) (as so redesignated) and inserting the following new subsection:

3 "(d) Consumer Information.—

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"(1) AVAILABILITY OF TITLE IV INSTITUTION 4 5 INFORMATION.—The Secretary shall develop and 6 make publicly available a website to be known as the 7 'College Dashboard website' in accordance with this section and prominently display on such website, in 8 9 simple, understandable, and unbiased terms for the 10 most recent academic year for which satisfactory 11 data are available, the following information with re-12 spect to each institution of higher education that 13 participates in a program under title IV: 14 "(A) A link to the website of the institu-15 tion. "(B) An identification of the type of insti-16 17 tution as one of the following: 18 "(i) A four-year public institution of 19 higher education. "(ii) A four-year private, nonprofit in-

20 "(ii) A four-year private, nonprofit in
21 stitution of higher education.

22 "(iii) A four-year private, proprietary23 institution of higher education.

24 "(iv) A two-year public institution of25 higher education.

1	"(v) A two-year private, nonprofit in-
2	stitution of higher education.
3	"(vi) A two-year private, proprietary
4	institution of higher education.
5	"(vii) A less than two-year public in-
6	stitution of higher education.
7	"(viii) A less than two-year private,
8	nonprofit institution of higher education.
9	"(ix) A less than two-year private,
10	proprietary institution of higher education.
11	"(C) The number of students enrolled at
12	the institution—
13	"(i) as undergraduate students, if ap-
14	plicable; and
15	"(ii) as graduate students, if applica-
16	ble.
17	"(D) The student-faculty ratio.
18	"(E) The percentage of degree-seeking or
19	certificate-seeking undergraduate students en-
20	rolled at the institution who obtain a degree or
21	certificate within—
22	"(i) 100 percent of the normal time
23	for completion of, or graduation from, the
24	program in which the student is enrolled;

1	"(ii) 150 percent of the normal time
2	for completion of, or graduation from, the
3	program in which the student is enrolled;
4	and
5	"(iii) 200 percent of the normal time
6	for completion of, or graduation from, the
7	program in which the student is enrolled.
8	"(F)(i) The average net price per year for
9	undergraduate students enrolled at the institu-
10	tion who received Federal student financial aid
11	under title IV based on dependency status and
12	an income category selected by the user of the
13	College Dashboard website from a list con-
14	taining the following income categories:
15	"(I) \$0 to \$30,000.
16	"(II) \$30,001 to \$48,000.
17	"(III) \$48,001 to \$75,000.
18	"(IV) \$75,001 to \$110,000.
19	"(V) \$110, 001 to \$150,000.
20	"(VI) Over \$150,000.
21	"(ii) A link to the net price calculator for
22	such institution.
23	"(G) The percentage of undergraduate and
24	graduate students who obtained a certificate or

1	degree from the institution who borrowed Fed-
2	eral student loans—
3	"(i) set forth separately for each edu-
4	cational program offered by the institution;
5	and
6	"(ii) made available in a format that
7	allows a user of the College Dashboard
8	website to view such percentage by select-
9	ing from a list of such educational pro-
10	grams.
11	"(H) The average Federal student loan
12	debt incurred by a student who obtained a cer-
13	tificate or degree in an educational program
14	from the institution and who borrowed Federal
15	student loans in the course of obtaining such
16	certificate or degree—
17	"(i) set forth separately for each edu-
18	cational program offered by the institution;
19	and
20	"(ii) made available in a format that
21	allows a user of the College Dashboard
22	website to view such student loan debt in-
23	formation by selecting from a list of such
24	educational programs.

1	"(I) The median earnings of students who
2	obtained a certificate or degree in an edu-
3	cational program from the institution and who
4	received Federal student financial aid under
5	title IV in the course of obtaining such certifi-
6	cate or degree—
7	"(i) in the fifth and tenth years fol-
8	lowing the year in which the students ob-
9	tained such certificate or degree;
10	"(ii) set forth separately by edu-
11	cational program; and
12	"(iii) made available in a format that
13	allows a user of the College Dashboard
14	website to view such median earnings in-
15	formation by selecting from a list of such
16	educational programs.
17	"(J) A link to the webpage of the institu-
18	tion containing campus safety data with respect
19	to such institution.
20	"(2) Additional information.—The Sec-
21	retary shall publish on websites that are linked to
22	through the College Dashboard website, for the most
23	recent academic year for which satisfactory data is
24	available, the following information with respect to

1	each institution of higher education that participates
2	in a program under title IV:
3	"(A) ENROLLMENT.—The following enroll-
4	ment information:
5	"(i) The percentages of male and fe-
6	male undergraduate students enrolled at
7	the institution.
8	"(ii) The percentages of under-
9	graduate students enrolled at the institu-
10	tion—
11	"(I) full-time; and
12	"(II) less than full-time.
13	"(iii) In the case of an institution
14	other than an institution that provides all
15	courses and programs through online edu-
16	cation, of the undergraduate students en-
17	rolled at the institution—
18	"(I) the percentage of such stu-
19	dents who are residents of the State
20	in which the institution is located;
21	"(II) the percentage of such stu-
22	dents who are not residents of such
23	State; and
24	"(III) the percentage of such stu-
25	dents who are international students.

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1	"(iv) The percentages of under-
2	graduate students enrolled at the institu-
3	tion, disaggregated by—
4	"(I) race and ethnic background;
5	"(II) classification as a student
6	with a disability;
7	"(III) recipients of a Federal Pell
8	Grant;
9	"(IV) recipients of assistance
10	under a tuition assistance program
11	conducted by the Department of De-
12	fense under section 1784a or 2007 of
13	title 10, United States Code, or other
14	authorities available to the Depart-
15	ment of Defense or veterans' edu-
16	cation benefits (as defined in section
17	480); and
18	"(V) recipients of a Federal stu-
19	dent loan.
20	"(B) COMPLETION.—The information re-
21	quired under paragraph $(1)(E)$, disaggregated
22	by—
23	"(i) recipients of a Federal Pell
24	Grant;
25	"(ii) race and ethnic background;

1	"(iii) classification as a student with a
2	disability;
3	"(iv) recipients of assistance under a
4	tuition assistance program conducted by
5	the Department of Defense under section
6	1784a or 2007 of title 10, United States
7	Code, or other authorities available to the
8	Department of Defense or veterans' edu-
9	cation benefits (as defined in section 480);
10	and
11	"(v) recipients of a Federal student
12	loan.
13	"(C) Costs.—The following cost informa-
14	tion:
15	"(i) The cost of attendance for full-
16	time undergraduate students enrolled in
17	the institution who live on campus.
18	"(ii) The cost of attendance for full-
19	time undergraduate students enrolled in
20	the institution who live off campus.
21	"(iii) The cost of tuition and fees for
22	full-time undergraduate students enrolled
23	in the institution.
24	"(iv) The cost of tuition and fees per
25	credit hour or credit hour equivalency for

1	undergraduate students enrolled in the in-
2	stitution less than full time.
3	"(v) In the case of a public institution
4	of higher education (other than an institu-
5	tion described in clause (vi)) and notwith-
6	standing subsection $(b)(1)$, the costs de-
7	scribed in clauses (i) and (ii) for—
8	"(I) full-time students enrolled in
9	the institution who are residents of
10	the State in which the institution is
11	located; and
12	"(II) full-time students enrolled
13	in the institution who are not resi-
14	dents of such State.
15	"(vi) In the case of a public institu-
16	tion of higher education that offers dif-
17	ferent tuition rates for students who are
18	residents of a geographic subdivision small-
19	er than a State and students not located in
20	such geographic subdivision and notwith-
21	standing subsection $(b)(1)$, the costs de-
22	scribed in clauses (i) and (ii) for—
23	"(I) full-time students enrolled at
24	the institution who are residents of
25	such geographic subdivision;

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1	"(II) full-time students enrolled
2	at the institution who are residents of
3	the State in which the institution is
4	located but not residents of such geo-
5	graphic subdivision; and
6	"(III) full-time students enrolled
7	at the institution who are not resi-
8	dents of such State.
9	"(D) FINANCIAL AID.—The following in-
10	formation with respect to financial aid:
11	"(i) The average annual grant amount
12	(including Federal, State, and institutional
13	aid) awarded to an undergraduate student
14	enrolled at the institution who receives
15	grant aid, and the percentage of under-
16	graduate students receiving such aid.
17	"(ii) The percentage of undergraduate
18	students enrolled at the institution receiv-
19	ing Federal, State, and institutional
20	grants, student loans, and any other type
21	of student financial assistance known by
22	the institution, provided publicly or
23	through the institution, such as Federal
24	work-study funds.

1	"(iii) The loan repayment rate (as de-
2	fined in section 481B) for each educational
3	program at such institution.
4	"(3) Other data matters.—
5	"(A) Completion data.—The Commis-
6	sioner of Education Statistics shall ensure that
7	the information required under paragraph
8	(1)(E) includes information with respect to all
9	students at an institution, including students
10	other than first-time, full-time students and
11	students who transfer to another institution, in
12	a manner that the Commissioner considers ap-
13	propriate.
14	"(B) Adjustment of income cat-
15	EGORIES.—The Secretary may annually adjust
16	the range of each of the income categories de-
17	scribed in paragraph $(1)(F)$ to account for a
18	change in the Consumer Price Index for All

"(4) INSTITUTIONAL COMPARISON.—The Secretary shall include on the College Dashboard
website a method for users to easily compare the in-

an adjustment is necessary.

Urban Consumers as determined by the Bureau

of Labor Statistics if the Secretary determines

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1	formation required under paragraphs (1) and (2) be-
2	tween institutions.
3	"(5) UPDATES.—
4	"(A) DATA.—The Secretary shall update
5	the College Dashboard website not less than an-
6	nually.
7	"(B) TECHNOLOGY AND FORMAT.—The
8	Secretary shall regularly assess the format and
9	technology of the College Dashboard website
10	and make any changes or updates that the Sec-
11	retary considers appropriate.
12	"(6) Consumer testing.—
13	"(A) IN GENERAL.—In developing and
14	maintaining the College Dashboard website, the
15	Secretary, in consultation with appropriate de-
16	partments and agencies of the Federal Govern-
17	ment, shall conduct consumer testing with ap-
18	propriate persons, including current and pro-
19	spective college students, family members of
20	such students, institutions of higher education,
21	and experts, to ensure that the College Dash-
22	board website is usable and easily understand-
23	able and provides useful and relevant informa-
24	tion to students and families.

"(B) 1 RECOMMENDATIONS FOR 2 CHANGES.—The Secretary shall submit to the 3 authorizing committees any recommendations that the Secretary considers appropriate for 4 5 changing the information required to be pro-6 vided on the College Dashboard website under 7 paragraphs (1) and (2) based on the results of 8 the consumer testing conducted under subpara-9 graph (A).

10 "(7) PROVISION OF APPROPRIATE LINKS TO 11 PROSPECTIVE STUDENTS AFTER SUBMISSION OF 12 FAFSA.—The Secretary shall provide to each stu-13 dent who submits a Free Application for Federal 14 Student Aid described in section 483 a link to the 15 webpage of the College Dashboard website that con-16 tains the information required under paragraph (1)17 for each institution of higher education such student 18 includes on such Application.

19 "(8) INTERAGENCY COORDINATION.—The Sec-20 retary, in consultation with each appropriate head of 21 a department or agency of the Federal Government, 22 shall ensure to the greatest extent practicable that 23 any information related to higher education that is 24 published by such department or agency is consistent with the information published on the College
 Dashboard website.

3 "(9) DATA COLLECTION.—The Commissioner
4 for Education Statistics shall continue to update and
5 improve the Integrated Postsecondary Education
6 Data System, including by reducing institutional re7 porting burden and improving the timeliness of the
8 data collected.

9 "(10) DATA PRIVACY.—The Secretary shall en10 sure any information made available under this sec11 tion is made available in accordance with section
12 444 of the General Education Provisions Act (com13 monly known as the 'Family Educational Rights and
14 Privacy Act of 1974').".

(b) CONFORMING AMENDMENTS.—The Higher Education Act of 1965 (20 U.S.C. 1001 et seq.), as amended
by subsection (a) of this section, is further amended, by
striking "College Navigator" each place it appears and inserting "College Dashboard".

20 (c) REFERENCES.—Any reference in any law (other
21 than this Act), regulation, document, record, or other
22 paper of the United States to the College Navigator
23 website shall be considered to be a reference to the College
24 Dashboard website.

(d) DEVELOPMENT.—The Secretary of Education
 shall develop and publish the College Dashboard website
 required under section 132 (20 U.S.C. 1015a), as amend ed by this section, not later than one year after the date
 of the enactment of this Act.

6 (e)COLLEGE NAVIGATOR WEBSITE MAINTE-7 NANCE.—The Secretary shall maintain the College Navi-8 gator website required under section 132 (20 U.S.C. 9 1015a), as in effect the day before the date of the enact-10 ment of this Act, in the manner required under the Higher Education Act of 1965, as in effect on such day, until 11 12 the College Dashboard website referred to in subsection 13 (d) is complete and publicly available on the Internet.

14 SEC. 122. NET PRICE CALCULATORS.

Subsection (c) of section 132 (20 U.S.C. 1015a), as
so redesignated by section 121(a)(4) of this Act, is amended—

18 (1) by redesignating paragraph (4) as para-19 graph (6); and

20 (2) by inserting after paragraph (3) the fol-21 lowing new paragraphs:

22 "(4) MINIMUM REQUIREMENTS FOR NET PRICE
23 CALCULATORS.—Not later than 1 year after the date
24 of the enactment of the PROSPER Act, a net price

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1	calculator for an institution of higher education shall
2	meet the following requirements:
3	"(A) The link for the calculator shall—
4	"(i) be clearly labeled as a net price
5	calculator and prominently, clearly, and
6	conspicuously posted in locations on the
7	website of such institution where informa-
8	tion on costs and aid is provided and any
9	other location that the institution considers
10	appropriate; and
11	"(ii) match in size and font to the
12	other prominent links on the webpage
13	where the link for the calculator is dis-
14	played.
15	"(B) The webpage displaying the results
16	for the calculator shall specify at least the fol-
17	lowing information:
18	"(i) The net price (as calculated
19	under subsection $(a)(3)$ for such institu-
20	tion, which shall be the most visually
21	prominent figure on the results screen.
22	"(ii) Cost of attendance, including—
23	"(I) tuition and fees;
24	"(II) average annual cost of
25	room and board for the institution for

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1	a full-time undergraduate student en-
2	rolled in the institution;
3	"(III) average annual cost of
4	books and supplies for a full-time un-
5	dergraduate student enrolled in the
6	institution; and
7	"(IV) estimated cost of other ex-
8	penses (including personal expenses
9	and transportation) for a full-time un-
10	dergraduate student enrolled in the
11	institution.
12	"(iii) Estimated total need-based
13	grant aid and merit-based grant aid from
14	Federal, State, and institutional sources
15	that may be available to a full-time under-
16	graduate student.
17	"(iv) Percentage of the full-time un-
18	dergraduate students enrolled in the insti-
19	tution that received any type of grant aid
20	described in clause (iii).
21	"(v) The disclaimer described in para-
22	graph (6).
23	"(vi) In the case of a calculator
24	that—

1	"(I) includes questions to esti-
2	mate the eligibility of a student or
3	prospective student for veterans' edu-
4	cation benefits (as defined in section
5	480) or educational benefits for active
6	duty service members, such benefits
7	are displayed on the results screen in
8	a manner that clearly distinguishes
9	such benefits from the grant aid de-
10	scribed in clause (iii); or
11	"(II) does not include questions
12	to estimate eligibility for the benefits
13	described in subclause (I), the results
14	screen indicates that certain students
15	(or prospective students) may qualify
16	for such benefits and includes a link
17	to information about such benefits.
18	"(C) The institution shall populate the cal-
19	culator with data from an academic year that
20	is not more than 2 academic years prior to the
21	most recent academic year.
22	"(5) Prohibition on use of data col-
23	LECTED BY THE NET PRICE CALCULATOR.—A net
24	price calculator for an institution of higher edu-
25	cation shall—

1	"(A) clearly indicate which questions are
2	required to be completed for an estimate of the
3	net price from the calculator;
4	"(B) in the case of a calculator that re-
5	quests contact information from users, clearly
6	mark such requests as optional and provide for
7	an estimate of the net price from the calculator
8	without requiring users to enter such informa-
9	tion; and
10	"(C) prohibit any personally identifiable in-
11	formation provided by users from being sold or
12	made available to third parties.".
13	SEC. 123. TEXT BOOK INFORMATION.
14	Section 133(b)(5) (20 U.S.C. 1015b(b)(5)) is amend-
15	ed by striking "section 102" and inserting "section 101
16	or 102".
17	PART D—ADMINISTRATIVE PROVISIONS FOR
18	DELIVERY OF STUDENT FINANCIAL ASSISTANCE
19	SEC. 131. PERFORMANCE-BASED ORGANIZATION FOR THE
20	DELIVERY OF FEDERAL STUDENT FINANCIAL
21	ASSISTANCE.
22	Section 141 (20 U.S.C. 1018) is amended—
23	(1) in subsection $(a)(2)$ —

1	(A) by redesignating subparagraphs (F)
2	and (G) as subparagraphs (H) and (I), respec-
3	tively; and
4	(B) by inserting after subparagraph (E)
5	the following:
6	"(F) to maximize transparency in the op-
7	eration of Federal student financial assistance
8	programs;
9	"(G) to maximize stakeholder engagement
10	in the operation of and accountability for such
11	programs;";
12	(2) in subsection (b)—
13	(A) in paragraph (1)(C)—
14	(i) in clause (i), by striking "and" at
15	the end;
16	(ii) in clause (ii), by striking the pe-
17	riod at the end and inserting "; and"; and
18	(iii) by adding at the end the fol-
19	lowing:
20	"(iii) acquiring senior managers and
21	other personnel with demonstrated man-
22	agement ability and expertise in consumer
23	lending.";
24	(B) in paragraph (2) by adding at the end
25	the following:

1	"(C) Collecting input from stakeholders on
2	the operation of all Federal student assistance
3	programs and accountability practices relating
4	to such programs, and ensuring that such input
5	informs operation of the PBO and is provided
6	to the Secretary to inform policy creation re-
7	lated to Federal student financial assistance
8	programs."; and
9	(C) in paragraph (6)—
10	(i) in subparagraph (A), by striking
11	"The Secretary" and inserting "Not less
12	frequently than once annually, the Sec-
13	retary";
14	(ii) by redesignating subparagraph
15	(B) as subparagraph (C); and
16	(iii) by inserting after subparagraph
17	(A) the following: :
18	"(B) REPORT.—On an annual basis, after
19	carrying out the consultation required under
20	subparagraph (A), the Secretary and the Chief
21	Operating Officer shall jointly submit to the au-
22	thorizing committees a report that includes—
23	"(i) a summary of the consultation;
24	and

2taken as a result of the consultation".3(3) in subsection (e)—4(A) in paragraph (1)—5(i) in subparagraph (A)—6(I) by striking "Each year," and7inserting "Not less frequently than8once every three years"; and9(II) by striking "succeeding 5"10and inserting "succeeding 3";11(ii) by amending subparagraph (B) to12read as follows:13"(B) CONSULTATION.—14"(i) PLAN DEVELOPMENT.—Begin-15ning not later than 12 months before16issuing each 3-year performance plan17under subparagraph (A), the Secretary and18the Chief Operating Officer shall consult19with students, institutions of higher edu-20cation, Congress, lenders, and other inter-21ested parties regarding the development of22the plan. In carrying out such consulta-23tion, the Secretary shall seek public com-	1	"(ii) a description of any actions
4(A) in paragraph (1)—5(i) in subparagraph (A)—6(I) by striking "Each year," and7inserting "Not less frequently than8once every three years"; and9(II) by striking "succeeding 5"10and inserting "succeeding 3";11(ii) by amending subparagraph (B) to12read as follows:13"(B) CONSULTATION.—14"(i) PLAN DEVELOPMENT.—Begin-15ning not later than 12 months before16issuing each 3-year performance plan17under subparagraph (A), the Secretary and18the Chief Operating Officer shall consult19with students, institutions of higher edu-20cation, Congress, lenders, and other inter-21ested parties regarding the development of22the plan. In carrying out such consulta-	2	taken as a result of the consultation".
5(i) in subparagraph (A)—6(I) by striking "Each year," and7inserting "Not less frequently than8once every three years"; and9(II) by striking "succeeding 5"10and inserting "succeeding 3";11(ii) by amending subparagraph (B) to12read as follows:13"(B) CONSULTATION.—14"(i) PLAN DEVELOPMENT.—Begin-15ning not later than 12 months before16issuing each 3-year performance plan17under subparagraph (A), the Secretary and18the Chief Operating Officer shall consult19with students, institutions of higher edu-20cation, Congress, lenders, and other inter-21ested parties regarding the development of22the plan. In carrying out such consulta-	3	(3) in subsection (c)—
6(I) by striking "Each year," and7inserting "Not less frequently than8once every three years"; and9(II) by striking "succeeding 5"10and inserting "succeeding 3";11(ii) by amending subparagraph (B) to12read as follows:13"(B) CONSULTATION.—14"(i) PLAN DEVELOPMENT.—Begin-15ning not later than 12 months before16issuing each 3-year performance plan17under subparagraph (A), the Secretary and18the Chief Operating Officer shall consult19with students, institutions of higher edu-20cation, Congress, lenders, and other inter-21ested parties regarding the development of22the plan. In carrying out such consulta-	4	(A) in paragraph (1)—
7inserting "Not less frequently than8once every three years"; and9(II) by striking "succeeding 5"10and inserting "succeeding 3";11(ii) by amending subparagraph (B) to12read as follows:13"(B) CONSULTATION.—14"(i) PLAN DEVELOPMENT.—Begin-15ning not later than 12 months before16issuing each 3-year performance plan17under subparagraph (A), the Secretary and18the Chief Operating Officer shall consult19with students, institutions of higher edu-20cation, Congress, lenders, and other inter-21ested parties regarding the development of22the plan. In carrying out such consulta-	5	(i) in subparagraph (A)—
8once every three years"; and9(II) by striking "succeeding 5"10and inserting "succeeding 3";11(ii) by amending subparagraph (B) to12read as follows:13"(B) CONSULTATION.—14"(i) PLAN DEVELOPMENT.—Begin-15ning not later than 12 months before16issuing each 3-year performance plan17under subparagraph (A), the Secretary and18the Chief Operating Officer shall consult19with students, institutions of higher edu-20cation, Congress, lenders, and other inter-21ested parties regarding the development of22the plan. In carrying out such consulta-	6	(I) by striking "Each year," and
9(II) by striking "succeeding 5"10and inserting "succeeding 3";11(ii) by amending subparagraph (B) to12read as follows:13"(B) CONSULTATION.—14"(i) PLAN DEVELOPMENT.—Begin-15ning not later than 12 months before16issuing each 3-year performance plan17under subparagraph (A), the Secretary and18the Chief Operating Officer shall consult19with students, institutions of higher edu-20cation, Congress, lenders, and other inter-21ested parties regarding the development of22the plan. In carrying out such consulta-	7	inserting "Not less frequently than
10and inserting "succeeding 3";11(ii) by amending subparagraph (B) to12read as follows:13"(B) CONSULTATION.—14"(i) PLAN DEVELOPMENT.—Begin-15ning not later than 12 months before16issuing each 3-year performance plan17under subparagraph (A), the Secretary and18the Chief Operating Officer shall consult19with students, institutions of higher edu-20cation, Congress, lenders, and other inter-21ested parties regarding the development of22the plan. In carrying out such consulta-	8	once every three years"; and
11(ii) by amending subparagraph (B) to12read as follows:13"(B) CONSULTATION.—14"(i) PLAN DEVELOPMENT.—Begin-15ning not later than 12 months before16issuing each 3-year performance plan17under subparagraph (A), the Secretary and18the Chief Operating Officer shall consult19with students, institutions of higher edu-20cation, Congress, lenders, and other inter-21ested parties regarding the development of22the plan. In carrying out such consulta-	9	(II) by striking "succeeding 5"
12read as follows:13"(B) CONSULTATION.—14"(i) PLAN DEVELOPMENT.—Begin-15ning not later than 12 months before16issuing each 3-year performance plan17under subparagraph (A), the Secretary and18the Chief Operating Officer shall consult19with students, institutions of higher edu-20cation, Congress, lenders, and other inter-21ested parties regarding the development of22the plan. In carrying out such consulta-	10	and inserting "succeeding 3";
 "(B) CONSULTATION.— "(i) PLAN DEVELOPMENT.—Begin- ning not later than 12 months before issuing each 3-year performance plan under subparagraph (A), the Secretary and the Chief Operating Officer shall consult with students, institutions of higher edu- cation, Congress, lenders, and other inter- ested parties regarding the development of the plan. In carrying out such consulta- 	11	(ii) by amending subparagraph (B) to
14 "(i) PLAN DEVELOPMENT.—Begin- 15 ning not later than 12 months before 16 issuing each 3-year performance plan 17 under subparagraph (A), the Secretary and 18 the Chief Operating Officer shall consult 19 with students, institutions of higher edu- 20 cation, Congress, lenders, and other inter- 21 ested parties regarding the development of 22 the plan. In carrying out such consulta-	12	read as follows:
15ning not later than 12 months before16issuing each 3-year performance plan17under subparagraph (A), the Secretary and18the Chief Operating Officer shall consult19with students, institutions of higher edu-20cation, Congress, lenders, and other inter-21ested parties regarding the development of22the plan. In carrying out such consulta-	13	"(B) Consultation.—
 issuing each 3-year performance plan under subparagraph (A), the Secretary and the Chief Operating Officer shall consult with students, institutions of higher edu- cation, Congress, lenders, and other inter- ested parties regarding the development of the plan. In carrying out such consulta- 	14	"(i) Plan development.—Begin-
 under subparagraph (A), the Secretary and the Chief Operating Officer shall consult with students, institutions of higher edu- cation, Congress, lenders, and other inter- ested parties regarding the development of the plan. In carrying out such consulta- 	15	ning not later than 12 months before
18the Chief Operating Officer shall consult19with students, institutions of higher edu-20cation, Congress, lenders, and other inter-21ested parties regarding the development of22the plan. In carrying out such consulta-	16	issuing each 3-year performance plan
 with students, institutions of higher edu- cation, Congress, lenders, and other inter- ested parties regarding the development of the plan. In carrying out such consulta- 	17	under subparagraph (A), the Secretary and
 20 cation, Congress, lenders, and other inter- 21 ested parties regarding the development of 22 the plan. In carrying out such consulta- 	18	the Chief Operating Officer shall consult
ested parties regarding the development ofthe plan. In carrying out such consulta-	19	with students, institutions of higher edu-
22 the plan. In carrying out such consulta-	20	cation, Congress, lenders, and other inter-
	21	ested parties regarding the development of
23 tion, the Secretary shall seek public com-	22	the plan. In carrying out such consulta-
	23	tion, the Secretary shall seek public com-
24 ment consistent with the requirements of	24	ment consistent with the requirements of
25 subchapter II of chapter 5 of title 5,	25	subchapter II of chapter 5 of title 5,

1 United States Code (commonly known as 2 the 'Administrative Procedure Act'). "(ii) REVISION.—Not later than 90 3 4 days before implementing any revision to 5 the performance plan described in subpara-6 graph (A), the Secretary shall consult with 7 students, institutions of higher education, 8 Congress, lenders, and other interested 9 parties regarding such revision."; 10 (iii) in subparagraph (C)— 11 (I) in the matter preceding clause (i), by inserting "and target dates 12 13 upon which such action steps will be 14 taken and such goals will be achieved" 15 after "achieve such goals"; 16 (II) by redesignating clause (v) 17 as clause (vi); 18 (III) by inserting after clause (iv) 19 the following: 20 "(v) Ensuring TRANSPARENCY.— 21 Maximizing the transparency in the oper-22 ations of the PBO, including complying 23 with the data reporting requirements 24 under section 144."; 25 (B) in paragraph (2)—

(i) by striking "5-year" and inserting 1 "3-year"; 2 3 (ii) in subparagraph (C), by inserting ", including an explanation of the specific 4 5 steps the Secretary and the Chief Oper-6 ating Officer will take to address any such goals that were not achieved" before the 7 8 period; 9 (iii) in subparagraph (D), by inserting ", in the aggregate and per individual" be-10 11 fore the period; (iv) in subparagraph (E), by striking 12 "Recommendations" and inserting "Spe-13 14 cific recommendations"; 15 (v) by redesignating subparagraph (F) 16 as subparagraph (G); and 17 (vi) by inserting after subparagraph 18 (E), the following:

19 "(F) A description of the performance
20 evaluation system developed under subsection
21 (d)(6).".

23 (i) in the matter preceding subpara24 graph (A), by striking "establish appro25 priate means to";

(C) in paragraph (3)—

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1	(ii) in subparagraph (A), by striking
2	"; and" and inserting "and the PBO;";
3	(iii) in subparagraph (B), by striking
4	the period at the end and inserting "and
5	the PBO; and"; and
6	(iv) by adding at the end the fol-
7	lowing:
8	"(C) through a nationally-representative
9	survey, that at a minimum shall evaluate the
10	degree of satisfaction with the delivery system
11	and the PBO.";
12	(4) in subsection (d)—
13	(A) in paragraph (2), by striking "The
14	Secretary may reappoint" and inserting "Ex-
15	cept as provided in paragraph (4)(C),"
16	(B) in paragraph (4)—
17	(i) in subparagraph (A)—
18	(I) by inserting "specific, meas-
19	urable" after "set forth"; and
20	(II) by inserting "and metrics
21	used to measure progress toward such
22	goals" before the period;
23	(ii) by amending subparagraph (B) to
24	read as follows:

1	"(B) TRANSMITTAL AND PUBLIC AVAIL-
2	ABILITY.—The Secretary shall—
3	"(i) transmit to the authorizing com-
4	mittees the final version of, and any subse-
5	quent revisions to, the agreement entered
6	into under subparagraph (A); and
7	"(ii) before the expiration of the pe-
8	riod of 5 business days beginning after the
9	date on which the agreement is trans-
10	mitted under clause (i), make such agree-
11	ment publicly available on a publicly acces-
12	sible website of the Department of Edu-
13	cation.".
14	(iii) by adding at the end the fol-
15	lowing:
16	"(C) Loss of Eligibility.—If the agree-
17	ment under subparagraph (A) is not made pub-
18	licly available before the expiration of the period
19	described in subparagraph (B)(ii), the Chief
20	Operating Officer shall not be eligible for re-
21	appointment under paragraph (2)."; and
22	(C) in paragraph (5), by amending sub-
23	paragraph (B) to read as follows:

1	"(B) BONUS.—In addition, the Chief Op-
2	erating Officer may receive a bonus in the fol-
3	lowing amounts:

4 "(i) For a period covered by a performance agreement entered into under 5 6 paragraph (4) before the date of the enact-7 ment of the PROSPER Act, an amount 8 that does not exceed 50 percent of the an-9 nual rate basic pay of the Chief Operating 10 Officer, based upon the Secretary's evalua-11 tion of the Chief Operating Officer's per-12 formance in relation to the goals set forth 13 in the performance agreement.

14 "(ii) For a period covered by a per-15 formance agreement entered into under 16 paragraph (4) on or after the date of the 17 enactment of the PROSPER Act, an 18 amount that does not exceed 40 percent of 19 the annual rate basic pay of the Chief Op-20 erating Officer, based upon the Secretary's 21 evaluation of the Chief Operating Officer's 22 performance in relation to the goals set 23 forth in the performance agreement.". 24 (D) by adding at the end the following:

1	"(6) Performance evaluation system.—
2	The Secretary shall develop a system to evaluate the
3	performance of the Chief Operating Officer and any
4	senior managers appointed by such Officer under
5	subsection (e). Such system shall—
6	"(A) take into account the extent to which
7	each individual attains the specific, measurable
8	organizational and individual goals set forth in
9	the performance agreement described in para-
10	graph $(4)(A)$ and subsection $(e)(2)$ (as the case
11	may be); and
12	"(B) evaluate each individual using a rat-
13	ing system that accounts for the full spectrum
14	of performance levels, from the failure of an in-
15	dividual to meet the goals described in clause
16	(i) to an individual's success in meeting or ex-
17	ceeding such goals.";
18	(5) in subsection (e)—
19	(A) in paragraph (2), by striking "organi-
20	zation and individual goals" and inserting "spe-
21	cific, measurable organization and individual
22	goals and the metrics used to measure progress
23	toward such goals";
24	(B) in paragraph (3), by amending sub-
25	paragraph (B) to read as follows:

"(B) BONUS.—In addition, a senior manager may receive a bonus in the following amounts:

4 "(i) For a period covered by a performance agreement entered into under 5 6 paragraph (2) before the date of the enact-7 ment of the PROSPER Act, an amount 8 such that the manager's total annual com-9 pensation does not exceed 125 percent of the maximum rate of basic pay for the 10 11 Senior Executive Service, including any ap-12 plicable locality-based comparability pay-13 ment, based upon the Chief Operating Of-14 ficer's evaluation of the manager's per-15 formance in relation to the goals set forth 16 in the performance agreement.

17 "(ii) For a period covered by a per-18 formance agreement entered into under 19 paragraph (2) on or after the date of the 20 enactment of the PROSPER Act, an 21 amount such that the manager's total an-22 nual compensation does not exceed 120 23 percent of the maximum rate of basic pay 24 for the Senior Executive Service, including 25 any applicable locality-based comparability

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1	payment, based upon the Chief Operating
2	Officer's evaluation of the manager's per-
3	formance in relation to the goals set forth
4	in the performance agreement.".
5	(6) by redesignating subsections (f), (g), (h),
6	and (i) as subsections (g), (h), (i), (j); and
7	(7) by inserting after subsection (e) the fol-
8	lowing:
9	"(f) Advisory Board.—
10	"(1) Establishment and purpose.—Not
11	later than one year after the date of the enactment
12	of the PROSPER Act, the Secretary shall establish
13	an Advisory Board (referred to in this subsection as
14	the 'Board') for the PBO. The purpose of such
15	Board shall be to conduct oversight over the PBO
16	and the Chief Operating Officer and senior man-
17	agers described under subsection (e) to ensure that
18	the PBO is meeting the purposes described in this
19	section and the goals in the performance plan de-
20	scribed under such section.
21	"(2) Membership.—
22	"(A) BOARD MEMBERS.—The Board shall
23	consist of 7 members, one of whom shall be the

24 Secretary.

1	"(B) CHAIRMAN.—A Chairman of the
2	Board shall be elected by the Board from
3	among its members for a 2-year term.
4	"(C) Secretary as an ex officio mem-
5	BER.—The Secretary, ex officio—
6	"(i) shall—
7	"(I) serve as a member of the
8	Board;
9	"(II) be a voting member of the
10	Board; and
11	"(III) be eligible to be elected by
12	the Board to serve as chairman or
13	vice chairman of the Board; and
14	"(ii) shall not be subject to the terms
15	or compensation requirements described in
16	this paragraph that are applicable to the
17	other members of the Board.
18	"(D) ADDITIONAL BOARD MEMBERS.—
19	Each member of the Board (excluding the Sec-
20	retary) shall be appointed by the Secretary.
21	"(E) TERMS.—
22	"(i) IN GENERAL.—Each Board mem-
23	ber, except for the Secretary and the
24	Board members described in clause (ii)(II),

"(ii) Initial members.—

2	"(I) FIRST 3 MEMBERS.—The
3	first 3 members confirmed to serve on
4	the Board after the date of enactment
5	of the PROSPER Act shall serve for
6	5-year terms.
7	"(II) OTHER MEMBERS.—The
8	fourth, fifth, and sixth members con-
9	firmed to serve on the Board after
10	such date of enactment shall serve for
11	3-year terms.
12	"(iii) REAPPOINTMENT.—The Sec-
13	retary may reappoint a Board member for
14	one additional 5-year term.
15	"(iv) VACANCIES.—
16	"(I) IN GENERAL.—Not later
17	than 30 days after a vacancy of the
18	Board occurs, the Secretary shall pub-
19	lish a Federal Register notice solic-
20	iting nominations for the position.
21	"(II) FILLING VACANCY.—Not
22	later than 90 days after such vacancy
23	occurs, such vacancy shall be filled in
~ (
24	the same manner as the original ap-
24 25	the same manner as the original ap- pointment was made, except that—

1 "(aa) the appointment sha
2 be for the remainder of th
3 uncompleted term; and
4 "(bb) such member may b
5 reappointed under clause (iii).
6 "(F) Membership qualifications and
7 PROHIBITIONS.—
8 "(i) QUALIFICATIONS.—The member
9 of the board, other than the Secretary
10 shall be appointed without regard to polit
11 ical affiliation and solely on the basis of
12 their professional experience and expertis
13 in—
14 "(I) the management of larg
15 and financially significant organiza
16 tions, including banks and commercia
17 lending companies; or
18 ''(II) Federal student financia
19 assistance programs.
20 "(ii) Conflicts of interest among
21 BOARD MEMBERS.—Before appointin
22 members of the Board, the Secretary sha
23 establish rules and procedures to addres
24 any potential conflict of interest between
25 member of the Board and responsibilitie

1	of the Board, including prohibiting mem-
2	bership for individuals with a pecuniary in-
3	terest in the activities of the PBO.
4	"(G) NO COMPENSATION.—Board mem-
5	bers shall serve without pay.
6	"(H) EXPENSES OF BOARD MEMBERS
7	Each member of the Board shall receive travel
8	expenses and other permissible expenses, in-
9	cluding per diem in lieu of subsistence, in ac-
10	cordance with applicable provisions under title
11	5, United States Code.
12	"(3) BOARD RESPONSIBILITIES.—The Board
13	shall have the following responsibilities:
14	"(A) Conducting general oversight over the
15	functioning and operation of the PBO, includ-
16	ing—
17	"(i) ensuring that the reporting and
18	planning requirements of this section are
19	fulfilled by the PBO; and
20	"(ii) ensuring that the Chief Oper-
21	ating Officer acquires senior managers
22	with demonstrated management ability and
23	expertise in consumer lending (as described
24	in subsection $(b)(1)(C)(iii))$.

1	"(B) Approving the appointment or re-
2	appointment of a Chief Operating Officer, ex-
3	cept that the board shall have no authority to
4	approve or disapprove the reappointment of the
5	Chief Operating Officer who holds such position
6	on the date of enactment of the PROSPER
7	Act.
8	"(C) Making recommendations with re-
9	spect to the suitability of any bonuses proposed
10	to be provided to the Chief Operating Officer or
11	senior managers described under subsections
12	(d) and (e), to ensure that a bonus is not
13	awarded to the Officer or a senior manager in
14	a case in which such Officer or manager has
15	failed to meet goals set for them under the rel-
16	evant performance plan under subsections
17	(d)(4) and $(e)(2)$, respectively.
18	"(D) Approving any performance plan es-
19	tablished for the PBO.
20	"(4) BOARD OPERATIONS.—
21	"(A) MEETINGS.—The Board shall meet
22	at least twice per year and at such other times
23	as the chairperson determines appropriate.
24	"(B) Powers of chairperson.—Except
25	as otherwise provided by a majority vote of the

1	Board, the powers of the chairperson shall in-
2	clude—
3	"(i) establishing committees;
4	"(ii) setting meeting places and times;
5	"(iii) establishing meeting agendas;
6	and
7	"(iv) developing rules for the conduct
8	of business.
9	"(C) QUORUM.—Four members of the
10	Board shall constitute a quorum. A majority of
11	members present and voting shall be required
12	for the Board to take action.
13	"(D) Administration.—The Federal Ad-
14	visory Committee Act shall not apply with re-
15	spect to the Board, other than sections 10, 11
16	and 12 of such Act.
17	"(5) ANNUAL REPORT.—
18	"(A) IN GENERAL.—Not less frequently
19	than once annually, the Board shall submit to
20	the authorizing committees a report on the re-
21	sults of the work conducted by the PBO.
22	"(B) CONTENTS.—Each report under
23	clause (i) shall include—

1	"(i) a description of the oversight
2	work of the Board and the results of such
3	work;
4	"(ii) a description of statutory re-
5	quirements of this section and section 144
6	where the PBO is not in compliance;
7	"(iii) recommendations on the ap-
8	pointment or reappointment of a Chief Op-
9	erating Officer;
10	"(iv) recommendations regarding
11	bonus payments for the Chief Operating
12	Officer and senior managers; and
13	"(v) recommendations for the author-
14	izing Committees and the Appropriations
15	Committees on—
16	"(I) any statutory changes need-
17	ed that would enhance the ability of
18	the PBO to meet the purposes of this
19	section; and
20	"(II) any recommendations for
21	the Secretary or the Chief Operating
22	Officer that will improve the oper-
23	ations of the PBO.
24	"(vi) Issuance and public re-
25	LEASE.—Each report under clause (i) shall

1	be posted on the publicly accessible website
2	of the Department of Education.
3	"(vii) PBO RECOMMENDATIONS.—Not
4	later than 180 days after the submission of
5	each report under clause (i), the Chief Op-
6	erating Officer shall respond to each rec-
7	ommendation individually, which shall in-
8	clude a description of such actions that the
9	Officer is undertaking to address such rec-
10	ommendation.
11	"(C) Staff.—
12	"(i) IN GENERAL.—The Secretary
13	may appoint to the Board not more than
14	7 employees to assist in carrying out the
15	duties of the Board under this section.
16	"(ii) TECHNICAL EMPLOYEES.—Such
17	appointments may include, for terms not
18	to exceed 3 years and without regard to
19	the provisions of title 5, United States
20	Code, governing appointments in the com-
21	petitive service, not more than 3 technical
22	employees who may be paid without regard
23	to the provisions of chapter 51 and sub-
24	chapter III of chapter 53 of such title re-
25	lating to classification and General Sched-

1 ule pay rates, but no individual so ap-2 pointed shall be paid in excess of the rate authorized for GS-18 of the General 3 4 Schedule. "(iii) DETAILEES.—The 5 Secretary 6 may detail, on a reimbursable basis, any of 7 the personnel of the Department for the 8 purposes described in clause (i). Such em-9 ployees shall serve without additional pay, 10 allowances, or benefits. 11 "(iv) STATUTORY CONSTRUCTION.— 12 Nothing in this subparagraph shall be con-13 strued to provide for an increase in the 14 total number of permanent full-time equiv-15 alent positions in the Department or any 16 other department or agency of the Federal 17 Government. 18 "(6) BRIEFING ON ACTIVITIES OF THE OVER-19 SIGHT BOARD.—The Secretary shall, upon request, 20 provide a briefing to the authorizing committees on 21 the steps the Board has taken to carry out its re-22 sponsibilities under this subsection.". 23 SEC. 132. ADMINISTRATIVE DATA TRANSPARENCY.

24 Part D of title I (20 U.S.C. 1018 et seq.) is amended25 by adding at the end the following:

1 "SEC. 144. ADMINISTRATIVE DATA TRANSPARENCY.

2 "(a) IN GENERAL.—To improve the transparency of 3 the student aid delivery system, the Secretary and the 4 Chief Operating Officer shall collect and publish informa-5 tion on the performance of student loan programs under title IV in accordance with this section. 6

7 "(b) DISCLOSURES.—

"(1) IN GENERAL.—The Secretary and the 8 9 Chief Operating Officer shall publish on a publicly accessible website of the Department of Education 10 11 the following aggregate statistics with respect to the 12 performance of student loans under title IV:

"(A) The number of borrowers who paid 13 14 off the total outstanding balance of principal 15 and interest on their loans before the end of the 16 10-year or consolidated loan repayment sched-17 ule.

"(B) The number of loans under each type 18 19 of deferment and forbearance.

"(C) The average length of time a loan 20 21 stays in default.

22 "(D) The percentage of loans in default among borrowers who completed the program of 23 24 study for which the loans were made.

"(E) The number of borrowers enrolled in 25 26 income-based repayment plan who make an

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1	monthly payments of \$0 and the average stu-
2	dent loan debt of such borrowers.
3	"(F) The number of students whose loan
4	balances are growing because such students are
5	not paying the full amount of interest accruing
6	on the loans.
7	"(G) The number of borrowers entering in-
8	come-based repayment plans to get out of de-
9	fault.
10	"(H) The number of borrowers in income-
11	based repayment plans who have outstanding
12	student loans from graduate school, and the av-
13	erage balance of such loans.
14	"(I) With respect to the public service loan
15	forgiveness program under section 455(m)—
16	"(i) the number of applications sub-
17	mitted and processed;
18	"(ii) the number of borrowers granted
19	loan forgiveness;
20	"(iii) the amount of loan debt for-
21	given; and
22	"(iv) the number of borrowers granted
23	loan forgiveness, and the amount of the
24	loan debt forgiven, disaggregated by each
25	category of employer that employs individ-

uals in public service jobs (as defined in
section $455(m)(3)(B)$, including—
"(I) the Federal Government, or
a State or local government;
"(II) an organization that is de-
scribed in section $501(c)(3)$ of the In-
ternal Revenue Code of 1986 and ex-
empt from taxation under section
501(a) of such Code; and
"(III) a non-profit organization
not described in subclause (II).
"(J) Any other aggregate statistics the
Secretary and the Chief Operating Officer de-
termine to be necessary to adequately inform
the public of the performance of the student
loan programs under title IV.
"(2) DISAGGREGATION.—The statistics de-
scribed in clauses (i) through (iii) of paragraph
(1)(I) shall be disaggregated—
"(A) by the number or amount for most
recent quarter;
"(B) by the total number or amount as of
the date of publication;
"(C) by repayment plan;

1	"(D) by borrowers seeking loan forgiveness
2	for loans made for an undergraduate course of
3	study; and
4	"(E) by borrowers seeking loan forgiveness
5	for loans made for a graduate course of study.
6	"(3) QUARTERLY UPDATES.—The statistics
7	published under paragraph (1) shall be updated not
8	less frequently than once each fiscal quarter.
9	"(c) Information Collection.—
10	"(1) IN GENERAL.—The Secretary and the
11	Chief Operating Officer shall collect information on
12	the performance of student loans under title IV over
13	time, including—
14	"(A) measurement of the cash flow gen-
15	erated by such loans as determined by assessing
16	monthly payments on the loans over time;
17	"(B) the income level and employment sta-
18	tus of borrowers during repayment;
19	"(C) the loan repayment history of bor-
20	rowers prior to default;
21	"(D) the progress of borrowers in making
22	monthly payments on loans after defaulting on
23	the loans; and

1	"(E) such other information as the Sec-
2	retary and the Chief Operating Officer deter-
3	mine to be appropriate.
4	"(2) Availability.—
5	"(A) IN GENERAL.—The information col-
6	lected under paragraph (1) shall be made avail-
7	able biannually to organizations and researchers
8	that—
9	"(i) submit to the Secretary and the
10	Chief Operating officer a request for such
11	information; and
12	"(ii) enter into an agreement with the
13	National Center for Education Statistics
14	under which the organization or researcher
15	(as the case may be) agrees to use the in-
16	formation in accordance with the privacy
17	laws described in subparagraph (B).
18	"(B) PRIVACY PROTECTIONS.—The privacy
19	laws described in this subparagraph are the fol-
20	lowing:
21	"(i) Section 183 of the Education
22	Sciences Reform Act of 2002 (20 U.S.C.
23	9573).
24	"(ii) The Privacy Act of 1974 (5
25	U.S.C. 552a).

1	"(iii) Section 444 of the General Edu-
2	cation Provisions Act (commonly known as
3	the 'Family Educational Rights and Pri-
4	vacy Act of 1974') (20 U.S.C. 1232g).
5	"(iv) Subtitle A of title V of the E-
6	Government Act of 2002 (44 U.S.C. 3501
7	note).
8	"(C) FORMAT.—The information described
9	in subparagraph (A) shall be made available in
10	the format of a data file that contains an statis-
11	tically accurate, representative sample of all
12	borrowers of loans under title IV.
13	"(d) DATA SHARING.—The Secretary and the Chief
14	Operating Officer may enter into cooperative data sharing
15	agreements with other Federal or State agencies to ensure
16	the accuracy of information collected and published under
17	this section.
18	"(e) PRIVACY.—The Secretary and the Chief Oper-
19	ating Officer shall ensure that any information collected,
20	published, or otherwise made available under this section
21	does not reveal personally identifiable information.".

1	PART E-LENDER AND INSTITUTION REQUIRE-
2	MENTS RELATING TO EDUCATION LOANS
3	SEC. 141. MODIFICATION OF PREFERRED LENDER AR-
4	RANGEMENTS.
5	(a) IN GENERAL.—Part E of title I (20 U.S.C. 1019
6	et seq.) is amended—
7	(1) in section 151 (20 U.S.C. 1019(2))—
8	(A) in paragraph (2), by striking "section
9	102" and inserting "section 101 or 102";
10	(B) in paragraph (3)—
11	(i) by striking "or" at the end of sub-
12	paragraph (B);
13	(ii) by redesignating subparagraph
14	(C) as subparagraph (D); and
15	(iii) by inserting after subparagraph
16	(B), the following:
17	"(C) any loan made under part E of title
18	IV after the date of enactment of the PROS-
19	PER Act; or";
20	(C) in paragraph $(6)(A)$ —
21	(i) by striking "and" at the end of
22	clause (ii);
23	(ii) by redesignating clause (iii) as
24	clause (iv); and
25	(iii) by inserting after clause (ii), the
26	following:

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1	(((:::) in the same of a laser issued on
1	"(iii) in the case of a loan issued or
2	provided to a student under part E of title
3	IV on or after the date of enactment of the
4	PROSPER Act;";
5	(D) in paragraph (8)(B)(ii)—
6	(i) by striking "or" at the end of
7	clause (i);
8	(ii) by redesignating clause (ii) as
9	clause (iii); and
10	(iii) by inserting after clause (i), the
11	following:
12	"(ii) arrangements or agreements with
13	respect to loans under part E of title IV;
14	or'';
15	(2) in section 152 (20 U.S.C. 1019)—
16	(A) in subsection $(a)(1)$ —
17	(i) in subparagraph (B), by amending
18	clause (i) to read as follows:
19	"(i) make available to the prospective
20	borrower on a website or with informa-
21	tional material, the information the Board
22	of Governors of the Federal Reserve Sys-
23	tem requires the lender to provide to the
24	covered institution under section
25	128(e)(11) of the Truth in Lending Act

1	(15 U.S.C. 1638(e)(11)) for such loan;";
2	and
3	(ii) by adding at the end the fol-
4	lowing:
5	"(D) Special Rule.—Notwithstanding
6	any other provision of law, a covered institu-
7	tion, or an institution-affiliated organization of
8	such covered institution, shall not be required
9	to provide any information regarding private
10	education loans to prospective borrowers except
11	for the information described in subparagraph
12	(B)."; and
13	(B) in subsection $(b)(1)(A)(i)$, by striking
14	"part B or D" and inserting "part B, D, or
15	E'';
16	(3) in section 153 (20 U.S.C. 1019b)—
17	(A) in subsection (a)—
18	(i) in paragraph (1)(B)—
19	(I) in clause (i), by adding "and"
20	at the end;
21	(II) in clause (ii), by striking ";
22	and" at the end and inserting a pe-
23	riod; and
24	(III) by striking clause (iii); and

1	(ii) in paragraph (2), by amending
2	subparagraph (C) to read as follows:
3	"(C) update such model disclosure form
4	not later than 180 after the date of enactment
5	of the PROSPER Act, and periodically there-
6	after, as necessary."; and
7	(B) by amending subsection (c) to read as
8	follows:
9	"(c) Duties of Covered Institutions and Insti-
10	TUTION-AFFILIATED ORGANIZATIONS.—
11	"(1) CODE OF CONDUCT.—Each covered insti-
12	tution, and each institution-affiliated organization of
13	such covered institution, that has a preferred lender
14	arrangement, shall comply with the code of conduct
15	requirements of subparagraphs (A) through (C) of
16	section 487(a)(22).
17	"(2) Applicable code of conduct.—For
18	purposes of subparagraph (A), an institution-affili-
19	ated organization of a covered institution shall—
20	"(A) comply with the code of conduct de-
21	veloped and published by such covered institu-
22	tion under subparagraphs (A) and (B) of sec-
23	tion $487(a)(22);$

1	"(B) if such institution-affiliated organiza-
2	tion has a website, publish such code of conduct
3	prominently on the website; and
4	"(C) administer and enforce such code of
5	conduct by, at a minimum, requiring that all of
6	such organization's agents with responsibilities
7	with respect to education loans be annually in-
8	formed of the provisions of such code of con-
9	duct."; and
10	(4) in section 154 (20 U.S.C. 1019c)—
11	(A) in the subsection heading, by inserting
12	before the period the following: "OR THE FED-
13	ERAL ONE LOAN PROGRAM";
14	(B) by striking "William D. Ford Direct
15	Loan Program" each place it appears and in-
16	serting "William D. Ford Direct Loan Program
17	or the Federal ONE Loan Program"
18	(C) by striking "part D" each place it ap-
19	pears and inserting "part D or E"; and
20	(D) in subsection (a)—
21	(i) by striking "the development" and
22	inserting "the first update";
23	(ii) by striking "section 153(a)(2)(B)"
24	and inserting "section $153(a)(2)(C)$ "; and

1	(iii) by striking "Federal Direct Staf-
2	ford Loans, Federal Direct Unsubsidized
3	Stafford Loans, and Federal Direct
4	PLUS" and inserting "undergraduate,
5	graduate, and parent".
6	(b) LIMITATION.—The Secretary of Education shall
7	not impose, administer, or enforce any requirements on
8	a covered institution or an institution-affiliated organiza-
9	tion of a covered institution relating to preferred lender
10	lists or arrangements unless explicitly authorized by sec-
11	tions $152(a)(1)(B)$, $153(c)$, or $487(h)(1)$ of the Higher
12	Education Act of 1965 (20 U.S.C. 1019a(a)(1)(B),
13	1019b(c), or 1094(h), respectively) as amended by this
14	Act.
14 15	Act. PART F—ADDRESSING SEXUAL ASSAULT
15	PART F—ADDRESSING SEXUAL ASSAULT
15 16	PART F—ADDRESSING SEXUAL ASSAULT SEC. 151. ADDRESSING SEXUAL ASSAULT.
15 16 17	PART F—ADDRESSING SEXUAL ASSAULT SEC. 151. ADDRESSING SEXUAL ASSAULT. Title I (20 U.S.C. 1001 et seq.) is amended by adding
15 16 17 18	PART F—ADDRESSING SEXUAL ASSAULT SEC. 151. ADDRESSING SEXUAL ASSAULT. Title I (20 U.S.C. 1001 et seq.) is amended by adding at the end the following new part:
15 16 17 18 19	PART F—ADDRESSING SEXUAL ASSAULT SEC. 151. ADDRESSING SEXUAL ASSAULT. Title I (20 U.S.C. 1001 et seq.) is amended by adding at the end the following new part: "PART F—ADDRESSING SEXUAL ASSAULT
15 16 17 18 19 20	PART F—ADDRESSING SEXUAL ASSAULT SEC. 151. ADDRESSING SEXUAL ASSAULT. Title I (20 U.S.C. 1001 et seq.) is amended by adding at the end the following new part: "PART F—ADDRESSING SEXUAL ASSAULT "SEC. 161. APPLICATION.
 15 16 17 18 19 20 21 	PART F—ADDRESSING SEXUAL ASSAULT SEC. 151. ADDRESSING SEXUAL ASSAULT. Title I (20 U.S.C. 1001 et seq.) is amended by adding at the end the following new part: PART F—ADDRESSING SEXUAL ASSAULT *SEC. 161. APPLICATION. "The requirements of this part shall apply to any in-
 15 16 17 18 19 20 21 22 	PART F—ADDRESSING SEXUAL ASSAULT SEC. 151. ADDRESSING SEXUAL ASSAULT. Title I (20 U.S.C. 1001 et seq.) is amended by adding at the end the following new part: "PART F—ADDRESSING SEXUAL ASSAULT" "SEC. 161. APPLICATION. "The requirements of this part shall apply to any in- stitution of higher education receiving Federal financial
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"(2) an institution that provides instruction pri marily through online courses.

3 "SEC. 162. CAMPUS CLIMATE SURVEYS.

"(a) SURVEYS TO MEASURE CAMPUS ATTITUDES 4 5 AND CLIMATE REGARDING SEXUAL ASSAULT AND MIS-CONDUCT ON CAMPUS.—Each institution of higher edu-6 7 cation that is subject to this part shall conduct surveys 8 of its students to measure campus attitudes towards sex-9 ual assault and the general climate of the campus regard-10 ing the institution's treatment of sexual assault on campus, and shall use the results of the survey to improve 11 12 the institution's ability to prevent and respond appro-13 priately to incidents of sexual assault.

''(b) CONTENTS.—The institution's survey under this
section shall consist of such questions as the institution
considers appropriate, which may (at the option of the institution) include any of the following:

18 "(1) Questions on the incidence and prevalence19 of sexual assault experienced by students.

20 "(2) Questions on whether students who experi21 ence sexual assault report such incidents to campus
22 officials or law enforcement agencies.

23 "(3) Questions on whether the alleged perpetra24 tors are students of the institution.

1	
1	"(4) Questions to test the students' knowledge
2	and understanding of institutional policies regarding
3	sexual assault and available campus support services
4	for victims of sexual assault.
5	"(5) Questions to test the students' knowledge,
6	understanding, and retention of campus sexual as-
7	sault prevention and awareness programming.
8	"(6) Questions related to dating violence, do-
9	mestic violence, and stalking.
10	"(c) Other Issues Relating to the Administra-
11	TION OF SURVEYS.—
12	"(1) MANDATORY CONFIDENTIALITY OF RE-
13	SPONSES.—The institution shall ensure that all re-
14	sponses to surveys under this section are kept con-
15	fidential and do not require the respondents to pro-
16	vide personally identifiable information.
17	"(2) Encouraging use of best practices
18	AND APPROPRIATE LANGUAGE.—The institution is
19	encouraged to administer the surveys under this sec-
20	tion in accordance with best practices derived from
21	peer-reviewed research, and to use language that is
22	sensitive to potential respondents who may have
23	been victims of sexual assault.

"(3) ENCOURAGING RESPONSES.—The institu tion shall make a good faith effort to encourage stu dents to respond to the surveys.

4 "(d) Role of Secretary.—

"(1) DEVELOPMENT OF SAMPLE SURVEYS.— 5 6 The Secretary, in consultation with relevant stake-7 holders, shall develop sample surveys that an institution may elect to use under this section, and shall 8 9 post such surveys on a publicly accessible website of 10 the Department of Education. The Secretary shall 11 develop sample surveys that are suitable for the var-12 ious populations who will participate in the surveys. 13 "(2) LIMIT ON OTHER ACTIVITIES.—In carrying 14 out this section, the Secretary—

"(A) may not regulate or otherwise impose
conditions on the contents of an institution's
surveys under this section, except as may be
necessary to ensure that the institution meets
the confidentiality requirements of subsection
(c)(1); and

21 "(B) may not use the results of the sur22 veys to make comparisons between institutions
23 of higher education.

24 "(e) FREQUENCY.—An institution of higher edu-25 cation that is subject to this part shall conduct a survey

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under this section not less frequently than once every 3
 academic years.

3 "SEC. 163. SURVIVORS' COUNSELORS.

4 "(a) REQUIRING INSTITUTIONS TO MAKE COUN5 SELOR AVAILABLE.—

6 "(1) IN GENERAL.—Each institution of higher 7 education that is subject to this part shall retain the 8 services of qualified sexual assault survivors' coun-9 selors to counsel and support students who are vic-10 tims of sexual assault.

11 "(2) USE OF CONTRACTORS PERMITTED.—At 12 the option of the institution, the institution may re-13 tain the services of counselors who are employees of 14 the institution or may enter into agreements with 15 other institutions of higher education, victim advo-16 cacy organizations, or other appropriate sources to 17 provide counselors for purposes of this section.

18 "(3) NUMBER.—The institution shall retain 19 such number of counselors under this section as the 20 institution considers appropriate based on a reason-21 able determination of the anticipated demand for 22 such counselors' services, so long as the institution 23 retains the services of at least one such counselor at 24 all times. 1 "(b) QUALIFICATIONS.—A counselor is qualified for 2 purposes of this section if the counselor has completed 3 education specifically designed to enable the counselor to 4 provide support to victims of sexual assault, and is famil-5 iar with relevant laws on sexual assault as well as the in-6 stitution's own policies regarding sexual assault.

7 "(c) INFORMING VICTIMS OF AVAILABLE OPTIONS
8 AND SERVICES.—In providing services pursuant to this
9 section, a counselor shall—

"(1) inform the victim of sexual assault of options available to victims, including the procedures
the victim may follow to report the assault to the institution or to a law enforcement agency; and

"(2) inform the victim of interim measures that
may be taken pending the resolution of institutional
disciplinary proceedings or the conclusion of criminal
justice proceedings.

18 "(d) Confidentiality.—

19 "(1) MAINTAINING CONFIDENTIALITY OF IN20 FORMATION.—In providing services pursuant to this
21 section, a counselor shall—

"(A) maintain confidentiality with respect
to any information provided by a victim of sexual assault to the greatest extent permitted
under applicable law; and

"(B) notify the victim of 1 anv cir-2 cumstances under which the counselor is re-3 quired to report information to others (includ-4 ing a law enforcement agency) notwithstanding 5 the general requirement to maintain confiden-6 tiality under subparagraph (A). 7 "(2) MAINTAINING PRIVACY OF RECORDS.—A 8 counselor providing services pursuant to this section 9 shall be considered a recognized professional for pur-10 poses of section 444(a)(4)(B)(iv) of the General 11 Education Provisions Act (commonly known as the 12 'Family Educational Rights and Privacy Act of 13 1974') (20 U.S.C. 1232g(a)(4)(B)(iv)).

14 "(e) LIMITATIONS.—

15 "(1) NO REPORTING OF INCIDENTS UNDER CLERY ACT OR OTHER AUTHORITY.—A counselor 16 17 providing services pursuant to this section is not re-18 quired to report incidents of sexual assault that are 19 reported to the counselor for inclusion in any report 20 on campus crime statistics, and shall not be consid-21 ered part of a campus police or security department 22 for purposes of section 485(f).

23 "(2) NO COVERAGE OF COUNSELORS AS RE24 SPONSIBLE EMPLOYEES UNDER TITLE IX.—A coun25 selor providing services pursuant to this section on

1 behalf of an institution of higher education shall not 2 be considered a responsible employee of the institution for purposes of title IX of the Education 3 4 Amendments of 1972 (20 U.S.C. 1681 et seq.) or 5 the regulations promulgated pursuant to such title. 6 "(f) NOTIFICATIONS TO STUDENTS.—Each institution of higher education that is subject to this part shall 7 8 make a good faith effort to notify its students of the avail-9 ability of the services of counselors pursuant to this section through the statement of policy described in section 10 11 485(f)(8)(B)(vi) and any other methods as the institution 12 considers appropriate, including disseminating information through the institution's website, posting notices 13 throughout the campus, and including information as part 14 15 of programs to educate students on sexual assault preven-16 tion and awareness.

17 "SEC. 164. FORM TO DISTRIBUTE TO VICTIMS OF SEXUAL 18 ASSAULT.

"(a) REQUIREMENT TO DEVELOP AND DISTRIBUTE
FORM.—Each institution of higher education that is subject to this part shall develop a one-page form containing
information to provide guidance and assistance to students
who may be victims of sexual assault, and shall make the
form widely available to students.

1 "(b) CONTENTS OF FORM.—The form developed 2 under this section shall contain such information as the 3 institution considers appropriate, and may include the fol-4 lowing:

"(1) Information about the services of coun-5 6 selors which are available pursuant to section 163, 7 including a statement that the counselor will provide 8 the maximum degree of confidentiality permitted 9 under law, and a brief description of the cir-10 cumstances under which the counselor may be re-11 quired to report information notwithstanding the vic-12 tim's desire to keep the information confidential.

13 "(2) Information about other appropriate cam14 pus resources and resources in the local community,
15 including contact information.

"(3) Information about where to obtain medical
treatment, and information about transportation
services to such medical treatment facilities, if available.

20 "(4) Information about the importance of pre21 serving evidence after a sexual assault.

22 "(5) Information about how to file a report23 with local law enforcement agencies.

"(6) Information about the victim's right to re quest accommodations, and examples of accommoda tions that may be provided.

4 "(7) Information about the victim's right to re5 quest that the institution begin an investigation of
6 an allegation of sexual assault and initiate an insti7 tutional disciplinary proceeding if the alleged perpe8 trator of the assault is another student or a member
9 of the faculty or staff of the institution.

"(8) A statement that an institutional disciplinary proceeding is not a substitute for a criminal
justice proceeding.

"(9) Information about how to report a sexual
assault to the institution, including the designated
official or office responsible for receiving these reports.

"(c) DEVELOPMENT OF MODEL FORMS.—The Sec-17 retary, in consultation with relevant stakeholders, shall de-18 velop model forms that an institution may use to meet 19 the requirements of this section, and shall include in such 20 21 model forms language which may accommodate a variety 22 of State and local laws and institutional policies. Nothing 23 in this subsection may be construed to require an institu-24 tion to use any of the model forms developed under this subsection. 25

1 "SEC. 165. MEMORANDA OF UNDERSTANDING WITH LOCAL

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LAW ENFORCEMENT AGENCIES.

3 "(a) FINDINGS; PURPOSE.—

4 "(1) FINDINGS.—Because sexual assault is a 5 serious crime, coordination and cooperation between 6 institutions of higher education and law enforcement 7 agencies are critical in ensuring that reports of sex-8 ual assaults on campus are handled in an appro-9 priate and effective manner. A memorandum of un-10 derstanding entered into between an institution and 11 the law enforcement agency with primary jurisdic-12 tion for responding to reports of sexual assault on 13 the institution's campus is a useful tool to promote 14 this coordination and cooperation.

15 "(2) PURPOSE.—It is the purpose of this sec-16 tion to encourage each institution of higher edu-17 cation that is subject to this part to enter into a 18 memorandum of understanding with the law enforce-19 ment agency with primary jurisdiction for respond-20 ing to reports of sexual assault on the institution's 21 campus so that reports of sexual assault on the in-22 stitution's campus may be handled in an appropriate 23 and effective manner.

24 "(b) CONTENTS OF MEMORANDUM.—An institution
25 of higher education and a law enforcement agency enter26 ing into a memorandum of understanding described in this
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section are encouraged to include in the memorandum pro visions addressing the following:

3 "(1) An outline of the protocols and a delinea4 tion of responsibilities for responding to a report of
5 sexual assault occurring on campus.

6 "(2) A clarification of each party's responsibil7 ities under existing Federal, State, and local law or
8 policies.

9 "(3) The need for the law enforcement agency 10 to know about institutional policies and resources so 11 that the agency can direct student-victims of sexual 12 assault to such resources.

"(4) The need for the institution to know about
resources available within the criminal justice system
to assist survivors, including the presence of special
prosecutor or police units specifically designated to
handle sexual assault cases.

18 "(5) If the institution has a campus police or 19 security department with law enforcement authority, 20 the need to clarify the relationship and delineate the 21 responsibilities between such department and the 22 law enforcement agency with respect to handling in-23 cidents of sexual assaults occurring on campus.

24 "(c) ROLE OF SECRETARY.—The Secretary, in con-25 sultation with the Attorney General, shall develop best

practices for memoranda of understanding described in
 this section, and shall disseminate such best practices on
 a publicly accessible website of the Department of Edu cation.

5 "SEC. 166. DEFINITIONS.

6 "In this part:

7 "(1) The term 'sexual assault' has the meaning
8 given such term in section 485(f)(6)(A)(v).

9 "(2) The terms 'dating violence', 'domestic vio10 lence', and 'stalking', have the meaning given such
11 terms in section 485(f)(6)(A)(i).".

12 TITLE II—EXPANDING ACCESS 13 TO IN-DEMAND APPRENTICE14 SHIPS

15 SEC. 201. REPEAL.

16 (a) REPEAL.—Title II (20 U.S.C. 1021 et seq.) is17 repealed.

(b) PART A TRANSITION.—Part A of title II (20
U.S.C. 1022 et seq.), as in effect on the day before the
date of the enactment of this Act, may be carried out
using funds that have been appropriated for such part
until June 30, 2018.

SEC. 202. GRANTS FOR ACCESS TO HIGH-DEMAND CA REERS.
 The Higher Education Act of 1965 (20 U.S.C. 1001
 et seq.) is amended by inserting after title I the following:
 "TITLE II—EXPANDING ACCESS TO IN-DEMAND APPRENTICE- SHIPS

8 "SEC. 201. APPRENTICESHIP GRANT PROGRAM.

9 "(a) PURPOSE.—The purpose of this section is to ex10 pand student access to, and participation in, new industry11 led earn-and-learn programs leading to high-wage, high12 skill, and high-demand careers.

13 "(b) Authorization of Apprenticeship Grant14 Program.—

"(1) IN GENERAL.—From the amounts authorized under subsection (j), the Secretary shall award
grants, on a competitive basis, to eligible partnerships for the purpose described in subsection (a).

19 "(2) DURATION.—The Secretary shall award
20 grants under this section for a period of—

- 21 "(A) not less than 1 year; and
- 22 "(B) not more than 4 years.

23 "(3) LIMITATIONS.—

24 "(A) AMOUNT.—A grant awarded under
25 this section may not be in an amount greater
26 than \$1,500,000.

"(B) NUMBER OF AWARDS.—An eligible 1 2 partnership or member of such partnership may 3 not be awarded more than one grant under this 4 section. 5 "(C) ADMINISTRATION COSTS.—An eligible 6 partnership awarded a grant under this section 7 may not use more than 5 percent of the grant 8 funds to pay administrative costs associated 9 with activities funded by the grant. 10 "(c) MATCHING FUNDS.—To receive a grant under 11 this section, an eligible partnership shall, through cash or 12 in-kind contributions, provide matching funds from non-Federal sources in an amount equal to or greater than 13 14 50 percent of the amount of such grant. "(d) APPLICATIONS.— 15 "(1) IN GENERAL.—To receive a grant under 16 17 this section, an eligible partnership shall submit to 18 the Secretary at such a time as the Secretary may 19 require, an application that— 20 "(A) identifies and designates the business 21 or institution of higher education responsible 22 for the administration and supervision of the 23 earn-and-learn program for which such grant 24 funds would be used;

1	"(B) identifies the businesses and institu-
2	tions of higher education that comprise the eli-
3	gible partnership;
4	"(C) identifies the source and amount of
5	the matching funds required under subsection
6	(c);
7	"(D) identifies the number of students who
8	will participate and complete the relevant earn-
9	and-learn program within 1 year of the expira-
10	tion of the grant;
11	"(E) identifies the amount of time, not to
12	exceed 2 years, required for students to com-
13	plete the program;
14	"(F) identifies the relevant recognized
15	postsecondary credential to be awarded to stu-
16	dents who complete the program;
17	"(G) identifies the anticipated earnings of
18	students—
19	"(i) 1 year after program completion;
20	and
21	"(ii) 3 years after program comple-
22	tion;
23	"(H) describes the specific project for
24	which the application is submitted, including a
25	summary of the relevant classroom and paid

1	structured on-the-job training students will re-
2	ceive;
3	"(I) describes how the eligible partnership
4	will finance the program after the end of the
5	grant period;
6	"(J) describes how the eligible partnership
7	will support the collection of information and
8	data for purposes of the program evaluation re-
9	quired under subsection (h); and
10	"(K) describes the alignment of the pro-
11	gram with State identified in-demand industry
12	sectors.
13	"(2) Application review process.—
14	"(A) REVIEW PANEL.—Applications sub-
15	mitted under paragraph (1) shall be read by a
16	panel of readers composed of individuals se-
17	lected by the Secretary. The Secretary shall as-
18	sure that an individual assigned under this
19	paragraph does not have a conflict of interest
20	with respect to the applications reviewed by
21	such individual.
22	"(B) Composition of review panel.—
23	The panel of reviewers selected by the Secretary
24	under subparagraph (A) shall be comprised as
25	follows:

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1	"(i) A majority of the panel shall be
2	individuals who are representative of busi-
3	nesses, which may include owners, execu-
4	tives with optimum hiring authority, or in-
5	dividuals representing business organiza-
6	tions or business trade associations.
7	"(ii) The remainder of the panel shall
8	be equally divided between individuals who
9	are—
10	"(I) representatives of institu-
11	tions of higher education that offer
12	programs of two years or less; and
13	"(II) representatives of State
14	workforce development boards estab-
15	lished under section 101 of the Work-
16	force Innovation and Opportunity Act
17	(29 U.S.C. 3111).
18	"(C) REVIEW OF APPLICATIONS.—The
19	Secretary shall instruct the review panel se-
20	lected by the Secretary under paragraph $(2)(A)$
21	to evaluate applications using only the criteria
22	specified in paragraph (1) and make rec-
23	ommendations with respect to—
24	"(i) the quality of the applications;

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1	"(ii) whether a grant should be
2	awarded for a project under this title; and
3	"(iii) the amount and duration of
4	such grant.
5	"(D) NOTIFICATION.—Not later than June
6	30 of each year, the Secretary shall notify each
7	eligible partnership submitting an application
8	under this section of—
9	"(i) the scores given the applicant by
10	the panel pursuant to this section;
11	"(ii) the recommendations of the
12	panel with respect to such application; and
13	"(iii) the reasons for the decision of
14	the Secretary in awarding or refusing to
15	award a grant under this section; and
16	"(iv) modifications, if any, in the rec-
17	ommendations of the panel made to the
18	Secretary.
19	"(e) Award Basis.—The Secretary shall award
20	grants under this section on the following basis—
21	"(1) the number of participants to be served by
22	the grant;
23	((2) the anticipated income of program partici-
24	pants in relation to the regional median income;

"(3) the alignment of the program with State-
identified in-demand industry sectors; and
((4) the recommendations of the readers under
subsection $(d)(2)(C)$.
"(f) USE OF FUNDS.—Grant funds provided under
this section may be used for—
"(1) the purchase of appropriate equipment,
technology, or instructional material, aligned with
business and industry needs, including machinery,
testing equipment, hardware and software;
((2) student books, supplies, and equipment re-
quired for enrollment;
"(3) the reimbursement of up to 50 percent of
the wages of a student participating in an earn-and-
learn program receiving a grant under this section;
"(4) the development of industry-specific pro-
graming;
"(5) supporting the transition of industry-based
professionals from an industry setting to an aca-
demic setting;
(((c) inductors recognized contification example on
"(6) industry-recognized certification exams or
other assessments leading to a recognized postsec-

1 "(7) any fees associated with the certifications 2 or assessments described in paragraph (6). 3 "(g) TECHNICAL ASSISTANCE.—The Secretary may 4 provide technical assistance to eligible partnerships award-5 ed under this section throughout the grant period for pur-6 poses of grant management. 7 "(h) EVALUATION.— "(1) IN GENERAL.—From the amounts made 8 9 available under subsection (j), the Secretary, acting 10 through the Director of the Institute for Education 11 Sciences, shall provide for the independent evalua-12 tion of the grant program established under this sec-13 tion that includes the following: 14 "(A) An assessment of the effectiveness of 15 the grant program in expanding earn-and-learn program opportunities offered by employers in 16 17 conjunction with institutions of higher edu-18 cation. 19 "(B) The number of students who partici-20 pated in programs assisted under this section. "(C) The percentage of students partici-21 22 pating in programs assisted under this section 23 who successfully completed the program in the time described in subsection (d)(1)(E). 24

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1	"(D) The median earnings of program par-
2	ticipants—
3	"(i) 1 year after exiting the program;
4	and
5	"(ii) 3 years after exiting the pro-
6	gram.
7	"(E) The percentage of students partici-
8	pating in programs assisted under this section
9	who successfully receive a recognized postsec-
10	ondary credential.
11	"(F) The number of students served by
12	programs receiving funding under this sec-
13	tion—
14	"(i) 2 years after the end of the grant
15	period;
16	"(ii) 4 years after the end of the
17	grant period.
18	"(2) PROHIBITION.—Notwithstanding any other
19	provision of law, the evaluation required by this sub-
20	section shall not be subject to any review outside the
21	Institute for Education Sciences before such reports
22	are submitted to Congress and the Secretary.
23	"(3) PUBLICATION.—The evaluation required
24	by this subsection shall be made publicly available on
25	the website of the Department.

1	"(i) DEFINITIONS.—In this section:
2	"(1) EARN-AND-LEARN PROGRAM.—The term
3	'earn-and-learn program' means an education pro-
4	gram, including an apprenticeship program, that
5	provides students with structured, sustained, and
6	paid on-the-job training and accompanying, for cred-
7	it, classroom instruction that—
8	"(A) is for a period of between 3 months
9	and 2 years; and
10	"(B) leads to, on completion of the pro-
11	gram, a recognized postsecondary credential.
12	"(2) ELIGIBLE PARTNERSHIP.—The term 'eligi-
13	ble partnership' shall mean a consortium that in-
14	cludes—
15	"(A) one or more businesses; and
16	"(B) one or more institutions of higher
17	education.
18	"(3) IN-DEMAND INDUSTRY SECTOR OR OCCU-
19	PATION.—The term 'in-demand industry sector or
20	occupation' has the meaning given the term in sec-
21	tion 3 of the Workforce Innovation and Opportunity
22	Act (29 U.S.C. 3102).
23	"(4) ON-THE-JOB TRAINING.—The term 'on-

1	section 3 of the Workforce Innovation and Oppor-
2	tunity Act (29 U.S.C. 3102).
3	"(5) Recognized postsecondary creden-
4	TIAL.—The term 'recognized postsecondary creden-
5	tial' has the meaning given the term in section 3 of
6	the Workforce Innovation and Opportunity Act (29
7	U.S.C. 3102).
8	"(j) Authorization of Appropriations.—There
9	are authorized to be appropriated to carry out this section
10	\$183,204,000 for fiscal year 2019 and each of the 5 suc-
11	ceeding fiscal years.".
12	TITLE III—INSTITUTIONAL AID
13	SEC. 301. STRENGTHENING INSTITUTIONS.
14	Part A of title III (20 U.S.C. 1057 et seq.) is amend-
15	ed—
16	(1) in the part heading for part A, by inserting
17	"MINORITY-SERVING" after "STRENGTHENING";
18	(2) in section 311 —
19	(A) by striking subsection (b) and redesig-
20	nating subsections (c) and (d) as subsections
21	(b) and (c), respectively;
22	(B) in subsection (b) (as so redesig-
23	nated)—
24	(i) by striking paragraph (6) and in-
25	serting the following:

1	"(6) Tutoring, counseling, advising, and stu-
2	dent service programs designed to improve academic
3	success, including innovative and customized instruc-
4	tional courses (which may include remedial edu-
5	cation and English language instruction) designed to
6	help retain students and move the students rapidly
7	into core courses and through program completion.";
8	(ii) in paragraph (8), by striking "ac-
9	quisition of equipment for use in strength-
10	ening funds management" and inserting
11	"acquisition of technology, services, and
12	equipment for use in strengthening funds
13	and administrative management";
14	(iii) in paragraph (12), by striking
15	"Creating" and all that follows through
16	"technologies," and inserting "Innovative
17	learning models and creating or improving
18	facilities for Internet or other innovative
19	technologies,";
20	(iv) by redesignating paragraph (13)
21	as paragraph (18); and
22	(v) by inserting after paragraph (12)
23	the following:
24	"(13) Establishing community outreach pro-
25	grams that will encourage elementary school and

1	secondary school students to develop the academic
2	skills and the interest to pursue postsecondary edu-
3	cation.
4	"(14) The development, coordination, imple-
5	mentation, or improvement of career and technical
6	education programs as defined in section 135 of the
7	Carl D. Perkins Career and Technical Education
8	Act of 2006 (20 U.S.C. 2355).
9	"(15) Alignment and integration of career and
10	technical education programs with programs of
11	study leading to a bachelor's degree, graduate de-
12	gree, or professional degree.
13	"(16) Developing or expanding access to dual
14	or concurrent enrollment programs and early college
15	high school programs.
16	"(17) Pay for success initiatives that improve
17	time to completion and increase graduation rates.";
18	and
19	(C) in subsection (c) (as so redesignated),
20	by adding at the end the following:
21	"(4) SCHOLARSHIP.—An institution that uses
22	grant funds provided under this part to establish or
23	increase an endowment fund may use the income
24	from such endowment fund to provide scholarships
25	to students for the purposes of attending such insti-

1	tution, subject to the limitation in section
2	331(c)(3)(B)(i).";
3	(3) in section 312—
4	(A) in subsection (a), by striking "trans-
5	fers which the institution" and inserting "trans-
6	fers that the institution";
7	(B) in subsection $(b)(1)$ —
8	(i) by redesignating subparagraphs
9	(E) and (F) as subparagraphs (F) and
10	(E), respectively;
11	(ii) in subparagraph (E) (as so redes-
12	ignated), by inserting "(as defined in sec-
13	tion 103(20)(A))" after "State"; and
14	(iii) in subparagraph (F) (as so redes-
15	ignated), by striking "and" at the end; and
16	(C) in subsection (b)—
17	(i) by striking the period at the end of
18	paragraph (2) and inserting "; and"; and
19	(ii) by inserting after paragraph (2)
20	the following:
21	"(3) except as provided in section $392(b)$, an
22	institution that has a completion rate of at least 25
23	percent that is calculated by counting a student as
24	completed if that student—

1	"(A) graduates within 150 percent of the
2	normal time for completion; or
3	"(B) enrolled into another program at an
4	institution for which the previous program pro-
5	vided substantial preparation within 150 per-
6	cent of the normal time for completion.";
7	(4) in section 313—
8	(A) in subsection (a)—
9	(i) by striking "for 5 years" and in-
10	serting "for a period of 5 years"; and
11	(ii) by adding at the end the fol-
12	lowing: "Any funds awarded under this
13	section that are not expended or used for
14	the purposes for which the funds were paid
15	within 10 years following the date on
16	which the grant was awarded, shall be re-
17	paid to the Treasury."; and
18	(B) by striking subsection (d);
19	(5) in section 316—
20	(A) in subsection (c)—
21	(i) in paragraph (2)—
22	(I) by striking subparagraph (A)
23	and inserting the following:

1	"(A) the activities described in paragraphs
2	(1) through (12) and (14) through (17) of sec-
3	tion 311(b);";
4	(II) by striking subparagraphs
5	(E) through (J);
6	(III) by redesignating subpara-
7	graphs (K) and (L) as subparagraphs
8	(E) and (F), respectively;
9	(IV) by striking subparagraph
10	(M);
11	(V) by redesignating subpara-
12	graph (N) as subparagraph (G); and
13	(VI) in subparagraph (G) (as so
14	redesignated), by striking "(M)" and
15	inserting "(F)"; and
16	(ii) by striking paragraph (3) and in-
17	serting the following:
18	"(3) ENDOWMENT FUND.—A Tribal College or
19	University seeking to establish or increase an endow-
20	ment fund shall abide by the requirements in section
21	311(c)."; and
22	(B) in subsection (d)—
23	(i) by striking paragraph (2) and in-
24	serting the following:

1	"(2) Application.—A Tribal College or Uni-
2	versity desiring to receive assistance under this sec-
3	tion shall submit an application to the Secretary
4	pursuant to section 391."; and
5	(ii) in paragraph (4)—
6	(I) in subparagraph (A), by strik-
7	ing "part A of"; and
8	(II) in subparagraph (B), by
9	striking "313(d)" and inserting
10	''312(b)(3)'';
11	(6) in section 317—
12	(A) in subsection (c)—
13	(i) by striking paragraph (2) and in-
14	serting the following:
15	"(2) Examples of authorized activities.—
16	Such programs may include—
17	"(A) the activities described in paragraphs
18	(1) through (17) of section $311(b)$; and
19	"(B) other activities proposed in the appli-
20	cation submitted pursuant to subsection (d)
21	that—
22	"(i) contribute to carrying out the
23	purpose of this section; and
24	"(ii) are approved by the Secretary as
25	part of the review and approval of an ap-

1	plication submitted under subsection (d).";
2	and
3	(ii) by adding at the end the fol-
4	lowing:
5	"(3) Endowment fund.—An Alaska Native-
6	serving institution and Native Hawaiian-serving in-
7	stitution seeking to establish or increase an endow-
8	ment fund shall abide by the requirements in section
9	311(c)."; and
10	(B) in subsection (d)—
11	(i) by striking paragraph (1) and re-
12	designating paragraphs (2) and (3) as
13	paragraphs (1) and (2) , respectively;
14	(ii) in paragraph (1) (as so redesig-
15	nated)—
16	(I) in the first sentence, by in-
17	serting "pursuant to section 391"
18	after "to the Secretary"; and
19	(II) by striking the remaining
20	sentences; and
21	(iii) in paragraph (2) (as so redesig-
22	nated)—
23	(I) in subparagraph (A), by strik-
24	ing "this part or part B." and insert-

1	ing "this part, part B, or title V.";
2	and
3	(II) by striking subparagraph (B)
4	and redesignating subparagraph (C)
5	as subparagraph (B);
6	(7) in section 318 —
7	(A) in subsection (b)—
8	(i) in paragraph (1)—
9	(I) in subparagraph (E), by
10	striking "and" at the end;
11	(II) in subparagraph $(F)(ii)$, by
12	striking "part A of";
13	(III) in subparagraph (F)(iii), by
14	striking the period at the end and in-
15	serting "; and"; and
16	(IV) by adding at the end the fol-
17	lowing;
18	"(G) is an eligible institution under section
19	312(b)."; and
20	(ii) by striking paragraph (7);
21	(B) in subsection (d)—
22	(i) in paragraph (2)—
23	(I) in subparagraph (A), by strik-
24	ing "through (12) " and inserting
25	"through (17) of section 311(b)";

1	
1	(II) by striking subparagraph
2	(D); and
3	(III) by redesignating subpara-
4	graph (E) as subparagraph (D); and
5	(ii) by striking paragraph (3) and in-
6	serting the following:
7	"(3) ENDOWMENT FUND.—A Predominantly
8	Black Institution seeking to establish or increase an
9	endowment fund shall abide by the requirements in
10	section 311(c).";
11	(C) in subsection (f), by striking all after
12	"Secretary" the first place such term appears
13	and inserting "pursuant to section 391.";
14	(D) by striking subsections (g) and (h);
15	(E) by redesignating subsection (i) as sub-
16	section (g); and
17	(F) in subsection (g) (as so redesignated),
18	by striking "part A of";
19	(8) in section 319—
20	(A) in subsection (c)—
21	(i) by striking paragraph (2) and in-
22	serting the following:
23	"(2) Examples of authorized activities.—
24	Such programs may include—

1	
1	"(A) the activities described in paragraphs
2	(1) through (17) of section $311(b)$; and
3	"(B) other activities proposed in the appli-
4	cation submitted pursuant to subsection (d)
5	that—
6	"(i) contribute to carrying out the
7	purpose of this section; and
8	"(ii) are approved by the Secretary as
9	part of the review and approval of an ap-
10	plication submitted under subsection (d).";
11	and
12	(ii) by adding at the end the fol-
13	lowing:
14	"(3) Endowment fund.—A Native American-
15	serving, nontribal institution seeking to establish or
16	increase an endowment fund shall abide by the re-
17	quirements in section 311(c)."; and
18	(B) in subsection (d)—
19	(i) by striking paragraph (1) and in-
20	serting the following:
21	"(1) Application.—A Native American-serv-
22	ing, nontribal institution desiring to receive assist-
23	ance under this section shall submit an application
24	to the Secretary pursuant to section 391.";

	-
1	(ii) by striking paragraph (2) and re-
2	designating paragraph (3) as paragraph
3	(2); and
4	(iii) in paragraph (2) (as so redesig-
5	nated)—
6	(I) in subparagraph (A), by strik-
7	ing "part A of";
8	(II) by striking subparagraph
9	(B); and
10	(III) by redesignating subpara-
11	graphs (C) and (D) as subparagraphs
12	(B) and (C), respectively; and
13	(9) in section 320—
14	(A) in subsection (c)—
15	(i) by striking paragraph (2) and in-
16	serting the following:
17	"(2) Examples of authorized activities.—
18	Such programs may include—
19	"(A) the activities described in paragraphs
20	(1) through (17) of section $311(b)$;
21	"(B) academic instruction in disciplines in
22	which Asian Americans and Native American
23	Pacific Islanders are underrepresented;
24	"(C) conducting research and data collec-
25	tion for Asian American and Native American

1	Pacific Islander populations and subpopula-
2	tions;
3	"(D) establishing partnerships with com-
4	munity-based organizations serving Asian
5	Americans and Native American Pacific Island-
6	ers; and
7	"(E) other activities proposed in the appli-
8	cation submitted pursuant to subsection (d)
9	that—
10	"(i) contribute to carrying out the
11	purpose of this section; and
12	"(ii) are approved by the Secretary as
13	part of the review and approval of an ap-
14	plication submitted under subsection (d).";
15	and
16	(ii) by adding at the end the fol-
17	lowing:
18	"(3) ENDOWMENT FUND.—An Asian American
19	and Native American Pacific Islander-serving insti-
20	tution seeking to establish or increase an endowment
21	fund shall abide by the requirements in section
22	311(c)."; and
23	(B) in subsection (d)—
24	(i) by striking paragraph (1) and in-
25	serting the following:

1	"(1) Application.—Each Asian American and
2	Native American Pacific Islander-serving institution
3	desiring to receive assistance under this section shall
4	submit an application to the Secretary pursuant to
5	section 391.";
6	(ii) by striking paragraph (2) and re-
7	designating paragraph (3) as paragraph
8	(2); and
9	(iii) in paragraph (2) (as so redesig-
10	nated), by striking subparagraph (B) and
11	redesignating subparagraph (C) as sub-
12	paragraph (B).
13	SEC. 302. STRENGTHENING HISTORICALLY BLACK COL-
13 14	SEC. 302. STRENGTHENING HISTORICALLY BLACK COL- LEGES AND UNIVERSITIES.
14 15	LEGES AND UNIVERSITIES.
14 15	LEGES AND UNIVERSITIES. Part B of title III (20 U.S.C. 1060 et seq.) is amend-
14 15 16	LEGES AND UNIVERSITIES. Part B of title III (20 U.S.C. 1060 et seq.) is amend- ed—
14 15 16 17	LEGES AND UNIVERSITIES. Part B of title III (20 U.S.C. 1060 et seq.) is amend- ed— (1) in section 323—
14 15 16 17 18	LEGES AND UNIVERSITIES. Part B of title III (20 U.S.C. 1060 et seq.) is amend- ed— (1) in section 323— (A) by striking subsection (a) and insert-
14 15 16 17 18 19	LEGES AND UNIVERSITIES. Part B of title III (20 U.S.C. 1060 et seq.) is amend- ed— (1) in section 323— (A) by striking subsection (a) and insert- ing the following :
 14 15 16 17 18 19 20 	LEGES AND UNIVERSITIES. Part B of title III (20 U.S.C. 1060 et seq.) is amend- ed— (1) in section 323— (A) by striking subsection (a) and insert- ing the following : "(a) AUTHORIZED ACTIVITIES.—From amounts
 14 15 16 17 18 19 20 21 	LEGES AND UNIVERSITIES. Part B of title III (20 U.S.C. 1060 et seq.) is amend- ed— (1) in section 323— (A) by striking subsection (a) and insert- ing the following : "(a) AUTHORIZED ACTIVITIES.—From amounts available under section 399(a)(2) for any fiscal year, the

1	((1) The activities described in paragraphs (1)
2	through (17) of section $311(b)$.
3	"(2) Academic instruction in disciplines in
4	which Black Americans are underrepresented.
5	"(3) Initiatives to improve the educational out-
6	comes of African-American males.
7	"(4) Establishing or enhancing a program of
8	teacher education designed to qualify students to
9	teach in a public elementary or secondary school in
10	the State that shall include, as part of such pro-
11	gram, preparation for teacher certification.
12	"(5) Acquisition of real property in connection
13	with the construction, renovation, or addition to or
14	improvement of campus facilities.
15	"(6) Services necessary for the implementation
16	of projects or activities that are described in the
17	grant application and that are approved, in advance,
18	by the Secretary, except that not more than two per-
19	cent of the grant amount may be used for this pur-
20	pose.
21	"(7) Other activities proposed in the application
22	submitted pursuant to section 325 that—
23	"(A) contribute to carrying out the pur-
24	poses of this part; and

1	"(B) are approved by the Secretary as part
2	of the review and acceptance of such applica-
3	tion."; and
4	(B) by striking subsection (b) and insert-
5	ing the following:
6	"(b) ENDOWMENT FUND.—An institution seeking to
7	establish or increase an endowment shall abide by the re-
8	quirements in section 311(c).";
9	(2) in section 325(a), by striking "(C), (D), and
10	(E)" and inserting "(C) through (F)";
11	(3) in section 326—
12	(A) by striking subsection (b) and insert-
13	ing the following:
14	"(b) DURATION.—The Secretary may award a grant
15	to an eligible institution under this part for a period of
16	5 years. Any funds awarded under this section that are
17	not expended or used for the purposes for which the funds
18	were paid within 10 years following the date on which the
19	grant was awarded, shall be repaid to the Treasury.";
20	(B) by striking subsection (c) and insert-
21	ing the following:
22	"(c) AUTHORIZED ACTIVITIES.—A grant under this
23	section may be used for—

"(1) the activities described in paragraphs (1)
 through (12), (14) through (15), and (17) of section
 311(b);

"(2) scholarships, fellowships, and other finan-4 5 cial assistance for needy graduate and professional 6 students to permit the enrollment of the students in and completion of the doctoral degree in medicine, 7 8 dentistry, pharmacy, veterinary medicine, law, and 9 the doctorate degree in the physical or natural 10 sciences, engineering, mathematics, or other sci-11 entific disciplines in which African Americans are 12 underrepresented;

"(3) acquisition of real property that is adjacent to the campus in connection with the construction, renovation, or addition to or improvement of
campus facilities;

"(4) services necessary for the implementation
of projects or activities that are described in the
grant application and that are approved, in advance,
by the Secretary, except that not more than two percent of the grant amount may be used for this purpose; and

23 "(5) other activities proposed in the application
24 submitted under subsection (d) that—

1	"(A) contribute to carrying out the pur-
2	poses of this part; and
3	"(B) are approved by the Secretary as part
4	of the review and acceptance of such applica-
5	tion.";
6	(C) in subsection $(e)(1)$ —
7	(i) in subparagraph (W), by striking
8	"and" at the end;
9	(ii) in subparagraph (X), by striking
10	the period at the end and inserting ";
11	and";
12	(iii) by adding at the end the fol-
13	lowing:
14	"(Y) University of the Virgin Islands
15	School of Medicine.";
16	(iv) in each of paragraphs (2) and (3)
17	of subsection (f), by striking "(X)" and in-
18	serting "(Y)"; and
19	(v) in subsection (g), by striking
20	"2008" each place such term appears and
21	inserting "2018"; and
22	(4) in section 327—
23	(A) by striking the designation and head-
24	ing for subsection (a); and
25	(B) by striking subsection (b).

1	SEC. 303. HISTORICALLY BLACK COLLEGE AND UNIVER-
2	SITY CAPITAL FINANCING.
3	Part D of title III (20 U.S.C. 1066 et seq.) is amend-
4	ed—
5	(1) in section 343—
6	(A) by striking "escrow account" each
7	place it appears and inserting "bond insurance
8	fund"; and
9	(B) in subsection (b)—
10	(i) in paragraph (1), by striking "an"
11	and inserting "a"; and
12	(ii) in paragraph (8), in the matter
13	preceding subparagraph (A), by striking
14	"an" and inserting "a";
15	(2) in section 345, by striking paragraph (9)
16	and inserting the following:
17	"(9) may, directly or by grant or contract, pro-
18	vide financial counseling and technical assistance to
19	eligible institutions to prepare the institutions to
20	qualify, apply for, and maintain a capital improve-
21	ment loan, including a loan under this part; and";
22	and
23	(3) in section $347(c)$, by striking paragraph (2)
24	and inserting the following:
25	"(2) REPORT.—On an annual basis, the Advi-
26	sory Board shall prepare and submit to the author-
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1	izing committees a report on the status of the his-
2	torically Black colleges and universities described in
3	paragraph (1)(A) and an overview of all loans in the
4	capital financing program, including the most recent
5	loans awarded in the fiscal year in which the report
6	is submitted. The report shall include administrative
7	and legislative recommendations, as needed, for ad-
8	dressing the issues related to construction financing
9	facing historically Black colleges and universities.".
10	SEC. 304. MINORITY SCIENCE AND ENGINEERING IMPROVE-
11	MENT PROGRAM.
12	Part E of title III (20 U.S.C. 1067 et seq.) is amend-
13	ed—
14	(1) in section 353(a)—
15	
	(A) in paragraph (1), by striking " $365(6)$ "
16	(A) in paragraph (1), by striking "365(6)"and inserting "359(6)";
16 17	
	and inserting "359(6)";
17	and inserting "359(6)";(B) in paragraph (2), by striking "365(7)"
17 18	and inserting "359(6)"; (B) in paragraph (2), by striking "365(7)" and inserting "359(7)";
17 18 19	 and inserting "359(6)"; (B) in paragraph (2), by striking "365(7)" and inserting "359(7)"; (C) in paragraph (3), by striking "365(8)"
17 18 19 20	 and inserting "359(6)"; (B) in paragraph (2), by striking "365(7)" and inserting "359(7)"; (C) in paragraph (3), by striking "365(8)" and inserting "359(8)"; and

1	(3) by redesignating subpart 3 as subpart 2
2	and redesignating sections 361 through 365 as sec-
3	tions 355 through 359, respectively;
4	(4) in section 355 (as so redesignated), by
5	striking paragraph (5);
6	(5) in section $356(a)$ (as so redesignated), by
7	striking "determined under section 361)" and in-
8	serting "determined under section 355)"; and
9	(6) in section $359(2)$ (as so redesignated)—
10	(A) by inserting "American" after
11	"Black"; and
12	(B) by striking "Hispanic (including" and
13	inserting "Hispanic American (including".
14	SEC. 305. STRENGTHENING HISTORICALLY BLACK COL-
15	LEGES AND UNIVERSITIES AND OTHER MI-
16	NORITY-SERVING INSTITUTIONS.
17	Section 371 (20 U.S.C. 1067q) is amended—
18	(1) in subsection $(b)(2)(D)(iii)$, by striking
19	"section 311(c)" and inserting "section 311(b)";
20	and
21	(2) in subsection $(c)(9)(F)(ii)$, by striking "part
22	A of".
23	SEC. 306. GENERAL PROVISIONS.
24	Part G of title III (20 U.S.C. 1068 et seq.) is amend-
25	ed—

1 (1) in section 391(b)—

2	(A) in paragraph (1), by striking "institu-
3	tional management" and all that follows
4	through the semicolon at the end and inserting
5	"institutional management, and use the grant
6	to provide for, and lead to, institutional self-
7	sustainability and growth (including measurable
8	objectives for the institution and the Secretary
9	to use in monitoring the effectiveness of activi-
10	ties under this title);";
11	(B) in paragraph (7)—
12	(i) by striking subparagraph (C) and
13	redesignating subparagraphs (D) and (E)
14	as subparagraphs (C) and (D), respec-
15	tively; and
16	(ii) in subparagraph (D) (as so redes-
17	ignated), strike "and" at the end;
18	(C) by striking paragraph (8) and insert-
19	ing the following:
20	"(8) set forth a 5-year plan for improving the
21	assistance provided by the institution; and"; and
22	(D) by adding at the end the following:
23	((9) submit such enrollment data as may be
24	necessary to demonstrate that the institution is a
25	minority-serving institution.";

1	(2) in section 392—
2	(A) in subsection (b)—
3	(i) in the subsection heading, after
4	"Expenditures" insert "; Completion
5	RATES";
6	(ii) in paragraph (1), insert "or
7	312(b)(3)" after "312(b)(1)(B)"; and
8	(iii) in paragraph (2)—
9	(I) in the matter preceding sub-
10	paragraph (A)—
11	(aa) by inserting "or
12	312(b)(3)" after "312(b)(1)(B)";
13	and
14	(bb) by inserting "Amer-
15	ican" after "Hispanic"; and
16	(II) in subparagraph (A), by in-
17	serting "or section 312(b)(3)" after
18	"312(b)(1)"; and
19	(B) by striking subsection (c) and insert-
20	ing the following:
21	"(c) WAIVER AUTHORITY WITH RESPECT TO INSTI-
22	TUTIONS LOCATED IN AN AREA AFFECTED BY A MAJOR
23	DISASTER.—
24	"(1) WAIVER AUTHORITY.—Notwithstanding
25	any other provision of law, unless enacted with spe-

1	cific reference to this section, in the case of a major
2	disaster, the Secretary may waive for affected insti-
3	tutions—
4	"(A) the eligibility data requirements set
5	forth in section 391(d) and section 521(e);
6	"(B) the allotment requirements under sec-
7	tion 324; and
8	"(C) the use of the funding formula devel-
9	oped pursuant to section $326(f)(3)$;
10	"(2) DEFINITIONS.—In this subsection:
11	"(A) AFFECTED INSTITUTION.—The term
12	'affected institution' means an institution of
13	higher education that—
14	"(i) is—
15	"(I) a part A institution (which
16	term shall have the meaning given the
17	term 'eligible institution' under sec-
18	tion $312(b)$ or section $502(a)(6)$; or
19	"(II) a part B institution, as
20	such term is defined in section
21	322(2), or as identified in section
22	326(e);
23	"(ii) is located in an area affected by
24	a major disaster; and

1 "(iii) is able to demonstrate that, as a 2 result of the impact of a major disaster, 3 the institution— "(I) incurred physical damage; 4 5 "(II) has pursued collateral 6 source compensation from insurance, 7 the Federal Emergency Management 8 Agency, and the Small Business Ad-9 ministration, as appropriate; and 10 "(III) was not able to fully re-11 open in existing facilities or to fully 12 reopen to the pre-disaster enrollment 13 levels. 14 "(B) MAJOR DISASTER.—The term 'major 15 disaster' has the meaning given such term in section 102(2) of the Robert T. Stafford Dis-16 17 aster Relief and Emergency Assistance Act (42) 18 U.S.C. 5122(2))."; and 19 (3) in section 399, by striking subsection (a) 20 and inserting the following: "(a) AUTHORIZATIONS.— 21 "(1) PART A.—(A) There are authorized to be 22 23 appropriated to carry out section 316, \$27,599,000 24 for each of fiscal years 2019 through 2024.

1	"(B) There are authorized to be appropriated
2	to carry out section 317, \$13,802,000 for each of
3	fiscal years 2019 through 2024.
4	"(C) There are authorized to be appropriated to
5	carry out section 318, \$9,942,000 for each of fiscal
6	years 2019 through 2024.
7	"(D) There are authorized to be appropriated
8	to carry out section 319, \$3,348,000 for each of fis-
9	cal years 2019 through 2024.
10	"(E) There are authorized to be appropriated
11	to carry out section 320, \$3,348,000 for each of fis-
12	cal years 2019 through 2024.
13	"(2) PART B.—(A) There are authorized to be
14	appropriated to carry out part B (other than section
15	326), \$244,694,000 for each of fiscal years 2019
16	through 2024.
17	"(B) There are authorized to be appropriated
18	to carry out section 326, \$63,281,000 for each of
19	fiscal years 2019 through 2024.
20	"(3) PART D.—There are authorized to be ap-
21	propriated to carry out part D, \$20,484,000 for
22	each of fiscal years 2019 through 2024. Of the
23	amount authorized, 1.63 percent shall be reserved
24	for administrative expenses.

	110
1	"(4) PART E.—There are authorized to be ap-
2	propriated to carry out subpart 1 of part E,
3	\$9,648,000 for each of fiscal years 2019 through
4	2024.".
5	TITLE IV—STUDENT ASSISTANCE
6	PART A-GRANTS TO STUDENTS IN ATTENDANCE
7	AT INSTITUTIONS OF HIGHER EDUCATION
8	SEC. 401. FEDERAL PELL GRANTS.
9	(a) Reauthorization.—Section 401(a) (20 U.S.C.
10	1070a(a)) is amended—
11	(1) by striking "fiscal year 2017" and inserting
12	"fiscal year 2024"; and
13	(2) by inserting "an eligible program at" after
14	"attendance at".
15	(b) Federal Pell Grant Bonus.—
16	(1) Amendments.—Section 401(b) (20 U.S.C.
17	1070a(b)) is amended—
18	(A) in paragraph (7)(A)(iii)—
19	(i) by inserting "and paragraph (9)"
20	after "this paragraph"; and
21	(ii) by inserting before the semicolon
22	at the end the following: "and to provide
23	the additional amount required by para-
24	graph (9) "; and
25	(B) by adding at the end the following:

"(9) Federal pell grant bonus.—

1

2	"(A) IN GENERAL.—Notwithstanding any
3	other provision of this subsection and from the
4	amounts made available pursuant to paragraph
5	(7)(A)(iii) for the purposes of this paragraph,
6	an eligible student who is receiving a Federal
7	Pell Grant for an award year shall receive an
8	amount in addition to such Federal Pell Grant
9	for each payment period of such award year for
10	which the student—
11	"(i) is receiving such Federal Pell
12	Grant as long as the amount of such Fed-
13	eral Pell Grant does not exceed the max-
14	imum amount of a Federal Pell Grant
15	award determined under paragraph $(2)(A)$
16	for such award year; and
17	"(ii) is carrying a work load that—
18	"(I) is greater than the normal
19	full-time work load for the course of
20	study the student is pursuing, as de-
21	termined by the institution of higher
22	education; and
23	"(II) will lead to the completion
24	of not less than 30 credit hours (or
25	the equivalent coursework) upon the

1 completion of the final payment pe-2 riod for which the student is receiving the Federal Pell Grant described in 3 4 clause (i). 5 "(B) AMOUNT OF BONUS.—The amount 6 provided to an eligible student under subpara-7 graph (A) for an award year may not exceed 8 \$300, which shall be equally divided among 9 each payment period of such award year de-10 scribed in clauses (i) and (ii) of subparagraph 11 (A).". 12 (2) EFFECTIVE DATE.—The amendments made 13 by paragraph (1) shall take effect with respect to 14 award year 2018-2019 and each succeeding award 15 year. 16 (c) PERIOD OF ELIGIBILITY FOR GRANTS.—Section 17 401(c) (20 U.S.C. 1070a(c)) is amended by adding at the 18 end the following:

19 "(6)(A) The Secretary shall issue to each stu20 dent receiving a Federal Pell Grant, an annual sta21 tus report which shall—

"(i) inform the student of the remaining
period during which the student may receive
Federal Pell Grants in accordance with paragraph (5), and provide access to a calculator to

2	tion;
3	"(ii) include an estimate of the Federal
4	Pell Grant amounts which may be awarded for
5	such remaining period based on the student's
6	award amount determined under subsection
7	(b)(2)(A) for the most recent award year;
8	"(iii) explain how the estimate was cal-
9	culated and any assumptions underlying the es-
10	timate;
11	"(iv) explain that the estimate may be af-
12	fected if there is a change—
13	((I) in the student's financial cir-
14	cumstances; or
15	"(II) the availability of Federal fund-
16	ing; and
17	"(v) describe how the remaining period
18	during which the student may receive Federal
19	Pell Grants will be affected by whether the stu-
20	dent is enrolled as a full-time student.
21	"(B) Nothing in this paragraph shall be con-
22	strued to prohibit an institution from offering addi-
23	tional counseling to a student with respect to Fed-
24	eral Pell Grants, but such counseling shall not delay

or impede disbursement of a Federal Pell Grant
 award to the student.".

3 (d) DISTRIBUTION OF GRANTS TO STUDENTS.—Sec4 tion 401(e) (20 U.S.C. 1070a(e)) is amended by striking
5 the first sentence and inserting "Payments under this sec6 tion shall be made in the same manner as disbursements
7 under section 465(a).".

8 (e) INSTITUTIONAL INELIGIBILITY BASED ON DE9 FAULT RATES.—Section 401(j) of such Act (20 U.S.C.
10 1070a(j)) is amended by adding at the end the following:
11 "(3) SUNSET.—The provisions of this sub12 section shall not apply after the transition period de13 scribed in section 481B(e)(3).".

14 (f) PREVENTION OF FRAUD.—Section 401 (20
15 U.S.C. 1070a) is amended by adding at the end the fol16 lowing:

17 "(k) Prevention of Fraud.—

18 "(1) IN GENERAL.—No Federal Pell Grant
19 shall be awarded under this subpart to any indi20 vidual who, with respect to not less than any 3 pay21 ment periods, for each such payment period—

22 "(A) received at least a portion of a Fed-23 eral Pell Grant award; and

1	"(B) did not complete any credit hours (or
2	credit hour equivalencies) for which the indi-
3	vidual was enrolled.
4	"(2) WAIVER.—The financial aid administrator
5	at an institution may waive the requirement of para-
6	graph (1), if the financial aid administrator—
7	"(A) determines that the student was un-
8	able to complete the credit hours described in
9	paragraph $(1)(B)$ due to circumstances beyond
10	the student's control; and
11	"(B) makes and documents such a deter-
12	mination on an individual basis.
13	"(3) Circumstances described.—For pur-
14	poses of paragraph (2), circumstances beyond the
15	student's control—
16	"(A) may include the student withdrawing
17	from classes due to illness; and
18	"(B) shall not include withdrawing to
19	avoid a particular grade.".
20	(g) Report on Costs of Federal Pell Grant
21	PROGRAM.—Section 401 (20 U.S.C. 1070a) is further
22	amended, as amended by subsections (a) through (f), by
23	adding at the end the following:
24	"(1) Report on Costs of Federal Pell Grant
25	PROGRAM.—Not later than October 31 of each year, the

1	Secretary shall prepare and submit a report to the author-
2	izing committees that includes the following information
3	with respect to spending for the Federal Pell Grant pro-
4	gram for the preceding fiscal year:
5	((1) The total obligations and expenditures for
6	the program for such fiscal year.
7	((2) A comparison of the total obligations and
8	expenditures for the program for such fiscal year—
9	"(A) to the most recently available Con-
10	gressional Budget Office baseline for the pro-
11	gram; and
12	"(B) in the case in which such fiscal year
13	is fiscal year 2019, 2020, 2021, 2022, 2023, or
14	2024, to the Congressional Budget Office cost
15	estimate for the program included in the report
16	of the Committee on Education and the Work-
17	force of the House of Representatives accom-
18	panying the PROSPER Act, as approved by the
19	Committee.
20	"(3) The total obligations and expenditures for
21	the maximum Federal Pell Grant for which a stu-
22	dent is eligible, as specified in the last enacted ap-
23	propriation Act applicable to such fiscal year.
24	"(4) A comparison of the total obligations and
25	expenditures for the maximum Federal Pell Grant

1	for which a student is eligible, as specified in the
2	last enacted appropriation Act applicable to such fis-
3	cal year—
4	"(A) to the most recently available Con-
5	gressional Budget Office baseline for such max-
6	imum Federal Pell Grant; and
7	"(B) in the case in which such fiscal year
8	is fiscal year 2019, 2020, 2021, 2022, 2023, or
9	2024, to the Congressional Budget Office cost
10	estimate for such maximum Federal Pell Grant
11	included in the report of the Committee on
12	Education and the Workforce of the House of
13	Representatives accompanying the PROSPER
14	Act, as approved by the Committee.
15	"(5) The total mandatory obligations and ex-
16	penditures for the amount of the increase in such
17	maximum Federal Pell Grant required by subsection
18	(b)(7)(B) for such fiscal year.
19	"(6) A comparison of the total mandatory obli-
20	gations and expenditures for the amount of the in-
21	crease in such maximum Federal Pell Grant re-
22	quired by subsection $(b)(7)(B)$ —
23	"(A) to the most recently available Con-
24	gressional Budget Office baseline for the in-
25	crease; and

1	"(B) in the case in which such fiscal year
2	is fiscal year 2019, 2020, 2021, 2022, 2023, or
3	2024, to the Congressional Budget Office cost
4	estimate for the increase included in the report
5	of the Committee on Education and the Work-
6	force of the House of Representatives accom-
7	panying the PROSPER Act, as approved by the
8	Committee.
9	"(7) The total mandatory obligations and ex-
10	penditures for the Federal Pell Grant Bonus re-
11	quired by subsection (b)(9) for such fiscal year.
12	"(8) A comparison of the total mandatory obli-
13	gations and expenditures for the Federal Pell Grant
14	Bonus required by subsection $(b)(9)$ for such fiscal
15	year—
16	"(A) to the most recently available Con-
17	gressional Budget Office baseline for such
18	bonus; and
19	"(B) in the case in which such fiscal year
20	is fiscal year 2019, 2020, 2021, 2022, 2023, or
21	2024, to the Congressional Budget Office cost
22	estimate for such bonus included in the report
23	of the Committee on Education and the Work-
24	force of the House of Representatives accom-

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1	panying the PROSPER Act, as approved by the
2	Committee.".
3	SEC. 402. FEDERAL TRIO PROGRAMS.
4	(a) Program Authority; Authorization of Ap-
5	PROPRIATIONS.—Section 402A (20 U.S.C. 1070a–11) is
6	amended—
7	(1) in subsection (c)—
8	(A) by amending subparagraph (A) of
9	paragraph (2) to read as follows:
10	"(A) Accountability for outcomes.—
11	In making grants under this chapter, the Sec-
12	retary shall comply with the following require-
13	ments:
14	"(i) The Secretary shall consider each
15	applicant's prior success in achieving high
16	quality service delivery, as determined
17	under subsection (f), under the particular
18	program for which funds are sought. The
19	level of consideration given the factor of
20	prior success in achieving high quality
21	service delivery shall not vary from the
22	level of consideration given such factor
23	during fiscal years 1994 through 1997, ex-
24	cept that grants made under section 402H
25	shall not be given such consideration.

1	"(ii) The Secretary shall not give
2	points for prior success in achieving high
3	quality service delivery to any current
4	grantee that, during the then most recent
5	period for which funds were provided, did
6	not meet or exceed two or more objectives
7	established in the eligible entity's applica-
8	tion based on the performance measures
9	described in subsection (f).
10	"(iii) From the amounts awarded
11	under subsection (g) for a program under
12	this chapter (other than a program under
13	section 402G and 402H) for any fiscal
14	year in which the Secretary conducts a
15	competition for the award of grants or con-
16	tracts under such programs, the Secretary
17	shall reserve not less than 10 percent of
18	such available amount to award grants or
19	contracts to applicants who have not pre-
20	viously received a grant or contract under
21	this chapter. If the Secretary determines
22	that there are an insufficient number of
23	qualified applicants to use the full amount
24	reserved under the preceding sentence, the
25	Secretary shall use the remainder of such

amount to award grants or contracts to applicants who have previously received a grant or contract under this chapter."; (B) in paragraph (3)— (i) in subparagraph (A)— (I) by striking "as provided in subparagraph (B)" and inserting "as provided in subparagraph (C)"; (II) by striking "experience" and inserting "success in achieving high quality service delivery"; (ii) by redesignating subparagraph (B) as subparagraph (C); and (iii) by inserting after subparagraph (A) the following new subparagraph: "(B) To ensure that congressional priorities in conducting competitions for grants and contracts under this chapter are implemented, the Secretary the

18 19 shall additional criteria for not impose 20 prioritization of applications for such grants or con-21 tracts (including additional competitive, absolute, or 22 other criteria) beyond the criteria described in this 23 chapter."; 24

(C) in paragraph (6)—

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1	(i) by striking the period at the end of
2	the second sentence and inserting ", as
3	long as the program is serving a different
4	population or a different campus.";
5	(ii) by striking "the programs author-
6	ized by" and inserting "sections 402B,
7	402C, 402D, and 402F of";
8	(iii) by striking "The Secretary shall
9	encourage" and inserting the following:
10	"(A) The Secretary shall encourage";
11	(iv) by striking "The Secretary shall
12	permit" and inserting the following:
13	"(B) The Secretary shall permit";
14	(D) in paragraph (7), by striking "8
15	months" each place it appears and inserting
16	"90 days";
17	(E) in paragraph (8)—
18	(i) in subparagraph (A)—
19	(I) in the matter preceding clause
20	(i), by striking "Not later than 180
21	days after the date of enactment of
22	the Higher Education Opportunity
23	Act," and inserting "Not later than
24	90 days before the commencement of

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1	each competition for a grant under
2	this chapter,";
3	(II) in clause (iii), by striking
4	"prior experience points for high qual-
5	ity service delivery are awarded" and
6	inserting "application scores are ad-
7	justed for prior success in achieving
8	high quality service delivery"; and
9	(III) in clause (v), by striking
10	"prior experience points for" and in-
11	serting "the adjustment in scores for
12	prior success in achieving";
13	(ii) by striking subparagraph (B) and
14	redesignating subparagraph (C) as sub-
15	paragraph (B); and
16	(iii) in subparagraph (B), as so redes-
17	ignated—
18	(I) in clause (iii)—
19	(aa) in the matter preceding
20	subclause (I), by striking "prior
21	experience points for" and insert-
22	ing "points for prior success in
23	achieving"; and
24	(bb) in subclause (II), by
25	striking "prior experience points"

1	and inserting "points for prior
2	success in achieving high quality
3	service delivery"; and
4	(II) in clause (vi), by inserting
5	before the period at the end the fol-
6	lowing: "from funds reserved under
7	subsection (g)"; and
8	(F) by adding at the end the following:
9	"(9) MATCHING REQUIREMENT.—
10	"(A) IN GENERAL.—The Secretary shall
11	not approve an application submitted under sec-
12	tion 402B, 402C, 402D, 402E, or 402F unless
13	such application—
14	"(i) provides that the eligible entity
15	will provide, from State, local, institu-
16	tional, or private funds, not less than 20
17	percent of the cost of the program, which
18	matching funds may be provided in cash or
19	in kind and may be accrued over the full
20	duration of the grant award period, except
21	that the eligible entity shall make substan-
22	tial progress towards meeting the matching
23	requirement in each year of the grant

1	"(ii) specifies the methods by which
2	matching funds will be paid; and
3	"(iii) includes provisions designed to
4	ensure that funds provided under this
5	chapter shall supplement and not supplant
6	funds expended for existing programs.
7	"(B) Special Rule.—Notwithstanding
8	the matching requirement described in subpara-
9	graph (A), the Secretary may by regulation
10	modify the percentage requirement described in
11	subparagraph (A). The Secretary may approve
12	an eligible entity's request for a reduced match
13	percentage—
14	"(i) at the time of application if the
15	eligible entity demonstrates significant eco-
16	nomic hardship that precludes the eligible
17	entity from meeting the matching require-
18	ment; or
19	"(ii) in response to a petition by an
20	eligible entity subsequent to a grant award
21	under section 402B, 402C, 402D, 402E,
22	or 402F if the eligible entity demonstrates
23	that the matching funds described in its
24	application are no longer available and the

1	eligible entity has exhausted all revenues
2	for replacing such matching funds.";
3	(2) in subsection $(d)(3)$, by adding at the end
4	the following new sentence: "In addition, the Sec-
5	retary shall host at least one virtual, interactive edu-
6	cation session using telecommunications technology
7	to ensure that any interested applicants have access
8	to technical assistance.";
9	(3) in subsection (e)—
10	(A) in paragraph (1)—
11	(i) in subparagraph (C), by striking
12	"or" at the end;
13	(ii) in subparagraph (D), by striking
14	the period at the end and inserting "; or";
15	and
16	(iii) by adding at the end the fol-
17	lowing new subparagraph:
18	"(E) documentation that the student has been
19	determined to be eligible for a Federal Pell Grant
20	under section 401."; and
21	(B) in paragraph (2)—
22	(i) in subparagraph (C), by striking
23	"or" at the end;

1	(ii) in subparagraph (D), by striking
2	the period at the end and inserting "; or";
3	and
4	(iii) by adding at the end the fol-
5	lowing new subparagraph:
6	"(E) documentation that the student has been
7	determined to be eligible for a Federal Pell Grant
8	under section 401.";
9	(4) in subsection (f)—
10	(A) in the heading of paragraph (1), by
11	striking "PRIOR EXPERIENCE" and inserting
12	"ACCOUNTABILITY FOR OUTCOMES";
13	(B) in paragraph (1) by striking "experi-
14	ence of" and inserting "success in achieving";
15	(C) in paragraph (3)—
16	(i) in subparagraph (A)—
17	(I) in clause (iv) by striking "rig-
18	orous secondary school program of
19	study that will make such students el-
20	igible for programs such as the Aca-
21	demic Competitiveness Grants Pro-
22	gram" and inserting "secondary
23	school program of study that will pre-
24	pare such students to enter postsec-

1	ondary education without the need for
2	remedial education";
3	(II) by redesignating clauses (v)
4	and (vi) as clauses (vi) and (vii), re-
5	spectively; and
6	(III) by inserting after clause (iv)
7	the following new clause:
8	"(v) the completion of financial aid
9	applications, including the Free Applica-
10	tion for Federal Student Aid described in
11	section 483(a) and college admission appli-
10	actions "
12	cations;";
12 13	(ii) in subparagraph (B)—
13	(ii) in subparagraph (B)—
13 14	(ii) in subparagraph (B)—(I) by redesignating clauses (i),
13 14 15	 (ii) in subparagraph (B)— (I) by redesignating clauses (i), (ii), (iii), (iv), (v), (vi), (vii) as sub-
13 14 15 16	 (ii) in subparagraph (B)— (I) by redesignating clauses (i), (ii), (iii), (iv), (v), (vi), (vii) as sub- clauses (I), (II), (III), (IV), (VII),
 13 14 15 16 17 	 (ii) in subparagraph (B)— (I) by redesignating clauses (i), (ii), (iii), (iv), (v), (vi), (vii) as sub- clauses (I), (II), (III), (IV), (VII), (IX), and (X), respectively;
 13 14 15 16 17 18 	 (ii) in subparagraph (B)— (I) by redesignating clauses (i), (ii), (iii), (iv), (v), (vi), (vii) as sub- clauses (I), (II), (III), (IV), (VII), (IX), and (X), respectively; (II) by inserting after subclause
 13 14 15 16 17 18 19 	 (ii) in subparagraph (B)— (I) by redesignating clauses (i), (ii), (iii), (iv), (v), (vi), (vii) as sub- clauses (I), (II), (III), (IV), (VII), (IX), and (X), respectively; (II) by inserting after subclause (IV), as so redesignated, the fol-
 13 14 15 16 17 18 19 20 	 (ii) in subparagraph (B)— (I) by redesignating clauses (i), (ii), (iii), (iv), (v), (vi), (vii) as subclauses (I), (II), (III), (IV), (VII), (IX), and (X), respectively; (II) by inserting after subclause (IV), as so redesignated, the following:
 13 14 15 16 17 18 19 20 21 	 (ii) in subparagraph (B)— (I) by redesignating clauses (i), (ii), (iii), (iv), (v), (vi), (vii) as subclauses (I), (II), (III), (IV), (VII), (IX), and (X), respectively; (II) by inserting after subclause (IV), as so redesignated, the following: "(V) the reentry into secondary
 13 14 15 16 17 18 19 20 21 22 	 (ii) in subparagraph (B)— (I) by redesignating clauses (i), (ii), (iii), (iv), (v), (vi), (vii) as subclauses (I), (II), (III), (IV), (VII), (IX), and (X), respectively; (II) by inserting after subclause (IV), as so redesignated, the following: "(V) the reentry into secondary school of such students;

1	opment (commonly known as a
2	'GED') program;''.
3	(III) in subclause (VII), as so re-
4	designated, by striking "rigorous sec-
5	ondary school program of study that
6	will make such students eligible for
7	programs such as the Academic Com-
8	petitiveness Grants Program" and in-
9	serting "secondary school program of
10	study that will prepare such students
11	to enter postsecondary education with-
12	out the need for remedial education";
13	(IV) by inserting after subclause
14	(VII), as so redesignated, the fol-
15	lowing new subclause:
16	"(VIII) the completion of financial aid
17	applications, including the Free Applica-
18	tion for Federal Student Aid described in
19	section 483(a) and college admission appli-
20	cations;";
21	(V) by striking "(B) For pro-
22	grams authorized under section
23	402C," and inserting "(B)(i) For pro-
24	grams authorized under section 402C,

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1	except in the case of projects that spe-
2	cifically target veterans,"; and
3	(VI) by adding at the end the fol-
4	lowing new clauses:
5	"(ii) For programs authorized under sec-
6	tion 402C that specifically target veterans, the
7	extent to which the eligible entity met or ex-
8	ceeded the entity's objectives for such program
9	with respect to—
10	"(I) the delivery of service to a total
11	number of students served by the program,
12	as agreed upon by the entity and the Sec-
13	retary for the period;
14	"(II) such students' academic per-
15	formance, as measured by standardized
16	tests;
17	"(III) the retention and completion of
18	participants in the project;
19	"(IV) the provision of assistance to
20	students served by the program in com-
21	pleting financial aid applications, including
22	the Free Application for Federal Student
23	Aid described in section 483(a) and college
24	admission applications;

"(V) the enrollment of such students
in an institution of higher education; and
"(VI) to the extent practicable, the
postsecondary education completion rate of
such students.";
(iii) in subparagraph (C)(ii)—
(I) in subclause (I), by striking
"in which such students were en-
rolled" and inserting "within six years
of the initial enrollment of such stu-
dents in the program"; and
(II) in subclause (II);
(aa) in the matter preceding
item (aa), by striking "offer a
baccalaureate degree" and insert-
ing "primarily offer bacca-
laureate degrees"; and
(bb) in item (aa), by striking
"students; and" and inserting
"students within 4 years of the
initial enrollment of such stu-
dents in the program; or";
(iv) in subparagraph (D)—

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1	(I) in clause (iii), by striking ";
2	and" and inserting "within two years
3	of receiving a baccalaureate degree;";
4	(II) in clause (iv), by striking
5	"study and" and all that follows
6	through the period and inserting
7	"study; and"; and
8	(III) by adding at the end the
9	following new clause:
10	"(v) the attainment of doctoral de-
11	grees by former program participants with-
12	in 10 years of receiving a baccalaureate de-
13	gree."; and
14	(v) in subparagraph (E)(ii), by insert-
15	ing ", or re-enrollment," after "enroll-
16	ment'';
17	(5) in subsection (g)—
18	(A) in the first sentence, by striking
19	``\$900,000,000 for fiscal year 2009 and such
20	sums as may be necessary for" and inserting
21	"\$900,000,000 for fiscal year 2019 and";
22	(B) in the second sentence—
23	(i) by striking "no more than $\frac{1}{2}$ of 1"
24	and inserting "not more than 1";

166 (ii) by striking "and to provide technical" and inserting "to provide technical";

3	and
4	(iii) by inserting before the period at
5	the end the following: ", and to support
6	applications funded under the process out-
7	lined in subsection $(c)(8)(B)$ "; and
8	(C) by striking the last sentence; and
9	(6) in subsection (h)—
10	(A) by striking "(5) VETERAN ELIGI-
11	BILITY.—No veteran" and inserting the fol-
12	lowing:
13	"(i) VETERAN ELIGIBILITY.—(1) No Veteran";
14	(B) in paragraph (6), by striking "of para-
15	graph (5) " and inserting "of paragraph (1) ";
16	(C) by striking "(6) WAIVER.—The Sec-
17	retary" and inserting the following:
18	"(2) The Secretary".
19	(b) TALENT SEARCH.—Section 402B (20 U.S.C.
20	1070a–12) is amended—
21	(1) in subsection (a)—
22	(A) in paragraph (2), by striking "and" at
23	the end;
24	(B) by redesignating paragraph (3) as
25	paragraph (4) ; and

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1	(C) by inserting after paragraph (2) the
2	following new paragraph:
3	"(3) to advise such youths on the postsecondary
4	institution selection process, including consideration
5	of the financial aid awards offered and the potential
6	loan burden required; and";
7	(2) in subsection (b), by striking paragraph (6)
8	and inserting the following:
9	"(6) connections to education or counseling
10	services designed to—
11	"(A) improve the financial literacy and
12	economic literacy of students or the students'
13	parents in order to aid them in making in-
14	formed decisions about how to best finance
15	their postsecondary education; and
16	"(B) assist students and families regarding
17	career choice.";
18	(3) in subsection $(c)(2)$, by striking "career"
19	and inserting "academic"; and
20	(4) in subsection (d)—
21	(A) by redesignating paragraphs (2) , (3) ,
22	and (4) as paragraphs (3), (4), and (5), respec-
23	tively;
24	(B) by inserting after paragraph (1) the
25	following new paragraph:

1	((2)) require an assurance that the remaining
2	youths participating in the project proposed to be
3	carried out in any application be low-income individ-
4	uals, first generation college students, or students
5	who have a high risk for academic failure;";
6	(C) in paragraph (4), as so redesignated—
7	(i) by inserting ", section 402C,"
8	after "under this section"; and
9	(ii) by striking "and" at the end;
10	(D) in paragraph (5), as so redesignated,
11	by striking the period at the end and inserting
12	"; and"; and
13	(E) by adding at the end the following:
14	"(6) require the grantee to maintain, to the ex-
15	tent practicable, a record of any services participants
16	receive during the project year from another pro-
17	gram under this chapter or other federally funded
18	programs serving similar populations to minimize
19	the duplication of services.".
20	(c) UPWARD BOUND.—Section 402C (20 U.S.C.
21	1070a–13) is amended—
22	(1) in subsection (b)—
23	(A) in paragraph (4), by adding "and" at
24	the end; and

1	(B) by striking paragraphs (5) and (6) and
2	inserting the following:
3	"(5) education or counseling services designed
4	to—
5	"(A) improve the financial literacy and
6	economic literacy of students or the students'
7	parents in order to aid them in making in-
8	formed decisions about how to best finance
9	their postsecondary education; and
10	"(B) assist students and their families re-
11	garding career choice.";
12	(2) in subsection (d) —
13	(A) in paragraph (1), by striking "youth"
14	and inserting "participants";
15	(B) in paragraph (2), by striking "youth
16	participating in the project" and inserting
17	"project participants"; and
18	(C) in paragraph (5), by striking "youth
19	participating in the project" and inserting
20	"project participants";
21	(3) in subsection (e)—
22	(A) in paragraph (4), by striking "and" at
23	the end;
24	(B) by redesignating paragraph (5) as
25	paragraph (6); and

1	(C) by inserting after paragraph (4) the
2	following:
3	"(5) require an assurance that individuals par-
4	ticipating in the project proposed in any application
5	do not have access to services from another project
6	funded under this section, section 402B, or section
7	402F;";
8	(D) in paragraph (6), as so redesignated,
9	by striking the period at the end and inserting
10	"; and"; and
11	(E) by adding at the end the following:
12	"(6) for purposes of minimizing the duplication
13	of services, require that the grantee maintain, to the
14	extent practicable, a record of any services received
15	by participants during the program year from an-
16	other program funded under this chapter, or any
17	other Federally funded program that serves popu-
18	lations similar to the populations served by pro-
19	grams under this chapter."; and
20	(4) by striking subsection (g) and redesignating
21	subsection (h) as subsection (g).
22	(d) Student Support Services.—Section 402D
23	(20 U.S.C. 1070a–14) is amended—

1	(1) in subsection $(a)(3)$, by inserting "low-in-
2	come and first generation college students, includ-
3	ing" after "success of"; and
4	(2) in subsection $(b)(4)$ —
5	(A) by striking ", including financial" and
6	inserting ", including—
7	"(A) financial";
8	(B) by adding at the end the following:
9	"(B) basic personal income, household
10	money management, and financial planning
11	skills; and
12	"(C) basic economic decisionmaking
13	skills;"; and
14	(C) in subsection (e)—
15	(i) in paragraph (5), by striking
16	"and" at the end;
17	(ii) by redesignating paragraph (6) as
18	paragraph (7);
19	(iii) by inserting after paragraph (5)
20	the following:
21	"(6) require the grantee to maintain, to the ex-
22	tent practicable, a record of any services participants
23	receive during the project year from another pro-
24	gram under this chapter or other federally funded

programs serving similar populations to minimize
the duplication of services; and".
(e) Postbaccalaureate Achievement Program
AUTHORITY.—Section 402E (20 U.S.C. 1070a–15) is
amended—
(1) in subsection $(b)(2)$, by striking "summer
internships" and inserting "internships and faculty-
led research experiences"; and
(2) in subsection (d) —
(A) in paragraph (3), by striking "and" at
the end;
(B) in paragraph (4)—
(i) by striking "summer";
(ii) by striking the period at the end
and inserting "; and"; and
(C) by adding at the end the following:
"(5) the grantee to maintain, to the extent
practicable, a record of any services participants re-
ceive during the project year from another program
under this chapter or other federally funded pro-
gram serving similar populations to minimize the du-
1
plication of services."; and
(3) in subsection (g), by striking "2009 through

1	(f) EDUCATIONAL OPPORTUNITY CENTERS.—Section
2	402F (20 U.S.C. 1070a–16) is amended—
3	(1) in subsection (a)—
4	(A) in paragraph (1), by inserting "or re-
5	enter" after "pursue"; and
6	(B) in paragraph (3), by striking "of stu-
7	dents" and inserting "of such persons";
8	(2) in subsection $(b)(5)$, by striking "stu-
9	dents;"and inserting the following: "students, includ-
10	ing—
11	"(A) financial planning for postsecondary
12	education;
13	"(B) basic personal income, household
14	money management, and financial planning
15	skills; and
16	"(C) basic economic decisionmaking
17	skills;"; and
18	(3) in subsection (c)—
19	(A) by redesignating paragraphs (2) and
20	(3) as paragraphs (3) and (4) , respectively; and
21	(B) by inserting after paragraph (1) the
22	following new paragraph:
23	((2)) require an assurance that the remaining
24	persons participating in the project proposed to be

1	carried out under any application be low-income in-
2	dividuals or first generation college students;";
3	(C) in paragraph (3), as so redesignated,
4	by striking "and" at the end;
5	(D) in paragraph (4), as so redesignated,
6	by striking the period at the end and inserting
7	"; and"; and
8	(E) by adding at the end the following:
9	"(5) require the grantee to maintain, to the ex-
10	tent practicable, a record of any services participants
11	receive during the project year from another pro-
12	gram under this chapter or other federally funded
13	program serving similar populations to minimize the
14	duplication of services.".
15	(g) Staff Development Activities.—Section
16	402G(b) (20 U.S.C. 1070a–17(b)) is amended—
17	(1) in the matter preceding paragraph (1) —
18	(A) by inserting "webinars and online
19	classes," after "seminars, workshops,"; and
20	(B) by striking "directors" and inserting
21	"staff"; and
22	(2) in paragraph (3), by inserting "and innova-
23	tive" after "model".
24	(h) Reports, Evaluations, and Grants for
25	PROJECT IMPROVEMENT AND DISSEMINATION.—Sub-

1	section (b) of section 402H (20 U.S.C. 1070a-18) is
2	amended to read as follows:
3	"(b) EVALUATIONS.—
4	"(1) IN GENERAL.—For the purpose of improv-
5	ing the effectiveness of the programs assisted under
6	this chapter, the Secretary shall make grants to or
7	enter into contracts with one or more organizations
8	to—
9	"(A) evaluate the effectiveness of the pro-
10	grams assisted under this chapter; and
11	"(B) disseminate information on the im-
12	pact of the programs in increasing the edu-
13	cation level of participants, as well as other ap-
14	propriate measures.
15	"(2) Issues to be evaluated.—The evalua-
16	tions described in paragraph (1) shall measure the
17	effectiveness of programs funded under this chapter
18	in—
19	"(A) meeting or exceeding the stated ob-
20	jectives regarding the outcome criteria under
21	subsection (f) of section 402A;
22	"(B) enhancing the access of low-income
23	individuals and first-generation college students
24	to postsecondary education;

"(C) preparing individuals for postsecondary education;

"(D) comparing the level of education completed by students who participate in the programs funded under this chapter with the level of education completed by students of similar backgrounds who do not participate in such programs;

9 "(E) comparing the retention rates, drop10 out rates, graduation rates, and college admis11 sion and completion rates of students who par12 ticipate in the programs funded under this
13 chapter with the rates of students of similar
14 backgrounds who do not participate in such
15 programs; and

16 "(F) such other issues as the Secretary
17 considers appropriate for inclusion in the eval18 uation.

"(3) PROGRAM METHODS.—Such evaluations
shall also investigate the effectiveness of alternative
and innovative methods within programs funded
under this chapter of increasing access to, and retention of, students in postsecondary education.

24 "(4) RESULTS.—The Secretary shall submit to
25 the authorizing committees—

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1	"(A) an interim report on the progress and
2	preliminary results of the evaluation of each
3	program funded under this chapter not later
4	than 2 years following the date of enactment of
5	the PROSPER Act; and
6	"(B) a final report not later than 3 years
7	following the date of enactment of such Act.
8	"(5) PUBLIC AVAILABILITY.—All reports and
9	underlying data gathered pursuant to this subsection
10	shall be made available to the public upon request,
11	in a timely manner following submission of the ap-
12	plicable reports under this subsection, except that
13	any personally identifiable information with respect
14	to a student participating in a program or project
15	assisted under this chapter shall not be disclosed or
16	made available to the public.".
17	(i) IMPACT GRANTS.—Part A of title IV (20 U.S.C.
18	$1070~{\rm et}$ seq.) is amended by inserting after section $402{\rm H}$
19	(20 U.S.C. 1070a–28) the following:
20	"SEC. 402I. IMPACT GRANTS.
21	"(a) IN GENERAL.—From funds reserved under sub-
22	section (e), the Secretary shall make grants to improve
23	postsecondary access and completion rates for qualified in-
24	dividuals from disadvantaged backgrounds. These grants
25	shall be known as innovative measures promoting postsec-

ondary access and completion grants or 'IMPACT Grants'
 and allow eligible entities to—

"(1) create, develop, implement, replicate, or
take to scale evidence-based, field-initiated innovations, including through pay-for-success initiatives,
to serve qualified individuals from disadvantaged
backgrounds and improve student outcomes; and

8 "(2) rigorously evaluate such innovations, in ac-9 cordance with subsection (d).

10 "(b) DESCRIPTION OF GRANTS.—The grants de-11 scribed in subsection (a) shall include—

12 "(1) early-phase grants to fund the develop-13 ment, implementation, and feasibility testing of a 14 program, which prior research suggests has a prom-15 ise, for the purpose of determining whether the pro-16 gram can successfully improve postsecondary access 17 and completion rates;

18 "(2) mid-phase grants to fund implementation
19 and a rigorous evaluation of a program that has
20 been successfully implemented under an early-phase
21 grant described in paragraph (1); and

22 "(3) expansion grants to fund implementation
23 and a rigorous replication evaluation of a program
24 that has been found to produce sizable, important

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1	impacts under a mid-phase grant described in para-
2	graph (2) for the purposes of—
3	"(A) determining whether such outcomes
4	can be successfully reproduced and sustained
5	over time; and
6	"(B) identifying the conditions in which
7	the project is most effective.
8	"(c) Requirements for Approval of Applica-
9	TIONS.—To receive a grant under this section, an eligible
10	entity shall submit an application to the Secretary at such
11	time, and in such manner as the Secretary may require,
12	which shall include—
13	((1) an assurance that not less than two-thirds
14	of the individuals who will participate in the pro-
15	gram proposed to be carried out with the grant will
16	be—
17	"(A) low-income individuals who are first
18	generation college students; or
19	"(B) individuals with disabilities;
20	((2) an assurance that any other individuals
21	(not described in paragraph (1)) who will participate
22	in such proposed program will be—
23	"(A) low-income individuals;
24	"(B) first generation college students; or
25	"(C) individuals with disabilities;

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1	"(3) a detailed description of the proposed pro-
2	gram, including how such program will directly ben-
3	efit students;
4	"(4) the number of projected students to be
5	served by the program;
6	((5) how the program will be evaluated; and
7	"(6) an assurance that the individuals partici-
8	pating in the project proposed are individuals who
9	do not have access to services from another pro-
10	grams funded under this section.
11	"(d) EVALUATION.—Each eligible entity receiving a
12	grant under this section shall conduct an independent
13	evaluation of the effectiveness of the program carried out
14	with such grant and shall submit to the Secretary, on an
15	annual basis, a report that includes—
16	((1) a description of how funds received under
17	this section were used;
18	((2) the number of students served by the
19	project carried out under this section; and
20	"(3) a quantitative analysis of the effectiveness
21	of the project.
22	"(e) FUNDING.—From amounts appropriated under
23	section 402A(g), the Secretary shall reserve not less than
24	10 percent of such funds to carry out this section.".

1	SEC. 403. GAINING EARLY AWARENESS AND READINESS
2	FOR UNDERGRADUATE PROGRAMS.
3	(a) Early Intervention and College Aware-
4	NESS PROGRAM.—Section 404A (20 U.S.C. 1070a–21) is
5	amended—
6	(1) in subsection $(a)(1)$, by striking "academic
7	support" and inserting "academic support for col-
8	lege readiness";
9	(2) in subsection (b)—
10	(A) in paragraph (1), by inserting "new"
11	before "awards"; and
12	(B) in paragraph (3)—
13	(i) by amending subparagraph (A) to
14	read as follows:
15	"(A) give priority to eligible entities that
16	have a prior, demonstrated commitment to
17	early intervention leading to college access and
18	readiness through collaboration and replication
19	of successful strategies; and"; and
20	(ii) in subparagraph (B), by striking
21	"the Higher Education Opportunity Act"
22	and inserting "the PROSPER Act"; and
23	(C) by adding at the end the following:
24	"(4) Multiple award prohibition.—Eligible
25	entities described in subsection $(c)(1)$ that receive a
26	grant under this chapter shall not be eligible to re-
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1	ceive an additional grant under this chapter until
2	after the date on which the initial grant period ex-
3	pires."; and
4	(3) in subsection $(c)(2)(B)$, by striking "institu-
5	tions or agencies sponsoring programs authorized
6	under subpart 4,".
7	(b) Applications.—Section 404C (20 U.S.C.
8	1070a–23) is amended—
9	(1) in subsection (a)—
10	(A) in paragraph (2)—
11	(i) in the matter preceding subpara-
12	graph (A)—
13	(I) by striking ", contain or be
14	accompanied by such information or
15	assurances,"; and
16	(II) by striking ", at a min-
17	imum'';
18	(ii) by amending subparagraph (B) to
19	read as follows:
20	"(B) describe, in the case of an eligible en-
21	tity described in section $404A(c)(2)$ that choos-
22	es to provide scholarships, or an eligible entity
23	described in section $404A(c)(1)$ —
24	"(i) the eligible entity's plan to estab-
25	lish or maintain a financial assistance pro-

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1	gram in accordance with the requirements
2	of section 404E, including any eligibility
3	criteria other than the criteria described in
4	section 404E(g), such as—
5	"(I) demonstrating financial
6	need;
7	"(II) meeting and maintaining
8	satisfactory academic progress; and
9	"(III) other criteria aligned with
10	State and local goals to increase post-
11	secondary readiness, access, and com-
12	pletion; and
13	"(ii) how the eligible entity will meet
14	the other requirements of section 404E;";
15	(iii) by striking subparagraph (H);
16	and
17	(iv) by redesignating subparagraphs
18	(I) and (J) as subparagraphs (H) and (I),
19	respectively; and
20	(2) in subsection (b), by striking paragraph (2)
21	and inserting the following:
22	"(2) Special Rule.—Notwithstanding the
23	matching requirement described in paragraph
24	(1)(A), the Secretary may—
25	"(A) at the time of application—

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1	"(i) approve a Partnership applicant's
2	request for a waiver of up to 75 percent of
3	the matching requirement for up to two
4	years if the applicant demonstrates in its
5	application a significant economic hardship
6	that stems from a specific, exceptional, or
7	uncontrollable event, such as a natural dis-
8	aster, that has a devastating effect on the
9	members of the Partnership and the com-
10	munity in which the project would operate;
11	"(ii)(I) approve a Partnership appli-
12	cant's request to waive up to 50 percent of
13	the matching requirement for up to two
14	years if the applicant demonstrates in its
15	application a pre-existing and an on-going
16	significant economic hardship that pre-
17	cludes the applicant from meeting its
18	matching requirement; and
19	"(II) provide tentative approval of an
20	applicant's request for a waiver under sub-
21	clause (I) for all remaining years of the
22	project period;
23	"(iii) approve a Partnership appli-
24	cant's request in its application to match
25	its contributions to its scholarship fund,

1 established under section 404E, on the 2 basis of two non-Federal dollars for every one dollar of Federal funds provided under 3 4 this chapter; or "(iv) approve a request by a Partner-5 6 ship applicant that has three or fewer in-7 stitutions of higher education as members 8 to waive up to 70 percent of the matching 9 requirement if the Partnership applicant includes-10 11 "(I) a fiscal agent that is eligible 12 to receive funds under title V, or part 13 B of title III, or section 316 or 317, 14 or a local educational agency; 15 "(II) only participating schools 16 with a 7th grade cohort in which at 17 least 75 percent of the students are 18 eligible for free or reduced-price lunch 19 under the Richard B. Russell National 20 School Lunch Act; and 21 "(III) only local educational 22 agencies in which at least 50 percent 23 of the students enrolled are eligible 24 for free or reduced-price lunch under

the 1 Richard В. Russell National 2 School Lunch Act; and 3 "(B) after a grant is awarded, approve a 4 Partnership grantee's written request for a 5 waiver of up to— 6 "(i) 50 percent of the matching re-7 quirement for up to two years if the grantee demonstrates that— 8 "(I) the matching contributions 9 10 described for those two years in the 11 grantee's approved application are no 12 longer available; and "(II) the grantee has exhausted 13 14 all funds and sources of potential con-15 tributions for replacing the matching funds; or 16 17 "(ii) 75 percent of the matching re-18 quirement for up to two years if the grant-19 ee demonstrates that matching contribu-20 tions from the original application are no 21 longer available due to an uncontrollable 22 event, such as a natural disaster, that has 23 a devastating economic effect on members 24 of the Partnership and the community in 25

which the project would operate.

"(3) Additional terms.—	-
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2	"(A) ON-GOING ECONOMIC HARDSHIP.—In
3	determining whether a Partnership applicant is
4	experiencing an on-going economic hardship
5	that is significant enough to justify a waiver
6	under subparagraphs $(A)(i)$ and $(A)(ii)(I)$ of
7	paragraph (2), the Secretary may consider doc-
8	umentation of the following:
9	"(i) Severe distress in the local econ-
10	omy of the community to be served by the
11	grant (e.g., there are few employers in the
12	local area, large employers have left the
13	local area, or significant reductions in em-
14	ployment in the local area).
15	"(ii) Local unemployment rates that
16	are higher than the national average.
16 17	
	are higher than the national average.
17	are higher than the national average. "(iii) Low or decreasing revenues for
17 18	are higher than the national average. "(iii) Low or decreasing revenues for State and County governments in the area
17 18 19	are higher than the national average. "(iii) Low or decreasing revenues for State and County governments in the area to be served by the grant.
17 18 19 20	are higher than the national average. "(iii) Low or decreasing revenues for State and County governments in the area to be served by the grant. "(iv) Significant reductions in the
17 18 19 20 21	are higher than the national average. "(iii) Low or decreasing revenues for State and County governments in the area to be served by the grant. "(iv) Significant reductions in the budgets of institutions of higher education
 17 18 19 20 21 22 	are higher than the national average. "(iii) Low or decreasing revenues for State and County governments in the area to be served by the grant. "(iv) Significant reductions in the budgets of institutions of higher education that are participating in the grant.

1	"(B) EXHAUSTION OF FUNDS.—In deter-
2	mining whether a Partnership grantee has ex-
3	hausted all funds and sources of potential con-
4	tributions for replacing matching funds under
5	paragraph (2)(B), the secretary may consider
6	the grantee's documentation of key factors that
7	have had a direct impact on the grantee such
8	as the following:
9	"(i) A reduction of revenues from
10	State government, County government, or
11	the local educational agency.
12	"(ii) An increase in local unemploy-
13	ment rates.
14	"(iii) Significant reductions in the op-
15	erating budgets of institutions of higher
16	education that are participating in the
17	grant.
18	"(iv) A reduction of business activity
19	in the local area (e.g., large employers have
20	left the local area).
21	"(v) Other data that reflect a signifi-
22	cant decrease in resources available to the
23	grantee in the local geographical area
24	served by the grantee.

1	"(C) RENEWAL OF WAIVER.—A Partner-
2	ship applicant that receives a tentative approval
3	of a waiver under subparagraph $(A)(ii)(II)$ of
4	paragraph (2) for more than two years under
5	this paragraph must submit to the Secretary
6	every two years by such time as the Secretary
7	may direct documentation that demonstrates
8	that—
9	"(i) the significant economic hardship
10	upon which the waiver was granted still ex-
11	ists; and
12	"(ii) the grantee tried diligently, but
13	unsuccessfully, to obtain contributions
14	needed to meet the matching requirement.
15	"(D) MULTIPLE WAIVERS.—If a grantee
16	has received one or more waivers under para-
17	graph (2) , the grantee may request an addi-
18	tional waiver of the matching requirement
19	under this subsection not earlier than 60 days
20	before the expiration of the grantee's existing
21	waiver.".
22	(c) ACTIVITIES.—Section 404D (20 U.S.C. 1070a–
23	24) is amended—
24	(1) in subsection (a)—

1	(A) in paragraph (1), by striking "finan-
2	cial aid for" and inserting "financial aid, in-
3	cluding loans, grants, scholarships, and institu-
4	tional aid for";
5	(B) in paragraph (2) by striking "rigorous
6	and challenging curricula and coursework, in
7	order to" and inserting "curricula and
8	coursework designed to";
9	(C) by redesignating paragraphs (3) and
10	(4) as paragraphs (5) and (6), respectively;
11	(D) by inserting after paragraph (2) the
12	following:
13	"(3) Providing information to students and
14	families about the advantages of obtaining a postsec-
15	ondary education.
16	"(4) Providing tutors and mentors, who may in-
17	clude adults or former participants of a program
18	under this chapter, for use by eligible students in
19	need."; and
20	(E) in paragraph (5), as so redesignated,
21	by striking "Improving" and inserting "Pro-
22	viding supportive services to improve"; and
23	(2) in subsection (b)—
24	(A) by striking paragraph (1);

1	(B) by redesignating paragraphs (2)
2	through (15) as paragraphs (1) through (14) ,
3	respectively;
4	(C) in paragraph (3), as so redesignated,
5	by striking "rigorous" each place it appears;
6	and
7	(D) in paragraph (9), as so redesignated—
8	(i) by redesignating subparagraphs
9	(E) through (K) as subparagraphs (F)
10	through (L), respectively; and
11	(ii) by inserting after subparagraph
12	(D) the following:
13	"(E) providing counseling or referral serv-
14	ices to address the behavioral, social-emotional,
15	and mental health needs of at-risk students;";
16	(iii) in subparagraph (I), as so redes-
17	ignated, by striking "skills assessments"
18	and inserting "skills, cognitive, non-cog-
19	nitive, and credit-by-examination assess-
20	ments";
21	(iv) in subparagraph (K), as so redes-
22	ignated, by striking "and" at the end;
23	(v) in subparagraph (L), as so redes-
24	ignated, by striking the period at the end
25	and inserting "; and"; and

1	(vi) by adding at the end the fol-
2	lowing:
3	"(M) capacity building activities that cre-
4	ate college-going cultures in participating
5	schools and local education agencies.";
6	(E) by adding at the end the following:
7	"(15) Creating or expanding drop-out recovery
8	programs that allow individuals who drop out of
9	school to complete a regular secondary school di-
10	ploma and begin college-level work."; and
11	(F) in subsection (c)—
12	(i) in paragraph (3), by inserting
13	"and technical assistance" after "adminis-
14	trative support"; and
15	(ii) by striking paragraph (9); and
16	(3) in subsection (e), by striking "institutions
17	and agencies sponsoring programs authorized under
18	subpart 4,".
19	(d) Scholarship Requirements.—Section 404E
20	(20 U.S.C. 1070a–25) is amended—
21	(1) in subsection $(a)(1)$, by inserting "described
22	in section $404C(a)(2)(B)(i)$ " after "financial assist-
23	ance program"; and
24	(2) in subsection $(e)(1)$, by striking "an

the end and inserting the following: "an estimated
amount that is based on the requirements of the fi-
nancial assistance program of the eligible entity de-
scribed in section 404C(a)(2)(B)(i)."
(e) EVALUATION AND REPORT.—Section 404G(b)
(20 U.S.C. 1070a–27(b)) is amended—
(1) in paragraph (1), by striking "and" at the
end;
(2) in paragraph (2) , by striking the period at
the end and inserting "; and"
(3) by adding after paragraph (2) the following:
"(3) include the following metrics:
"(A) the number of students completing
the Free Application for Federal Student Aid;
"(B) the enrollment of participating stu-
dents in curricula and coursework designed to
reduce the need for remedial coursework at the
postsecondary level;
"(C) if applicable, the number of students
receiving a scholarship;
receiving a scholarship; "(D) the graduation rate of participating
"(D) the graduation rate of participating

1	"(F) such other information as the S	Sec-
2	retary may require.".	

3 (f) AUTHORIZATION OF APPROPRIATIONS.—Section
4 404H (20 U.S.C. 1070a–28) is amended by striking
5 "\$400,000,000 for fiscal year 2009 and such sums as may
6 be necessary for each of the five succeeding fiscal years"
7 and inserting "\$339,754,000 for fiscal year 2019 and
8 each of the five succeeding fiscal years".

9 SEC. 404. SPECIAL PROGRAMS FOR STUDENTS WHOSE FAM10 ILIES ARE ENGAGED IN MIGRANT AND SEA11 SONAL FARMWORK.

Section 418A(i) (20 U.S.C. 1070d—2(i)) is amended
by striking "\$75,000,000" and all that follows through
the period at the end and inserting "\$44,623,000 for each
of fiscal years 2019 through 2024.".

16 SEC. 405. CHILD CARE ACCESS MEANS PARENTS IN17SCHOOL.

18 Section 419N (20 U.S.C. 1070e) is amended—

19 (1) in the heading of paragraph (6) of sub20 section (b), by striking "CONSTRUCTION" and in21 serting "RULE OF CONSTRUCTION";

22 (2) in subsection (c) -

23 (A) in paragraph (4), by striking "as24 sisted" and inserting "funded";

25 (B) in paragraph (5)—

1	(i) by striking "resources, including
2	technical expertise" and inserting "re-
3	sources, including non-Federal resources,
4	technical expertise,"; and
5	(ii) by striking "the use of the" and
6	inserting "these"; and
7	(C) in paragraph (9)—
8	(i) by inserting "provisional status,"
9	after "approval,"; and
10	(ii) by striking "; and" and inserting
11	"prior to serving children and families;
12	and";
13	(3) in subsection (d)—
14	(A) in paragraph (1)—
15	(i) by striking "local" and inserting
16	"non-Federal, local,"; and
17	(ii) by striking "and" at the end;
18	(B) in paragraph (2), by striking the pe-
19	riod at the end and inserting "; and"; and
20	(C) by adding at the end the following:
21	"(3) coordinate with other community programs
22	where appropriate to improve the quality and limit
23	cost of the campus-based program.";
24	(4) by amending subsection (e) to read as fol-
25	lows:

1	"(e) Reporting Requirements; Continuing Eli-
2	GIBILITY.—
3	"(1) Reporting requirements.—
4	"(A) REPORTS.—Each institution of high-
5	er education receiving a grant under this sec-
6	tion shall report to the Secretary annually. The
7	Secretary shall annually publish such reports on
8	a publicly accessible website of the Department
9	of Education.
10	"(B) CONTENTS.—Each report shall in-
11	clude—
12	"(i) data on the population served
13	under this section, including the total num-
14	ber of children and families served;
15	"(ii) information on sources of cam-
16	pus and community resources and the
17	amount of non-Federal funding used to
18	help low-income students access child care
19	services on campus;
20	"(iii) documentation that the program
21	meets applicable licensing, certification, ap-
22	proval, or registration requirements; and
23	"(iv) a description of how funding was
24	used to pursue the goals of this section de-

1	termined by the institution under sub-
2	section (c).
3	"(2) Continuing Eligibility.—The Secretary
4	shall make continuation awards under this section to
5	an institution of higher education only if the Sec-
6	retary determines, on the basis of the reports sub-
7	mitted under paragraph (1) and the application
8	from the institution, that the institution is—
9	"(A) using funds only for authorized pur-
10	poses;
11	"(B) providing low-income students at the
12	institution with priority access to affordable,
13	quality child care services as provided under
14	this section; and
15	"(C) documenting a continued need for
16	Federal funding under this section, while dem-
17	onstrating how non-Federal sources will be le-
18	veraged to support a continuation award."; and
19	(5) in subsection (g), by striking "such sums as
20	may be necessary for fiscal year 2009 and each of
21	the five succeeding fiscal years" and inserting
22	"\$15,134,000 for each of fiscal years 2019 through
23	2024".

1 SEC. 406. REPEALS.

2 (a) ACADEMIC COMPETITIVENESS GRANTS.—Section
3 401A (20 U.S.C. 1070a–1) is repealed.

4 (b) FEDERAL SUPPLEMENTAL EDUCATIONAL OP-5 PORTUNITY GRANTS.—

6 (1) REPEAL.—Subpart 3 of part A of title IV
7 (20 U.S.C. 1070b et seq.) is repealed.

8 (2) EFFECTIVE DATE.—The repeal made by
9 paragraph (1) shall take effect on June 30, 2018.

(c) LEVERAGING EDUCATIONAL ASSISTANCE PART11 NERSHIP PROGRAM.—Subpart 4 of part A of title IV (20
12 U.S.C. 1070c et seq.) is repealed.

(d) ROBERT C. BYRD HONORS SCHOLARSHIP PRO14 GRAM.—Subpart 6 of part A of title IV (20 U.S.C. 1070d–
15 31 et seq.) is repealed.

16 SEC. 407. SUNSET OF TEACH GRANTS.

17 Subpart 9 of part A of title IV (20 U.S.C. 1070g)18 is amended—

(1) in section 420L(1) (20 U.S.C. 1070g(1), by
striking "section 102" and inserting "section 102
(as in effect on the day before the date of enactment
of the PROSPER Act)";

23 (2) in section 420N (20 U.S.C. 1070g–2)—

24 (A) by amending subparagraph (B) of sub-

- 25 section (b)(1) to read as follows:
- 26 "(B) teach—

1	"(i) in a public or other nonprofit pri-
2	vate elementary school or secondary school,
3	which, for the purpose of this paragraph
4	and for that year—
5	"(I) has been determined by the
6	Secretary (pursuant to regulations of
7	the Secretary and after consultation
8	with the State educational agency of
9	the State in which the school is lo-
10	cated) to be a school in which the
11	number of children meeting a measure
12	of poverty under section 1113(a)(5) of
13	the Elementary and Secondary Edu-
14	cation Act of 1965 (20 U.S.C.
15	6313(a)(5), exceeds 30 percent of the
16	total number of children enrolled in
17	such school; and
18	"(II) is in the school district of a
19	local educational agency which is eligi-
20	ble in such year for assistance pursu-
21	ant to part A of title I of the Elemen-
22	tary and Secondary Education Act of
23	1965 (20 U.S.C. 6311 et seq.); or
24	"(ii) in one or more public, or non-
25	profit private, elementary schools or sec-

1	ondary schools or locations operated by an
2	educational service agency that have been
3	determined by the Secretary (pursuant to
4	regulations of the Secretary and after con-
5	sultation with the State educational agency
6	of the State in which the educational serv-
7	ice agency operates) to be a school or loca-
8	tion at which the number of children
9	taught who meet a measure of poverty
10	under section $1113(a)(5)$ of the Elemen-
11	tary and Secondary Education Act of 1965
12	(20 U.S.C. 6313(a)(5)), exceeds 30 per-
13	cent of the total number of children taught
14	at such school or location;"; and
15	(B) in subsection (c), by inserting "(as in
16	effect on the day before the date of the enact-
17	ment of the PROSPER Act)" after "part D of
18	title IV";
19	(3) in section 420M(a) (20 U.S.C. 1070g–1),
20	by adding at the end the following:
21	"(3) TERMINATION.—
22	"(A) TERMINATION OF PROGRAM AUTHOR-
23	ITY.—No new grants may be made under this
24	subpart after June 30, 2018.

1	"(B) LIMITATION ON FUNDS.—No funds
2	are authorized to be appropriated, and no funds
3	may be obligated or expended under this Act or
4	any other Act, to make a grant under this sub-
5	part for which the first disbursement would be
6	made after June 30, 2018."; and
7	(4) in section 4200 (20 U.S.C. 1070g–3)—
8	(A) by striking "2008" and inserting
9	"2008, and ending on June 30, 2018"; and
10	(B) by adding at the end the following:
11	"No funds shall be available to the Secretary to
12	carry out this subpart after June 30, 2018.".
13	PART B-FEDERAL FAMILY EDUCATION LOAN
13 14	PART B—FEDERAL FAMILY EDUCATION LOAN PROGRAM
14	PROGRAM
14 15	PROGRAM SEC. 421. FEDERAL DIRECT CONSOLIDATION LOANS.
14 15 16	PROGRAM SEC. 421. FEDERAL DIRECT CONSOLIDATION LOANS. Section 428C (20 U.S.C. 1078–3) is amended—
14 15 16 17	PROGRAM SEC. 421. FEDERAL DIRECT CONSOLIDATION LOANS. Section 428C (20 U.S.C. 1078–3) is amended— (1) in subsection (a)(4)(B), by inserting before
14 15 16 17 18	PROGRAM SEC. 421. FEDERAL DIRECT CONSOLIDATION LOANS. Section 428C (20 U.S.C. 1078–3) is amended— (1) in subsection (a)(4)(B), by inserting before the semicolon at the end ", as in effect on the day
 14 15 16 17 18 19 	PROGRAM SEC. 421. FEDERAL DIRECT CONSOLIDATION LOANS. Section 428C (20 U.S.C. 1078–3) is amended— (1) in subsection (a)(4)(B), by inserting before the semicolon at the end ", as in effect on the day before the date of enactment of the PROSPER Act
 14 15 16 17 18 19 20 	PROGRAM SEC. 421. FEDERAL DIRECT CONSOLIDATION LOANS. Section 428C (20 U.S.C. 1078–3) is amended— (1) in subsection (a)(4)(B), by inserting before the semicolon at the end ", as in effect on the day before the date of enactment of the PROSPER Act and pursuant to section 461(a) of such Act"; and
 14 15 16 17 18 19 20 21 	PROGRAM SEC. 421. FEDERAL DIRECT CONSOLIDATION LOANS. Section 428C (20 U.S.C. 1078–3) is amended— (1) in subsection (a)(4)(B), by inserting before the semicolon at the end ", as in effect on the day before the date of enactment of the PROSPER Act and pursuant to section 461(a) of such Act"; and (2) in subsection (b)(1)(F)(ii)—

1	and pursuant to section 461(a) of such Act"
2	after "part E";
3	(B) in subclause (I), in the matter pre-
4	ceding item (aa), by inserting ", as so in ef-
5	fect," after "part E";
6	(C) in subclause (I)(bb), by inserting ", as
7	so in effect" after "section 464(c)(1)(A)";
8	(D) in subclause (II), by inserting ", as so
9	in effect" after "section 465(a)"; and
10	(E) in subclause (III)—
11	(i) by inserting ", as so in effect"
12	after "section 465"; and
13	(ii) by inserting ", as so in effect"
14	after ''465(a)''.
15	SEC. 422. LOAN REHABILITATION.
16	Section 428F(a)(5) (20 U.S.C. 1078–6) is amended
17	by striking "one time" and inserting "two times".
18	SEC. 423. LOAN FORGIVENESS FOR TEACHERS.
19	Section 428J(b)(1)(A) (20 U.S.C. 1087–10(b)(1)(A))
20	is amended by striking "that qualifies under section
21	465(a)(2)(A) for loan cancellation for Perkins loan recipi-
22	ents who teach in such schools or locations" and inserting
23	". described in section $420N(b)(1)(B)$ ".

1	SEC. 424. LOAN FORGIVENESS FOR SERVICE IN AREAS OF
2	NATIONAL NEED.
3	Section 428K (20 U.S.C. 1078–11) is amended—
4	(1) in subsection (b)—
5	(A) in paragraph (4)(B), by striking "that
6	qualifies under section $465(a)(2)(A)$ for loan
7	cancellation for Perkins loan recipients who
8	teach in such a school" and inserting "de-
9	scribed in section 420N(b)(1)(B)";
10	(B) in paragraph (5)(B)(ii), by striking
11	"that qualifies under section $465(a)(2)(A)$ for
12	loan cancellation for Perkins loan recipients
13	who teach in such a school" and inserting "de-
14	scribed in section 420N(b)(1)(B)";
15	(C) in paragraph (7)(A), by striking "that
16	qualifies under section $465(a)(2)(A)$ for loan
17	cancellation for Perkins loan recipients who
18	teach in such a school" and inserting "de-
19	scribed in section $420N(b)(1)(B)$ ";
20	(D) in paragraph (8), by striking "that
21	qualifies under section $465(a)(2)(A)$ for loan
22	cancellation for Perkins loan recipients who
23	teach in such a school" and inserting "de-
24	scribed in section 420N(b)(1)(B)"; and
25	(E) in paragraph (16), by striking "that
26	qualify under section $465(a)(2)(A)$ for loan can-

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1	cellation for Perkins loan recipients who teach
2	in such a school" and inserting "described in
3	section $420N(b)(1)(B)$ "; and
4	(2) in subsection $(g)(6)(B)$, by striking "that
5	qualifies under section $465(a)(2)(A)$ for loan can-
6	cellation for Perkins loan recipients who teach in
7	such a school" and inserting "described in section
8	420N(b)(1)(B)".
9	SEC. 425. LOAN REPAYMENT FOR CIVIL LEGAL ASSISTANCE
10	ATTORNEYS.
11	Section $428L(b)(2)(A)$ (20 U.S.C. 1087–
12	12(b)(2)(A)) is amended—
13	(1) in clause (i), by inserting before the semi-
14	colon at the end ", as in effect on the day before the
15	date of enactment of the PROSPER Act and pursu-
16	ant to section 461(a) of such Act"; and
17	(2) in clause (ii)(III), by inserting ", as in ef-
18	fect on the day before the date of enactment of the
19	PROSPER Act and pursuant to section 461(a) of
20	such Act" after "part E";
21	SEC. 426. SUNSET OF COHORT DEFAULT RATE AND OTHER
22	CONFORMING CHANGES.
23	(a) Requirements for the Secretary.—Section
24	430(e) (20 U.S.C. 1080(e)) is amended by adding at the
25	end the following:
22 23	CONFORMING CHANGES. (a) Requirements for the Secretary.—S

1	"(4) SUNSET.—The Secretary shall not be sub-
2	ject to the requirements of this subsection after the
3	transition period described in section $481B(e)(3)$.".
4	(b) ELIGIBLE INSTITUTION DEFINED.—Section 435
5	(20 U.S.C. 1085) is amended—
6	(1) in subsection (a)—
7	(A) in paragraph (1), by striking "section
8	102" and inserting "section 101 and 102"; and
9	(B) by adding at the end the following:
10	"(9) SUNSET.—No institution shall be subject
11	to paragraph (2) after the transition period de-
12	scribed in section 481B(e)(3).";
13	(2) in subsection (m), by adding at the end the
14	following:
15	"(5) Transition period; sunset.—
16	"(A) TRANSITION PERIOD.—During the
17	transition period, the cohort default rate for an
18	institution shall be calculated in the manner de-
19	scribed in section $481B(e)(1)$.
20	"(B) SUNSET.—The Secretary shall not be
21	subject, and no institution shall be subject, to
22	the requirements of this subsection after the
23	transition period.

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1	"(C) DEFINITION.—In this paragraph, the
2	term 'transition period' has the meaning given
3	the term in section $481B(e)(3)$."; and
4	(3) in subsection (o)(1), by inserting ", as in ef-
5	fect on the day before the date of enactment of the
6	PROSPER Act and pursuant to section 461(a) of
7	such Act" after "part E".
8	SEC. 427. CLOSED SCHOOL AND OTHER DISCHARGES.
9	Section 437(c) (20 U.S.C. 1087) is amended—
10	(1) in paragraph (1), by inserting "and the bor-
11	rower meets the applicable requirements of para-
12	graphs (6) through (8)," after "such student's lend-
13	er,'';
14	(2) in paragraph (4), by inserting before the pe-
15	riod at the end ", as in effect on the day before the
16	date of enactment of the PROSPER Act and pursu-
17	ant to section 461(a) of such Act"; and
18	(3) by adding at the end the following:
19	"(6) Borrower qualifications for a
20	CLOSED SCHOOL DISCHARGE.—
21	"(A) IN GENERAL.—In order to qualify for
22	the discharge of a loan under this subsection
23	due to the closure of the institution in which
24	the borrower was enrolled, a borrower shall sub-

1	mit to the Secretary a written request and
2	sworn statement—
3	"(i) that contains true factual asser-
4	tions;
5	"(ii) that is made by the borrower
6	under penalty of perjury, and that may or
7	may not be notarized;
8	"(iii) under which the borrower (or
9	the student on whose behalf a parent bor-
10	rowed) states—
11	"(I) that the borrower or the stu-
12	dent—
13	"(aa) received, on or after
14	January 1, 1986, the proceeds of
15	a loan made, insured, or guaran-
16	teed under this title to attend a
17	program of study at an institu-
18	tion of higher education;
19	"(bb)(AA) did not complete
20	the program of study because the
21	institution closed while the stu-
22	dent was enrolled; or
23	"(BB) the student withdrew
24	from the institution not more
25	than 120 days before the institu-

1	tion closed, or in the case of ex-
2	ceptional circumstances described
3	in subparagraph (B), not more
4	than the period by which such
5	120-day period is extended under
6	such subparagraph; and
7	"(cc) attempted but was un-
8	able to complete the program of
9	study through a teach-out at an-
10	other institution or by transfer-
11	ring academic credits or hours
12	earned at the closed institution to
13	another institution;
14	"(II) whether the borrower (or
15	the student) has made a claim with
16	respect to the institutions's closing
17	with any third party, such as the
18	holder of a performance bond or a tui-
19	tion recovery program, and, if so, the
20	amount of any payment received by
21	the borrower (or the student) or cred-
22	ited to the borrower's loan obligation;
23	and
24	"(III) that the borrower (or the
25	student)—

1	"(aa) agrees to provide to
2	the Secretary or the holder of the
3	loan upon request other docu-
4	mentation reasonably available to
5	the borrower that demonstrates
6	that the borrower meets the
7	qualifications for discharge under
8	this subsection; and
9	"(bb) agrees to cooperate
10	with the Secretary in enforce-
11	ment actions in accordance with
12	subparagraph (C) and to transfer
13	any right to recovery against a
14	third party to the Secretary in
15	accordance with subparagraph
16	(D).
17	"(B) EXCEPTIONAL CIRCUMSTANCES.—
18	"(i) IN GENERAL.—The Secretary
19	may extend the 120-day period described
20	in subparagraph $(A)(iii)(I)(bb)(BB)$ if the
21	Secretary determines that exceptional cir-
22	cumstances related to an institution's clos-
23	ing justify an extension.
24	"(ii) Definition.—For purposes of
25	this subsection, the term 'exceptional cir-

1	cumstances', when used with respect to an
2	institution that closed, includes the loss of
3	accreditation of institution, the institu-
4	tions' discontinuation of the majority of its
5	academic programs, action by the State to
6	revoke the institution's license to operate
7	or award academic credentials in the State,
8	or a finding by a State or Federal Govern-
9	ment agency that the institution violated
10	State or Federal law.
11	"(C) Cooperation by Borrower in en-
12	FORCEMENT ACTIONS.—
13	"(i) IN GENERAL.—In order to obtain
14	a discharge described in subparagraph (A),
15	a borrower shall cooperate with the Sec-
16	retary in any judicial or administrative
17	proceeding brought by the Secretary to re-
18	cover amounts discharged or to take other
19	enforcement action with respect to the con-
20	duct on which the discharge was based. At
21	the request of the Secretary and upon the
22	Secretary's tendering to the borrower the
23	fees and costs that are customarily pro-
24	vided in litigation to reimburse witnesses,
25	the borrower shall—

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"(D) TRANSFER TO THE SECRETARY OF
 BORROWER'S RIGHT OF RECOVERY AGAINST
 THIRD PARTIES.—

4 "(i) IN GENERAL.—Upon receiving a discharge described in subparagraph (A) of 5 6 a loan, the borrower shall be deemed to 7 have assigned to and relinquished in favor 8 of the Secretary any right to a loan refund 9 for such loan (up to the amount dis-10 charged) that the borrower (or student) 11 may have by contract or applicable law 12 with respect to the loan or the enrollment 13 agreement for the program for which the 14 loan was received, against the institution, 15 its principals, its affiliates and their suc-16 cessors, its sureties, and any private fund, 17 including the portion of a public fund that 18 represents funds received from a private 19 party.

20 "(ii) APPLICATION.—The provisions
21 of this subsection apply notwithstanding
22 any provision of State law that would oth23 erwise restrict transfer of such rights by
24 the borrower (or student), limit, or prevent
25 a transferee from exercising such rights, or

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establish procedures or a scheme of dis-
tribution that would prejudice the Sec-
retary's ability to recover on such rights.
"(iii) Rule of construction
Nothing in this subsection shall limit or
foreclose the borrower's (or student's)
right to pursue legal and equitable relief
regarding disputes arising from matters
unrelated to the discharged loan.
"(E) DISCHARGE PROCEDURES.—
"(i) IN GENERAL.—After confirming
the date of an institution's closure, the
Secretary shall identify any borrower (or
student on whose behalf a parent bor-
rowed) who appears to have been enrolled
at the institution on the closure date of the
institution or to have withdrawn not more
than 120 days prior to the closure date (or
in the case of exceptional circumstances
described in subparagraph (B), not more
than the period by which such 120-day pe-
riod is extended under such subparagraph.
In the case of a loan made, insured, or
guaranteed under this part, a guaranty
agency shall notify the Secretary imme-

1	diately whenever it becomes aware of reli-
2	able information indicating an institution
3	may have closed.
4	"(ii) Borrower address.—
5	"(I) KNOWN.—If the borrower's
6	current address is known, the Sec-
7	retary shall mail the borrower a dis-
8	charge application and an explanation
9	of the qualifications and procedures
10	for obtaining a discharge. The Sec-
11	retary or the guaranty agency shall
12	promptly suspend any efforts to col-
13	lect from the borrower on any affected
14	loan. The Secretary may continue to
15	receive borrower payments of the loan
16	for which the discharge application
17	has been filed.
18	"(II) UNKNOWN.—If the bor-
19	rower's current address is unknown,
20	the Secretary shall attempt to locate
21	the borrower and determine the bor-
22	rower's potential eligibility for a dis-
23	charge described in subparagraph (A)
24	by consulting with representatives of
25	the closed institution, the institution's

1	licensing agency, the institution's ac-
2	crediting agency, and other appro-
3	priate parties. If the Secretary learns
4	the new address of a borrower, the
5	Secretary shall mail to the borrower a
6	discharge application and explanation,
7	and shall suspend collection on the
8	loan, as described in subclause (I).
9	"(iii) Sworn statement.—If a bor-
10	rower fails to submit the written request
11	and sworn statement described subpara-
12	graph (A) not later than 60 days after
13	date on which the Secretary mails the dis-
14	charge application under clause (ii), the
15	Secretary—
16	"(I) shall resume collection on
17	the loan and grant forbearance of
18	principal and interest for the period in
19	which collection activity was sus-
20	pended; and
21	"(II) may capitalize any interest
22	accrued and not paid during such pe-
23	riod.
24	"(iv) Notification.—
 19 20 21 22 23 	which collection activity was sus- pended; and "(II) may capitalize any interest accrued and not paid during such pe- riod.

1	"(I) QUALIFICATIONS MET.—If
2	the Secretary determines that a bor-
3	rower who requests a discharge de-
4	scribed in subparagraph (A) meets the
5	qualifications for such a discharge,
6	the Secretary shall—
7	"(aa) notify the borrower in
8	writing of that determination;
9	and
10	"(bb) not regard a borrower
11	who has defaulted on a loan that
12	has been so discharged as in de-
13	fault on the loan after such dis-
14	charge, and such a borrower shall
15	be eligible to receive assistance
16	under this title.
17	"(II) QUALIFICATIONS NOT
18	MET.—If the Secretary determines
19	that a borrower who requests a dis-
20	charge described in subparagraph (A)
21	does not meet the qualifications for
22	such a discharge, the Secretary or
23	guaranty agency shall resume collec-
24	tion on the loan and notify the bor-

1	rower in writing of that determination
2	and the reasons for the determination.
3	"(7) Borrower qualifications for a false
4	CERTIFICATION DISCHARGE.—
5	"(A) Application.—
6	"(i) IN GENERAL.—In order to qualify
7	for false certification discharge under this
8	subsection, the borrower shall submit to
9	the Secretary, on a form approved by the
10	Secretary, an application for discharge
11	that—
12	((I) does not need not be nota-
13	rized, but shall be made by the bor-
14	rower under penalty of perjury; and
15	"(II) demonstrates to the satis-
16	faction of the Secretary that the re-
17	quirements in subparagraphs (B)
18	through (G) have been met.
19	"(ii) NOTIFICATION.—If the Secretary
20	determines the application does not meet
21	the requirements of clause (i), the Sec-
22	retary shall notify the applicant and ex-
23	plain why the application does not meet
24	the requirements.

1	"(B) High school diploma or equiva-
2	LENT.—In the case of a borrower requesting a
3	false certification discharge based on not having
4	had a high school diploma and not having met
5	the alternative to graduation from high school
6	eligibility requirements under section 484(d)
7	applicable at the time the loan was originated,
8	and the institution or a third party to which the
9	institution referred the borrower falsified the
10	student's high school diploma, the borrower
11	shall state in the application that the borrower
12	(or the student on whose behalf a parent bor-
13	rowed)—
14	"(i) reported not having a valid high
15	school diploma or its equivalent at the time
16	the loan was certified; and
17	"(ii) did not satisfy the alternative to
18	graduation from high school statutory or
19	regulatory eligibility requirements identi-
20	fied on the application form and applicable
21	at the time the institution certified the
22	loan.
23	"(C) DISQUALIFYING CONDITION.—In the
24	case of a borrower requesting a false certifi-

25 cation discharge based on a condition that

1 would disqualify the borrower from employment 2 in the occupation that the program for which the borrower received the loan was intended, 3 4 the borrower shall state in the application that the borrower (or student on whose behalf the 5 6 parent borrowed) did not meet State require-7 ments for employment (in the student's State of 8 residence) in the occupation that the program 9 for which the borrower received the loan was in-10 tended because of a physical or mental condi-11 tion, age, criminal record, or other reason ac-12 cepted by the Secretary. 13 "(D) UNAUTHORIZED LOAN.—In the case

14 of a borrower requesting a discharge under this 15 subsection because the institution signed the 16 borrower's name on the loan application or 17 promissory note without the borrower's author-18 ization, the borrower shall—

19"(i) state that the borrower did not20sign the document in question or authorize21the institution to do so; and

22 "(ii) provide 5 different specimens of
23 the borrower's signature, two of which
24 must be within one year before or after the
25 date of the contested signature.

1	"(E) UNAUTHORIZED PAYMENT.—In the
2	case of a borrower requesting a false certifi-
3	cation discharge because the institution, with-
4	out the borrower's authorization, endorsed the
5	borrower's loan check or signed the borrower's
6	authorization for electronic funds transfer, the
7	borrower shall—
8	"(i) state that the borrower did not
9	endorse the loan check or sign the author-
10	ization for electronic funds transfer or au-
11	thorize the institution to do so;
12	"(ii) provide 5 different specimens of
13	the borrower's signature, two of which
14	must be within one year before or after the
15	date of the contested signature; and
16	"(iii) state that the proceeds of the
17	contested disbursement were not delivered
18	to the borrower or applied to charges owed
19	by the borrower to the institution.
20	"(F) IDENTITY THEFT.—
21	"(i) IN GENERAL.—In the case of an
22	individual whose eligibility to borrow was
23	falsely certified because the individual was
24	a victim of the crime of identity theft and

1	is requesting a discharge, the individual
2	shall—
3	"(I) certify that the individual
4	did not sign the promissory note, or
5	that any other means of identification
6	used to obtain the loan was used with-
7	out the authorization of the individual
8	claiming relief;
9	"(II) certify that the individual
10	did not receive or benefit from the
11	proceeds of the loan with knowledge
12	that the loan had been made without
13	the authorization of the individual;
14	"(III) provide a copy of a local,
15	State, or Federal court verdict or
16	judgment that conclusively determines
17	that the individual who is named as
18	the borrower of the loan was the vic-
19	tim of a crime of identity theft; and
20	"(IV) if the judicial determina-
21	tion of the crime does not expressly
22	state that the loan was obtained as a
23	result of the crime of identity theft,
24	provide—

"(aa) authentic specimens of
the signature of the individual, as
described in subparagraph
(D)(ii), or of other means of
identification of the individual, as
applicable, corresponding to the
means of identification falsely
used to obtain the loan; and
"(bb) statement of facts
that demonstrate, to the satisfac-
tion of the Secretary, that eligi-
bility for the loan in question was
falsely certified as a result of the
crime of identity theft committed
against that individual.
"(ii) Definitions.—For purposes of
this subparagraph:
"(I) IDENTITY THEFT.—The
term 'identity theft' means the unau-
thorized use of the identifying infor-
mation of another individual that is
punishable under section 1028,
1028A, 1029, or 1030 of title 18,
United States Code, or substantially
comparable State or local law.

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"(II) IDENTIFYING INFORMA-
TION.—The term 'identifying informa-
tion' includes—
"(aa) name, Social Security
number, date of birth, official
State or government issued driv-
er's license or identification num-
ber, alien registration number,
government passport number,
and employer or taxpayer identi-
fication number;
"(bb) unique biometric data,
such as fingerprints, voiceprint,
retina or iris image, or unique
physical representation;
"(cc) unique electronic iden-
tification number, address, or
routing code; or
"(dd) telecommunication
identifying information or access
device (as defined in 18 U.S.C.
1029(e)) borrower qualifications
for a false certification discharge
"(G) CLAIM TO THIRD PARTY.—The bor-
rower shall state whether the borrower has

1	made a claim with respect to the institutions's
2	false certification or unauthorized payment with
3	any third party, such as the holder of a per-
4	formance bond or a tuition recovery program,
5	and, if so, the amount of any payment received
6	by the borrower or credited to the borrower's
7	loan obligation.
8	"(H) Cooperation with the sec-
9	RETARY.—The borrower shall state that the
10	borrower—
11	"(i) agrees to provide to the Secretary
12	upon request other documentation reason-
13	ably available to the borrower that dem-
14	onstrates that the borrower meets the
15	qualifications for discharge under this sub-
16	section; and
17	"(ii) agrees to cooperate with the Sec-
18	retary in enforcement actions and to trans-
19	fer any right to recovery against a third
20	party to the Secretary.
21	"(8) Borrower qualifications for an un-
22	PAID REFUND DISCHARGE.—To receive an unpaid
23	refund discharge of a portion of a loan under this
24	subsection, a borrower shall submit to the holder or
25	guaranty agency a written application—

1	"(A) that requests the information re-
2	quired to calculate the amount of the discharge;
3	"(B) that the borrower signs for the pur-
4	pose of swearing to the accuracy of the infor-
5	mation;
6	"(C) that is made by the borrower under
7	penalty of perjury, and that may or may not be
8	notarized; and
9	"(D) under which the borrower states—
10	"(i) that the borrower—
11	"(I) received, on or after January
12	1, 1986, the proceeds of a loan, in
13	whole or in part, made, insured, or
14	guaranteed under this title to attend
15	an institution of higher education;
16	"(II) did not attend, withdrew, or
17	was terminated from the institution
18	within a timeframe that entitled the
19	borrower to a refund; and
20	"(III) did not receive the benefit
21	of a refund to which the borrower was
22	entitled either from the institution or
23	from a third party, such as the holder
24	of a performance bond or a tuition re-
25	covery program;

1	"(ii) whether the borrower has any
2	other application for discharge pending for
3	this loan; and
4	"(iii) that the borrower—
5	"(I) agrees to provide to the Sec-
6	retary upon request other documenta-
7	tion reasonably available to the bor-
8	rower that demonstrates that the bor-
9	rower meets the qualifications for dis-
10	charge under this subsection; and
11	"(II) agrees to cooperate with the
12	Secretary in enforcement actions and
13	to transfer any right to recovery
14	against a third party to the Sec-
15	retary.".
16	PART C—FEDERAL WORK-STUDY PROGRAMS
17	SEC. 441. PURPOSE; AUTHORIZATION OF APPROPRIATIONS.
18	Section 441 (20 U.S.C. 1087–51) is amended—
19	(1) in subsection (a)—
20	(A) by striking "part-time" and inserting
21	"paid";
22	(B) by striking ", graduate, or profes-
23	sional"; and
24	(C) by striking "community service" and
25	inserting "work-based learning";

(2) in subsection (b), by striking "part, such
sums as may be necessary for fiscal year 2009 and
each of the five succeeding fiscal years." and insert-
ing "part, \$1,722,858,000 for fiscal year 2019 and
each of the 5 succeeding fiscal years."; and
(3) by amending subsection (c) to read as fol-
lows:
"(c) Work-Based Learning.—For purposes of this
part, the term 'work-based learning' means paid inter-
actions with industry or community professionals in real
workplace settings that foster in-depth, first-hand engage-
ment with the tasks required of a given career field, that
are aligned to a student's field of study.".
SEC. 442. ALLOCATION FORMULA.
Section 442 (20 U.S.C. 1087–52) is amended to read
as follows:
"SEC. 442. ALLOCATION OF FUNDS.
"(a) RESERVATIONS.—
"(1) Reservation for improved institu-
TIONS.—
"(A) Amount of reservation for im-
proved institutions.—For a fiscal year in
FROVED INSTITUTIONS.—FOI a fiscal year fii
which the amount appropriated under section

25 shall—

1	"(i) reserve the lesser of—
2	(I) reserve the resserver of "(I) an amount equal to 20 per-
2	cent of the amount by which the
4	amount appropriated under section
5	441(b) exceeds \$700,000,000; or
6	"(II) \$150,000,000; and
7	"(ii) allocate the amount reserved
8	under clause (i) to each improved institu-
9	tion in an amount—
10	"(I) that bears the same propor-
11	tion to the amount reserved under
12	clause (i) as the total amount of all
13	Federal Pell Grant funds awarded at
14	the improved institution for the sec-
15	ond preceding fiscal year bears to the
16	total amount of Federal Pell Grant
17	funds awarded at improved institu-
18	tions participating under this part for
19	the second preceding fiscal year; and
20	"(II) is not—
21	"(aa) less than \$10,000; or
22	"(bb) greater than
23	\$1,500,000.
24	"(B) Improved institution de-
25	SCRIBED.—For purposes of this paragraph, an

1	improved institution is an institution that, on
2	the date the Secretary makes an allocation
3	under subparagraph (A)(ii) is, with respect to—
4	"(i) the completion rate or graduation
5	rate of Federal Pell Grant recipients at the
6	institution, in the top 10 percent of—
7	"(I) if the institution is an insti-
8	tution described in any of clauses (iv)
9	through (ix) of section $132(d)(1)(B)$,
10	all such institutions participating
11	under this part for the preceding fis-
12	cal year; or
13	"(II) if the institution is an insti-
14	tution described in any of clauses (i)
15	through (iii) of section $132(d)(1)(B)$,
16	all such institutions participating
17	under this part for the preceding fis-
18	cal year; or
19	"(ii) the improvement of the comple-
20	tion rate or graduation rate between the
21	preceding fiscal year and such date, in the
22	top 10 percent of the institutions described
23	in clause (i).
24	"(C) COMPLETION RATE OR GRADUATION
25	RATE.—For purposes of determining the com-

1 pletion rate or graduation rate under this sec-2 tion, a Federal Pell Grant recipient shall be 3 counted as a completor or graduate if, within 4 the normal time for completion of or graduation 5 from the program, the student has completed or 6 graduated from the program, or enrolled in any 7 program of an institution participating in any program under this title for which the prior 8 9 program provides substantial preparation.

10 "(D) REALLOCATION OF RETURNED 11 AMOUNT.—If an institution returns to the Sec-12 retary any portion of the sums allocated to such 13 institution under this paragraph for any fiscal 14 year, the Secretary shall reallot such excess to 15 improved institutions on the same basis as 16 under subparagraph (A)(ii)(I).

17 "(2) RESERVATION FOR WORK COLLEGES.—
18 From the amounts appropriated under section
19 441(b), the Secretary shall reserve to carry out sec20 tion 448 such amounts as may be necessary for fis21 cal year 2019 and each of the 5 succeeding fiscal
22 years.

23 "(b) Allocation Formula for Fiscal Years
24 2019 Through 2023.—

1	"(1) IN GENERAL.—From the amount appro-
2	priated under section 441(b) for a fiscal year and re-
3	maining after the Secretary reserves funds under
4	subsection (a), the Secretary shall allocate to each
5	institution—
6	"(A) for fiscal year 2019, an amount equal
7	to the greater of—
8	"(i) 90 percent of the amount the in-
9	stitution received under this subsection
10	and subsection (a) for fiscal year 2018, as
11	such subsections were in effect with re-
12	spect to such fiscal year (in this subpara-
13	graph referred to as the '2018 amount for
14	the institution'); or
15	"(ii) the fair share amount for the in-
16	stitution determined under subsection (d);
17	"(B) for fiscal year 2020, an amount equal
18	to the greater of—
19	"(i) 80 percent of the 2018 amount
20	for the institution; or
21	"(ii) the fair share amount for the in-
22	stitution determined under subsection (d);
23	"(C) for fiscal year 2021, an amount equal
24	to the greater of—

1	"(i) 60 percent of the 2018 amount
2	for the institution; or
3	"(ii) the fair share amount for the in-
4	stitution determined under subsection (d);
5	"(D) for fiscal year 2022, an amount equal
6	to the greater of—
7	"(i) 40 percent of the 2018 amount
8	for the institution; or
9	"(ii) the fair share amount for the in-
10	stitution determined under subsection (d);
11	and
12	"(E) for fiscal year 2023, an amount equal
13	to the greater of—
14	"(i) 20 percent of the 2018 amount
15	for the institution; or
16	"(ii) the fair share amount for the in-
17	stitution determined under subsection (d).
18	"(2) RATABLE REDUCTION.—
19	"(A) IN GENERAL.—If the amount appro-
20	priated under section 441(b) for a fiscal year
21	and remaining after the Secretary reserves
22	funds under subsection (a) is less than the
23	amount required to be allocated to the institu-
24	tions under this subsection, then the amount of

the allocation to each institution shall be ratably reduced.

"(B) ADDITIONAL APPROPRIATIONS.—If 3 4 the amounts allocated to each institution are 5 ratably reduced under subparagraph (A) for a 6 fiscal year and additional amounts are appro-7 priated for such fiscal year, the amount allo-8 cated to each institution from the additional 9 amounts shall be increased on the same basis as 10 the amounts under subparagraph (A) were re-11 (until each institution receives duced the 12 amount required to be allocated under this sub-13 section).

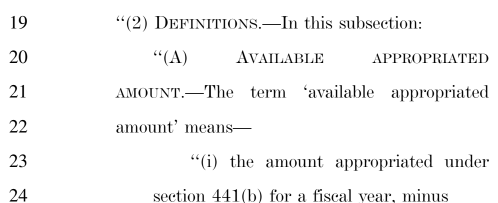
14 "(c) Allocation Formula for Fiscal Year 2024 15 AND EACH SUCCEEDING FISCAL YEAR.—From the amount appropriated under section 441(b) for fiscal year 16 17 2024 and each succeeding fiscal year and remaining after 18 the Secretary reserves funds under subsection (a), the Secretary shall allocate to each institution the fair share 19 amount for the institution determined under subsection 20 21 (d).

"(d) DETERMINATION OF FAIR SHARE AMOUNT.—
"(1) IN GENERAL.—The fair share amount for
an institution for a fiscal year shall be equal to the
sum of the following:

1

"(A) An amount equal to 50 percent of the 1 2 amount that bears the same proportion to the 3 available appropriated amount for such fiscal 4 year as the total amount of Federal Pell Grant 5 funds disbursed at the institution for the pre-6 ceding fiscal year bears to the total amount of 7 Federal Pell Grant funds awarded at all institu-8 tions participating under this part for the pre-9 ceding fiscal year.

10 "(B) An amount equal to 50 percent of the 11 amount that bears the same proportion to the 12 available appropriated amount for such fiscal 13 year as the total amount of the undergraduate 14 student need at the institution for the preceding 15 fiscal year bears to the total amount of under-16 graduate student need at all institutions partici-17 pating under this part for the preceding fiscal 18 year.



1	"(ii) the amounts reserved under sub-
2	section (a) for such fiscal year.
3	"(B) AVERAGE COST OF ATTENDANCE
4	The term 'average cost of attendance' means,
5	with respect to an institution, the average of
6	the attendance costs for a fiscal year for stu-
7	dents which shall include—
8	"(i) tuition and fees, computed on the
9	basis of information reported by the insti-
10	tution to the Secretary, which shall in-
11	clude—
12	"(I) total revenue received by the
13	institution from undergraduate tuition
14	and fees for the second year preceding
15	the year for which it is applying for
16	an allocation; and
17	"(II) the institution's enrollment
18	for such second preceding year;
19	"(ii) standard living expenses equal to
20	150 percent of the difference between the
21	income protection allowance for a family of
22	five with one in college and the income
23	protection allowance for a family of six
24	with one in college for a single independent
25	student; and

1	"(iii) books and supplies, in an
2	amount not exceeding \$800.
3	"(C) Undergraduate student need.—
4	The term 'undergraduate student need' means,
5	with respect to an undergraduate student for a
6	fiscal year, the lesser of the following:
7	"(i) The total of the amount equal to
8	(except the amount computed by this
9	clause shall not be less than zero)—
10	"(I) the average cost of attend-
11	ance for the fiscal year, minus
12	"(II) the total amount of each
13	such undergraduate student's ex-
14	pected family contribution (computed
15	in accordance with part F of this
16	title) for the preceding fiscal year.
17	"(ii) \$12,500.
18	"(e) Return of Surplus Allocated Funds.—
19	"(1) Amount returned.—If an institution re-
20	turns more than 10 percent of its allocation under
21	subsection (d), the institution's allocation for the
22	next fiscal year shall be reduced by the amount re-
23	turned.
24	"(2) WAIVER.—The Secretary may waive this
25	paragraph for a specific institution if the Secretary

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1	finds that enforcing this paragraph would be con-
2	trary to the interest of the program.
3	"(f) FILING DEADLINES.—The Secretary shall, from
4	time to time, set dates before which institutions must file
5	applications for allocations under this part.".
6	SEC. 443. GRANTS FOR FEDERAL WORK-STUDY PROGRAMS.
7	Section 443 (20 U.S.C. 1087–53) is amended—
8	(1) in subsection (b)—
9	(A) in paragraph (1), in the matter pre-
10	ceding subparagraph (A), by striking "part-
11	time'';
12	(B) in paragraph (2), by striking "except
13	that—" and all that follows through "an insti-
14	tution may use a portion" and inserting "except
15	that an institution may use a portion";
16	(C) in paragraph (3), by inserting "under-
17	graduate" after "only";
18	(D) in paragraph (4), by striking "300"
19	and inserting "500";
20	(E) in paragraph (5)—
21	(i) by striking "shall not exceed 75
22	percent" and inserting "shall not exceed
23	75 percent in the first year after the date
24	of the enactment of PROSPER Act, 65
25	percent in the first succeeding fiscal year,

1	60 percent in the second succeeding fiscal
2	year, 55 percent in the third succeeding
3	fiscal year, and 50 percent each succeeding
4	fiscal year";
5	(ii) by striking subparagraph (A);
6	(iii) in subparagraph (B)—
7	(I) by striking "75" and insert-
8	ing "50"; and
9	(II) by striking the semicolon
10	and inserting "; and";
11	(iv) by redesignating subparagraph
12	(B) as subparagraph (A); and
13	(v) by adding at the end the following:
14	"(B) the Federal share may equal 100 per-
15	cent with respect to funds received under sec-
16	tion 442(a)(1)(A);";
17	(F) in paragraph (8)—
18	(i) in subparagraph (A)(i), by striking
19	"vocational" and inserting "career"; and
20	(ii) in subparagraph (B), by striking
21	"community service" and inserting "work-
22	based learning";
23	(G) in paragraph (10), by striking "; and"
24	and inserting a semicolon;

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1	(H) in paragraph (11), by striking the pe-
2	riod at the end and inserting a semicolon; and
3	(I) by adding at the end the following:
4	((12)) provide assurances that the institution
5	will collect data from students and employers such
6	that the employment made available from funds
7	under this part will, to the maximum extent prac-
8	ticable, complement and reinforce the educational
9	goals or career goals of each student receiving as-
10	sistance under this part; and
11	"(13) provide assurances that if the institution
12	receives funds under section $442(a)(1)(A)$, such in-
13	stitution shall—
14	"(A) use such funds to compensate stu-
15	dents participating in the work-study program;
16	and
17	"(B) prioritize the awarding of such funds
18	to students—
19	"(i) who demonstrate exceptional
20	need; or
21	"(ii) who are employed in work-based
22	learning opportunities through the work-
23	study program.";
24	(2) in subsection (c)—
25	(A) in paragraph (1)—

1	(i) by striking "program of part-time
2	employment" and inserting the following:
3	"program—
4	"(A) of employment"; and
5	(ii) by inserting "or" after "sub-
6	section $(b)(3)$;"; and
7	(iii) by adding at the end the fol-
8	lowing:
9	"(B) of full-time employment of its cooper-
10	ative education students in work for a private
11	for-profit organization under an arrangement
12	between the institution and such organization
13	that complies with the requirements of subpara-
14	graphs (A) through (D) of subsection $(b)(1)$ of
15	this section and subsection $(b)(4)$ of this sec-
16	tion;";
17	(B) by striking paragraph (2);
18	(C) in paragraph (4), by inserting "and
19	complement and reinforce the educational goals
20	or career goals of each student receiving assist-
21	ance under this part" after "relevant"; and
22	(D) by redesignating paragraphs (3) , (4) ,
23	and (5) as paragraphs (2), (3), and (4), respec-
24	tively; and
25	(3) in subsection (d)—

1	(A) in paragraph (1)—
2	(i) by striking "In any academic year
3	to which subsection $(b)(2)(A)$ applies, an
4	institution shall ensure that" and inserting
5	"An institution may use the"; and
6	(ii) by striking "are used"; and
7	(B) in paragraph (3), by striking "may ex-
8	ceed 75 percent" and inserting "shall not ex-
9	ceed 50 percent".
10	SEC. 444. FLEXIBLE USE OF FUNDS.
11	Section 445(a) (20 U.S.C. 1087–55(a)) is amended—
12	(1) in paragraph (2), by striking "in the same
13	State" and inserting "described under section
14	442(a)(1)(B)"; and
15	(2) by adding at the end the following new
16	paragraph:
17	((3) In addition to the carry-over sums authorized
18	under paragraph (1) of this section, an institution may
19	permit a student who completed the previous award period
20	to continue to earn unearned portions of the student's
21	work-study award from that previous year if—
22	"(A) any reduction in the student's need upon
23	which the award was based is accounted for in the
24	remaining portion; and

1	"(B) the student is currently employed in a
2	work-based learning position.".
3	SEC. 445. JOB LOCATION AND DEVELOPMENT PROGRAMS.
4	Section 446 (20 U.S.C. 1087–56) is amended—
5	(1) in subsection (a)—
6	(A) in paragraph (1)—
7	(i) by striking "10 percent or
8	\$75,000" and inserting "20 percent or
9	\$150,000''; and
10	(ii) by striking ", including commu-
11	nity service jobs,"; and
12	(B) in paragraph (2), by striking "voca-
13	tional" and inserting "career"; and
14	(2) in subsection (b)—
15	(A) by striking paragraph (2);
16	(B) by redesignating paragraphs (3)
17	through (6) as paragraphs (4) through (7) , re-
18	spectively; and
19	(C) by inserting before paragraph (4) the
20	following:
21	((2)) provide satisfactory assurance that the in-
22	stitution will prioritize placing students with the low-
23	est expected family contribution and Federal work-
24	study recipients in jobs located and developed under
25	this section;

1	"(3) provide a satisfactory assurance that the
2	institution will locate and develop work-based learn-
3	ing opportunities through the job location develop-
4	ment programs;"; and
5	(D) in paragraph (7), by striking the pe-
6	riod and inserting ", including—
7	"(A) the number of students employed in
8	work-based learning opportunities through such
9	program;
10	"(B) the number of students dem-
11	onstrating exceptional need and employed in a
12	work-study program through such program; and
13	"(C) the number of students dem-
14	onstrating exceptional need and employed in
15	work-based learning opportunities through such
16	program.".
17	SEC. 446. COMMUNITY SERVICE.
18	Section 447 (20 U.S.C. 1087–57) is repealed.
19	SEC. 447. WORK COLLEGES.
20	Section 448 (20 U.S.C. 1087–58) is amended—
21	(1) in subsection (b)—
22	(A) in paragraph (1)—
23	(i) by striking "and part E"; and
24	(ii) by striking "appropriated" and in-
25	serting "allocated";

1	(B) in paragraph (2), by striking "appro-
2	priated pursuant to" and inserting "allocated
3	under'';
4	(2) in subsection (c), by striking "authorized
5	by" and inserting "allocated under";
6	(3) in subsection (e)(1)—
7	(A) in subparagraph (C), by striking ";
8	and" and inserting a semicolon; and
9	(B) by adding at the end the following:
10	"(E) has administered Federal work-study
11	for at least 2 years; and"; and
12	(4) by amending subsection (f) to read as fol-
13	lows:
14	"(f) Allocation of Reserved Funds.—
15	"(1) IN GENERAL.—Subject to paragraph (2),
16	from the amount reserved under section $442(a)(2)$
17	for a fiscal year to carry out this section, the Sec-
18	retary shall allocate to each work college that sub-
19	mits an application under subsection (c) an amount
20	equal to the amount that bears the same proportion
21	to the amount appropriated for such fiscal year as
22	the number of students eligible for employment
23	under a work-study program under this part who
24	are enrolled at the work college bears to the total
25	number of students eligible for employment under a

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1	work-study program under this part who are en-
2	rolled at all work colleges.
3	"(2) Reallotment of unmatched funds.—
4	If a work college is unable to match funds received
5	under paragraph (1) in accordance with subsection
6	(d), any unmatched funds shall be returned to the
7	Secretary and the Secretary shall reallot such funds
8	on the same basis as funds are allocated under para-
9	graph (1).".
10	PART D—FEDERAL DIRECT STUDENT LOAN
11	PROGRAM
12	SEC. 451. TERMINATION OF FEDERAL DIRECT LOAN PRO-
13	GRAM UNDER PART D AND OTHER CON-
13 14	GRAM UNDER PART D AND OTHER CON- FORMING AMENDMENTS.
14	FORMING AMENDMENTS.
14 15	FORMING AMENDMENTS. (a) APPROPRIATIONS.—Section 451 (20 U.S.C.
14 15 16	FORMING AMENDMENTS. (a) APPROPRIATIONS.—Section 451 (20 U.S.C. 1087a) is amended—
14 15 16 17	FORMING AMENDMENTS. (a) APPROPRIATIONS.—Section 451 (20 U.S.C. 1087a) is amended— (1) in subsection (a), by adding at the end the
14 15 16 17 18	FORMING AMENDMENTS. (a) APPROPRIATIONS.—Section 451 (20 U.S.C. 1087a) is amended— (1) in subsection (a), by adding at the end the following: "No sums may be expended after Sep-
14 15 16 17 18 19	FORMING AMENDMENTS. (a) APPROPRIATIONS.—Section 451 (20 U.S.C. 1087a) is amended— (1) in subsection (a), by adding at the end the following: "No sums may be expended after Sep- tember 30, 2024, with respect to loans under this
 14 15 16 17 18 19 20 	FORMING AMENDMENTS. (a) APPROPRIATIONS.—Section 451 (20 U.S.C. 1087a) is amended— (1) in subsection (a), by adding at the end the following: "No sums may be expended after Sep- tember 30, 2024, with respect to loans under this part for which the first disbursement is after such
 14 15 16 17 18 19 20 21 	FORMING AMENDMENTS. (a) APPROPRIATIONS.—Section 451 (20 U.S.C. 1087a) is amended— (1) in subsection (a), by adding at the end the following: "No sums may be expended after Sep- tember 30, 2024, with respect to loans under this part for which the first disbursement is after such date."; and
 14 15 16 17 18 19 20 21 22 	FORMING AMENDMENTS. (a) APPROPRIATIONS.—Section 451 (20 U.S.C. 1087a) is amended— (1) in subsection (a), by adding at the end the following: "No sums may be expended after Sep- tember 30, 2024, with respect to loans under this part for which the first disbursement is after such date."; and (2) by adding at the end, the following:
 14 15 16 17 18 19 20 21 22 23 	FORMING AMENDMENTS. (a) APPROPRIATIONS.—Section 451 (20 U.S.C. 1087a) is amended— (1) in subsection (a), by adding at the end the following: "No sums may be expended after Sep- tember 30, 2024, with respect to loans under this part for which the first disbursement is after such date."; and (2) by adding at the end, the following: "(c) TERMINATION OF AUTHORITY TO MAKE NEW

"(1) no new loans may be made under this part
 after September 30, 2024; and

3 "(2) no funds are authorized to be appro-4 priated, or may be expended, under this Act, or any 5 other Act to make loans under this part for which 6 the first disbursement is after September 30, 2024, 7 except as expressly authorized by an Act of Congress en-8 acted after the date of enactment of the PROSPER Act. 9 STUDENT ELIGIBILITY BEGINNING WITH "(d) AWARD YEAR 2019.— 10

"(1) NEW BORROWERS.—No loan may be made
under this part to a new borrower for which the first
disbursement is after June 30, 2019.

"(2) BORROWERS WITH OUTSTANDING BALANCES.—Subject to paragraph (3), with respect to a
borrower who, as of July 1, 2019, has an outstanding balance of principal or interest owing on a
loan made under this part, such borrower may—

"(A) in the case of such a loan made to
the borrower for enrollment in a program of undergraduate education, borrow loans made
under this part for any program of undergraduate education through the close of September 30, 2024;

1	"(B) in the case of such a loan made to
2	the borrower for enrollment in a program of
3	graduate or professional education, borrow
4	loans made under this part for any program of
5	graduate or professional education through the
6	close of September 30, 2024; and
7	"(C) in the case of such a loan made to
8	the borrower on behalf of a dependent student
9	for the student's enrollment in a program of
10	undergraduate education, borrow loans made
11	under this part on behalf of such student
12	through the close of September 30, 2024.
13	"(3) Loss of Eligibility.—A borrower de-
14	scribed in paragraph (2) who borrows a loan made
15	under part E for which the first disbursement is
16	made on or after July 1, 2019, shall lose the bor-
17	rower's eligibility to borrow loans made under this
18	part in accordance with paragraph (2).".
19	(b) Perkins Loan Conforming Amendment.—
20	Section $453(c)(2)(A)$ (20 U.S.C. $1087c(c)(2)(A)$) is
21	amended by inserting ", as in effect on the day before
22	the date of enactment of the PROSPER Act and pursuant
23	to subsection 461(a)," after "part E".

1	(c) Applicable Interest Rates and Other
2	TERMS AND CONDITIONS.—Section 455 (20 U.S.C.
3	1087e) is amended—
4	(1) in subsection (a)—
5	(A) in paragraph (1), by inserting ", and
6	first disbursed before October 1, 2024," after
7	"under this part"; and
8	(B) in paragraph (2), by inserting ", and
9	first disbursed before October 1, 2024," after
10	"under this part";
11	(2) in subsection $(b)(8)$ —
12	(A) in the section heading, by inserting
13	"AND BEFORE OCTOBER 1, 2024" after "2013";
14	(B) in subparagraph (A), by inserting
15	"and before October 1, 2024," after "July 1,
16	2013,";
17	(C) in subparagraph (B), by inserting
18	"and before October 1, 2024," after "July 1,
19	2013,";
20	(D) in subparagraph (C), by inserting
21	"and before October 1, 2024," after "July 1,
22	2013,"; and
23	(E) in subparagraph (D), by inserting
24	"and before October 1, 2024," after "July 1,
25	2013,";

1	(3) in subsection $(c)(2)(E)$, by inserting ", and
2	before October 1, 2024" after "July 1, 2010";
3	(4) in subsection (e)(7), in the matter preceding
4	subparagraph (A), by inserting ", as in effect on the
5	day before the date of enactment of the PROSPER
6	Act and pursuant to subsection 461(a)" after "part
7	Е";
8	(5) in subsection (g) —
9	(A) by inserting ", and first disbursed be-
10	fore October 1, 2024," after "under this part";
11	and
12	(B) by adding at the end the following:
13	"The authority to make consolidation loans
14	under this subsection expires at the close of
15	September 30, 2024. No loan may be made
16	under this subsection for which the disburse-
17	ment is on or after October 1, 2024."; and
18	(6) in subsection (o)—
19	(A) in paragraph (1), by inserting ", and
20	before October 1, 2024," after "October 1,
21	2008"; and
22	(B) in paragraph (2)—
23	(i) by inserting "and before October
24	1, 2024," after "October 1, 2008,"; and

	200
1	(ii) by inserting ", and before October
2	1, 2024" after "October 1, 2008".
3	SEC. 452. BORROWER DEFENSES.
4	Section 455(h) (20 U.S.C. 1087e(h)) is amended to
5	read as follows:
6	"(h) Borrower Defenses.—
7	"(1) IN GENERAL.—In any proceeding to collect
8	on a loan made under this part to a borrower, the
9	Secretary shall abide by the following:
10	"(A) In no event may the borrower recover
11	any amount previously collected or be freed of
12	amounts owed to the Secretary without submit-
13	ting an individually-filed application for ap-
14	proval.
15	"(B) In no event may the borrower recover
16	amounts previously collected by the Secretary,
17	in any action arising from or relating to a loan
18	made under this part, in an amount in excess
19	of the amount that has been paid by the bor-
20	rower on such loan.
21	"(C) In no event may the borrower recover
22	amounts previously collected by the Secretary
23	later than 3 years after the misconduct or
24	breach of contract on behalf of the institution

1	takes place that gives rise to the borrower to
2	assert a defense to repayment of the loan.
3	"(D) In no event may anyone other than
4	an administrative law judge or its equivalent
5	preside over hearings of any kind related to ap-
6	plications submitted under this subsection.
7	"(E) In no event may the Secretary ap-
8	prove or disapprove the borrower's application
9	under this subsection without allowing for the
10	equal consideration of evidence and arguments
11	presented by a representative on behalf of the
12	student or students and a representative on be-
13	half of the institution, if either such party
14	makes a request.
15	"(F) In no event may the Secretary with-
16	hold from an institution any materials, facts, or
17	evidence used when processing an application
18	submitted by the borrower.
19	"(G) In no event may the borrower of a
20	loan made, insured or guaranteed under this
21	title (other than a loan made under this part or
22	a Federal ONE Loan) submit an application
23	under this subsection without consolidating the
24	loans of the borrower into a Federal ONE Con-
25	solidation Loan.

1	"(2) Borrower application require-
2	MENTS.—
3	"(A) IN GENERAL.—An application sub-
4	mitted by a borrower under this subsection to
5	the Secretary shall—
6	"(i) certify the borrower's receipt of
7	loan proceeds, in whole or in part, to at-
8	tend the named institution of higher edu-
9	cation;
10	"(ii) provide evidence described in
11	subparagraph (B) that supports a bor-
12	rower defense to repayment of the loan;
13	and
14	"(iii) indicate whether the borrower
15	has made a claim with respect to the infor-
16	mation underlying the borrower defense
17	with any third party and, if so, the amount
18	of any payment received by the borrower
19	or credited to the borrower's loan obliga-
20	tion.
21	"(B) EVIDENCE.—The borrower has a bor-
22	rower defense if—
23	"(i) the borrower, whether as an indi-
24	vidual or as a member of a class, or a gov-
25	ernmental agency, has obtained against the

1	institution of higher education a non-
2	default, favorable contested judgment
3	based on State or Federal law in a court
4	or administrative tribunal of competent ju-
5	risdiction;
6	"(ii) the institution of higher edu-
7	cation for which the borrower received the
8	loan made under this part failed to per-
9	form its obligations under the terms of a
10	contract with the student; or
11	"(iii) the institution of higher edu-
12	cation described in clause (ii) or any of its
13	representatives engaged directly in mar-
14	keting, recruitment or admissions activi-
15	ties, or any other institution of higher edu-
16	cation, organization, or person with whom
17	such institution has an agreement to pro-
18	vide educational programs, or to provide
19	marketing, advertising, recruiting, or ad-
20	missions services, made a substantial mis-
21	representation within the meaning of sec-
22	tion $487(c)(3)(B)(i)(II)$ that the borrower
23	reasonably relied on when the borrower de-
24	cided to attend, or to continue attending,
25	such institution.

1	"(3) Secretarial notification require-
2	MENTS.—
3	"(A) RECEIPT OF APPLICATION.—Upon
4	receipt of a borrower's application, the Sec-
5	retary—
6	"(i) if the borrower is not in default
7	on the loan for which a borrower defense
8	has been asserted, shall grant a forbear-
9	ance and notify the borrower of the option
10	to decline the forbearance and to continue
11	making payments on the loan;
12	"(ii) if the borrower is in default on
13	the loan for which a borrower defense has
14	been asserted—
15	"(I) shall suspend collection ac-
16	tivity on the loan until the Secretary
17	issues a decision on the borrower's
18	claim;
19	"(II) shall notify the borrower of
20	the suspension of collection activity
21	and explain that collection activity will
22	resume if the Secretary determines
23	that the borrower does not qualify for
24	a full discharge; and

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1	"(III) shall notify the borrower
2	of the option to continue making pay-
3	ments under a rehabilitation agree-
4	ment or other repayment agreement
5	on the defaulted loan; and
6	"(iii) shall to the extent possible, no-
7	tify the institutions against which the ap-
8	plication is filed, which notification shall
9	include—
10	"(I) the reasons that the applica-
11	tion has been filed; and
12	"(II) the amount of relief re-
13	quested.
14	"(B) APPROVED APPLICATION.—If a bor-
15	rower's application is approved in full or in
16	part, the Secretary shall—
17	"(i) notify the borrower and the insti-
18	tution in writing of that determination and
19	of the relief provided; and
20	"(ii) inform the institution of the op-
21	portunity to request a one-time reconsider-
22	ation of the claim in the application if new
23	evidence that was not previously provided
24	can be identified.

1	"(C) Application not approved.—If a
2	borrower's application is not approved in full or
3	in part, the Secretary—
4	"(i) shall notify the borrower and the
5	institution of the reasons for the denial,
6	the evidence that was relied upon, any por-
7	tion of the loan that is due and payable to
8	the Secretary, whether the Secretary will
9	reimburse any amounts previously col-
10	lected, and inform the borrower that the
11	loan will return to its status prior to the
12	borrower's submission of the application;
13	and
14	"(ii) shall inform the borrower of the
15	opportunity to request a one-time reconsid-
16	eration of the claim in the application if
17	new evidence that was not previously pro-
18	vided can be identified.
19	"(D) CONSOLIDATION.—During a pro-
20	ceeding for an individual borrower, the Sec-
21	retary may consolidate individually-filed appli-
22	cations that have common facts and claims and
23	resolve the borrowers' borrower defense claims

24 for faster processing.

1 "(E) NEW EVIDENCE DEFINED.—For pur-2 poses of this paragraph, the term 'new evidence' means relevant evidence that the borrower or 3 4 the institution did not previously provide and 5 that was not identified in the final decision as 6 evidence that was relied upon for the final deci-7 sion. If accepted for reconsideration by the Sec-8 retary, the Secretary shall follow the procedure 9 under this paragraph.

"(4) CALCULATION OF RELIEF.—The Secretary
shall determine the appropriate method for calculating the amount of relief to be awarded to a borrower as a result of a proceeding described in this
subsection based on the materials, facts, and evidence presented during the proceeding.

16 "(5) FURTHER RELIEF.—The Secretary may
17 afford the borrower such further relief as the Sec18 retary determines is appropriate under the cir19 cumstances, but which shall not exceed the fol20 lowing:

21 "(A) Reimbursing the borrower for
22 amounts paid toward the loan voluntarily or
23 through enforced collection.

1	"(B) Restoring eligibility for assistance
2	under this title after determining that the bor-
3	rower is not in default on the loan.
4	"(C) Updating reports to consumer report-
5	ing agencies to which the Secretary previously
6	made adverse credit reports with regard to a
7	loan made under this part.
8	"(6) Recovery.—
9	"(A) IN GENERAL.—The Secretary may
10	initiate an appropriate proceeding to require the
11	institution of higher education whose act or
12	omission resulted in the borrower's successful
13	defense against repayment of a loan made
14	under this part to pay to the Secretary the
15	amount of the loan to which the defense applies
16	not later than 3 years from the end of the last
17	award year in which the student attended the
18	institution.
19	"(B) NOTICE.—The Secretary may initiate
20	a proceeding to collect at any time if the insti-
21	tution received notice of the claim before the
22	end of the later of the periods described in sub-
23	paragraph (A). For purposes of this subpara-

24 graph, notice includes receipt of—

1	"(i) actual notice from the borrower,
2	from a representative of the borrower, or
3	from the Department;
4	"(ii) a class action complaint assert-
5	ing relief for a class that may include the
6	borrower; or
7	"(iii) written notice, including a civil
8	investigative demand or other written de-
9	mand for information, from a Federal or
10	State agency that has power to initiate an
11	investigation into conduct of the institution
12	of higher education relating to specific pro-
13	grams, periods, or practices that may have
14	affected the borrower.".
15	SEC. 453. ADMINISTRATIVE EXPENSES.
16	Section 458(a) (20 U.S.C. 1087h)—
17	(1) in paragraph (3)—
18	(A) by striking "2007" each place it ap-
19	pears and inserting "2019";
20	(B) by striking "2014" each place it ap-
21	pears and inserting "2024"; and
22	(C) by striking "part and part B, including
23	the costs of the direct student loan programs
24	under this part" and inserting "title";
	analor time part and moorting the ,
25	(2) in paragraph (6)—

1	(A) in subparagraph (B), by striking
2	"2010" and inserting "2019"; and
3	(B) in subparagraph (C), by striking
4	"training" and inserting "education";
5	(3) by striking paragraph (7); and
6	(4) by redesignating paragraph (8) as para-
7	graph (7).
8	SEC. 454. LOAN CANCELLATION FOR TEACHERS.
9	Section $460(b)(1)(A)$ (20 U.S.C. $1087j(b)(1)(A)$) is
10	amended by striking "that qualifies under section

465(a)(2)(A) for loan cancellation for Perkins loan recipients who teach in such schools or locations" and inserting
"described in section 420N(b)(1)(B)".

14 PART E—FEDERAL ONE LOANS

15 SEC. 461. WIND-DOWN OF FEDERAL PERKINS LOAN PRO16 GRAM.

17 (a) IN GENERAL.—Except as otherwise provided in 18 this section and notwithstanding section 462, the provi-19 sions of part E of title IV of the Higher Education Act 20 of 1965 (20 U.S.C. 1087aa et seq.), as in effect on the 21 day before the date of enactment of this Act, are deemed 22 to be incorporated in this subsection as though set forth fully in this subsection, and shall have the same force and 23 24 effect as on such day.

25 (b) CLOSE-OUT AUDITS.—

1 (1) IN GENERAL.—In the case of an institution 2 of higher education that desires to have a final audit 3 of its participation under the program under part E 4 of title IV of the Higher Education Act of 1965 (20 U.S.C. 1087aa et seq.), as in effect pursuant to sub-5 6 section (a), at the same time as its annual financial 7 and compliance audit under section 487(c) of such 8 Act (20 U.S.C. 1094(c)), such institution shall sub-9 mit to the Secretary a request, in writing, for such 10 an arrangement not later than 60 days after the in-11 stitution terminates its participation under such pro-12 gram. 13 (2)TERMINATION OF PARTICIPATION.—For

13 (2) TERMINATION OF PARTICIPATION.—For 14 purposes of this subsection, an institution shall be 15 considered to have terminated its participation under 16 the program described in paragraph (1), if the insti-17 tution—

18 (A)(i) has made a determination not to
19 service and collect student loans made available
20 from funds under part E of title IV of the
21 Higher Education Act of 1965 (20 U.S.C.
22 1087aa et seq.), as in effect pursuant to sub23 section (a); or

24 (ii) has completed the servicing and collec-25 tion of such student loans; and

(B) has completed the asset distribution
 required under section 466(b) of the Higher
 Education Act of 1965 (20 U.S.C. 1087ff(b)),
 as in effect pursuant to subsection (a).

5 (c) Collection of Interest on Certain Stu-DENT LOANS.—In the case of an institution of higher edu-6 7 cation that, on or after October 1, 2006, loaned an 8 amount to its student loan fund established under part 9 E of title IV of the Higher Education Act of 1965 (20) 10 U.S.C. 1087aa et seq.), as in effect pursuant to subsection (a), for the purpose of making student loans from such 11 fund, and that, before the date of enactment of this Act, 12 13 has repaid to itself the amount loaned to such student loan fund, the institution shall collect any interest earned on 14 15 such student loans.

16 (d) Assignment of Loans to Secretary.—Not-17 withstanding the requirements of section 463(a)(5) of the Higher Education Act of 1965 (20 U.S.C. 1087cc(a)(5)), 18 19 as in effect pursuant to subsection (a), if an institution 20 of higher education determines not to service and collect 21 student loans made available from funds under part E of 22 such Act (20 U.S.C. 1087aa et seq.), as so in effect-23 (1) the institution shall assign, during the re-24 payment period, any notes or evidence of obligations of student loans made from such funds to the Sec retary; and

3 (2) the Secretary shall deposit any sums col4 lected on such notes or obligations (less an amount
5 not to exceed 30 percent of any such sums collected
6 to cover that Secretary's collection costs) into the
7 Treasury of the United States.

8 (e) CLOSED SCHOOL DISCHARGE.—The amendments 9 made by section 427 to section 437(c) of the Higher Edu-10 cation Act of 1965 (20 U.S.C. 1087), relating to closed 11 school discharge, shall apply with respect to any loans dis-12 charged on or after the date of enactment of this Act 13 under section 464(g) of such Act (20 U.S.C. 10877dd(g)), 14 as in effect pursuant to subsection (a)).

15 SEC. 462. FEDERAL ONE LOAN PROGRAM.

16 Part E of title IV (20 U.S.C. 1087aa et seq.) is17 amended to read as follows:

18 "SEC. 461. PROGRAM AUTHORITY.

19 "(a) IN GENERAL.—There are hereby made available,
20 in accordance with the provisions of this part, such sums
21 as may be necessary to make loans to all eligible students
22 (and the eligible parents of such students) in attendance
23 at participating institutions of higher education selected
24 by the Secretary to enable such students to pursue their
25 courses of study at such institutions during the period be-

ginning July 1, 2019. Loans made under this part shall
 be made by participating institutions that have agree ments with the Secretary to originate loans.

4 "(b) DESIGNATION.—The program established under
5 this part shall be referred to as the 'Federal ONE Loan
6 Program'.

7 "(c) ONE LOANS.—Except as otherwise specified in
8 this part, loans made to borrowers under this part shall
9 be known as 'Federal ONE Loans'.

10 "SEC. 462. FUNDS FOR THE ORIGINATION OF ONE LOANS.

11 "(a) IN GENERAL.—The Secretary shall provide, on 12 the basis of eligibility of students at each participating in-13 stitution, and parents of such students, for such loans, funds for student and Parent Loans under this part di-14 15 rectly to an institution of higher education that has an agreement with the Secretary under section 464(a) to par-16 ticipate in the Federal ONE Loan Program under this 17 part and that also has an agreement with the Secretary 18 under section 464(b) to originate loans under this part. 19 20 "(b) PARALLEL TERMS.—Subsections (b), (c), and 21 (d) of section 452 shall apply to the loan program under 22 this part in the same manner that such subsections apply to the loan program under part D. 23

1 "SEC. 463. SELECTION OF INSTITUTIONS FOR PARTICIPA-

2

TION AND ORIGINATION.

3 "(a) GENERAL AUTHORITY.—The Secretary shall enter into agreements pursuant to section 464(a) with in-4 5 stitutions of higher education to participate in the Federal ONE Loan Program under this part, and agreements pur-6 7 suant to section 464(b) with institutions of higher edu-8 cation, to originate loans in such program, for academic years beginning on or after July 1, 2019. Such agreements 9 for the academic year 2019–2020 shall, to the extent fea-10 sible, be entered into not later than January 1, 2019. 11

12 "(b) SELECTION CRITERIA AND PROCEDURE.—The 13 application and selection procedure for an institution of 14 higher education desiring to participate in the loan pro-15 gram under this part shall be the application and selection 16 procedure described in section 453(b) for an institution 17 of higher education desiring to participate in the loan pro-18 gram under part D.

"(c) ELIGIBLE INSTITUTIONS.—The Secretary may
not select an institution of higher education for participation under this part unless such institution is an eligible
institution under section 487(a).

23 "SEC. 464. AGREEMENTS WITH INSTITUTIONS.

24 "(a) PARTICIPATION AGREEMENTS.—An agreement25 with any institution of higher education for participation

1	in	the	Federal	ONE	Loan	Program	under	this	part
2	sha	all—							

3	"(1) provide for the establishment and mainte-
4	nance of a direct student loan program at the insti-
5	tution under which the institution will—

6 "(A) identify eligible students who seek
7 student financial assistance at such institution
8 in accordance with section 484;

9 "(B) provide a statement that certifies the 10 eligibility of any student to receive a loan under 11 this part that is not in excess of the annual or 12 aggregate limit applicable to such loan, except that the institution may, in exceptional cir-13 14 cumstances identified by the Secretary pursuant 15 to section 454(a)(1)(C), refuse to certify a 16 statement that permits a student to receive a 17 loan under this part, if the reason for such ac-18 tion is documented and provided in written 19 form to such student;

20 "(C) set forth a schedule for disbursement
21 of the proceeds of the loan in installments, con22 sistent with the requirements of section 465(a);
23 and

24 "(D) provide timely and accurate informa-25 tion, concerning the status of student borrowers

1 (and students on whose behalf parents borrow 2 under this part) while such students are in attendance at the institution and concerning any 3 4 new information of which the institution be-5 comes aware for such students (or their par-6 ents) after such borrowers leave the institution, 7 to the Secretary for the servicing and collecting 8 of loans made under this part; 9 "(2) provide assurances that the institution will 10 comply with requirements established by the Sec-11 retary relating to student loan information with re-12 spect to loans made under this part; 13 "(3) provide that the institution accepts respon-14 sibility and financial liability stemming from its fail-15 ure to perform its functions pursuant to the agree-16 ment; 17 "(4) provide for the implementation of a quality 18 assurance system, as established by the Secretary 19 and developed in consultation with institutions of 20 higher education, to ensure that the institution is 21 complying with program requirements and meeting 22 program objectives; and 23

23 "(5) provide that the institution will not charge
24 any fees of any kind, however described, to student
25 or parent borrowers for origination activities or the

	200
1	provision of any information necessary for a student
2	or parent to receive a loan under this part, or any
3	benefits associated with such loan.
4	"(b) Origination.—An agreement with any institu-
5	tion of higher education for the origination of loans under
6	this part shall—
7	"(1) supplement the agreement entered into in
8	accordance with subsection (a);
9	((2)) include provisions established by the Sec-
10	retary that are similar to the participation agree-
11	ment provisions described in paragraphs (2) , (3) ,
12	(4), and (5) of subsection (a), as modified to relate
13	to the origination of loans by the institution;
14	"(3) provide that the institution will originate
15	loans to eligible students and parents in accordance
16	with this part; and
17	"(4) provide that the note or evidence of obliga-
18	tion on the loan shall be the property of the Sec-
19	retary.
20	"(c) WITHDRAWAL PROCEDURES.—
21	"(1) IN GENERAL.—An institution of higher
22	education participating in the Federal ONE Loan
23	Program under this part may withdraw from the
24	program by providing written notice to the Secretary

1	of the intent to withdraw not less than 60 days be-
2	fore the intended date of withdrawal.
3	"(2) DATE OF WITHDRAWAL.—Except in cases
4	in which the Secretary and an institution of higher
5	education agree to an earlier date, the date of with-
6	drawal from the Federal ONE Loan Program under
7	this part of an institution of higher education shall
8	be the later of—
9	"(A) 60 days after the institution submits
10	the notice required under paragraph (1); or
11	"(B) a date designated by the institution.
12	"SEC. 465. DISBURSEMENT OF STUDENT LOANS, LOAN LIM-
13	ITS, INTEREST RATES, AND LOAN FEES.
14	"(a) Requirements for Disbursement of Stu-
	(a) REQUIREMENTS FOR DISBURSEMENT OF SIU-
15	DENT LOANS.—
15 16	
	dent Loans.—
16	DENT LOANS.— "(1) Multiple disbursement required.—
16 17	DENT LOANS.— "(1) MULTIPLE DISBURSEMENT REQUIRED.— "(A) REQUIRED DISBURSEMENTS.—The
16 17 18	DENT LOANS.— "(1) MULTIPLE DISBURSEMENT REQUIRED.— "(A) REQUIRED DISBURSEMENTS.—The proceeds of any loan made under this part that
16 17 18 19	DENT LOANS.— "(1) MULTIPLE DISBURSEMENT REQUIRED.— "(A) REQUIRED DISBURSEMENTS.—The proceeds of any loan made under this part that is made for any period of enrollment shall be
16 17 18 19 20	DENT LOANS.— "(1) MULTIPLE DISBURSEMENT REQUIRED.— "(A) REQUIRED DISBURSEMENTS.—The proceeds of any loan made under this part that is made for any period of enrollment shall be disbursed as follows:
 16 17 18 19 20 21 	DENT LOANS.— "(1) MULTIPLE DISBURSEMENT REQUIRED.— "(A) REQUIRED DISBURSEMENTS.—The proceeds of any loan made under this part that is made for any period of enrollment shall be disbursed as follows: "(i) The disbursement of the first in-
 16 17 18 19 20 21 22 	DENT LOANS.— "(1) MULTIPLE DISBURSEMENT REQUIRED.— "(A) REQUIRED DISBURSEMENTS.—The proceeds of any loan made under this part that is made for any period of enrollment shall be disbursed as follows: "(i) The disbursement of the first in- stallment of proceeds shall, with respect to
 16 17 18 19 20 21 22 23 	DENT LOANS.— "(1) MULTIPLE DISBURSEMENT REQUIRED.— "(A) REQUIRED DISBURSEMENTS.—The proceeds of any loan made under this part that is made for any period of enrollment shall be disbursed as follows: "(i) The disbursement of the first in- stallment of proceeds shall, with respect to any student other than a student described

1	period of enrollment, and not later than 30
2	days after the beginning of such period of
3	enrollment.
4	"(ii) The disbursement of an install-
5	ment of proceeds shall be made in substan-
6	tially equal monthly or weekly installments
7	over the period of enrollment for which the
8	loan was made, except that installments
9	may be unequal as necessary to permit the
10	institution to adjust for unequal costs
11	(which may include upfront costs such as
12	tuition and fees) incurred or estimated fi-
13	nancial assistance received by the student.
14	"(B) FIRST-YEAR STUDENTS.—

15 "(i) IN GENERAL.—The first install-16 ment of the proceeds of any loan made 17 under this part that is made to a student 18 borrower who is entering the first year of 19 a program of undergraduate education, 20 and who has not previously obtained a loan 21 under this part, shall not (regardless of the 22 amount of such loan or the duration of the 23 period of enrollment) be presented by the institution of higher education to the stu-24 25 dent for endorsement until 30 days after

1	the borrower begins a course of study, but
2	may be delivered to the eligible institution
3	prior to the end of that 30-day period.
4	"(ii) EXEMPTION.—An institution of
5	higher education in which each educational
6	program has a loan repayment rate (as de-
7	termined under section 481B(c)) for the
8	most recent fiscal year for which data are
9	available that is greater than 60 percent
10	shall be exempt from the requirements of
11	clause (i).
12	"(2) WITHDRAWING OF SUCCEEDING DIS-
13	BURSEMENTS.—
14	"(A) WITHDRAWING STUDENTS.—In the
15	case in which the Secretary is informed by the
15 16	case in which the Secretary is informed by the borrower or the institution that the borrower
16	borrower or the institution that the borrower
16 17	borrower or the institution that the borrower has ceased to be enrolled before the disburse-
16 17 18	borrower or the institution that the borrower has ceased to be enrolled before the disburse- ment of the second or any succeeding install-
16 17 18 19	borrower or the institution that the borrower has ceased to be enrolled before the disburse- ment of the second or any succeeding install- ment, the Secretary shall withhold such dis-
16 17 18 19 20	borrower or the institution that the borrower has ceased to be enrolled before the disburse- ment of the second or any succeeding install- ment, the Secretary shall withhold such dis- bursement. Any disbursement which is so with-
 16 17 18 19 20 21 	borrower or the institution that the borrower has ceased to be enrolled before the disburse- ment of the second or any succeeding install- ment, the Secretary shall withhold such dis- bursement. Any disbursement which is so with- held shall be credited to the borrower's loan and
 16 17 18 19 20 21 22 	borrower or the institution that the borrower has ceased to be enrolled before the disburse- ment of the second or any succeeding install- ment, the Secretary shall withhold such dis- bursement. Any disbursement which is so with- held shall be credited to the borrower's loan and treated as a prepayment on the principal of the

25 AWARDS.—If the sum of a disbursement for any

1 borrower and the other financial aid obtained 2 by borrower exceeds the amount of assistance 3 for which the borrower is eligible under this 4 title, the institution the borrower, or dependent 5 student, in the case of a parent borrower, is at-6 tending shall withhold and return to the Sec-7 retary the portion (or all) of such installment 8 that exceeds such eligible amount, except that 9 overawards permitted pursuant to section 10 443(b)(4) shall not be construed to be over-11 awards for purposes of this subparagraph. Any 12 portion (or all) of a disbursement installment 13 which is so returned shall be credited to the 14 borrower's loan and treated as a prepayment on 15 the principal of the loan. 16 "(3) Exclusion of consolidation and for-

17 EIGN STUDY LOANS.—The provisions of this sub-18 section shall not apply in the case of a Federal ONE 19 Consolidation Loan, or a loan made to a student to 20 cover the cost of attendance in a program of study 21 abroad approved by the home eligible institution if 22 each of the educational programs of such home eligi-23 ble institution has a loan repayment rate (as cal-24 culated under section 481B(c)) for the most recent

ENROLL-

4	MENT.—For purposes of this subsection, a period of
5	enrollment begins on the first day that classes begin
6	for the applicable period of enrollment.

"(b) Amount of Loan.—

''(4)

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7

8	"(1) IN GENERAL.—The determination of the
9	amount of a loan disbursed by an eligible institution
10	under this section shall be the lesser of—

"(A) an amount that is equal to the esti-11 12 mated loan amount, as determined by the institution by calculating— 13

14 "(i) the estimated cost of attendance 15 at the institution, minus

"(ii)(I) any estimated financial assist-16 17 ance reasonably available to such student, 18 including assistance that the student will 19 receive from a Federal grant, including a 20 Federal Pell Grant, a State grant, an institutional grant, or a scholarship or grant 21 22 from another source, that is known to the 23 institution at the time the student's deter-24 mination of need is made; and

1	"(II) in the case of a loan to a
2	parent, the amount of a loan awarded
3	under this part to the parent's child;
4	or
5	"(B) the maximum Federal loan amount
6	for which such borrower is eligible in accord-
7	ance with paragraph (2).
8	"(2) LOAN LIMITS.—
9	"(A) ANNUAL LIMITS.—Except as provided
10	under subparagraph (B), (C), or (D), the
11	amount of loans made under this part that an
12	eligible student or parent borrower may borrow
13	for an academic year shall be as follows:
14	"(i) Undergraduate students.—
15	With respect to enrollment in a program of
16	undergraduate education at an eligible in-
17	stitution—
18	"(I) in the case of a dependent
19	student—
20	"(aa) who has not success-
21	fully completed the first year of a
22	program of undergraduate edu-
23	cation, \$7,500;
24	"(bb) who has successfully
25	completed such first year but has

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1	not successfully completed the re-
2	mainder of a program of under-
3	graduate education, \$8,500; and
4	"(cc) who has successfully
5	completed the first and second
6	years of a program of under-
7	graduate education but has not
8	successfully completed the re-
9	mainder of such program,
10	\$9,500;
11	"(II) in the case of an inde-
12	pendent student, or a dependent stu-
13	dent whose parents are unable to bor-
14	row a loan under this part on behalf
15	of such student—
16	"(aa) who has not success-
17	fully completed the first year of a
18	program of undergraduate edu-
19	cation, \$11,500;
20	"(bb) who has successfully
21	completed such first year but has
22	not successfully completed the re-
23	mainder of a program of under-
24	graduate education, \$12,500; and

1	"(cc) who has successfully
2	completed the first and second
3	years of a program of under-
4	graduate education but has not
5	successfully completed the re-
6	mainder of such program,
7	\$14,500; and
8	"(III) in the case of a student
9	who is enrolled in a program of un-
10	dergraduate education that is less
11	than one academic year, the maximum
12	annual loan amount that such student
13	may receive may not exceed the
14	amount that bears the same ratio to
15	the amount specified in subclause (I)
16	or (II), as applicable, as the length of
17	such program measured in semester,
18	trimester, quarter, or clock hours
19	bears to one academic year.
20	"(ii) Graduate or professional
21	STUDENTS.—In the case of a graduate or
22	professional student for enrollment in a
23	program of graduate or professional edu-
24	cation at an eligible institution, \$28,500.

1	"(iii) PARENT BORROWERS.—In the
2	case of a parent borrowing a loan under
3	this part on behalf of a dependent student
4	for the student's enrollment in a program
5	of undergraduate education at an eligible
6	institution, \$12,500 per each such student.
7	"(iv) Coursework for under-
8	GRADUATE ENROLLMENT.—With respect
9	to enrollment in coursework specified in
10	section $484(b)(3)(B)$ necessary for enroll-
11	ment in an undergraduate degree or cer-
12	tificate program—
13	"(I) in the case of a dependent
14	student, \$2,625;
15	"(II) in the case of a parent bor-
16	rowing a loan under this part on be-
17	half of a dependent student for the
18	student's enrollment in such
19	coursework, \$6,000; and
20	"(III) in the case an independent
21	student, or a dependent student whose
22	parents are unable to borrow a loan
23	under this part on behalf of such stu-
24	dent, \$8,625.

1	"(v) Coursework for graduate or
2	PROFESSIONAL ENROLLMENT OR TEACHER
3	EMPLOYMENT.—With respect to the enroll-
4	ment of a student who has obtained a bac-
5	calaureate degree in coursework specified
6	in section $484(b)(3)(B)$ necessary for en-
7	rollment in a graduate or professional de-
8	gree or certificate program, or coursework
9	specified in section $484(b)(4)(B)$ necessary
10	for a professional credential or certification
11	from a State required for employment as a
12	teacher in an elementary or secondary
13	school, in the case of a student (without
14	regard to whether the student is a depend-
15	ent student or dependent student),
16	\$12,500.
17	"(B) Aggregate limits.—Except as pro-
18	vided under subparagraph (C), (D), or (E), the
19	maximum aggregate amount of loans under this
20	part and parts B and D that an eligible student
21	or parent borrower may borrow shall be—
22	"(i) for enrollment in a program of
23	undergraduate education at an eligible in-
24	stitution, including for enrollment in

1	coursework described in clause (iv) or (v)
2	of subparagraph (A)—
3	"(I) in the case of a dependent
4	student, \$39,000;
5	"(II) in the case of an inde-
6	pendent student, or an dependent stu-
7	dent whose parents are unable to re-
8	ceive a loan under this part on behalf
9	of such student, \$60,250; and
10	"(III) in the case of a parent
11	borrowing a loan under this part on
12	behalf of a dependent student for the
13	student's enrollment in such a pro-
14	gram, \$56,250 per each such student.;
15	and
16	"(ii) in the case of a graduate or pro-
17	fessional student for enrollment in a pro-
18	gram of graduate or professional education
19	at an eligible institution, \$150,000.
20	"(C) Application of limits to bor-
21	ROWERS WITH PART B OR D LOANS.—
22	"(i) GRADUATE OR PROFESSIONAL
23	STUDENTS.—In the case of a graduate or
24	professional student who is not described
25	in subparagraph (E) and who has received

1	loans made under part B or D for enroll-
2	ment in a graduate or professional pro-
3	gram at an eligible institution, the total
4	amount of which equal or exceed \$28,500
5	as of the time of disbursement, the student
6	may continue to borrow the amount of
7	loans under this part necessary to complete
8	such program without regard to the aggre-
9	gate limit under subparagraph (B)(ii), ex-
10	cept that the—
11	"(I) amount of such loans shall
12	not exceed the annual limits under
13	subparagraph (A)(ii) for any academic
14	year beginning after June 30, 2019;
15	and
16	"(II) authority to borrow loans in
17	accordance with this subclause shall
18	terminate at the end of the academic
19	year ending before September 30,
20	2024.
21	"(ii) PARENT BORROWERS.—In the
22	case of a parent borrower who has received
23	loans made under part B or D on behalf
24	of a dependent student for the student's
25	enrollment in a program of undergraduate

1	education at an eligible institution, the
2	total amount of which equal or exceed
3	\$12,500 for such student as of the time of
4	disbursement, the parent borrower may
5	continue to borrow the amount of loans
6	under this part necessary for such student
7	to complete such program without regard
8	to the aggregate limit under subparagraph
9	(B)(i)(III), except that the—
10	"(I) amount of such loans shall
11	not exceed the annual limits under
12	subparagraph (A)(iii) for any aca-
13	demic year beginning after June 30,
14	2019; and
15	"(II) the authority to borrow
16	loans in accordance with this sub-
17	clause shall terminate at the end of
18	the academic year ending before Sep-
19	tember 30, 2024.
20	"(D) INSTITUTIONAL DETERMINED LIM-
21	ITS.—
22	"(i) IN GENERAL.—Notwithstanding
23	any other provision of this subsection, an
24	eligible institution (at the discretion of a
25	financial aid administrator at the institu-

1	tion) may prorate or limit the amount of
2	a loan any student enrolled in a program
3	of study at that institution may borrow
4	under this part for an academic year—
5	"(I) if the institution, using the
6	most recently available data from the
7	Bureau of Labor Statistics for the av-
8	erage starting salary in the region in
9	which the institution is located for
10	typical occupations pursued by grad-
11	uates of such program, can reasonably
12	demonstrate that student debt levels
13	are or would be excessive for such
14	program;
15	"(II) in a case in which the stu-
16	dent is enrolled on a less than full-
17	time basis or the student is enrolled
18	for less than the period of enrollment
19	to which the annual loan limit applies
20	under this subsection, based on the
21	student's enrollment status;
22	"(III) based on the credential
23	level (such as a degree, certificate, or
24	other recognized educational creden-

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1	tial) that the student would attain
2	upon completion of such program; or
3	"(IV) based on the year of the
4	program for which the student is
5	seeking such loan.
6	"(ii) Application to all stu-
7	DENTS.—Any proration or limiting of loan
8	amounts under clause (i) shall be applied
9	in the same manner to all students en-
10	rolled in the institution or program of
11	study.
12	"(iii) Increases for individual
13	STUDENTS.—Upon the request of a stu-
14	dent whose loan amount for an academic
15	year has been prorated or limited under
16	clause (i), an eligible institution (at the
17	discretion of the financial aid adminis-
18	trator at the institution) may increase such
19	loan amount to an amount not exceeding
20	the annual loan amount applicable to such
21	student under this subparagraph for such
22	academic year if such student dem-
23	onstrates special circumstances or excep-
24	tional need.

1	"(E) INCREASES FOR CERTAIN GRADUATE
2	OR PROFESSIONAL STUDENTS.—
3	"(i) Additional annual
4	AMOUNTS.—Subject to clause (iii) of this
5	subparagraph, in addition to the loan
6	amount for an academic year described in
7	subparagraph (A)(ii)—
8	"(I) a graduate or professional
9	student who is enrolled in a program
10	of study to become a doctor of
11	allopathic medicine, doctor of osteo-
12	pathic medicine, doctor of dentistry,
13	doctor of veterinary medicine, doctor
14	of optometry, doctor of podiatric med-
15	icine, doctor of naturopathic medicine,
16	or doctor of naturopathy may borrow
17	an additional—
18	"(aa) in the case of a pro-
19	gram with a 9-month academic
20	year, \$20,000 for an academic
21	year; or
22	"(bb) in the case of a pro-
23	gram with a 12-month academic
24	year, $$26,667$ for an academic
25	year; and

1	"(II) a graduate or professional
2	student who is enrolled in a program
3	of study to become a doctor of phar-
4	macy, doctor of chiropractic medicine,
5	or a physician's assistant, or receive a
6	graduate degree in public health, doc-
7	toral degree in clinical psychology, or
8	a masters or doctoral degree in health
9	administration may borrow an addi-
10	tional—
11	"(aa) in the case of a pro-
12	gram with a 9-month academic
13	year, \$12,500 for an academic
14	year; or
15	"(bb) in the case of a pro-
16	gram with a 12-month academic
17	year, \$16,667 for an academic
18	year.
19	"(ii) Aggregate limit.—Subject to
20	clause (iii) of this subparagraph, the max-
21	imum aggregate amount of loans under
22	this part and parts B and D that a stu-
23	dent described in clause (i) may borrow
24	shall be \$235,500.

1	"(iii) LIMITATION.—In the case of a
2	graduate or professional student described
3	in clause (i) of this subparagraph who has
4	received loans made under part B or D for
5	enrollment in a graduate or professional
6	program at an eligible institution, the total
7	amount of which equal or exceed \$34,000
8	as of the time of disbursement, the student
9	may continue to borrow the amount of
10	loans under this part necessary to complete
11	such program without regard to the aggre-
12	gate limit under clause (ii) of this subpara-
13	graph, except that the—
14	"(I) amount of such loans shall
15	not exceed the annual limits under
16	clause (i) of this subparagraph for
17	any academic year beginning after
18	June 30, 2019; and
19	"(II) authority to borrow loans in
20	accordance with this subclause shall
21	terminate at the end of the academic
22	year ending before September 30,
23	2024.
24	"(c) INTEREST RATE PROVISIONS FOR FEDERAL
25	ONE LOANS.—

1	"(1) UNDERGRADUATE ONE LOANS.—For Fed-
2	eral ONE Loans issued to undergraduate students,
3	the applicable rate of interest shall, for loans dis-
4	bursed during any 12-month period beginning on
5	July 1 and ending on June 30, be determined on the
6	preceding June 1 and be equal to the lesser of—
7	"(A) a rate equal to the high yield of the
8	10-year Treasury note auctioned at the final
9	auction held prior to such June 1 plus 2.05 per-
10	cent; or
11	"(B) 8.25 percent.
12	"(2) GRADUATE AND PROFESSIONAL ONE
13	LOANS.—For Federal ONE Loans issued to grad-
14	uate or professional students, the applicable rate of
15	interest shall, for loans disbursed during any 12-
16	month period beginning on July 1 and ending on
17	June 30, be determined on the preceding June 1
18	and be equal to the lesser of—
19	"(A) a rate equal to the high yield of the
20	10-year Treasury note auctioned at the final
21	auction held prior to such June 1 plus 3.6 per-
22	cent; or
23	"(B) 9.5 percent.
24	"(3) PARENT ONE LOANS.—For Federal ONE
25	Parent Loans, the applicable rate of interest shall,

1	for loans disbursed during any 12-month period be-
2	ginning on July 1 and ending on June 30, be deter-
3	mined on the preceding June 1 and be equal to the
4	lesser of—
5	"(A) a rate equal to the high yield of the
6	10-year Treasury note auctioned at the final
7	auction held prior to such June 1 plus 4.6 per-
8	cent; or
9	"(B) 10.5 percent.
10	"(4) Consolidation loans.—Any Federal
11	ONE Consolidation Loan for which the application
12	is received on or after July 1, 2019, shall bear inter-
13	est at an annual rate on the unpaid principal bal-
14	ance of the loan that is equal to the weighted aver-
15	age of the interest rates on the loans consolidated,
16	rounded to the nearest higher one-eighth of one per-
17	cent.
18	"(5) PUBLICATION.—The Secretary shall deter-
19	mine the applicable rates of interest under this sub-
20	section after consultation with the Secretary of the
21	Treasury and shall publish such rate in the Federal
22	Register as soon as practicable after the date of de-
23	termination.

"(6) RATE.—The applicable rate of interest de termined under this subsection for a loan under this
 part shall be fixed for the period of the loan.

"(d) PROHIBITION ON CERTAIN REPAYMENT INCEN-4 5 TIVES.—Notwithstanding any other provision of this part, the Secretary is prohibited from authorizing or providing 6 7 any repayment incentive or subsidy not otherwise author-8 ized under this part to encourage on-time repayment of 9 a loan under this part, including any reduction in the in-10 terest paid by a borrower of such a loan, except that the Secretary may provide for an interest rate reduction of 11 12 not more than 0.25 percentage points for a borrower who 13 agrees to have payments on such a loan automatically debited from a bank account. 14

15 "(e) LOAN FEE.—The Secretary shall not charge the
16 borrower of a loan made under this part an origination
17 fee.

18 "(f) Armed Forces Student Loan Interest19 Payment Program.—

"(1) AUTHORITY.—Using funds received by
transfer to the Secretary under section 2174 of title
10, United States Code, for the payment of interest
on a loan made under this part to a member of the
Armed Forces, the Secretary shall pay the interest
on the loan as due for a period not in excess of 36

consecutive months. The Secretary may not pay in terest on such a loan out of any funds other than
 funds that have been so transferred.

4 "(2) DEFERMENT.—During the period in which 5 the Secretary is making payments on a loan under 6 paragraph (1), the Secretary shall grant the bor-7 rower administrative deferment, in the form of a 8 temporary cessation of all payments on the loan 9 other than the payments of interest on the loan that 10 are made under that paragraph.

11 "(g) NO ACCRUAL OF INTEREST FOR ACTIVE DUTY12 SERVICE MEMBERS.—

"(1) IN GENERAL .—Notwithstanding any other
provision of this part and in accordance with paragraphs (2) and (4), interest shall not accrue for an
eligible military borrower on a loan made under this
part.

18 "(2) CONSOLIDATION LOANS.—In the case of 19 any consolidation loan made under this part, interest 20 shall not accrue pursuant to this subsection only on 21 such portion of such loan as was used to repay a 22 loan made under this part or a loan made under 23 part D for which the first disbursement was made 24 on or after October 1, 2008, and before July 1, 25 2019.

1	"(3) ELIGIBLE MILITARY BORROWER.—In this
2	subsection, the term 'eligible military borrower'
3	means an individual who—
4	"(A)(i) is serving on active duty during a
5	war or other military operation or national
6	emergency; or
7	"(ii) is performing qualifying National
8	Guard duty during a war or other military op-
9	eration or national emergency; and
10	"(B) is serving in an area of hostilities in
11	which service qualifies for special pay under
12	section 310 of title 37, United States Code.
13	"(4) LIMITATION.—An individual who qualifies
14	as an eligible military borrower under this sub-
15	section may receive the benefit of this subsection for
16	not more than 60 months.
17	"SEC. 466. REPAYMENT.
18	"(a) Repayment Period; Commencement of Re-
19	PAYMENT.—
20	"(1) Repayment period.—
21	"(A) IN GENERAL.—In the case of a Fed-
22	eral ONE Loan—
23	"(i) subject to clause (ii), the repay-
24	ment period shall—

1	"(I) exclude any period of au-
2	thorized deferment under section
3	469A; and
4	"(II) begin the day after 6
5	months after the date the student
6	ceases to carry at least one-half the
7	normal full-time academic workload
8	(as determined by the institution);
9	and
10	"(ii) interest shall begin to accrue or
11	be paid by the borrower on the day the
12	loan is disbursed.
13	"(B) Consolidation and parent
14	LOANS.—In the case of a Federal ONE Consoli-
15	dation Loan or a Federal ONE Parent Loan,
16	the repayment period shall—
17	"(i) exclude any period of authorized
18	deferment; and
19	"(ii) begin—
20	"(I) on the day the loan is dis-
21	bursed; or
22	"(II) if the loan is disbursed in
23	multiple installments, on the day of
24	the last such disbursement.

1	"(C) ACTIVE DUTY EXCLUSION.—There
2	shall be excluded from the 6-month period that
3	begins on the date on which a student ceases to
4	carry at least one-half the normal full-time aca-
5	demic workload as described in subparagraph
6	(A) any period not to exceed 3 years during
7	which a borrower who is a member of a reserve
8	component of the Armed Forces named in sec-
9	tion 10101 of title 10, United States Code, is
10	called or ordered to active duty for a period of
11	more than 30 days (as defined in section
12	101(d)(2) of such title). Such period of exclu-
13	sion shall include the period necessary to re-
14	sume enrollment at the borrower's next avail-
15	able regular enrollment period.
16	"(2) PAYMENT OF PRINCIPAL AND INTEREST.—
17	"(A) Commencement of repayment
18	Repayment of principal on loans made under
19	this part shall begin at the beginning of the re-
20	payment period described in paragraph (1).
21	"(B) Capitalization of interest.—
22	"(i) IN GENERAL.—Interest on loans
23	made under this part for which payments
24	of principal are not required during the 6-
25	month period described in paragraph

1	(1)(A)(i)(II) or for which payments are de-
2	ferred under section 469A shall—
3	"(I) be paid monthly or quar-
4	terly; or
5	"(II) be added to the principal
6	amount of the loan only—
7	"(aa) when the loan enters
8	repayment;
9	"(bb) at the expiration of a
10	the 6-month period described in
11	paragraph (1)(A)(i)(II);
12	"(cc) at the expiration of a
13	period of deferment, unless other-
14	wise exempted; or
15	"(dd) when the borrower de-
16	faults.
17	"(ii) Maximum aggregate limit.—
18	Interest capitalized shall not be deemed to
19	exceed the amount equal to the maximum
20	aggregate limit of the loan under section
21	465(b).
22	"(C) NOTICE.—Not less than 60 days, and
23	again not less than 30 days, prior to the antici-
24	pated commencement of the repayment period

1	for a Federal ONE Loan, the Secretary shall
2	provide notice to the borrower—
3	"(i) that interest will accrue before re-
4	payment begins;
5	"(ii) that interest will be added to the
6	principal amount of the loan in the cases
7	described in subparagraph (B)(i)(II); and
8	"(iii) of the borrower's option to begin
9	loan repayment prior to such repayment
10	period.
11	"(b) Repayment Amount.—
12	"(1) IN GENERAL.—The total of the payments
13	by a borrower, except as otherwise provided by an
14	income-based repayment plan under subsection (d),
15	during any year of any repayment period with re-
16	spect to the aggregate amount of all loans made
17	under this part to the borrower shall not (unless the
18	borrower and the Secretary otherwise agree), be less
19	than \$600 or the balance of all such loans (together
20	with interest thereon), whichever amount is less (but
21	in no instance less than the amount of interest due
22	and payable, notwithstanding any repayment plan
23	described in subsection (c)).
24	"(2) Amortization —

24 "(2) Amortization.—

1	"(A) INTEREST RATE.—The amount of the
2	periodic payment and the repayment schedule
3	for a loan made under this part shall be estab-
4	lished by assuming an interest rate equal to the
5	applicable rate of interest at the time of the
6	first disbursement of the loan.
7	"(B) ADJUSTMENT TO REPAYMENT
8	AMOUNT.—The note or other written evidence
9	of a loan under this part shall require that the
10	amount of the periodic payment will be adjusted
11	annually in order to reflect adjustments in—
12	"(i) interest rates occurring as a con-
13	sequence of variable rate loans under parts
14	B or D paid in conjunction with Federal
15	ONE Loans under subsection (d)(1)(B)(i);
16	or
17	"(ii) principal occurring as a con-
18	sequence of interest capitalization under
19	subsection $(a)(2)(B)$.
20	"(c) Repayment Plans.—
21	"(1) Design and selection.—Not more than
22	6 months prior to the date on which a borrower's
23	first payment on a loan made under this part is due,
24	the Secretary shall offer the borrower two plans for
25	repayment of such loan, including principal and in-

1	terest on the loan. The borrower shall be entitled to
2	accelerate, without penalty, repayment on the bor-
3	rower's loans under this part. The borrower may
4	choose—
5	"(A) a standard repayment plan with a
6	fixed monthly repayment amount paid over a
7	fixed period of time, not to exceed 10 years; or
8	"(B) an income-based repayment plan
9	under subsection (d).
10	"(2) Selection by secretary.—If a bor-
11	rower of a loan made under this part does not select
12	a repayment plan described in paragraph (1) , the
13	Secretary shall provide the borrower with the repay-
14	ment plan described in paragraph (1)(A).
15	"(3) Changes in selections.—
16	"(A) IN GENERAL.—Subject to subpara-
17	graph (B), the borrower of a loan made under
18	this part may change the borrower's selection of
19	a repayment plan under paragraph (1), or the
20	Secretary's selection of a plan for the borrower
21	under paragraph (2), as the case may be, under
22	such terms and conditions as may be estab-
23	lished by the Secretary, except that the Sec-
24	retary may not establish any terms or condi-
25	tions with respect to whether a borrower may

change the borrower's repayment plan. Nothing
in this subsection shall prohibit the Secretary
from encouraging struggling borrowers from en-
rolling in the income-driven repayment plan de-
scribed in section 466(d).
"(B) SAME REPAYMENT PLAN RE-
QUIRED.—All loans made under this part to a
borrower shall be repaid under the same repay-
ment plan under paragraph (1), except that the
borrower may repay a Federal ONE Parent
Loan or an Excepted Federal ONE Consolida-
tion Loan (as defined in subsection $(d)(5)$) sep-
arately from other loans made under this part

14 to the borrower.

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"(4) Repayment after default.—The Sec-15 retary may require any borrower who has defaulted 16 17 on a loan made under this part to—

"(A) pay all reasonable collection costs as-18 19 sociated with such loan; and

"(B) repay the loan pursuant to the in-20 21 come-based repayment plan under subsection 22 (d).

"(5) Repayment period.—For purposes of 23 calculating the repayment period under this sub-24

1	section, such period shall commence at the time the
2	first payment of principal is due from the borrower.
3	"(6) INSTALLMENTS.—Repayment of loans
4	under this part shall be in installments in accord-
5	ance with the repayment plan selected under para-
6	graph (1) and commencing at the beginning of the
7	repayment period determined under paragraph (5).
8	"(d) Income-Based Repayment Program.—
9	"(1) IN GENERAL.—Notwithstanding any other
10	provision of this Act, the Secretary shall carry out
11	a program under which—
12	"(A) a borrower of any loan made under
13	this part (other than a Federal ONE Parent
14	Loan or an Excepted Federal ONE Consolida-
15	tion Loan) may elect to have the borrower's ag-
16	gregate monthly payment for all such loans—
17	"(i) not to exceed the result obtained
18	by dividing by 12, 15 percent of the result
19	obtained by calculating, on at least an an-
20	nual basis, the amount by which—
21	"(I) the adjusted gross income of
22	the borrower or, if the borrower is
23	married and files a Federal income
24	tax return jointly with or separately
25	from the borrower's spouse, the ad-

1	justed gross income of the borrower
2	and the borrower's spouse, exceeds
3	"(II) 150 percent of the poverty
4	line applicable to the borrower's fam-
5	ily size as determined under section
6	673(2) of the Community Services
7	Block Grant Act (42 U.S.C. 9902(2));
8	and
9	"(ii) not to be less than \$25;
10	"(B) the Secretary adjusts the calculated
11	monthly payment under subparagraph (A), if—
12	"(i) in addition to the loans described
13	in subparagraph (A), the borrower has an
14	outstanding loan made under part B or D
15	(other than an excepted parent loan or an
16	excepted consolidation loan, as such terms
17	are defined in section 493C(a)), by deter-
18	mining the borrower's adjusted monthly
19	payment by multiplying—
20	"(I) the calculated monthly pay-
21	ment, by
22	"(II) the percentage of the total
23	outstanding principal amount of the
24	borrower's loans described in the mat-

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1	ter preceding subclause (I), which are
2	described in subparagraph (A);
3	"(ii) the borrower and borrower's
4	spouse have loans described in subpara-
5	graph (A) and outstanding loans under
6	part B or D (other than an excepted par-
7	ent loan or an excepted consolidation loan,
8	as such terms are defined in section
9	493C(a)) and have filed a joint or separate
10	Federal income tax return, in which case
11	the Secretary determines—
12	"(I) each borrower's percentage
13	of the couple's total outstanding
14	amount of principal on such loans;
15	"(II) the adjusted monthly pay-
16	ment for each borrower by multiplying
17	the borrower's calculated monthly
18	payment by the percentage deter-
19	mined under subclause (I) applicable
20	to the borrower; and
21	"(III) if the borrower's loans are
22	held by multiple holders, the bor-
23	rower's adjusted monthly payment for
24	loans described in subparagraph (A)
25	by multiplying the adjusted monthly

1	payment determined under subclause
2	(II) by the percentage of the total
3	outstanding principal amount of the
4	borrower's loans described in the mat-
5	ter preceding subclause (I), which are
6	described in subparagraph (A);
7	"(C) the holder of such a loan shall apply
8	the borrower's monthly payment under this sub-
9	section first toward interest due on the loan,
10	next toward any fees due on the loan, and then
11	toward the principal of the loan;
12	"(D) any principal due and not paid under
13	subparagraph (C) shall be deferred;
14	"(E) any interest due and not paid under
15	subparagraph (C) shall be capitalized, at the
16	time the borrower—
17	"(i) ends the election to make income-
18	based repayment under this subsection; or
19	"(ii) begins making payments of not
20	less than the amount specified in subpara-
21	graph $(G)(i);$
22	"(F) the amount of time the borrower
23	makes monthly payments under subparagraph
24	(A) may exceed 10 years;

- "(G) if the borrower no longer wishes to 1 2 continue the election under this subsection, 3 then----"(i) the maximum monthly payment 4 5 required to be paid for all loans made to 6 the borrower under this part (other than a 7 Federal ONE Parent Loan or an Excepted 8 Federal ONE Consolidation Loan) shall 9 not exceed the monthly amount calculated under subsection (c)(1)(A), based on a 10-10 11 year repayment period, when the borrower 12 first made the election described in this 13 subsection; and 14 "(ii) the amount of time the borrower 15 is permitted to repay such loans may ex-16 ceed 10 years; 17 "(H) the Secretary shall cancel any out-18 standing balance (other than an amount equal
- to the interest accrued during any period of inschool deferment under subparagraph (A), (B),
 or (F) of section 469A(b)(1)) due on all loans
 made under this part (other than a Federal
 ONE Parent Loan or an Excepted Federal
 ONE Consolidation Loan) to a borrower—

"(i) who, at any time, elected to par-1 2 ticipate in income-based repayment under 3 subparagraph (A); "(ii) whose final monthly payment for 4 5 such loans prior to the loan cancellation 6 under this subparagraph was made under 7 such income-based repayment; and 8 "(iii) who has repaid, pursuant to in-9 come-based repayment under subparagraph 10 (A), a standard repayment plan under sub-11 section (c)(1)(A), or a combination— 12 "(I) an amount of principal and 13 interest on such loans that is equal to 14 the total amount of principal and in-15 terest that the borrower would have 16 repaid under a standard repayment 17 plan under subsection (c)(1)(A), based 18 on a 10-year repayment period, when 19 the borrower entered repayment on 20 such loans; and "(II) the amount of interest that 21 22 accrues during a period of deferment 23 described in section 469A prior to the 24 completion of the repayment period 25 described in subclause (I) on the por-

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1	tion of such loans remaining to be re-
2	paid in accordance with such sub-
3	clause; and
4	"(I) a borrower who is repaying a loan
5	made under this part pursuant to income-based
6	repayment under subparagraph (A) may elect,
7	at any time during the 10-year period beginning
8	on the date the borrower entered repayment on
9	the loan, to terminate repayment pursuant to
10	such income-based repayment and repay such
11	loan under the standard repayment plan.
12	"(2) ELIGIBILITY DETERMINATIONS.—
13	"(A) IN GENERAL.—The Secretary shall
14	establish procedures for annual verification of a
15	borrower's annual income and the annual
16	amount due on the total amount of loans made
17	under this part (other than a Federal ONE
18	Parent Loan or an Excepted Federal ONE
19	Consolidation Loan), and such other procedures
20	as are necessary to implement effectively in-
21	come-based repayment under this subsection,
22	including the procedures established with re-
23	spect to section 493C.

24 "(B) INCOME INFORMATION.—The Sec-25 retary may obtain such information as is rea-

1 sonably necessary regarding the income of a 2 borrower (and the borrower's spouse, if applica-3 ble) of a loan made under this part that is, or 4 may be, repaid pursuant to income-based repay-5 ment under this subsection, for the purpose of 6 determining the annual repayment obligation of the borrower. The Secretary shall establish pro-7 8 cedures for determining the borrower's repay-9 ment obligation on that loan for such year, and 10 such other procedures as are necessary to im-11 plement effectively the income-based repayment 12 under this subsection. "(C) BORROWER REQUIREMENTS.—A bor-13 rower who chooses to repay a loan made under 14 15 this part pursuant to income-based repayment 16 under this subsection, and— 17 "(i) for whom adjusted gross income 18 is available and reasonably reflects the bor-19 rower's current income, shall, to the max-20 imum extent practicable, provide to the 21 Secretary the Federal tax information of 22 the borrower; and 23 "(ii) for whom adjusted gross income 24 is unavailable or does not reasonably re-25 flect the borrower's current income, shall

1	provide to the Secretary other documenta-
2	tion of income satisfactory to the Sec-
3	retary, which documentation the Secretary
4	may use to determine an appropriate re-
5	payment schedule.
6	"(3) Notification to Borrowers.—The Sec-
7	retary shall establish procedures under which a bor-
8	rower of a loan made under this part who chooses
9	to repay such loan pursuant to income-based repay-
10	ment under this subsection is notified of the terms
11	and conditions of such plan including notification

11 and conditions of such plan, including notification 12 that if a borrower considers that special cir-13 cumstances, such as a loss of employment by the 14 borrower or the borrower's spouse, warrant an adjustment in the borrower's loan repayment as deter-15 16 mined using the borrower's Federal tax return infor-17 mation, or the alternative documentation described 18 in paragraph (2)(C), the borrower may contact the 19 Secretary, who shall determine whether such adjust-20 ment is appropriate, in accordance with criteria es-21 tablished by the Secretary.

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- "(4) Reduced payment periods.—

"(A) IN GENERAL.—The Secretary shall 23 24 authorize borrowers meeting the criteria under 25 subparagraph (B) to make monthly payments

1	of \$5 for a period not in excess of 3 years, ex-
2	cept that—
3	"(i) for purposes of subparagraph
4	(B)(i), the Secretary may authorize re-
5	duced payments in 6-month increments,
6	beginning on the date the borrower pro-
7	vides to the Secretary the evidence de-
8	scribed in subclause (I) or (II) of subpara-
9	graph $(B)(i)$; and
10	"(ii) for purposes of subparagraph
11	(B)(ii), the Secretary may authorize re-
12	duced payments in 3-month increments,
13	beginning on the date the borrower pro-
14	vides to the Secretary the evidence de-
15	scribed in subparagraph (B)(ii)(I).
16	"(B) ELIGIBILITY DETERMINATIONS.—The
17	Secretary shall authorize borrowers to make re-
18	duced payments under this paragraph in the
19	following circumstances:
20	"(i) In a case of borrower who is seek-
21	ing and unable to find full-time employ-
22	ment, as demonstrated by providing to the
23	Secretary—

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1	"(I) evidence of the borrower's
2	eligibility for unemployment benefits
3	to the Secretary; or
4	"(II) a written certification or an
5	equivalent that—
6	"(aa) the borrower has reg-
7	istered with a public or private
8	employment agency that is avail-
9	able to the borrower within a 50-
10	mile radius of the borrower's
11	home address; and
12	"(bb) in the case of a bor-
13	rower that has been granted a re-
14	quest under this subparagraph,
15	the borrower has made at least
16	six diligent attempts during the
17	preceding six-month period to se-
18	cure full-time employment.
19	"(ii) The Secretary determines that,
20	due to high medical expenses, the $$25$
21	monthly payment the borrower would oth-
22	erwise make would be an extreme economic
23	hardship to the borrower, if—
24	"(I) the borrower documents the
25	reason why the \$25 minimum pay-

1	ment is an extreme economic hard-
2	ship; and
3	"(II) the borrower recertifies the
4	reason for the \$5 minimum payment
5	on a three-month basis.
6	"(C) DEFINITION.—For purpose of this
7	section, the term 'full-time employment' means
8	employment that will provide not less than 30
9	hours of work a week and is expected to con-
10	tinue for a period of not less than 3 months.
11	"(5) DEFINITIONS.—In this subsection:
12	"(A) ADJUSTED GROSS INCOME.—The
13	term 'adjusted gross income' has the meaning
14	given the term in section 62 of the Internal
15	Revenue Code of 1986.
16	"(B) EXCEPTED FEDERAL ONE CONSOLI-
17	DATION LOAN.—The term 'Excepted Federal
18	ONE Consolidation Loan' means a Federal
19	ONE Consolidation Loan if the proceeds of
20	such loan were used to discharge the liability
21	on—
22	"(i) a Federal ONE Parent Loan;
23	"(ii) a Federal Direct PLUS Loan, or
24	a loan under section 428B, that is made,

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1	insured, or guaranteed on behalf of a de-
2	pendent student;
3	"(iii) an excepted consolidation loan
4	(defined in section 493C); or
5	"(iv) a Federal ONE Consolidation
6	loan that was used to discharge the liabil-
7	ity on a loan described in clause (i), (ii),
8	or (iii).
9	"(e) Rules of Construction.—Nothing in this
10	section shall be construed to authorize, with respect to
11	loans made under this part—
12	"(1) eligibility for a repayment plan that is not
13	described in subsection $(c)(1)$ or section $468(c)$; or
14	"(2) the Secretary to—
15	"(A) carry out a repayment plan, which is
16	not described in subsection $(c)(1)$ or section
17	468(c); or
18	"(B) modify a repayment plan that is de-
19	scribed in subsection $(c)(1)$ or section $468(c)$ in
20	a manner that results in any net cost to the
21	Federal Government, as determined jointly by
22	the Secretary, the Secretary of the Treasury,
23	and the Director of the Office of Management
24	and Budget.

1	SEC. 407. FEDERAL ONE FAILENT LOANS.
2	"(a) Authority To Borrow.—
3	"(1) AUTHORITY AND ELIGIBILITY.—The par-
4	ent of a dependent student shall be eligible to bor-
5	row funds under this section in amounts specified in
6	subsection (b), if—
7	"(A) the parent is borrowing to pay for the
8	educational costs of a dependent student who
9	meets the requirements for an eligible student
10	under section 484(a);
11	"(B) the parent meets the applicable re-
12	quirements concerning defaults and overpay-
13	ments that apply to a student borrower;
14	"(C) the parent complies with the require-
15	ments for submission of a statement of edu-
16	cational purpose that apply to a student bor-
17	rower under section $484(a)(4)(A)$ (other than
18	the completion of a statement of selective serv-
19	ice registration status);
20	"(D) the parent meets the requirements
21	that apply to a student under section 437(a);
22	"(E) the parent—
23	"(i) does not have an adverse credit
24	history; or
25	"(ii) has an adverse credit history, but
26	has—

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1	"(I) obtained an endorser who
2	does not have an adverse credit his-
3	tory or documented to the satisfaction
4	of the Secretary that extenuating cir-
5	cumstances exist in accordance with
6	paragraph $(4)(D)$; and
7	"(II) completed Federal ONE
8	Parent Loan counseling offered by the
9	Secretary; and
10	"(F) in the case of a parent who has been
11	convicted of, or has pled nolo contendere or
12	guilty to, a crime involving fraud in obtaining
13	funds under this title, such parent has com-
14	pleted the repayment of such funds to the Sec-
15	retary, or to the holder in the case of a loan
16	under this title obtained by fraud.
17	"(2) TERMS, CONDITIONS, AND BENEFITS.—
18	Except as provided in subsections (c), (d), and (e),
19	loans made under this section shall have the same
20	terms, conditions, and benefits as all other loans
21	made under this part.
22	"(3) PARENT BORROWERS.—
23	"(A) DEFINITION.—For purposes of this
24	section, the term 'parent' includes a student's
25	biological or adoptive mother or father or the

1	student's stepparent, if the biological parent or
2	adoptive mother or father has remarried at the
3	time of filing the common financial reporting
4	form under section 483(a), and that spouse's
5	income and assets would have been taken into
6	account when calculating the student's expected
7	family contribution.
8	"(B) CLARIFICATION.—Whenever nec-
9	essary to carry out the provisions of this sec-
10	tion, the terms 'student' and 'borrower' as used
11	in this part shall include a parent borrower
12	under this section.
13	"(4) Adverse credit history definitions
14	AND ADJUSTMENTS.—
15	"(A) DEFINITIONS.—For purposes of this
16	section:
17	"(i) IN GENERAL.—The term 'adverse
18	credit history', when used with respect to
19	a borrower, means that the borrower—
20	"(I) has one or more debts with
21	a total combined outstanding balance
22	equal to or greater than $$2,085$, as
23	may be adjusted by the Secretary in
24	accordance with subparagraph (B),
25	that—

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1	"(aa) are 90 or more days
2	delinquent as of the date of the
3	credit report; or
4	"(bb) have been placed in
5	collection or charged off during
6	the two years preceding the date
7	of the credit report; or
8	"(II) has been the subject of a
9	default determination, bankruptcy dis-
10	charge, foreclosure, repossession, tax
11	lien, wage garnishment, or write-off of
12	a debt under this title during the 5
13	years preceding the date of the credit
14	report.
15	"(ii) Charged off.—The term
16	'charged off' means a debt that a creditor
17	has written off as a loss, but that is still
18	subject to collection action.
19	"(iii) IN COLLECTION.—The term 'in
20	collection' means a debt that has been
21	placed with a collection agency by a cred-
22	itor or that is subject to more intensive ef-
23	forts by a creditor to recover amounts
24	owed from a borrower who has not re-
25	sponded satisfactorily to the demands rou-

1	tinely made as part of the creditor's billing
2	procedures.
3	"(B) Adjustments.—
4	"(i) IN GENERAL.—In a case of a bor-
5	rower with a debt amount described in
6	subparagraph (A)(i), the Secretary shall
7	increase such debt amount, or its inflation-
8	adjusted equivalent, if the Secretary deter-
9	mines that an inflation adjustment to such
10	debt amount would result in an increase of
11	\$100 or more to such debt amount.
12	"(ii) INFLATION ADJUSTMENT.—In
13	making the inflation adjustment under
14	clause (i), the Secretary shall—
15	"(I) use the annual average per-
16	cent change of the All Items Con-
17	sumer Price Index for All Urban Con-
18	sumers, before seasonal adjustment,
19	as the measurement of inflation; and
20	"(II) if the adjustment calculated
21	under subclause (I) is equal to or
22	greater than \$100—
23	"(aa) add the adjustment to
24	the debt amount, or its inflation-
25	adjusted equivalent; and

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1	"(bb) round up to the near-
2	est \$5.
3	"(iii) Publication.—The Secretary
4	shall publish a notice in the Federal Reg-
5	ister announcing any increase to the
6	threshold amount specified in subpara-
7	graph (A)(i)(I).
8	"(C) TREATMENT OF ABSENCE OF CREDIT
9	HISTORY.—For purposes of this section, the
10	Secretary shall not consider the absence of a
11	credit history as an adverse credit history and
12	shall not deny a Federal ONE Parent loan on
13	that basis.
14	"(D) EXTENUATING CIRCUMSTANCES.—
15	For purposes of this section, the Secretary may
16	determine that extenuating circumstances exist
17	based on documentation that may include—
18	"(i) an updated credit report for the
19	parent; or
20	"(ii) a statement from the creditor
21	that the parent has repaid or made satis-
22	factory arrangements to repay a debt that

was considered in determining that the

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"(b) LIMITATION BASED ON NEED.—Any loan under 1 2 this section may be counted as part of the expected family 3 contribution in the determination of need under this title, 4 but no loan may be made to any parent under this section 5 for any academic year in excess of the lesser of— "(1) the student's estimated cost of attendance 6 7 minus the student's estimated financial assistance 8 (as calculated under section 465(b)(1)(A)); or 9 "(2) the established annual loan limits for such 10 loan under section 465(b). 11 "(c) PARENT LOAN DISBURSEMENT.—All loans made under this section shall be disbursed in accordance 12 with the requirements of section 465(a) and shall be dis-13 bursed by— 14 "(1) an electronic transfer of funds from the 15 16 lender to the eligible institution; or "(2) a check copavable to the eligible institution 17 18 and the parent borrower. 19 "(d) PAYMENT OF PRINCIPAL AND INTEREST.— "(1) COMMENCEMENT OF REPAYMENT.-Re-20 21 payment of principal on loans made under this sec-22 tion shall commence not later than 60 days after the 23 date such loan is disbursed by the Secretary, subject to deferral— 24

"(A) during any period during which the 1 2 parent borrower meets the conditions required 3 for a deferral under section 469A; and "(B) upon the request of the parent bor-4 5 rower, during the 6-month period beginning, if 6 the parent borrower is also a student, the day 7 after the date such parent borrower ceases to 8 carry at least one-half such a workload. 9 (2)MAXIMUM REPAYMENT PERIOD.—The 10 maximum repayment period for a loan made under 11 this section shall be a 10-year period beginning on 12 the commencement of such period described in para-13 graph (1). "(3) Capitalization of interest.—Interest 14 on loans made under this section for which pay-15 16 ments of principal are deferred pursuant to para-17 graph (1) shall, if agreed upon by the borrower and 18 the Secretary— "(A) be paid monthly or quarterly; or 19 "(B) be added to the principal amount of 20 21 the loan not more frequently than quarterly by 22 the Secretary. 23 "(4) Applicable rates of interest.—Interest on loans made pursuant to this section shall be 24

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1	at the applicable rate of interest provided in section
2	465(c)(3) for loans made under this section.
3	"(5) Amortization.—Section $466(b)(2)$ shall
4	apply to each loan made under this section.
5	"(e) Verification of Immigration Status and
6	Social Security Number.—A parent who wishes to
7	borrow funds under this section shall be subject to
8	verification of the parent's—
9	"(1) immigration status in the same manner as
10	immigration status is verified for students under
11	section $484(g)$; and
12	"(2) Social Security number in the same man-
13	ner as Social Security numbers are verified for stu-
14	dents under section 484(p).
15	"(f) Designation.—For purposes of this Act, loans
16	described in this section shall be known as 'Federal ONE
17	Parent Loans'.
18	"SEC. 468. FEDERAL ONE CONSOLIDATION LOANS.
19	"(a) TERMS AND CONDITIONS.—In making consoli-
20	dation loans under this section, the Secretary shall—
21	((1) not make such a loan to an eligible bor-
22	rower, unless the Secretary has determined, in ac-
23	cordance with reasonable and prudent business prac-
24	tices, for each loan being consolidated, that the
25	loan—

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1	"(A) is a legal, valid, and binding obliga-
2	tion of the borrower; and
3	"(B) was made and serviced in compliance
4	with applicable laws and regulations;
5	((2) ensure that each consolidation loan made
6	under this section will bear interest, and be subject
7	to repayment, in accordance with subsection (c), ex-
8	cept as otherwise provided under subsections (f) and
9	(g) of section 465;
10	((3) ensure that each consolidation loan will be
11	made, notwithstanding any other provision of this
12	part limiting the annual or aggregate principal
13	amount for all loans made to a borrower, in an
14	amount which is equal to the sum of the unpaid
15	principal and accrued unpaid interest and late
16	charges of all eligible student loans received by the
17	eligible borrower which are selected by the borrower
18	for consolidation;
19	"(4) ensure that the proceeds of each consolida-
20	tion loan will be paid by the Secretary to the holder
21	or holders of the loans so selected to discharge the
22	liability on such loans;
23	"(5) disclose to a prospective borrower, in sim-
24	ple and understandable terms, at the time the Sec-

1	retary provides an application for a consolidation
2	loan—
3	"(A) with respect to a loan made, insured,
4	or guaranteed under this part, part B, or part
5	D, that if a borrower includes such a loan in
6	the consolidation loan—
7	"(i) that the consolidation would re-
8	sult in a loss of loan benefits; and
9	"(ii) which specific loan benefits the
10	borrower would lose, including the loss of
11	eligibility for loan forgiveness (including
12	loss of eligibility for interest rate forgive-
13	ness), cancellation, deferment, forbearance,
14	interest-free periods, or loan repayment
15	programs that would have been available
16	for such a loan; and
17	"(B) with respect to Federal Perkins
18	Loans under this part (as this part was in ef-
19	fect on the day before the date of enactment of
20	the PROSPER Act)—
21	"(i) that if a borrower includes such a
22	Federal Perkins Loan in the consolidation
23	loan, the borrower will lose all interest-free
24	periods that would have been available for
25	the Federal Perkins Loan, such as—

1	"(I) the periods during which no
2	interest accrues on such loan while
3	the borrower is enrolled in an institu-
4	tion of higher education at least half-
5	time;
6	"(II) the grace period under sec-
7	tion $464(c)(1)(A)$ (as such section was
8	in effect on the day before the date of
9	enactment of the PROSPER Act);
10	and
11	"(III) the periods during which
12	the borrower's student loan repay-
13	ments are deferred under section
14	464(c)(2) (as such section was in ef-
15	fect on the day before the date of en-
16	actment of the PROSPER Act); and
17	"(ii) that if a borrower includes such
18	a Federal Perkins Loan in the consolida-
19	tion loan, the borrower will no longer be el-
20	igible for cancellation of part or all of the
21	Federal Perkins Loan under section 465(a)
22	(as such section was in effect on the day
23	before the date of enactment of the PROS-
24	PER Act); and

1	"(iii) the occupations listed in section
2	465 that qualify for Federal Perkins Loan
3	cancellation under section 465(a) (as such
4	section was in effect on the day before the
5	date of enactment of the PROSPER Act);
6	"(C) the repayment plans that are avail-
7	able to the borrower under section (c);
8	"(D) the options of the borrower to prepay
9	the consolidation loan, to pay such loan on a
10	shorter schedule, and to change repayment
11	plans;
12	((E) the consequences of default on the
13	consolidation loan; and
14	"(F) that by applying for a consolidation
15	loan, the borrower is not obligated to agree to
16	take the consolidation loan; and
17	"(6) not make such a loan to an eligible bor-
18	rower, unless—
19	"(A) the borrower has agreed to notify the
20	Secretary promptly concerning any change of
21	address; and
22	"(B) the loan is evidenced by a note or
23	other written agreement which—
24	"(i) is made without security and
25	without endorsement, except that if—

1	"(I) the borrower is a minor and
2	such note or other written agreement
3	executed by him or her would not,
4	under applicable law, create a binding
5	obligation, endorsement may be re-
6	quired; or
7	"(II) the borrower desires to in-
8	clude in the consolidation loan, a Fed-
9	eral ONE Parent Loan, or a loan
10	under section 428B, or a Federal Di-
11	rect PLUS loan, made on behalf of a
12	dependent student, endorsement shall
13	be required;
14	"(ii) provides for the payment of in-
15	terest and the repayment of principal as
16	described in paragraph (2);
17	"(iii) provides that during any period
18	for which the borrower would be eligible
19	for a deferral under section 469A, which
20	period shall not be included in determining
21	the repayment schedule pursuant to sub-
22	section (c)—
23	"(I) periodic installments of prin-
24	cipal need not be paid, but interest

shall accrue and be paid by the bor-
rower or be capitalized; and
"(II) except as otherwise pro-
vided under subsections (f) and (g) of
section 465, the Secretary shall not
pay interest on any portion of the
consolidation loan, without regard to
whether the portion repays Federal
Stafford Loans for which the student
borrower received an interest subsidy
under section 428 or Federal Direct
Stafford Loans for which the bor-
rower received an interest subsidy
under section 455;
"(iv) entitles the borrower to accel-
erate without penalty repayment of the
whole or any part of the loan; and
"(v) contains a notice of the system of
disclosure concerning such loan to con-
sumer reporting agencies under section
430A, and provides that the Secretary on
request of the borrower will provide infor-
mation on the repayment status of the
note to such consumer reporting agencies.

1 "(b) NONDISCRIMINATION IN LOAN CONSOLIDA-2 TION.—The Secretary shall not discriminate against any borrower seeking a loan under this section— 3 4 "(1) based on the number or type of eligible 5 student loans the borrower seeks to consolidate; "(2) based on the type or category of institu-6 7 tion of higher education that the borrower attended; "(3) based on the interest rate to be charged to 8 9 the borrower with respect to the consolidation loan; 10 or "(4) with respect to the types of repayment 11 12 schedules offered to such borrower. "(c) PAYMENT OF PRINCIPAL AND INTEREST.— 13 14 "(1) Repayment schedules.— "(A) ESTABLISHMENT.— 15 "(i) IN GENERAL.—Notwithstanding 16 17 any other provision of this part, the Sec-18 retary shall— 19 "(I) establish repayment terms 20 as will promote the objectives of this 21 section; and 22 "(II) provide a borrower with the 23 option of the standard-repayment plan 24 or income-based repayment plan

1	under section 466(d) in lieu of such
2	repayment terms.
3	"(ii) Schedule terms.—The repay-
4	ment terms established under clause $(i)(I)$
5	shall require that if the sum of the consoli-
6	dation loan and the amount outstanding on
7	other eligible student loans to the indi-
8	vidual—
9	"(I) is less than $$7,500$, then
10	such consolidation loan shall be repaid
11	in not more than 10 years;
12	"(II) is equal to or greater than
13	7,500 but less than $10,000$, then
14	such consolidation loan shall be repaid
15	in not more than 12 years;
16	"(III) is equal to or greater than
17	\$10,000 but less than $$20,000$, then
18	such consolidation loan shall be repaid
19	in not more than 15 years;
20	"(IV) is equal to or greater than
21	20,000 but less than $40,000$, then
22	such consolidation loan shall be repaid
23	in not more than 20 years;
24	"(V) is equal to or greater than
25	\$40,000 but less than \$60,000, then

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such consolidation loan shall be repaid
in not more than 25 years; or
"(VI) is equal to or greater than
60,000, then such consolidation loan
shall be repaid in not more than 30
years.
"(B) LIMITATION.—The amount out-
standing on other eligible student loans which
may be counted for the purpose of subpara-
graph (A) may not exceed the amount of the
consolidation loan.
"(2) Additional repayment require-
MENTS.—Notwithstanding paragraph (1)—
"(A) except in the case of an income-based
repayment schedule under section 466(d), a re-
payment schedule established with respect to a
consolidation loan shall require that the min-
imum installment payment be an amount equal
to not less than the accrued unpaid interest;
and
"(B) an income-based repayment schedule
under section 466(d) shall not be available to a
consolidation loan borrower who—

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1	"(i) used the proceeds of a Federal
2	ONE Consolidation loan to discharge the
3	liability—
4	"(I) on a loan under section
5	428B made on behalf of a dependent
6	student;
7	"(II) a Federal Direct PLUS
8	loan made on behalf of a dependent
9	student;
10	"(III) a Federal ONE Parent
11	loan; or
12	"(IV) an excepted consolidation
13	loan (defined in section 493C); or
14	"(ii) used the proceeds of a subse-
15	quent Federal ONE Consolidation loan to
16	discharge the liability on a Federal ONE
17	Consolidation loan described in clause (i).
18	"(3) Commencement of repayment.—Re-
19	payment of a consolidation loan shall commence
20	within 60 days after all holders have, pursuant to
21	subsection $(a)(4)$, discharged the liability of the bor-
22	rower on the loans selected for consolidation.
23	"(4) INTEREST RATE.—A consolidation loan
24	made under this section shall bear interest at an an-
25	nual rate described in section $465(c)(4)$.

1	"(d) INSURANCE RULE.—Any insurance premium
2	paid by the borrower under subpart I of part A of title
3	VII of the Public Health Service Act with respect to a
4	loan made under that subpart and consolidated under this
5	section shall be retained by the student loan insurance ac-
6	count established under section 710 of the Public Health
7	Service Act.
8	"(e) DEFINITIONS.—For the purpose of this section:
9	"(1) Eligible borrower.—
10	"(A) IN GENERAL.—The term 'eligible bor-
11	rower' means a borrower who—
12	"(i) is not subject to a judgment se-
13	cured through litigation with respect to a
14	loan under this title or to an order for
15	wage garnishment under section 488A; and
16	"(ii) at the time of application for a
17	consolidation loan—
18	"(I) is in repayment status as de-
19	termined under section 466(a)(1);
20	"(II) is in a grace period pre-
21	ceding repayment; or
22	"(III) is a defaulted borrower
23	who has made arrangements to repay
24	the obligation on the defaulted loans

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1	satisfactory to the holders of the de-
2	faulted loans.
3	"(B) TERMINATION OF STATUS AS AN ELI-
4	GIBLE BORROWER.—An individual's status as
5	an eligible borrower under this section termi-
6	nates upon receipt of a consolidation loan under
7	this section, except that—
8	"(i) an individual who receives eligible
9	student loans after the date of receipt of
10	the consolidation loan may receive a subse-
11	quent consolidation loan;
12	"(ii) loans received prior to the date
13	of the consolidation loan may be added
14	during the 180-day period following the
15	making of the consolidation loan;
16	"(iii) loans received following the
17	making of the consolidation loan may be
18	added during the 180-day period following
19	the making of the consolidation loan;
20	"(iv) loans received prior to the date
21	of the first consolidation loan may be
22	added to a subsequent consolidation loan;
23	and
24	"(v) an individual may obtain a subse-
25	quent consolidation loan for the purpose—

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1	"(I) of income-based repayment
2	under section 466(d) only if the loan
3	has been submitted for default aver-
4	sion or if the loan is already in de-
5	fault;
6	"(II) of using the no accrual of
7	interest for active duty service mem-
8	bers benefit offered under section
9	465(g); or
10	"(III) of submitting an applica-
11	tion under section $469B(d)$ for a bor-
12	rower defense to repayment of a loan
13	made, insured, or guaranteed under
14	this title.
15	"(2) ELIGIBLE STUDENT LOANS.—For the pur-
16	pose of paragraph (1), the term 'eligible student
17	loans' means loans—
18	"(A) made, insured, or guaranteed under
19	part B, and first disbursed before July 1, 2010,
20	including loans on which the borrower has de-
21	faulted (but has made arrangements to repay
22	the obligation on the defaulted loans satisfac-
23	tory to the Secretary or guaranty agency,
24	whichever insured the loans);

1	"(B) made under part D of this title, and
2	first disbursed before July 1, 2019;
3	"(C) made under this part before Sep-
4	tember 30, 2017;
5	"(D) made under this part on or after the
6	date of enactment of the PROSPER Act;
7	"(E) made under subpart II of part A of
8	title VII of the Public Health Service Act; or
9	"(F) made under part E of title VIII of
10	the Public Health Service Act.
11	"(f) DESIGNATION.—For purposes of this Act, loans
12	described in this section shall be known as 'Federal ONE
13	Consolidation Loans'.
13	Consolidation Loans'.
13 14	Consolidation Loans'. "SEC. 469. TEMPORARY LOAN CONSOLIDATION AUTHORITY.
13 14 15	Consolidation Loans'. "SEC. 469. TEMPORARY LOAN CONSOLIDATION AUTHORITY. "(a) IN GENERAL.—A borrower who has one or more
13 14 15 16	Consolidation Loans'. "SEC. 469. TEMPORARY LOAN CONSOLIDATION AUTHORITY. "(a) IN GENERAL.—A borrower who has one or more loans in two or more of the categories described in sub-
 13 14 15 16 17 	Consolidation Loans'. "SEC. 469. TEMPORARY LOAN CONSOLIDATION AUTHORITY. "(a) IN GENERAL.—A borrower who has one or more loans in two or more of the categories described in sub- section (b), and who has not yet entered repayment on
 13 14 15 16 17 18 	Consolidation Loans'. "SEC. 469. TEMPORARY LOAN CONSOLIDATION AUTHORITY. "(a) IN GENERAL.—A borrower who has one or more loans in two or more of the categories described in sub- section (b), and who has not yet entered repayment on one or more of those loans in any of the categories, may
 13 14 15 16 17 18 19 	Consolidation Loans'. "SEC. 469. TEMPORARY LOAN CONSOLIDATION AUTHORITY. "(a) IN GENERAL.—A borrower who has one or more loans in two or more of the categories described in sub- section (b), and who has not yet entered repayment on one or more of those loans in any of the categories, may consolidate all of the loans of the borrower that are de-
 13 14 15 16 17 18 19 20 	Consolidation Loans'. "SEC. 469. TEMPORARY LOAN CONSOLIDATION AUTHORITY. "(a) IN GENERAL.—A borrower who has one or more loans in two or more of the categories described in sub- section (b), and who has not yet entered repayment on one or more of those loans in any of the categories, may consolidate all of the loans of the borrower that are de- scribed in subsection (b) into a Federal ONE Consolida-
 13 14 15 16 17 18 19 20 21 	Consolidation Loans'. "SEC. 469. TEMPORARY LOAN CONSOLIDATION AUTHORITY. "(a) IN GENERAL.—A borrower who has one or more loans in two or more of the categories described in sub- section (b), and who has not yet entered repayment on one or more of those loans in any of the categories, may consolidate all of the loans of the borrower that are de- scribed in subsection (b) into a Federal ONE Consolida- tion Loan during the period described in subsection (c).

1	"(1) loans made under this part before October
2	1, 2017 and on or after July 1, 2019;
3	"(2) loans purchased by the Secretary pursuant
4	to section 459A;
5	"(3) loans made under part B that are held by
6	an eligible lender, as such term is defined in section
7	435(d); and
8	"(4) loans made under part D.
9	"(c) Time Period in Which Loans May Be Con-
10	SOLIDATED.—The Secretary may make a Federal ONE
11	Consolidation Loan under this section to a borrower whose
12	application for such Federal ONE Consolidation Loan is
13	received on or after July 1, 2019, and before July 1, 2024.
14	"(d) TERMS OF LOANS.—A Federal ONE Consolida-
15	tion Loan made under this subsection shall have the same
16	terms and conditions as a Federal ONE Consolidation
17	Loan made under section 468, except that in determining
18	the applicable rate of interest on the Federal ONE Con-
19	solidation Loan made under this section, section $465(c)(4)$
20	shall be applied without rounding the weighted average of
21	the interest rate on the loans consolidated to the nearest
22	higher one-eighth of one percent as in such section.
23	"SEC. 470. DEFERMENT.

24 "(a) EFFECT ON PRINCIPAL AND INTEREST.—A bor-25 rower of a loan made under this part who meets the re-

quirements described in subsection (b) shall be eligible for
 a deferment during which installments of principal need
 not be paid and, unless otherwise provided in this sub section, interest shall accrue and be capitalized or paid
 by the borrower.

6 "(b) ELIGIBILITY.—A borrower of a loan made under7 this part shall be eligible for a deferment—

8 "(1) during any period during which the bor-9 rower—

"(A) is carrying at least one-half the normal full-time work load for the course of study
that the borrower is pursuing, as determined by
the eligible institution the borrower is attending;

15 "(B) is pursuing a course of study pursu-16 ant to—

17 "(i) an eligible graduate fellowship
18 program in accordance with subsection (g);
19 or

20 "(ii) an eligible rehabilitation training
21 program for individuals with disabilities in
22 accordance with subsection (i);

23 "(C) is serving on active duty during a war
24 or other military operation or national emer-

1	gency, and for the 180-day period following the
2	demobilization date for such service;
3	"(D) is performing qualifying National
4	Guard duty during a war or other military op-
5	eration or national emergency, and for the 180-
6	day period following the demobilization date for
7	such service;
8	"(E) is a member of the National Guard
9	who is not eligible for a post-active duty
10	deferment under section 493D and is engaged
11	in active State duty for a period of more than
12	30 consecutive days beginning—
13	"(i) the day after 6 months after the
14	date the student ceases to carry at least
15	one-half the normal full-time academic
16	workload (as determined by the institu-
17	tion); or
18	"(ii) the day after the borrower ceases
19	enrollment on at least a half-time basis, for
20	a loan in repayment;
21	"(F) is serving in a medical or dental in-
22	ternship or residency program, the successful
23	completion of which is required to begin profes-
24	sional practice or service, or is serving in a
25	medical or dental internship or residency pro-

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1	gram leading to a degree or certificate awarded
2	by an institution of higher education, a hos-
3	pital, or a health care facility that offers post-
4	graduate training; or
5	"(G) is eligible for interest payments to be
6	made on a loan made under this part for serv-
7	ice in the Armed Forces under section 2174 of
8	title 10, United States Code, and pursuant to
9	that eligibility, the interest is being paid on
10	such loan under section 465(f);
11	((2)) during a period sufficient to enable the
12	borrower to resume honoring the agreement to repay
13	the outstanding balance of principal and interest on
14	the loan after default, if—
15	"(A) the borrower signs a new agreement
16	to repay such outstanding balance;
17	"(B) the deferment period is limited to
18	120 days; and
19	"(C) such deferment is not granted for
20	consecutive periods;
21	"(3) during a period of administrative
22	deferment described in subsection (j); or
23	"(4) in the case of a borrower of a Federal
24	ONE Parent Loan or an Excepted Federal ONE

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1	Consolidation Loan, during a period described in
2	subsection (k).
3	"(c) LENGTH OF DEFERMENT.—A deferment grant-
4	ed by the Secretary—
5	((1) under subparagraph (F) or (G) of sub-
6	section (b)(1) shall be renewable at 12 month inter-
7	vals;
8	((2) under subparagraph (F) of subsection
9	(b)(1) shall equal the length of time remaining in
10	the borrower's medical or dental internship or resi-
11	dency program; and
12	((3) under subparagraph (G) of subsection
13	(b)(1) shall not exceed 3 years.
14	"(d) Request and Documentation.—The Sec-
15	retary shall determine the eligibility of a borrower for a
16	deferment under paragraphs (1) , (2) , or (4) of subsection
17	(b), or in the case of a loan for which an endorser is re-
18	quired, an endorser's eligibility for a deferment under
19	paragraph (2) or (4) or eligibility to request a deferment
20	under paragraph (1), based on—
21	((1) the receipt of a request for a deferment
22	from the borrower or the endorser, and documenta-
23	tion of the borrower's or endorser's eligibility for the
24	deferment or eligibility to request the deferment;

1	((2)) receipt of a completed loan application
2	that documents the borrower's eligibility for a
3	deferment;
4	"(3) receipt of a student status information
5	documenting that the borrower is enrolled on at
6	least a half-time basis; or
7	"(4) the Secretary's confirmation of the bor-
8	rower's half-time enrollment status, if the confirma-
9	tion is requested by the institution of higher edu-
10	cation.
11	"(e) NOTIFICATION.—The Secretary shall—
12	"(1) notify a borrower of a loan made under
13	this part—
14	"(A) the granting of a deferment under
15	this subsection on such loan; and
16	"(B) the option of the borrower to con-
17	tinue making payments on the outstanding bal-
18	ance of principal and interest on such loan in
19	accordance with subsection (f);
20	"(2) at the time the Secretary grants a
21	deferment to a borrower of a loan made under this
22	part, and not less frequently than once every 180
23	days during the period of such deferment, provide
24	information to the borrower to assist the borrower in
25	understanding-

1	"(A) the effect of granting a deferment on
2	the total amount to be paid under the income-
3	based repayment plan under 466(d);
4	"(B) the fact that interest will accrue on
5	the loan for the period of deferment, other than
6	for a deferment granted under subsection
7	(b)(1)(G);
8	"(C) the amount of unpaid principal and
9	the amount of interest that has accrued since
10	the last statement of such amounts provided to
11	the borrower;
12	"(D) the amount of interest that will be
13	capitalized, and the date on which capitalization
14	will occur;
15	"(E) the effect of the capitalization of in-
16	terest on the borrower's loan principal and on
17	the total amount of interest to be paid on the
18	loan;
19	"(F) the option of the borrower to pay the
20	interest that has accrued before the interest is
21	capitalized; and
22	"(G) the borrower's option to discontinue
23	the deferment at any time.
24	"(f) Form of Deferment.—The form of a
25	deferment granted under this subsection on a loan made

1	under this part shall be temporary cessation of all pay-
2	ments on such loan, except that—
3	((1)) in the case of a deferment granted under
4	subsection $(b)(1)(G)$, payments of interest on the
5	loan will be made by the Secretary under section
6	465(f) during such period of deferment; and
7	((2) a borrower may make payments on the
8	outstanding balance of principal and interest on
9	such loan during any period of deferment granted
10	under this subsection.
11	"(g) Graduate Fellowship Deferment.—
12	"(1) IN GENERAL.—A borrower of a loan under
13	this part is eligible for a deferment under subsection
14	(b)(1)(B)(i) during any period for which an author-
15	ized official of the borrower's graduate fellowship
16	program certifies that the borrower meets the re-
17	quirements of paragraph (2) and is pursuing a
18	course of study pursuant to an eligible graduate fel-
19	lowship program.
20	"(2) Borrower requirements.—A borrower
21	meets the requirements of this subparagraph if the
22	borrower—
23	"(A) holds at least a baccalaureate degree
24	conferred by an institution of higher education;

1	"(B) has been accepted or recommended
2	by an institution of higher education for accept-
3	ance on a full-time basis into an eligible grad-
4	uate fellowship program; and
5	"(C) is not serving in a medical internship
6	or residency program, except for a residency
7	program in dentistry.
8	"(h) TREATMENT OF STUDY OUTSIDE THE UNITED
9	STATES.—
10	"(1) IN GENERAL.—The Secretary shall treat,
11	in the same manner as required under section
12	428(b)(4), any course of study at a foreign univer-
13	sity that is accepted for the completion of a recog-
14	nized international fellowship program by the admin-
15	istrator of such a program as an eligible graduate
16	fellowship program.
17	"(2) Requests for deferment.—Requests
18	for deferment of repayment of loans under this sub-
19	section by students engaged in graduate or post-
20	graduate fellowship-supported study (such as pursu-
21	ant to a Fulbright grant) outside the United States
22	shall be approved until completion of the period of
23	the fellowship, in the same manner as required
24	under section $428(b)(4)$.

1 "(i) REHABILITATION TRAINING Program 2 DEFERMENT.—A borrower of a loan under this part is 3 eligible for a deferment under subsection (b)(1)(B)(ii) dur-4 ing any period for which an authorized official of the bor-5 rower's rehabilitation training program certifies that the borrower is pursuing an eligible rehabilitation training 6 7 program for individuals with disabilities.

8 "(j) ADMINISTRATIVE DEFERMENTS.—The Secretary 9 may grant a deferment to a borrower or, in the case of 10 a loan for which an endorser is required, an endorser, 11 without requiring a request and documentation from the 12 borrower or the endorser under subsection (d) for—

"(1) a period during which the borrower was
delinquent at the time a deferment is granted, including a period for which scheduled payments of
principal and interest were overdue at the time such
deferment is granted;

18 "(2) a period during which the borrower or the
19 endorser was granted a deferment under this sub20 section but for which the Secretary determines the
21 borrower or the endorser should not have qualified;

"(3) a period necessary for the Secretary to determine the borrower's eligibility for the cancellation
of the obligation of the borrower to repay the loan
under section 437;

1	"(4) a period during which the Secretary has
2	authorized deferment due to a national military mo-
3	bilization or other local or national emergency; or
4	"(5) a period not to exceed 60 days, during
5	which interest shall accrue but not be capitalized, if
6	the Secretary reasonably determines that a suspen-
7	sion of collection activity is warranted to enable the
8	Secretary to process supporting documentation relat-
9	ing to a borrower's request—
10	"(A) for a deferment under this sub-
11	section;
12	"(B) for a change in repayment plan under
13	section 466(c); or
14	"(C) to consolidate loans under section
15	468.
16	"(k) Deferments for Parent or Excepted Con-
17	SOLIDATION LOANS.—
18	"(1) IN GENERAL.—A qualified borrower shall
19	be eligible for deferments under paragraphs (3)
20	through (5).
21	"(2) Qualified Borrower Defined.—In this
22	subsection, the term 'qualified borrower' means—
23	"(A) a borrower of a Federal ONE Parent
24	Loan or an Excepted Federal ONE Consolida-
25	tion Loan; or

1	"(B) in the case of such a loan for which
2	an endorser is required, the endorser of such
3	loan.
4	"(3) Economic hardship deferment.—
5	"(A) IN GENERAL.—A qualified borrower
6	shall be eligible for a deferment during periods,
7	not to exceed 3 years in total, during which the
8	qualified borrower experiences an economic
9	hardship described in subparagraph (B).
10	"(B) Economic hardship.—An economic
11	hardship described in this clause is a period
12	during which the qualified borrower—
13	"(i) is receiving payment under a
14	means-tested benefit program;
15	"(ii) is employed full-time and the
16	monthly gross income of the qualified bor-
17	rower does not exceed the greater of—
18	"(I) the minimum wage rate de-
19	scribed in section 6 of the Fair Labor
20	Standards Act of 1938 (29 U.S.C.
21	206); or
22	"(II) an amount equal to 150
23	percent of the poverty line; or
24	"(iii) demonstrates that the sum of
25	the qualified borrower's monthly payments

1	on the qualified borrower's Federal ONE
2	Parent Loan or Excepted Federal ONE
3	Consolidation Loan is not less than 20 per-
4	cent of the qualified borrower's monthly
5	gross income.
6	"(C) ELIGIBILITY.—To be eligible to re-
7	ceive a deferment under this subparagraph, a
8	qualified borrower shall submit to the Sec-
9	retary—
10	"(i) for the first period of deferment
11	under this subparagraph, evidence showing
12	the monthly gross income of the qualified
13	borrower; and
14	"(ii) for a subsequent period of
15	deferment that begins less than one year
16	after the end of a period of deferment
17	granted under this subparagraph—
18	"(I) evidence showing the month-
19	ly gross income of the qualified bor-
20	rower; or
21	"(II) the qualified borrower's
22	most recently filed Federal income tax
23	return, if such a return was filed in
24	either of the two tax years preceding
25	the year in which the qualified bor-

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1	rower requests the subsequent period
2	of deferment.
3	"(4) UNEMPLOYMENT DEFERMENT.—
4	"(A) IN GENERAL.—A qualified borrower
5	shall be eligible for a deferment for periods dur-
6	ing which the qualified borrower is seeking, and
7	is unable to find, full-time employment.
8	"(B) ELIGIBILITY.—
9	"(i) IN GENERAL.—To be eligible to
10	receive an deferment under this subpara-
11	graph, a qualified borrower shall submit to
12	the Secretary—
13	"(I) evidence of the qualified bor-
14	rower's eligibility for unemployment
15	benefits; or
16	"(II) written confirmation, or an
17	equivalent as approved by the Sec-
18	retary, that—
19	"(aa) the qualified borrower
20	has registered with a public or
21	private employment agency, if
22	one is available to the borrower
23	within 50 miles of the qualified
24	borrower's address; and

1	"(bb) for requests submitted
2	after the initial request, the
3	qualified borrower has made at
4	least six diligent attempts during
5	the preceding six-month period to
6	secure full-time employment.
7	"(ii) ACCEPTANCE OF EMPLOY-
8	MENT.—A qualified borrower shall not be
9	eligible for a deferment under this sub-
10	paragraph if the qualified borrower refuses
11	to seek or accept employment in types of
12	positions or at salary levels or responsi-
13	bility levels for which the qualified bor-
14	rower feels overqualified based on the
15	qualified borrower's education or previous
16	experience.
17	"(C) TERMS OF DEFERMENT.—The fol-
18	lowing terms shall apply to a deferment under
19	this subparagraph:
20	"(i) INITIAL PERIOD.—The first
21	deferment granted to a qualified borrower
22	under this subparagraph may be for a pe-
23	riod of unemployment beginning not more
24	than 6 months before the date on which
25	the Secretary receives the qualified bor-

rower's request for deferment and may be
granted for a period of up to 6 months
after that date.
"(ii) RENEWALS.—Deferments under
this subparagraph shall be renewable at 6-
month intervals beginning after the expira-
tion of the first period of deferment under
clause (i). To be eligible to renew a
deferment under this subparagraph, a
qualified borrower shall submit to the Sec-
retary the information described in sub-
paragraph (B)(i).
"(iii) Aggregate limit.—The period
of all deferments granted to a borrower
under this subparagraph may not exceed 3
years in aggregate.
"(5) Health deferment.—
"(A) IN GENERAL.—A qualified borrower
shall be eligible for a deferment during periods
in which the qualified borrower is unable to
make scheduled loan payments due to high
medical expenses, as determined by the Sec-
retary.

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1	"(B) ELIGIBILITY.—To be eligible to re-
2	ceive a deferment under this subparagraph, a
3	qualified borrower shall—
4	"(i) submit to the Secretary docu-
5	mentation demonstrating that making
6	scheduled loan payments would be an ex-
7	treme economic hardship to the borrower
8	due to high medical expenses, as deter-
9	mined by the Secretary; and
10	"(ii) resubmit such documentation to
11	the Secretary not less frequently than once
12	every 3 months.
13	"(l) Prohibitions.—
14	"(1) PROHIBITION ON FEES.—No administra-
15	tive fee or other fee may be charged to the borrower
16	in connection with the granting of a deferment
17	under this subsection.
18	"(2) Prohibition on adverse credit re-
19	PORTING.—No adverse information relating to a bor-
20	rower may be reported to a consumer reporting
21	agency solely because of the granting of a deferment
22	under this subsection.
23	"(3) LIMITATION ON AUTHORITY.—The Sec-
24	retary shall not, through regulation or otherwise, au-
25	thorize additional deferment options or periods of

1	deferment other than the deferment options and pe-
2	riods of deferment authorized under this subsection.
3	"(m) TREATMENT OF ENDORSERS.—With respect to
4	any Federal ONE Parent Loan or Federal ONE Consoli-
5	dation Loan for which an endorser is required—
6	((1) paragraphs (2) through (4) of subsection
7	(b) shall be applied—
8	"(A) by substituting 'An endorser' for 'A
9	borrower';
10	"(B) by substituting 'the endorser' for 'the
11	borrower'; and
12	"(C) by substituting 'an endorser' for 'a
13	borrower'; and
14	((2)) in the case in which the borrower of such
15	a loan is eligible for a deferment described in sub-
16	paragraph (C), (D), (E), (F), or (G) of subsection
17	(b)(1), but is not making payments on the loan, the
18	endorser of the loan may request a deferment under
19	such subparagraph for the loan.
20	"(n) DEFINITIONS.—In this section:
21	"(1) ELIGIBLE GRADUATE FELLOWSHIP PRO-
22	GRAM.—The term 'eligible graduate fellowship pro-
23	gram', when used with respect to a course of study
24	pursued by the borrower of a loan under this part,
25	means a fellowship program that—

1	"(A) provides sufficient financial support
2	to graduate fellows to allow for full-time study
3	for at least six months;
4	"(B) requires a written statement from
5	each applicant explaining the applicant's objec-
6	tives before the award of that financial support;
7	"(C) requires a graduate fellow to submit
8	periodic reports, projects, or evidence of the fel-
9	low's progress; and
10	"(D) in the case of a course of study at an
11	institution of higher education outside the
12	United States described in section 102, accepts
13	the course of study for completion of the fellow-
14	ship program.
15	"(2) ELIGIBLE REHABILITATION TRAINING
16	PROGRAM FOR INDIVIDUALS WITH DISABILITIES.—
17	The term 'eligible rehabilitation training program
18	for individuals with disabilities', when used with re-
19	spect a course of study pursued by the borrower of
20	a loan under this part, means a program that—
21	"(A) is necessary to assist an individual
22	with a disability in preparing for, securing, re-
23	taining, or regaining employment;

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1	"(B) is licensed, approved, certified, or
2	otherwise recognized as providing rehabilitation
3	training to disabled individuals by—
4	"(i) a State agency with responsibility
5	for vocational rehabilitation programs,
6	drug abuse treatment programs, mental
7	health services programs, or alcohol abuse
8	treatment programs; or
9	"(ii) the Secretary of the Department
10	of Veterans Affairs; and
11	"(C) provides or will provide the borrower
12	with rehabilitation services under a written plan
13	that—
14	"(i) is individualized to meet the bor-
15	rower's needs;
16	"(ii) specifies the date on which the
17	services to the borrower are expected to
18	end; and
19	"(iii) requires a commitment of time
20	and effort from the borrower that prevents
21	the borrower from being employed at least
22	30 hours per week, either because of the
23	number of hours that must be devoted to
24	rehabilitation or because of the nature of
25	the rehabilitation.

1	"(3) Excepted federal one consolidation
2	LOAN.—The 'Excepted Federal ONE Consolidation
3	Loan' have the meaning given the term in section
4	466(d)(5).
5	"(4) FAMILY SIZE.—The term 'family size'
6	means the number that is determined by counting—
7	"(A) the borrower;
8	"(B) the borrower's spouse;
9	"(C) the borrower's children, including un-
10	born children who are expected to be born dur-
11	ing the period covered by the deferment, if the
12	children receive more than half their support
13	from the borrower; and
14	"(D) another individual if, at the time the
15	borrower requests a deferment under this sec-
16	tion, the individual—
17	"(i) lives with the borrower;
18	"(ii) receives more than half of the in-
19	dividual's support (which may include
20	money, gifts, loans, housing, food, clothes,
21	car, medical and dental care, and payment
22	of college costs) from the borrower; and
23	"(iii) is expected to receive such sup-
24	port from the borrower during the relevant
25	period of deferment.

1	"(5) Full-time.—The term 'full-time', when
2	used with respect to employment, means employment
3	for not less than 30 hours per week that is expected
4	to continue for not less than three months.
5	"(6) Means-tested benefit program.—The
6	term 'means-tested benefit program' means—
7	"(A) a State public assistance program
8	under which eligibility for the program's bene-
9	fits, or the amount of such benefits, are deter-
10	mined on the basis of income or resources of
11	the individual or family seeking the benefit; or
12	"(B) a mandatory spending program of the
13	Federal Government, other than a program
14	under this title, under which eligibility for the
15	program's benefits, or the amount of such bene-
16	fits, are determined on the basis of income or
17	resources of the individual or family seeking the
18	benefit, and may include such programs as
19	"(i) the supplemental security income
20	program under title XVI of the Social Se-
21	curity Act (42 U.S.C. 1381 et seq.);
22	"(ii) the supplemental nutrition assist-
23	ance program under the Food and Nutri-
24	tion Act of 2008 (7 U.S.C. 2011 et seq.);

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1	"(iii) the free and reduced price
2	school lunch program established under the
3	Richard B. Russell National School Lunch
4	Act (42 U.S.C. 1751 et seq.);
5	"(iv) the program of block grants for
6	States for temporary assistance for needy
7	families established under part A of title
8	IV of the Social Security Act (42 U.S.C.
9	601 et seq.);
10	"(v) the special supplemental nutri-
11	tion program for women, infants, and chil-
12	dren established by section 17 of the Child
13	Nutrition Act of 1966 (42 U.S.C. 1786);
14	and
15	"(vi) other programs identified by the
16	Secretary.
17	"(7) MONTHLY GROSS INCOME.—The term
18	'monthly gross income', when used with respect to a
19	borrower, means—
20	"(A) the gross amount of income received
21	by the borrower from employment and other
22	sources for the most recent month; or
23	"(B) one-twelfth of the borrower's adjusted
24	gross income, as recorded on the borrower's
25	most recently filed Federal income tax return.

1 "SEC. 471. ADDITIONAL TERMS.

2 "(a) Applicable Part B Provisions.—

3 "(1) DISCLOSURES.—Except as otherwise pro-4 vided in this part, each institution of higher edu-5 cation with which the Secretary has an agreement 6 under section 464(a), and each contractor with 7 which the Secretary has a contract under section 8 493E, shall, with respect to loans under this part 9 comply with each of the requirements under section 10 433 that apply to the institutions of higher edu-11 cation and contractors described in section 455(p)12 with respect to loans made under part D. "(2) OTHER PROVISIONS.—Except as otherwise 13 14 provided in this part, the following provisions shall 15 apply with respect to loans made under this part in 16 the same manner that such provisions apply with re-17 spect to loans made under part D: 18 "(A) Section 427(a)(2). 19 "(B) Section 428(d).

- 20 "(C) Section 428F
- 21 "(D) Section 430A.

22 "(E) Paragraphs (1), (2), (4), and (6) of
23 section 432(a).

24 "(F) Section 432(i).

25 "(G) Section 432(l).

1	"(H) Section 432(m), except that an insti-
2	tution of higher education shall have a separate
3	master promissory note under paragraph $(1)(D)$
4	of such section for loans made under this part.
5	"(I) Subsections (a), (c), and (d) of section
6	437.
7	"(3) Application of provisions.—Any provi-
8	sion listed under paragraph (1) or (2) that applies
9	to—
10	"(A) Federal Direct PLUS Loans made on
11	behalf of dependent students shall apply to
12	Federal ONE Parent Loans;
13	"(B) Federal Direct PLUS Loans made to
14	students shall apply to Federal ONE Loans for
15	graduate or professional students;
16	"(C) Federal Direct Unsubsidized Stafford
17	loans shall apply to Federal ONE Loans for
18	any student borrower;
19	"(D) Federal Direct Consolidation Loans
20	shall apply to Federal ONE Consolidation
21	Loans; and
22	"(E) forbearance shall apply to deferment
23	under section 469A.
24	"(b) ELIGIBLE STUDENT.—A loan under this part
25	may only be made to a student who—

1	"(1) is an eligible student under section 484;
2	"(2) has agreed to notify promptly the Sec-
3	retary and the applicable contractors with which the
4	Secretary has a contract under section 493E con-
5	cerning—
6	"(A) any change of permanent address,
7	telephone number, or email address;
8	"(B) when the student ceases to be en-
9	rolled on at least a half-time basis; and
10	"(C) any other change in status, when
11	such change in status affects the student's eligi-
12	bility for the loan; and
13	"(3) is carrying at least one-half the normal
14	full-time academic workload for the course of study
15	the student is pursuing (as determined by the insti-
16	tution).
17	"(c) LOAN APPLICATION AND PROMISSORY NOTE.—
18	The common financial reporting form required in section
19	483(a)(1) shall constitute the application for loans made
20	under this part. The Secretary shall develop, print, and
21	distribute to participating institutions a standard promis-
22	sory note and loan disclosure form.
23	"(d) BORROWER DEFENSES.—A borrower of a loan
24	under this part may assert a defense to repayment to such
25	loan under the provisions of section 455(h) that apply to

a borrower of a loan made under part D asserting, on or
 after the date of enactment of the PROSPER Act, a de fense to repayment to such loan made under part D.

4 "(e) IDENTITY FRAUD PROTECTION.—The Secretary
5 shall ensure that monthly Federal ONE Loan statements
6 and other publications of the Department do not contain
7 more than four digits of the Social Security number of
8 any individual.

9 "(f) AUTHORITY TO SELL LOANS.—The Secretary, 10 in consultation with the Secretary of the Treasury, is au-11 thorized to sell loans made under this part on such terms 12 determined to be in the best interest of the United States, 13 except that any such sale shall not result in any cost to 14 the Federal Government.".

15 PART F—NEED ANALYSIS

16 SEC. 471. COST OF ATTENDANCE.

17 Section 472 (20 U.S.C. 1087ll) is amended—

18 (1) by striking paragraph (10); and

19 (2) by redesignating paragraphs (11), (12), and

20 (13) as paragraphs (10), (11), and (12), respec21 tively.

22 SEC. 472. SIMPLIFIED NEEDS TEST.

Section 479(b)(1) (20 U.S.C. 1087ss) is amended by
striking "\$50,000" both places it appears and inserting
"\$100,000".

1	SEC. 473. DISCRETION OF STUDENT FINANCIAL AID ADMIN-
2	ISTRATORS.
3	Section 479A (20 U.S.C. 1087tt) is amended—
4	(1) in subsection (a), by striking "financial as-
5	sistance under section 428H or a Federal Direct
6	Unsubsidized Stafford Loan" and inserting "a Fed-
7	eral Direct Unsubsidized Stafford Loan or a Federal
8	ONE Loan'';
9	(2) in subsection (c), by striking "part B or D"
10	and inserting "part D or E"; and
11	(3) by adding at the end the following:
12	"(d) Adjustment Based on Delivery of In-
13	STRUCTION.—A student's eligibility to receive grants,
14	loans, or work assistance under this title shall be reduced
15	if a financial aid officer determines, in accordance with
16	the discretionary authority provided under this section,
17	that the model or method used to deliver instruction to
18	the student results in a substantially reduced cost of at-
19	tendance to the student.".
20	SEC. 474. DEFINITIONS OF TOTAL INCOME AND ASSETS.
21	Section 480 (20 U.S.C. 1087vv) is amended—
22	(1) in subsection $(a)(1)$, by striking subpara-
23	graph (B) and inserting the following:
24	"(B) Notwithstanding section 478(a), the
25	Secretary shall provide for the use of data from
26	the second preceding tax year to carry out the
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1	simplification of applications (including sim-
2	plification for a subset of applications) used for
3	the estimation and determination of financial
4	aid eligibility. Such simplification shall include
5	the sharing of data between the Internal Rev-
6	enue Service and the Department, pursuant to
7	the consent of the taxpayer."; and
8	(2) in subsection (f)—
9	(A) in paragraph (2)—
10	(i) in subparagraph (B), by striking
11	"or" at the end;
12	(ii) in subparagraph (C), by striking
13	the period at the end and inserting "; or";
14	and
15	(iii) by adding at the end the fol-
16	lowing:
17	"(D) a qualified tuition program (as de-
18	fined in section $529(b)(1)(A)$ of the Internal
19	Revenue Code of 1986)."; and
20	(B) in paragraph $(5)(A)(i)$, by striking
21	"qualified tuition program (as defined in sec-
22	tion $529(b)(1)(A)$ of the Internal Revenue Code
23	of 1986) or other".

1	PART G—GENERAL PROVISIONS RELATING TO
2	STUDENT ASSISTANCE
3	SEC. 481. DEFINITIONS OF ACADEMIC YEAR AND ELIGIBLE
4	PROGRAM.
5	Section 481 (20 U.S.C. 1088) is amended—
6	(1) in subsection (a)—
7	(A) in paragraph $(2)(A)$ —
8	(i) by striking "For the" and insert-
9	ing the following: "Except as provided in
10	paragraph (3), for the"; and
11	(ii) in clause (i), by striking "require
12	a minimum of 30 weeks" and inserting the
13	following: "require—
14	"(I) a minimum of 30 weeks";
15	(iii) in clause (ii), by striking "re-
16	quire";
17	(iv) by redesignating clause (ii) as
18	subclause (II); and
19	(v) by redesignating clause (iii) as
20	clause (ii); and
21	(B) by adding at the end the following:
22	((3)(A) For the purpose of a competency-based
23	education program the term 'academic year' shall be
24	the published measured period established by the in-
25	stitution of higher education that is necessary for a
26	student with a normal full-time workload for the
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1	course of study the student is pursuing (as meas-
2	ured using the value of competencies or sets of com-
3	petencies required by such institution and approved
4	by such institution's accrediting agency or associa-
5	tion) to earn—
6	"(i) one-quarter of a bachelor's degree;
7	"(ii) one-half of an associate's degree; or
8	"(iii) with respect to a non-degree or grad-
9	uate program, the equivalent of a period de-
10	scribed in clause (i) or (ii).
11	"(B)(i) A competency-based education pro-
12	gram that is not a term-based program may be
13	treated as a term-based program for purposes
14	of establishing payment periods for disburse-
15	ment of loans and grants under this title if—
16	"(I) the institution of higher edu-
17	cation that offers such program charges a
18	flat subscription fee for access to instruc-
19	tion during a period determined by the in-
20	stitution; and
21	"(II) the institution is able to deter-
22	mine the competencies a student is ex-
23	pected to demonstrate for such subscrip-
24	tion period.

1	"(ii) Clause (i) shall apply even in a case
2	in which instruction or other work with respect
3	to a competency that is expected to be attrib-
4	utable to a subscription period begins prior to
5	such subscription period.
6	"(iii) In a case in which a competency-
7	based education program offered by an institu-
8	tion of higher education is treated as a term-
9	based program under clause (i), the institution
10	shall review the academic progress of each stu-
11	dent enrolled in such program in accordance
12	with section 484(c), except that such review
13	shall occur at the end of each payment period.";
14	(2) by amending subsection (b) to read as fol-
15	lows:
16	"(b) ELIGIBLE PROGRAM.—(1) For purposes of this
17	title, the term 'eligible program' means—
18	"(A) a program of at least 300 clock hours of
19	instruction, 8 semester hours, or 12 quarter hours,
20	offered during a minimum of 10 weeks; or
21	"(B) a competency-based program that—
22	"(i) has been evaluated and approved by
23	an accrediting agency or association that—
24	"(I) is recognized by the Secretary

"(II) has evaluation of competency-1 2 based education programs within the scope of its recognition in accordance with sec-3 4 tion 496(a)(4)(C); or "(ii) as of the day before the date of enact-5 6 ment of the PROSPER Act, met the require-7 ments of a direct assessment program under 8 section 481(b)(4) (as such section was in effect 9 on the day before such date of enactment).

10 "(2) An eligible program described in paragraph (1)
11 may be offered in whole or in part through telecommuni12 cations.

13 "(3) For purposes of this title, the term 'eligible pro14 gram' does not include a program that loses its eligibility
15 under section 481B(a).

16 ((4)(A)) If an eligible institution enters into a written 17 arrangement with an institution or organization that is 18 not an eligible institution under which such ineligible insti-19 tution or organization provides the educational program 20 (in whole or in part) of students enrolled in the eligible 21 institution, the educational program provided by such in-22 eligible institution shall be considered to be an eligible pro-23 gram if—

24 "(i) the ineligible institution or organiza-25 tion has not—

1	"(I) had its eligibility to participate in
2	the programs under this title terminated
3	by the Secretary;
4	"(II) voluntarily withdrawn from par-
5	ticipation in the programs under this title
6	under a proceeding initiated by the Sec-
7	retary, accrediting agency or association,
8	guarantor, or the licensing agency for the
9	State in which the institution is located,
10	including a termination, show-cause, or
11	suspension;
12	"(III) had its certification under sub-
13	part 3 of part H to participate in the pro-
14	grams under this title revoked by the Sec-
15	retary;
16	"(IV) had its application for recertifi-
17	cation under subpart 3 of part H to par-
18	ticipate in the programs under this title
19	denied by the Secretary; or
20	"(V) had its application for certifi-
21	cation under subpart 3 of part H to par-
22	ticipate in the programs under this title
23	denied by the Secretary;
24	"(ii) the educational program offered by
25	the institution that grants the degree or certifi-

1	cate otherwise satisfies the requirements of
2	paragraph (1); and
3	"(iii)(I) the ineligible institution or organi-
4	zation provides 25 percent or less of the edu-
5	cational program; or
6	"(II)(aa) the ineligible institution or orga-
7	nization provides more than 25 percent of the
8	educational program; and
9	"(bb) the eligible institution's accrediting
10	agency or association has determined that the
11	eligible institution's arrangement meets the
12	agency's standards for the contracting out of
13	educational services in accordance with section
14	496(c)(5)(B)(iv).
15	"(B) For purposes of subparagraph (A), the term 'el-
16	igible institution' means an institution described in section
17	487(a)."; and
18	(3) in subsection $(c)(2)$, by striking "part B
19	of".
20	SEC. 482. PROGRAMMATIC LOAN REPAYMENT RATES.
21	Part G of title IV (20 U.S.C. 1088 et seq. is amend-
22	ed, as amended by section 481, is further amended by in-
23	serting after section $481A$ (20 U.S.C. 1088a) the fol-
24	lowing:

2 "(a) INELIGIBILITY OF AN EDUCATIONAL PROGRAM
3 BASED ON LOW REPAYMENT RATES.—

4 "(1) IN GENERAL.—With respect to fiscal year 2016 and each succeeding fiscal year, an educational 5 6 program at an institution of higher education whose 7 loan repayment rate is less than 45 percent for each 8 of the 3 most recent fiscal years for which data are 9 available shall not be considered an eligible program 10 for the fiscal year in which the determination is 11 made and for the 2 succeeding fiscal years, unless, 12 not later than 30 days after receiving notification 13 from the Secretary of the loss of eligibility under 14 this paragraph, the institution appeals the loss of 15 such program's eligibility to the Secretary.

"(2) APPEAL.—The Secretary shall issue a decision on any such appeal within 45 days after its
submission. Such decision may permit a program to
be considered an eligible program, if—

20 "(A) the institution demonstrates to the
21 satisfaction of the Secretary that—

22 "(i) the Secretary's calculation of
23 such program's loan repayment rate is not
24 accurate; and

25 "(ii) recalculation would increase such26 program's loan repayment rate for any of

1	the 3 fiscal years equal to or greater than
2	45 percent; or
3	"(B) the program is not subject to para-
4	graph (1) by reason of paragraph (3) .
5	"(3) PARTICIPATION RATE INDEX.—
6	"(A) IN GENERAL.—An institution that
7	demonstrates to the Secretary that a program's
8	participation rate index is equal to or less than
9	0.11 for any of the 3 most recent fiscal years
10	for which data is available shall not be subject
11	to paragraph (1).
12	"(B) INDEX CALCULATION.—The partici-
13	pation rate index for a program shall be deter-
14	mined by multiplying—
15	"(i) the amount of the difference be-
16	tween—
17	"(I) 1.0; and
18	"(II) the quotient that results by
19	dividing—
20	"(aa) the program's loan re-
21	payment rate for a fiscal year, or
22	the weighted average loan repay-
23	ment rate for a fiscal year, by
24	"(bb) 100; and

1	"(ii) the quotient that results by di-
2	viding—
3	((I) the percentage of the pro-
4	gram's regular students, enrolled on
5	at least a half-time basis, who re-
6	ceived a covered loan for a 12-month

7	period ending during the 6 months
8	immediately preceding the fiscal year
9	for which the program's loan repay-
10	ment rate or the weighted average
11	loan repayment rate is determined, by

"(II) 100.

13 "(C) DATA.—An institution shall provide 14 the Secretary with sufficient data to determine 15 the program's participation rate index not later than 30 days after receiving an initial notifica-16 17 tion of the program's draft loan repayment rate 18 under subsection (d)(4)(C).

19 "(D) NOTIFICATION.—Prior to publication 20 of a final loan repayment rate under subsection 21 (d)(4)(A) for a program at an institution that 22 provides the data described in subparagraph 23 (C), the Secretary shall notify the institution of the institution's compliance or noncompliance 24 25 with subparagraph (A).

"(1) FIRST YEAR.— 4

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RATES.—

5 "(A) IN GENERAL.—An institution with a 6 program whose loan repayment rate is less than 45 percent for any fiscal year shall establish a 7 8 repayment improvement task force to prepare a 9 plan to—

10 "(i) identify the factors causing such 11 program's loan repayment rate to fall 12 below such percent;

13 "(ii) establish measurable objectives 14 and the steps to be taken to improve the 15 program's loan repayment rate; and

"(iii) specify actions that the institu-16 17 tion can take to improve student loan re-18 payment, including appropriate counseling 19 regarding loan repayment options.

20 "(B) TECHNICAL ASSISTANCE.—Each in-21 stitution subject to this paragraph shall submit 22 the plan under subparagraph (A) to the Sec-23 retary, who shall review the plan and offer tech-24 nical assistance to the institution to promote 25 improved student loan repayment.

1	"(2) Second consecutive year.—
2	"(A) IN GENERAL.—An institution with a
3	program whose loan repayment rate is less than
4	45 percent for two consecutive fiscal years,
5	shall—
6	"(i) require the institution's repay-
7	ment improvement task force established
8	under paragraph (1) to review and revise
9	the plan required under such paragraph;
10	and
11	"(ii) submit such revised plan to the
12	Secretary.
13	"(B) REVIEW BY THE SECRETARY.—The
14	Secretary—
15	"(i) shall review each revised plan
16	submitted in accordance with this para-
17	graph; and
18	"(ii) may direct that such plan be
19	amended to include actions, with measur-
20	able objectives, that the Secretary deter-
21	mines, based on available data and anal-
22	yses of student loan repayment and non-re-
23	payment, will promote student loan repay-
24	ment.

1	"(c) Programmatic Loan Repayment Rate De-
2	FINED.—
3	"(1) IN GENERAL.—Except as provided in sub-
4	section (d), for purposes of this section, the term
5	'loan repayment rate' means, when used with respect
6	to an educational program at an institution—
7	"(A) with respect to any fiscal year in

which 30 or more current and former students
in such program enter repayment on a covered
loan received for attendance in such program,
the percentage of such current and former students—

13 "(i) who enter repayment in such fis14 cal year on a covered loan received for at15 tendance in such program; and

"(ii) who are in a positive repayment
status on each such covered loan at the
end of the second fiscal year following the
fiscal year in which such students entered
repayment on such loan; and

21 "(B) with respect to any fiscal year in
22 which fewer than 30 of the current and former
23 students in such program enter repayment on a
24 covered loan received for attendance in such

1	program, the percentage of such current and
2	former students—
3	"(i) who, in any of the three most re-
4	cent fiscal years, entered repayment on a
5	covered loan received for attendance in
6	such program; and
7	"(ii) who are in a positive repayment
8	status on each such covered loan at the
9	end of the second fiscal year following the
10	fiscal year in which such students entered
11	repayment on such loan.
12	"(2) GUARANTY AGENCY REQUIREMENTS.—The
13	Secretary shall require that each guaranty agency
14	that has insured loans for current or former stu-
15	dents of the institution afford such institution a rea-
16	sonable opportunity (as specified by the Secretary)
17	to review and correct errors in the information re-
18	quired to be provided to the Secretary by the guar-
19	anty agency for the purposes of calculating a loan
20	repayment rate for programs at such institution,
21	prior to the calculation of such rate.
22	"(3) Positive repayment status.—For pur-
23	poses of this section, the term 'positive repayment
24	status', when used with respect to a borrower of a
25	covered loan, means—

1	"(A) the borrower has entered repayment
2	on such loan, and such loan is less than 90
3	days delinquent;
4	"(B) the loan is paid in full (but not
5	through consolidation); or
6	"(C) with respect to a covered loan that is
7	a Federal ONE Loan, the loan is in a
8	deferment described in $469A(b)(1)$, and with
9	respect to a covered loan made, insured, or
10	guaranteed under part B or made under part
11	D, the loan is in a deferment or forbearance
12	that is comparable to a deferment described in
13	469A(b)(1).
14	"(4) COVERED LOAN.—For purposes of this
15	section—
16	"(A) the term 'covered loan' means—
17	"(i) a loan made, insured, or guaran-
18	teed under section 428 or 428H;
19	"(ii) a Federal Direct Stafford Loan;
20	"(iii) a Federal Direct Unsubsidized
21	Stafford Loan;
22	"(iv) a Federal Direct PLUS Loan
23	issued to a graduate or professional stu-
24	dent;
25	"(v) a Federal ONE Loan; or

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1	"(vi) the portion of a loan made under
2	section 428C, a Federal Direct Consolida-
3	tion Loan, or a Federal ONE Consolida-
4	tion Loan that is used to repay any loan
5	described in clauses (i) through (v); and
6	"(B) the term 'covered loan' does not in-
7	clude a loan described in subparagraph (A) that
8	has been discharged under section 437(a).
9	"(d) Special Rules.—
10	"(1) IN GENERAL.—In the case of a student
11	who has attended and borrowed at more than one
12	institution of higher education or for more than one
13	educational program at an institution, the student
14	(and such student's subsequent positive repayment
15	status on a covered loan, if applicable)) shall be at-
16	tributed to each institution of higher education and
17	educational program for attendance at which the
18	student received a loan that entered repayment for
19	the fiscal year for which the loan repayment rate is
20	being calculated.
21	"(2) DELINQUENT.—A loan on which a pay-
22	ment is made by an institution of higher education,
23	such institutions's owner, agent, contractor, em-
24	ployee, or any other entity or individual affiliated

25 with such institution, in order to prevent the bor-

1	rower from being more than 90 days delinquent on
2	
2	the loan, shall be considered more than 90 days de-
3	linquent for purposes of this subsection.
4	"(3) Regulations to prevent evasions.—
5	The Secretary shall prescribe regulations designed to
6	prevent an institution of higher education from evad-
7	ing the application of a loan repayment rate deter-
8	mination under this section to an educational pro-
9	gram at such institution through—
10	"(A) the use of such measures as branch-
11	ing, consolidation, change of ownership or con-
12	trol, or any similar device; or
13	"(B) creating a new educational program
14	that is substantially similar to a program deter-
15	mined to be ineligible under subsection (a).
16	"(4) Collection and reporting of loan
17	REPAYMENT RATES.—
18	"(A) IN GENERAL.—The Secretary shall
19	publish not less often than once every fiscal
20	year a report showing final loan repayment
21	data for each program at each institution of
22	higher education for which a loan repayment
23	rate is calculated under this section.

"(B) PUBLICATION.—The Secretary shall
publish the report described in subparagraph
(A) by September 30 of each year.
"(C) Drafts.—
"(i) IN GENERAL.—The Secretary
shall provide institutions with draft loan
repayment rates for each educational pro-
gram at the institution at least 6 months
prior to the release of the final rates under
subparagraph (A).
"(ii) Challenge of draft rates.—
An institution may challenge a program's
draft loan repayment rate provided under
clause (i) for any fiscal year by dem-
onstrating to the satisfaction of the Sec-
retary that such draft loan repayment rate
is not accurate.
"(e) Transition Period.—
"(1) DURING THE TRANSITION PERIOD.—Dur-
ing the transition period, the cohort default rate for
each institution of higher education shall be cal-
culated under section $435(m)(1)$ for each fiscal year
for which such rate has not yet been calculated and
any requirements with respect to such rates shall
continue to apply, except that the loans with respect

1	to which such cohort default rate shall be calculated
2	shall be the covered loans defined in subsection
3	(c)(4).
4	"(2) AFTER THE TRANSITION PERIOD.—After
5	the transition period, no new cohort default rates
6	shall be calculated for an institution of higher edu-
7	cation and any requirements with respect to such
8	rates shall cease to apply.
9	"(3) DEFINITIONS.—For purposes of this sub-
10	section—
11	"(A) the term 'cohort default rate' has the
12	meaning given the term in section 435(m); and
13	"(B) the term 'transition period' means
14	the period—
15	"(i) beginning on the date of enact-
16	ment of the PROSPER Act; and
17	"(ii) ending on the date on which the
18	Secretary has published under subsection
19	(d)(4)(A) the final loan repayment rate for
20	each program at each institution of higher
21	education with respect to each of fiscal
22	years 2016, 2017, and 2018.".
23	SEC. 483. MASTER CALENDAR.
24	Section 482 (20 U.S.C. 1089) is amended—
25	(1) in subsection (a)—

1	(A) in paragraph (1)—
2	(i) in subparagraph (A), by striking
3	"February 1" and inserting "January 15";
4	(ii) in subparagraph (B), by striking
5	"March 1" and inserting "February 1";
6	(iii) in subparagraph (C), by striking
7	"June 1" and inserting "May 1";
8	(iv) in subparagraph (D), by striking
9	"August 15" and inserting "July 15";
10	(v) by striking subparagraph (E), and
11	redesignating subparagraphs (F) and (G)
12	as subparagraphs (E) and (F), respec-
12	tively;
13	uvery,
13 14	(vi) in subparagraph (E), as so redes-
	• /
14	(vi) in subparagraph (E), as so redes-
14 15	(vi) in subparagraph (E), as so redes- ignated, by striking "October 1" and in-
14 15 16	(vi) in subparagraph (E), as so redes- ignated, by striking "October 1" and in- serting "September 1"; and
14 15 16 17	(vi) in subparagraph (E), as so redes-ignated, by striking "October 1" and inserting "September 1"; and(vii) in subparagraph (F), as so redes-
14 15 16 17 18	 (vi) in subparagraph (E), as so redes- ignated, by striking "October 1" and in- serting "September 1"; and (vii) in subparagraph (F), as so redes- ignated, by striking "November 1" and in-
14 15 16 17 18 19	 (vi) in subparagraph (E), as so redesignated, by striking "October 1" and inserting "September 1"; and (vii) in subparagraph (F), as so redesignated, by striking "November 1" and inserting "October 1";
 14 15 16 17 18 19 20 	 (vi) in subparagraph (E), as so redesignated, by striking "October 1" and inserting "September 1"; and (vii) in subparagraph (F), as so redesignated, by striking "November 1" and inserting "October 1"; (B) in paragraph (2)—
 14 15 16 17 18 19 20 21 	 (vi) in subparagraph (E), as so redesignated, by striking "October 1" and inserting "September 1"; and (vii) in subparagraph (F), as so redesignated, by striking "November 1" and inserting "October 1"; (B) in paragraph (2)— (i) in subparagraph (F), by striking

1	(iii) by redesignating subparagraphs
2	(C) through (J) as subparagraphs (D)
3	through (K), respectively; and
4	(iv) by inserting after subparagraph
5	(B) the following:
6	"(C) by November 1: final Pell Grant pay-
7	ment schedule;"; and
8	(2) in subsection (b)—
9	(A) by striking " $413D(d)$, $442(d)$, or
10	462(i)" and inserting "442(d)"; and
11	(B) by striking "the programs under sub-
12	part 3 of part A, part C, and part E, respec-
13	tively" and inserting "part C".
14	SEC. 484. FAFSA SIMPLIFICATION.
15	(a) IN GENERAL.—Section 483 (20 U.S.C. 1090) is
	(a) IN GENERAL.—Section 483 (20 U.S.C. 1090) is amended—
15	
15 16	amended—
15 16 17	amended— (1) in subsection (a)(3), by adding at the end
15 16 17 18	amended— (1) in subsection (a)(3), by adding at the end the following:
15 16 17 18 19	amended— (1) in subsection (a)(3), by adding at the end the following: "(I) FORMAT.—Not later than 1 year after
15 16 17 18 19 20	amended— (1) in subsection (a)(3), by adding at the end the following: "(I) FORMAT.—Not later than 1 year after the date of the enactment of the PROSPER
15 16 17 18 19 20 21	amended— (1) in subsection (a)(3), by adding at the end the following: "(I) FORMAT.—Not later than 1 year after the date of the enactment of the PROSPER Act, the Secretary shall make the electronic
 15 16 17 18 19 20 21 22 	amended— (1) in subsection (a)(3), by adding at the end the following: "(I) FORMAT.—Not later than 1 year after the date of the enactment of the PROSPER Act, the Secretary shall make the electronic version of the forms under this paragraph avail-
 15 16 17 18 19 20 21 22 23 	 amended— (1) in subsection (a)(3), by adding at the end the following: "(I) FORMAT.—Not later than 1 year after the date of the enactment of the PROSPER Act, the Secretary shall make the electronic version of the forms under this paragraph available through a technology tool optimized for use

1	"(i) save data; and
2	"(ii) submit the FAFSA of such appli-
3	cant to the Secretary through such tool.
4	"(J) Consumer testing.—In developing
5	and maintaining the electronic version of the
6	forms under this paragraph and the technology
7	tool for mobile devices under subparagraph (I),
8	the Secretary shall conduct consumer testing
9	with appropriate persons to ensure the forms
10	and technology tool are designed to be easily
11	usable and understandable by students and
12	families. Such consumer testing shall include—
13	"(i) current and prospective college
14	students, family members of such students,
15	and other individuals with expertise in stu-
16	dent financial assistance application proc-
17	esses;
18	"(ii) dependent students and inde-
19	pendent students who meet the require-
20	ments under subsection (b) or (c) of sec-
21	tion 479; and
22	"(iii) dependent students and inde-
23	pendent students who do not meet the re-
24	quirements under subsection (b) or (c) of
25	section 479."; and

1 (2) by amending subsection (f) to read as fol-2 lows: 3 "(f) USE OF INTERNAL REVENUE SERVICE DATA RETRIEVAL TOOL TO POPULATE FAFSA.— 4 5 ((1))SIMPLIFICATION EFFORTS.—The Sec-6 retary shall— "(A) make every effort to allow applicants 7 8 to utilize the current data retrieval tool to 9 transfer, through a rigorous authentication 10 process, data available from the Internal Rev-11 enue Service to reduce the amount of original 12 data entry by applicants and strengthen the re-13 liability of data used to calculate expected fam-14 ily contributions, including through the use of 15 technology to-"(i) allow an applicant to automati-16 17 cally populate the electronic version of the 18 forms under this paragraph with data 19 available from the Internal Revenue Serv-20 ice; and 21 "(ii) direct an applicant to appro-22 priate questions on such forms based on 23 the applicant's answers to previous ques-

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tions; and

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1	"(B) allow single taxpayers, married tax-
2	payers filing jointly, and married taxpayers fil-
3	ing separately to utilize the current data re-
4	trieval tool to its full capacity.
5	((2) Use of tax return in application
6	PROCESS.—The Secretary shall continue to examine
7	whether data provided by the Internal Revenue Serv-
8	ice can be used to generate an expected family con-
9	tribution without additional action on the part of the
10	student and taxpayer.
11	"(3) Reports on fafsa simplification ef-
12	FORTS.—Not less than once every other year, the
13	Secretary shall report to the authorizing committees
14	on—
15	"(A) the progress of the simplification ef-
16	forts under this subsection; and
17	"(B) the security of the data retrieval
18	tool.".
19	(b) Technical Amendment.—Section 483(a)(9)(C)
20	(20 U.S.C. $1090(a)(9)(C)$) is amended by inserting ", in-
21	cluding through the tool described in section $485E(c)$ " be-
22	fore the semicolon.
23	SEC. 485. STUDENT ELIGIBILITY.
24	Section 484 (20 U.S.C. 1091) is amended—
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25 (1) in subsection (a)—

1	(A) in paragraph (1), by striking "a de-
2	gree, certificate, or other program (including a
3	program of study abroad approved for credit by
4	the eligible institution at which such student is
5	enrolled) leading to a" and inserting "an eligi-
6	ble program (including a program of study
7	abroad approved for credit by the eligible insti-
8	tution at which such student is enrolled) lead-
9	ing to a degree, certificate, or other"; and
10	(B) in paragraph (3), by inserting " as in
11	effect on the day before the date of enactment
12	of the PROSPER Act and pursuant to section
13	461(a) of such Act," after "part E,";
14	(2) in subsection (b)—
15	(A) in paragraph (3)(B), by striking "part
16	B or D" and inserting "part B, D, or E"; and
17	(B) by adding at the end the following:
18	"(6) For purposes of competency-based education, in
19	order to be eligible to receive any loan under this title for
20	an award year, a student may be enrolled in coursework
21	attributable only to 2 academic years within the award
22	year.";
23	(3) in subsection (c)—
24	(A) in paragraph (1)—
25	(i) in subparagraph (A)—

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1	(I) by inserting "least as fre-
2	quently as" before "the end of each";
3	and
4	(II) by striking ", and" at the
5	end and inserting a semicolon;
6	(ii) in subparagraph (B)—
7	(I) by striking "the student has a
8	cumulative" and inserting the fol-
9	lowing: "the student has—
10	"(i) a cumulative";
11	(II) by striking "the second" and
12	inserting "each";
13	(III) by striking the period at the
14	end and inserting "; or"; and
15	(IV) by adding at the end the fol-
16	lowing:
17	"(ii) for the purposes of competency-
18	based programs, a non-grade equivalent
19	demonstration of academic standing con-
20	sistent with the requirements for gradua-
21	tion, as determined by the institution, at
22	the end of each such academic year; and";
23	and
24	(iii) by adding at the end the fol-
25	lowing:

1	"(C) the student maintains a pace in his or her
2	educational program that—
3	"(i) ensures that the student completes the
4	program within the maximum timeframe; and
5	"(ii) is measured by a method determined
6	by the institution which may be based on credit
7	hours, clock hours, or competencies com-
8	pleted.";
9	(B) in paragraph (2), by striking "grading
10	period" and inserting "evaluation period"; and
11	(C) by adding at the end the following:
12	$\ensuremath{^{\prime\prime}}(4)$ For purposes of this subsection, the term <code>`max-</code>
13	imum timeframe' means—
14	"(A) with respect to an undergraduate program
15	measured in credit hours, a period that is no longer
16	than 150 percent of the published length of the edu-
17	cational program, as measured in credit hours;
18	"(B) with respect to an undergraduate program
19	measured in competencies, a period that is no longer
20	than 150 percent of the published length of the edu-
21	cational program, as measured in competencies;
22	"(C) with respect to an undergraduate program
23	measured in clock hours, a period that is no longer
24	than 150 percent of the published length of the edu-
25	cational program, as measured by the cumulative

1	number of clock hours the student is required to
2	complete and expressed in calendar time; and
3	"(D) with respect to a graduate program, a pe-
4	riod defined by the institution that is based on the
5	length of the educational program.";
6	(4) by amending subsection (d) to read as fol-
7	lows:
8	"(d) Additional Student Eligibility.—
9	"(1) Ability to benefit students.—In
10	order for a student who does not have a certificate
11	of graduation from a school providing secondary
12	education, or the recognized equivalent of such cer-
13	tificate, to be eligible for any assistance under sub-
14	part 1 of part A and parts C, D, and E of this title,
15	the student shall be determined by the institution of
16	higher education as having the ability to benefit
17	from the education offered by the institution of high-
18	er education upon satisfactory completion of 6 credit
19	hours or the equivalent coursework that are applica-
20	ble toward a degree or certificate offered by the in-
21	stitution of higher education.
22	"(2) Homeschool students.—A student who
23	has completed a secondary school education in a
24	home school setting that is treated as a home school

or private school under State law shall be eligible for

1	assistance under subpart 1 of part A and parts C,
2	D, and E of this title.
3	"(3) Secondary education provided by
4	NONPROFIT CORPORATIONS.—A student who has

completed a secondary education provided by a
school operating as a nonprofit corporation that offers a program of study determined acceptable for
admission at an institution of higher education shall
be eligible for assistance under subpart 1 of part A
and parts C, D, and E of this title.".

(5) in subsection (f)(1), by striking "or part E"
both places it appears and inserting the following: ",
part E (as in effect on the day before the date of
enactment of the PROSPER Act and pursuant to
section 461(a) of such Act), or part E (as in effect
on or after the date of enactment of the PROSPER
Act)";

18 (6) by striking subsection (l);

19 (7) in subsection (n)—

20 (A) by striking "(n) DATA BASE MATCH21 ING.—To enforce"; and inserting the following:
22 "(n) SELECTIVE SERVICE REGISTRATION.—
23 "(1) DATA BASE MATCHING.—To enforce"; and

(B) by adding at the end the following:

1	"(2) EFFECT OF FAILURE TO REGISTER FOR
2	SELECTIVE SERVICE.—A person who is 26 years of
3	age or older shall not be ineligible for assistance or
4	a benefit provided under this title by reason of fail-
5	ure to present himself for, and submit to, registra-
6	tion under section 3 of the Military Selective Service
7	Act (50 U.S.C. 3802)."; and
8	(8) by redesignating subsections (m) through
9	(t) as subsections (l) through (s).
10	SEC. 486. STATUTE OF LIMITATIONS.
11	Section 484A (20 U.S.C. 1088) is amended—
12	(1) in subsection $(a)(2)(C)$ —
13	(A) by striking "or section 463(a)" and in-
14	serting ", section 463(a) (as in effect on the
15	day before the date of enactment of the PROS-
16	PER Act and pursuant to section 461(a) of
17	such Act), or section 463 (as in effect on or
18	after the date of enactment of the PROSPER
19	Act)"; and
20	(B) by striking "or E" and inserting ", E
21	(as in effect on the day before the date of en-
22	actment of the PROSPER Act and pursuant to
23	section 461(a) of such Act), or E (as in effect
24	on or after the date of enactment of the PROS-
25	PER Act)"; and

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1	(2) in subsection (b)—
2	(A) by striking "and" at the end of para-
3	graph $(2);$
4	(B) in paragraph (3)—
5	(i) by inserting "(as in effect on the
6	day before the date of enactment of the
7	PROSPER Act and pursuant to section
8	461(a) of such Act)" after "part E";
9	(ii) by inserting "(as so in effect)"
10	after "section 463(a)"; and
11	(iii) by adding "and" at the end; and
12	(C) by adding at the end the following:
13	"(4) in collecting any obligation arising from a
14	loan made under part E (as in effect on or after the
15	date of enactment of the PROSPER Act), an insti-
16	tution of higher education that has an agreement
17	with the Secretary pursuant to section $463(a)$ (as so
18	in effect) shall not be subject to a defense raised by
19	any borrower based on a claim of infancy.".
20	SEC. 487. INSTITUTIONAL REFUNDS.
21	Section 484B (20 U.S.C. 1091b) is amended—
22	(1) in subsection (a)—
23	(A) in paragraph (1)—
24	(i) by striking "If a recipient" and in-
25	serting the following:

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1	"(A) Consequence of withdrawal.—If
2	a recipient"; and
3	(ii) by adding at the end the fol-
4	lowing:
5	"(B) Special rule.—For purposes of
6	subparagraph (A), a student—
7	"(i) who is enrolled in a program of-
8	fered in modules is not considered with-
9	drawn if the change in the student's at-
10	tendance constitutes a change in enroll-
11	ment status within the payment period
12	rather than a discontinuance of attendance
13	within the payment period; and
14	"(ii) is considered withdrawn if the
15	student follows the institution's official
16	withdrawal procedures or leaves without
17	notifying the institution and has not re-
18	turned before the end of the payment pe-
19	riod.";
20	(B) in paragraph (3)—
21	(i) in subparagraph (B), by striking
22	clauses (i) and (ii) and inserting the fol-
23	lowing:
24	"(i) 0 percent, if the day the student
25	withdrew occurs when the student has

- 1 completed (as determined in accordance 2 with subsection (d)) 0 to 24 percent of the 3 payment period or period of enrollment; 4 "(ii) 25 percent, if the day the student withdrew occurs when the student has 5 6 completed (as determined in accordance 7 with subsection (d)) 25 to 49 percent of 8 the payment period or period of enroll-9 ment; "(iii) 50 percent, if the day the stu-10 11 dent withdrew occurs when the student has 12 completed (as determined in accordance 13 with subsection (d)) 50 to 74 percent of 14 the payment period or period of enroll-15 ment; or "(iv) 75 percent, if the day the stu-16 17 dent withdrew occurs when the student has 18 completed (as determined in accordance 19 with subsection (d)) 75 to 99 percent of 20 the payment period or period of enroll
 - ment.".

(ii) in subparagraph (C)(i), by striking "subparts 1 and 3 of part A" and inserting "subpart 1 of part A"; and
(C) in paragraph (4)—

1	(i) in subparagraph (A), by striking
2	"Secretary), the institution of higher edu-
3	cation shall contact the borrower" and in-
4	serting "Secretary), the institution of high-
5	er education shall have discretion to deter-
6	mine whether all or a portion of the late or
7	post-withdrawal disbursement should be
8	made, under a publicized institutional pol-
9	icy. If the institution of higher education
10	determines that a disbursement should be
11	made, the institution shall contact the bor-
12	rower''; and
13	(ii) in subparagraph (B) by striking
14	"institution or the student, or both, as
15	may be required under paragraphs (1) and
16	(2) of subsection (b), to the programs
17	under this title in the order specified in"
18	and inserting "institution, as may be re-
19	quired under paragraph (1) of subsection
20	(b), to the programs under this title in ac-
21	cordance with";
22	(2) by amending subsection (b) to read as fol-
23	lows:
24	"(b) Return of Title IV Program Funds.—

1	"(1) Responsibility of the institution.—
2	The institution shall return not later than 60 days
3	from the determination of withdrawal, in accordance
4	with paragraph (3), the amount of grant and loan
5	assistance awarded under this title that has not been
6	earned by the student, as calculated under sub-
7	section $(a)(3)(C)$.
8	"(2) Responsibility of the student.—
9	"(A) IN GENERAL.—The student is not re-
10	sponsible to return assistance that has not been
11	earned, except that the institution may require
12	the student to pay to the institution up to 10
13	percent of the amount owed by the institution
14	in paragraph (1).
15	"(B) RULE OF CONSTRUCTION.—Nothing
16	in this section shall be construed to prevent an
17	institution from enforcing the published institu-
18	tional refund policies of such institution.
19	"(3) Order of return of title iv funds.—
20	"(A) IN GENERAL.—Excess funds returned
21	by the institution in accordance with paragraph
22	(1) shall be credited to awards under subpart 1
23	of part A for the payment period or period of
24	enrollment for which a return of funds is re-
25	quired.

1	"(B) Remaining excesses.—If excess
2	funds remain after repaying all outstanding
3	grant amounts, the remaining excess shall be
4	credited in the following order:
5	"(i) To outstanding balances on loans
6	made under this title to the student or on
7	behalf of the student for the payment pe-
8	riod or period of enrollment for which a re-
9	turn of funds is required.
10	"(ii) To other assistance awarded
11	under this title for which a return of funds
12	is required.";
13	(3) by amending subsection (c) to read as fol-
14	lows:
15	"(c) WITHDRAWAL DATE.—
16	"(1) IN GENERAL.—In this section, the term
17	'day the student withdrew'—
18	"(A) for institutions not required to take
19	attendance, is the date as determined by the in-
20	stitution that—
21	"(i) the student began the withdrawal
22	process prescribed and publicized by the
23	institution, or a later date if the student
24	continued attendance despite beginning the

1	withdrawal process, but did not then com-
2	plete the payment period; or
3	"(ii) in the case of a student who does
4	not begin the withdrawal process, the date
5	that is the mid-point of the payment period
6	for which assistance under this title was
7	disbursed or another date documented by
8	the institution; or
9	"(B) for institutions required to take at-
10	tendance, is determined by the institution from
11	such attendance records.
12	"(2) Special Rule.—Notwithstanding para-
13	graph (1), if the institution determines that a stu-
14	dent did not begin the withdrawal process, due to ill-
15	ness, accident, grievous personal loss, or other such
16	circumstances beyond the student's control, the in-
17	stitution may determine the appropriate withdrawal
18	date under its own defined policies.
19	"(3) ATTENDANCE.—An institution is required
20	to take attendance if an institution's accrediting
21	agency or State licensing agency has a requirement
22	that the institution take attendance for all students
23	in an academic program throughout the entire pay-
24	ment period."; and
25	(4) by striking subsections (d) and (e).

1 SEC. 488. INFORMATION DISSEMINATED TO PROSPECTIVE 2 AND ENROLLED STUDENTS.

3 (a) USE OF WEBSITE TO DISSEMINATE INFORMA-TION.—Section 485(a)(1) (20 U.S.C. 1092(a)(1)) is 4 5 amended in the matter preceding subparagraph (A) by striking the second and third sentences and inserting the 6 7 following: "The information required by this section shall 8 be produced and be made readily available to enrolled and prospective students on the institution's website (or in 9 other formats upon request).". 10

(b) INFORMATION ON PROHIBITING COPYRIGHT INFRINGEMENT.—Section 485(a)(1)(P) (20 U.S.C.
1092(a)(1)(P)) is amended by striking ", including—"
and all that follows and inserting a period.

15 (c) Elimination of Certain Reporting Require-16 ments.—

17 (1) IN GENERAL.—Section 485(a)(1) (20
18 U.S.C. 1092(a)(1)) is amended—

19 (A) by striking subparagraph (L);
20 (B) by redesignating subparagraphs (M)
21 through (P) as subparagraphs (L) through (O);
22 and

23 (C) by striking subparagraphs (Q) through
24 (V) and inserting the following:

25 "(P) the fire safety report prepared by the26 institution pursuant to subsection (i); and

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1	"(Q) the link to the institution's informa-
2	tion on the College Dashboard website operated
3	under section 132.".
4	(2) Conforming Amendments.—Section
5	485(a) (20 U.S.C. 1092(a)) is amended by striking
6	paragraphs (3) through (7).
7	(d) EXIT COUNSELING.—Section 485(b) (20 U.S.C.
8	1092(b)) is amended—
9	(1) in paragraph $(1)(A)$ —
10	(A) in the matter preceding clause (i)—
11	(i) by striking "through financial aid
12	offices or otherwise" and inserting
13	"through the use of an interactive pro-
14	gram, during an exit counseling session
15	that is in-person or online, or through the
16	use of the online counseling tool described
17	in subsection $(n)(1)(A)$ "; and
18	(ii) by inserting ", as in effect on the
19	day before the date of enactment of the
20	PROSPER Act and pursuant to section
21	461(a) of such Act or made under part E
22	(other than Federal ONE Parent Loans),
23	as in effect on or after the date of enact-
24	ment of the PROSPER Act" after "part
25	Е";

1	(B) by redesignating clauses (i) through
2	(ix) as clauses (iv) through (xii), respectively;
3	(C) by inserting before clause (iv), as so
4	redesignated, the following:
5	"(i) a summary of the outstanding
6	balance of principal and interest due on
7	the loans made to the borrower under this
8	title;
9	"(ii) an explanation of the grace pe-
10	riod preceding repayment and the expected
11	date that the borrower will enter repay-
12	ment;
13	"(iii) an explanation of cases of inter-
14	est capitalization and that the borrower
15	has the option to pay any interest that has
16	accrued while the borrower was in school
17	or that may accrue during the grace period
18	preceding repayment or during an author-
19	ized period of deferment or forbearance,
20	prior to the capitalization of the interest;";
21	(D) in clause (iv), as so redesignated—
22	(i) by striking "sample information
23	showing the average" and inserting "infor-
24	mation, based on the borrower's out-

1	standing balance described in clause (i),
2	showing the borrower's"; and
3	(ii) by striking "of each plan" and in-
4	serting "of at least the standard repay-
5	ment plan and the income-based repay-
6	ment plan under section 466(d)";
7	(E) in clause (ix), as so redesignated—
8	(i) by inserting "decreased credit
9	score," after "credit reports,"; and
10	(ii) by inserting "potential reduced
11	ability to rent or purchase a home or car,
12	potential difficulty in securing employ-
13	ment," after "Federal law,";
14	(F) in clause (x), as so redesignated, by
15	striking "consolidation loan under section 428 C
16	or a";
17	(G) in clauses (xi) and (xii), as so redesig-
18	nated, by striking "and" at the end; and
19	(H) by adding at the end the following:
20	"(xiii) for each of the borrower's loans
21	made under this title for which the borrower is
22	receiving counseling under this subsection, the
23	contact information for the servicer of the loan
24	and a link to the Website of such servicer; and

1	"(xiv) an explanation that an individual
2	has a right to annually request a disclosure of
3	information collected by a consumer reporting
4	agency pursuant to section 612(a) of the Fair
5	Credit Reporting Act (15 U.S.C. 1681j(a)).";
6	(2) in paragraph $(1)(B)$ —
7	(A) by inserting "online or" before "in
8	writing"; and
9	(B) by adding before the period at the end
10	the following: ", except that in the case of an
11	institution using the online counseling tool de-
12	scribed in subsection $(n)(1)(A)$, the Secretary
13	shall attempt to provide such information to the
14	student in the manner described in subsection
15	(n)(3)(C)"; and
16	(3) in paragraph (2)(C), by inserting ", such as
17	the online counseling tool described in subsection
18	(n)(1)(A)," after "electronic means".
19	(e) Departmental Publication of Descriptions
20	OF ASSISTANCE PROGRAMS.—The third sentence of sec-
21	tion $485(d)(1)$ (20 U.S.C. $1092(d)(1)$) is amended by
22	striking "part D" and inserting "part D or E".
23	(f) Amendments to Clery Act.—
24	(1) PREVENTING INTERFERENCE WITH CRIMI-
25	NAL JUSTICE PROCEEDINGS; TIMELY WARNINGS;

1	CONSISTENCY OF INSTITUTIONAL CRIME REPORT-
2	ING.—Section 485(f) (20 U.S.C. 1092(f)) is amend-
3	ed—

(A) by striking paragraph (3) and inserting the following:

6 "(3) Each institution participating in any pro-7 gram under this title, other than a foreign institu-8 tion of higher education, shall make timely reports 9 to the campus community on crimes described in 10 paragraph (1)(F) that have been reported to campus 11 security officials and pose a serious and continuing 12 threat to other students and employees' safety. Such 13 reports shall withhold the names of victims as con-14 fidential and shall be provided in a timely manner, 15 except that an institution may delay issuing a report 16 if the issuance would compromise ongoing law en-17 forcement efforts, such as efforts to apprehend a 18 suspect. The report shall also include information 19 designed to assist students and employees in staying 20 safe and avoiding similar occurrences to the extent 21 such information is available and appropriate to in-22 clude. In assessing institutional compliance with this 23 section, the Secretary shall defer to the institution's 24 determination of whether a particular crime poses a 25 serious and continuing threat to the campus commu-

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1	nity, and the timeliness of such warning, provided
2	that, in making its decision, the institution acted
3	reasonably and based on the considered professional
4	judgement of campus security officials, based on the
5	facts and circumstances known at the time.";
6	(B) by redesignating paragraph (18) as
7	paragraph (20); and
8	(C) by inserting after paragraph (17) the
9	following:
10	"(18) Nothing in this subsection may be construed
11	to prohibit an institution of higher education from delay-
12	ing the initiation of, or suspending, an investigation or in-
13	stitutional disciplinary proceeding involving an allegation
14	of sexual assault in response to a request from a law en-
15	forcement agency or a prosecutor to delay the initiation
16	of, or suspend, the investigation or proceeding, and any
17	delay or suspension of such an investigation or proceeding
18	in response to such a request may not serve as the grounds
19	for any sanction or audit finding against the institution
20	or for the suspension or termination of the institution's
21	participation in any program under this title.
22	"(19)(A) Reporting carried out under this subsection
23	shall be conducted in a manner to ensure maximum con-

 $24\,$ sistency with the Uniform Crime Reporting Program of

25 the Department of Justice.

"(B) The Secretary shall require institutions of high er education to report crime statistics under this section
 using definitions of such crimes, when available, from the
 Uniform Crime Reporting Program of the Department of
 Justice.

6 "(C) The Secretary shall maintain a publicly avail7 able and updated list of all applicable definitions from the
8 Uniform Crime Reporting Program of the Department of
9 Justice.

10 "(D) With respect to a report under this subsection, 11 in the case of a crime for which no Uniform Crime Report-12 ing Program of the Department of Justice definition ex-13 ists, the Secretary shall require that institutions of higher 14 education report such crime according to a definition pro-15 vided by the Secretary.

16 "(E) An institution of higher education that reports 17 a crime described in subparagraph (D) shall not be subject 18 to any penalty or fine for reporting inaccuracies or omis-19 sions if the institution of higher education can dem-20 onstrate that it made a reasonable and good faith effort 21 to report crimes consistent with the definition provided by 22 the Secretary.

23 "(F) With respect to a report under this subsection,
24 the Secretary shall require institutions of higher education
25 to follow the Hierarchy Rule for reporting crimes under

the Uniform Crime Reporting Program of the Department
 of Justice, so as to minimize duplicate reporting and en sure greater consistency with national crime reporting sys tems.".

5 (2) DUE PROCESS REQUIREMENTS FOR INSTI6 TUTIONAL DISCIPLINARY PROCEEDINGS.—Section
7 485(f)(8)(B)(iv)(I) (20 U.S.C. 1092(f)(8)(B)(iv)(I))
8 is amended to read as follows:

9 "(I) the investigation of the allegation 10 and any institutional disciplinary pro-11 ceeding in response to the allegation shall 12 be prompt, impartial, and fair to both the 13 accuser and the accused by, at a min-14 imum—

15 "(aa) providing all parties to the 16 proceeding with adequate written no-17 tice of the allegation not later than 2 18 weeks prior to the start of any formal 19 hearing or similar adjudicatory pro-20 ceeding, and including in such notice 21 a description of all rights and respon-22 sibilities under the proceeding, a 23 statement of all relevant details of the 24 allegation, and a specific statement of 25 the sanctions which may be imposed;

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1	"(bb) providing each person
2	against whom the allegation is made
3	with a meaningful opportunity to
4	admit or contest the allegation;
5	"(cc) ensuring that all parties to
6	the proceeding have access to all ma-
7	terial evidence not later than one week
8	prior to the start of any formal hear-
9	ing or similar adjudicatory pro-
10	ceeding;
11	"(dd) ensuring that the pro-
12	ceeding is carried out free from con-
13	flicts of interest by ensuring that
14	there is no commingling of adminis-
15	trative or adjudicative roles; and
16	"(ee) ensuring that the investiga-
17	tion and proceeding shall be con-
18	ducted by officials who receive annual
19	education on issues related to domes-
20	tic violence, dating violence, sexual as-
21	sault, and stalking, and on how to
22	conduct an investigation and an insti-
23	tutional disciplinary proceeding that
24	protects the safety of victims, ensures
25	fairness for both the accuser and the

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1	accused, and promotes account-
2	ability;".
3	(3) Establishment of standard of evi-
4	DENCE FOR INSTITUTIONAL DISCIPLINARY PRO-
5	CEEDINGS.—
6	(A) INCLUSION IN STATEMENT OF POL-
7	ICY.—Section $485(f)(8)(B)$ (20 U.S.C.
8	1092(f)(8)(B)) is amended by adding at the
9	end the following new clause:
10	"(viii) The establishment of a standard of
11	evidence that will be used in institutional dis-
12	ciplinary proceedings involving allegations of
13	sexual assault, which may be based on such
14	standards and criteria as the institution con-
15	siders appropriate (including the institution's
16	culture, history, and mission, the values re-
17	flected in its student code of conduct, and the
18	purpose of the institutional disciplinary pro-
19	ceedings) so long as the standard is not arbi-
20	trary or capricious and is applied consistently
21	throughout all such proceedings.".
22	(B) Conforming Amendments.—Section
23	485(f)(8)(B)(iv) (20 U.S.C. 1092(f)(8)(B)(iv))
24	is amended—

(i) by striking "and" at the end of 1 2 subclause (II); (ii) by striking the period at the end 3 of subclause (III) and inserting "; and"; 4 5 and 6 (iii) by adding at the end the fol-7 lowing new subclause: 8 "(IV) in the case of a proceeding in-9 volving an allegation of sexual assault, such proceedings shall be conducted in ac-10 11 cordance with the standard of evidence es-12 tablished by the institution under clause 13 (viii), together with a clear statement de-14 scribing such standard of evidence.". 15 (4) EDUCATION MODULES FOR OFFICIALS CON-16 DUCTING INVESTIGATIONS AND INSTITUTIONAL DIS-17 CIPLINARY PROCEEDINGS.—Section 485(f)(8) (20) 18 U.S.C. 1092(f)(8)) is amended by adding at the end 19 the following new subparagraph: 20 "(D) In consultation with experts from institu-21 tions of higher education, law enforcement agencies, 22 advocates for sexual assault victims, experts in due 23 process, and other appropriate persons, the Sec-24 retary shall create and regularly update modules 25 which an institution of higher education may use to

1	provide the annual education described in subpara-
2	graph $(B)(iv)(I)(ee)$ for officials conducting inves-
3	tigations and institutional disciplinary proceedings
4	involving allegations described in such subparagraph.
5	If the institution uses such modules to provide the
6	education described in such subparagraph, the insti-
7	tution shall be considered to meet any requirement
8	under such subparagraph or any other Federal law
9	regarding the education provided to officials con-
10	ducting such investigations and proceedings.".
11	(g) Modification of Certain Reporting Re-
12	QUIREMENTS.—
13	(1) Fire safety.—Section 485(i) (20 U.S.C.
13 14	(1) FIRE SAFETY.—Section 485(i) (20 U.S.C.1092(i)) is amended to read as follows:
14	1092(i)) is amended to read as follows:
14 15	1092(i)) is amended to read as follows: "(i) FIRE SAFETY REPORTS.—
14 15 16	1092(i)) is amended to read as follows: "(i) FIRE SAFETY REPORTS.— "(1) ANNUAL REPORT.—Each eligible institu-
14 15 16 17	 1092(i)) is amended to read as follows: "(i) FIRE SAFETY REPORTS.— "(1) ANNUAL REPORT.—Each eligible institution participating in any program under this title
14 15 16 17 18	 1092(i)) is amended to read as follows: "(i) FIRE SAFETY REPORTS.— "(1) ANNUAL REPORT.—Each eligible institution participating in any program under this title that maintains on-campus student housing facilities
14 15 16 17 18 19	 1092(i)) is amended to read as follows: "(i) FIRE SAFETY REPORTS.— "(1) ANNUAL REPORT.—Each eligible institution participating in any program under this title that maintains on-campus student housing facilities shall, on an annual basis, publish a fire safety re-
 14 15 16 17 18 19 20 	 1092(i)) is amended to read as follows: "(i) FIRE SAFETY REPORTS.— "(1) ANNUAL REPORT.—Each eligible institution participating in any program under this title that maintains on-campus student housing facilities shall, on an annual basis, publish a fire safety report, which shall contain information with respect to
 14 15 16 17 18 19 20 21 	1092(i)) is amended to read as follows: "(i) FIRE SAFETY REPORTS.— "(1) ANNUAL REPORT.—Each eligible institu- tion participating in any program under this title that maintains on-campus student housing facilities shall, on an annual basis, publish a fire safety re- port, which shall contain information with respect to the campus fire safety practices and standards of

1	"(2) Rules of construction.—Nothing in
2	this subsection shall be construed to—
3	"(A) authorize the Secretary to require
4	particular policies, procedures, programs, or
5	practices by institutions of higher education
6	with respect to fire safety;
7	"(B) affect section 444 of the General
8	Education Provisions Act (commonly known as
9	the 'Family Education Rights and Privacy Act
10	of 1974') or the regulations issued under sec-
11	tion 264 of the Health Insurance Portability
12	and Accountability Act of 1996 (42 U.S.C.
13	1320d-2 note);
14	"(C) create a cause of action against any
15	institution of higher education or any employee
16	of such an institution for any civil liability; or
17	"(D) establish any standard of care.
18	"(3) EVIDENCE.—Notwithstanding any other
19	provision of law, evidence regarding compliance or
20	noncompliance with this subsection shall not be ad-
21	missible as evidence in any proceeding of any court,
22	agency, board, or other entity, except with respect to
23	an action to enforce this subsection.".
24	(2) Missing persons procedures.—

(2) Missing persons procedures.—

4 "(1) IN GENERAL.—Each institution of higher 5 education that provides on-campus housing and par-6 ticipates in any program under this title shall estab-7 lish a missing student policy for students who reside 8 in on-campus housing that, at a minimum, informs 9 each residing student that the institution will notify 10 such student's designated emergency contact and the 11 appropriate law enforcement agency not later than 12 24 hours after the time that the student is deter-13 mined missing, and in the case of a student who is 14 under 18 years of age, the institution will notify a 15 custodial parent or guardian.".

16 RULE OF CONSTRUCTION.—Section (\mathbf{B}) 17 485(j)(2) (20 U.S.C. 1092(j)(2)) is amended— (i) by striking "or" at the end of sub-18 19 paragraph (A); 20 (ii) by striking the period at the end of subparagraph (B) and inserting "; or"; 21 22 and 23 (iii) by adding at the end the fol-

23 (iii) by adding at the end the R24 lowing new subparagraph:

1	"(C) to require an institution of higher
2	education to maintain separate missing student
3	emergency contact information, so long as the
4	institution otherwise has an emergency contact
5	for students residing on campus.".
6	(h) ANNUAL COUNSELING.—Section 485(l) (20
7	U.S.C. 1092(l)) is amended to read as follows:
8	"(1) ANNUAL FINANCIAL AID COUNSELING.—
9	"(1) ANNUAL DISCLOSURE REQUIRED.—
10	"(A) IN GENERAL.—Each eligible institu-
11	tion shall ensure that each individual enrolled
12	at such institution who receives a Federal Pell
13	Grant or a loan made under this title (other
14	than a Federal Direct Consolidation Loan or
15	Federal ONE Consolidation Loan) receives
16	comprehensive information on the terms and
17	conditions of such Federal Pell Grant or loan
18	and the responsibilities the individual has with
19	respect to such Federal Pell Grant or loan.
20	Such information shall be provided, for each
21	award year for which the individual receives
22	such Federal Pell Grant or loan, in a simple
23	and understandable manner—
24	"(i) during a counseling session con-
25	ducted in person;

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1	"(ii) online, with the individual ac-
2	knowledging receipt of the information; or
3	"(iii) through the use of the online
4	counseling tool described in subsection
5	(n)(1)(B).
6	"(B) USE OF INTERACTIVE PROGRAMS.—
7	In the case of institutions not using the online
8	counseling tool described in subsection
9	(n)(1)(B), the Secretary shall require such in-
10	stitutions to carry out the requirements of sub-
11	paragraph (A)—
12	"(i) through the use of interactive
13	programs;
14	"(ii) during an annual counseling ses-
15	sion that is in-person or online that tests
16	the individual's understanding of the terms
17	and conditions of the Federal Pell Grant
18	or loan awarded to the student; and
19	"(iii) using simple and understandable
20	language and clear formatting.
21	"(2) All individuals.—The information to be
22	provided under paragraph (1) to each individual re-
23	ceiving counseling under this subsection shall include
24	the following:

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"(A) An explanation of how the student
may budget for typical educational expenses
and a sample budget based on the cost of at-
tendance for the institution.
"(B) An explanation that an individual has
a right to annually request a disclosure of infor-
mation collected by a consumer reporting agen-
cy pursuant to section 612(a) of the Fair Credit
Reporting Act (15 U.S.C. 1681j(a)).
"(C) Based on the most recent data avail-
able from the American Community Survey
available from the Department of Commerce,
the estimated average income and percentage of
employment in the State of domicile of the bor-
rower for persons with—
"(i) a high school diploma or equiva-
lent;
"(ii) some post-secondary education
without completion of a degree or certifi-
cate;
"(iii) an associate's degree;
"(iv) a bachelor's degree; and
"(v) a graduate or professional de-
gree.

1	"(D) An introduction to the financial man-
2	agement resources provided by the Financial
3	Literacy and Education Commission.
4	"(3) Students receiving federal pell
5	GRANTS.—The information to be provided under
6	paragraph (1) to each student receiving a Federal
7	Pell Grant shall include the following:
8	"(A) An explanation of the terms and con-
9	ditions of the Federal Pell Grant.
10	"(B) An explanation of approved edu-
11	cational expenses for which the student may use
12	the Federal Pell Grant.
13	"(C) An explanation of why the student
14	may have to repay the Federal Pell Grant.
15	"(D) An explanation of the maximum
16	number of semesters or equivalent for which the
17	student may be eligible to receive a Federal Pell
18	Grant, and a statement of the amount of time
19	remaining for which the student may be eligible
20	to receive a Federal Pell Grant.
21	"(E) An explanation that if the student
22	transfers to another institution not all of the
23	student's courses may be acceptable to apply to-
24	ward meeting specific degree or program re-
25	quirements at such institution, but the amount

1 of time remaining for which a student may be 2 eligible to receive a Federal Pell Grant, as pro-3 vided under subparagraph (D), will not change. "(F) An explanation of how the student 4 may seek additional financial assistance from 5 6 the institution's financial aid office due to a 7 change in the student's financial circumstances. 8 and the contact information for such office. 9 "(4) BORROWERS RECEIVING LOANS MADE 10 THIS TITLE (OTHER THAN FEDERAL DIRECT PLUS 11 LOANS MADE ON BEHALF OF DEPENDENT STU-12 DENTS OR FEDERAL ONE PARENT LOANS).-The in-13 formation to be provided under paragraph (1) to a 14 borrower of a loan made under this title (other than 15 other than a Federal Direct PLUS Loan made on 16 behalf of a dependent student or a Federal ONE 17 Parent Loan) shall include the following: 18 "(A) To the extent practicable, the effect 19 of accepting the loan to be disbursed on the eli-20 gibility of the borrower for other forms of stu-21 dent financial assistance.

22 "(B) An explanation of the use of the mas-23 ter promissory note.

"(C) An explanation that the borrower is
not required to accept the full amount of the
loan offered to the borrower.
"(D) An explanation that the borrower
should consider accepting any grant, scholar-
ship, or State or Federal work-study jobs for
which the borrower is eligible prior to accepting
Federal student loans.
"(E) An explanation of treatment of loans
made under this title and private education
loans in bankruptcy, and an explanation that if
a borrower decides to take out a private edu-
cation loan—
"(i) the borrower has the ability to se-
lect a private educational lender of the bor-
rower's choice;
"(ii) the proposed private education
loan may impact the borrower's potential
eligibility for other financial assistance, in-
cluding Federal financial assistance under
this title; and
"(iii) the borrower has a right—
"(I) to accept the terms of the
private education loan within 30 cal-
endar days following the date on

1	which the application for such loan is
2	approved and the borrower receives
3	the required disclosure documents,
4	pursuant to section $128(e)(6)$ of the
5	Truth in Lending Act; and
6	"(II) to cancel such loan within 3
7	business days of the date on which the
8	loan is consummated, pursuant to sec-
9	tion $128(e)(7)$ of such Act.
10	"(F) An explanation of the approved edu-
11	cational expenses for which the borrower may
12	use a loan made under this title.
13	"(G) Information on the annual and aggre-
14	gate loan limits for a loan made under this
15	title.
16	"(H) Information on interest, including the
17	annual percentage rate of such loan, as cal-
18	culated using the standard 10-year repayment
19	term, and how interest accrues and is capital-
20	ized during periods when the interest is not
21	paid by the borrower.
22	"(I) The option of the borrower to pay the
23	interest while the borrower is in school.
24	"(J) The definition of half-time enrollment
25	at the institution, during regular terms and

1	summer school, if applicable, and the con-
2	sequences of not maintaining at least half-time
3	enrollment.
4	"(K) An explanation of the importance of
5	contacting the appropriate offices at the institu-
6	tion of higher education if the borrower with-
7	draws prior to completing the borrower's pro-
8	gram of study so that the institution can pro-
9	vide exit counseling, including information re-
10	garding the borrower's repayment options and
11	loan consolidation.
12	"(L) For a first-time borrower or a bor-
13	rower of a loan under this title who owes no
14	principal or interest on such loan—
15	"(i) a statement of the anticipated
16	balance on the loan for which the borrower
17	is receiving counseling under this sub-
18	section;
19	"(ii) based on such anticipated bal-
20	ance, the anticipated monthly payment
21	amount under, at minimum—
22	"(I) the standard repayment
23	plan; and
24	"(II) an income-based repayment
25	plan under section 466(d) or 493C, as

1	determined using available percentile
2	data from the Bureau of Labor Sta-
3	tistics of the starting salary for the
4	occupation in which the borrower has
5	an interest in or intends to be em-
6	ployed; and
7	"(iii) an estimate of the projected
8	monthly payment amount under each re-
9	payment plan described in clause (ii),
10	based on the average cumulative indebted-
11	ness at graduation for borrowers of loans
12	made under this title who are in the same
13	program of study as the borrower.
14	"(M) For a borrower with an outstanding
15	balance of principal or interest due on a loan
16	made under this title—
17	"(i) a current statement of the
18	amount of such outstanding balance and
19	interest accrued;
20	"(ii) based on such outstanding bal-
21	ance, the anticipated monthly payment
22	amount under the standard repayment
23	plan, and the income-based repayment plan
24	under section 466(d) or 493C, as deter-
25	mined using available percentile data from

1	the Bureau of Labor Statistics of the
2	starting salary for the occupation the bor-
3	rower intends to be employed; and
4	"(iii) an estimate of the projected
5	monthly payment amount under each re-
6	payment plan described in clause (ii),
7	based on—
8	"(I) the outstanding balance de-
9	scribed in clause (i);
10	"(II) the anticipated outstanding
11	balance on the loan for which the stu-
12	dent is receiving counseling under this
13	subsection; and
14	"(III) a projection for any other
15	loans made under this title that the
16	borrower is reasonably expected to ac-
17	cept during the borrower's program of
18	study based on at least the expected
19	increase in the cost of attendance of
20	such program.
21	"(N) The obligation of the borrower to
22	repay the full amount of the loan, regardless of
23	whether the borrower completes or does not
24	complete the program in which the borrower is

enrolled within the regular time for program completion.

"(O) The likely consequences of default on 3 4 the loan, including adverse credit reports, delin-5 quent debt collection procedures under Federal 6 law, and litigation, and a notice of the institu-7 tion's most recent loan repayment rate (as de-8 fined in section 481B) for the educational pro-9 gram in which the borrower is enrolled, an ex-10 planation of the loan repayment rate, and the 11 most recent national average loan repayment 12 rate for an educational program.

13 "(P) Information on the National Student
14 Loan Data System and how the borrower can
15 access the borrower's records.

"(Q) The contact information for the institution's financial aid office or other appropriate
office at the institution the borrower may contact if the borrower has any questions about the
borrower's rights and responsibilities or the
terms and conditions of the loan.

22 "(5) BORROWERS RECEIVING FEDERAL DIRECT
23 PLUS LOANS FOR DEPENDENT STUDENTS OR FED24 ERAL ONE PARENT LOANS.—The information to be
25 provided under paragraph (1) to a borrower of a

1

	± 20
1	Federal Direct PLUS Loan for a dependent student
2	or a Federal ONE Parent Loan shall include the fol-
3	lowing:
4	"(A) The information described in sub-
5	paragraphs (A) through (C) and (N) through
6	(Q) of paragraph (4).
7	"(B) An explanation of the treatment of
8	the loan and private education loans in bank-
9	ruptey.
10	"(C) Information on the annual and aggre-
11	gate loan limits.
12	"(D) Information on the annual percent-
13	age rate of the loan.
14	"(E) The option of the borrower to pay the
15	interest on the loan while the loan is in
16	deferment.
17	"(F) For a first-time borrower of a loan or
18	a borrower of a loan under this title who owes
19	no principal or interest on such loan—
20	"(i) a statement of the anticipated
21	balance on the loan for which the borrower
22	is receiving counseling under this sub-
23	section;
24	"(ii) based on such anticipated bal-
25	ance, the anticipated monthly payment

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1	"(II) the anticipated outstanding
2	balance on the loan for which the bor-
3	rower is receiving counseling under
4	this subsection; and
5	"(III) a projection for any other
6	Federal Direct PLUS Loan made on
7	behalf of the dependent student or
8	Federal ONE Parent Loan that the
9	borrower is reasonably expected to ac-
10	cept during the program of study of
11	such student based on at least the ex-
12	pected increase in the cost of attend-
13	ance of such program.
14	"(H) Debt management strategies that are
15	designed to facilitate the repayment of such in-
16	debtedness.
17	"(I) An explanation that the borrower has
18	the options to prepay each loan, pay each loan
19	on a shorter schedule, and change repayment
20	plans.
21	"(J) For each Federal Direct PLUS Loan
22	and each Federal ONE Parent Loan for which
23	the borrower is receiving counseling under this
24	subsection, the contact information for the loan

servicer of the loan and a link to such servicer's Website.

"(6) ANNUAL LOAN ACCEPTANCE.—Prior to 3 4 making the first disbursement of a loan made under 5 this title (other than a Federal Direct Consolidation 6 Loan or Federal ONE Consolidation Loan) to a bor-7 rower for an award year, an eligible institution, 8 shall, as part of carrying out the counseling require-9 ments of this subsection for the loan, ensure that 10 after receiving the applicable counseling under para-11 graphs (2), (4), and (5) for the loan the borrower 12 accepts the loan for such award year by—

13 "(A) signing the master promissory note14 for the loan;

15 "(B) signing and returning to the institu16 tion a separate written statement that affirma17 tively states that the borrower accepts the loan;
18 or

19 "(C) electronically signing an electronic
20 version of the statement described in subpara21 graph (B).".

(i) ONLINE COUNSELING TOOLS.—Section 485 (20
U.S.C. 1092) is further amended by adding at the end
the following:

25 "(n) Online Counseling Tools.—

1

1	"(1) IN GENERAL.—Beginning not later than 1
2	year after the date of enactment of the PROSPER
3	Act, the Secretary shall maintain—
4	"(A) an online counseling tool that pro-
5	vides the exit counseling required under sub-
6	section (b) and meets the applicable require-
7	ments of this subsection; and
8	"(B) an online counseling tool that pro-
9	vides the annual counseling required under sub-
10	section (1) and meets the applicable require-
11	ments of this subsection.
12	"(2) Requirements of tools.—In maintain-
13	ing the online counseling tools described in para-
14	graph (1), the Secretary shall ensure that each such
15	tool is—
16	"(A) consumer tested to ensure that the
17	tool is effective in helping individuals under-
18	stand their rights and obligations with respect
19	to borrowing a loan made this title or receiving
20	a Federal Pell Grant;
21	"(B) understandable to students receiving
22	Federal Pell Grants and borrowers of loans
23	made this title; and
24	"(C) freely available to all eligible institu-
25	tions.

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1	"(3) Record of counseling completion.—
2	The Secretary shall—
3	"(A) use each online counseling tool de-
4	scribed in paragraph (1) to keep a record of
5	which individuals have received counseling using
6	the tool, and notify the applicable institutions
7	of the individual's completion of such coun-
8	seling;
9	"(B) in the case of a borrower who re-
10	ceives annual counseling for a loan made under
11	this title using the tool described in paragraph
12	(1)(B), notify the borrower by when the bor-
13	rower should accept, in a manner described in
14	subsection $(1)(6)$, the loan for which the bor-
15	rower has received such counseling; and
16	"(C) in the case of a borrower described in
17	subsection $(b)(1)(B)$ at an institution that uses
18	the online counseling tool described in para-
19	graph (1)(A) of this subsection, the Secretary
20	shall attempt to provide the information de-
21	scribed in subsection $(b)(1)(A)$ to the borrower

through such tool.".

1	SEC. 489. EARLY AWARENESS OF FINANCIAL AID ELIGI-
2	BILITY.
3	Section 485E (21 U.S.C. 20 U.S.C. 1092f) is amend-
4	ed—
5	(1) in subsection (b)—
6	(A) in paragraph (2)—
7	(i) by striking "junior year" and in-
8	serting "sophomore year";
9	(ii) by striking "The Secretary shall
10	ensure that" and inserting "The Secretary
11	shall—
12	"(A) ensure that"; and
13	(iii) by adding at the end the fol-
14	lowing:
15	"(B) create an online platform for States,
16	institutions of higher education, other organiza-
17	tions involved in college access and student fi-
18	nancial aid, secondary schools, and programs
19	under this title that serve secondary school stu-
20	dents to share best practices on disseminating
21	information under this section."; and
22	(B) in paragraph (4)—
23	(i) in the first sentence—
24	(I) by striking "Not later than
25	two years after the date of enactment

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1	of the Higher Education Opportunity
2	Act, the" and inserting "The"; and
3	(II) by inserting "continue to"
4	before "implement"; and
5	(ii) in the second sentence, by striking
6	"the Internet" and inserting "the Internet,
7	including through social media"; and
8	(2) by adding at the end the following:
9	"(c) Online Estimator Tool.—
10	"(1) IN GENERAL.—Not later than 1 year after
11	the date of enactment of the PROSPER Act, the
12	Secretary, in consultation with States, institutions of
13	higher education, and other individuals with experi-
14	ence or expertise in student financial assistance ap-
15	plication processes, shall develop an early estimator
16	tool to be available online and through a mobile ap-
17	plication, which—
18	"(A) allows an individual to—
19	"(i) enter basic financial and other
20	relevant information; and
21	"(ii) on the basis of such information,
22	receive non-binding estimates of potential
23	Federal grant, loan, or work study assist-
24	ance under this title for which a student

1	may be eligible upon completion of an ap-
2	plication form under section 483(a);
3	"(B) with respect to each institution of
4	higher education that participates in a program
5	under this title selected by an individual for
6	purposes of the estimator tool, provides the in-
7	dividual with the net price (as defined in section
8	132) for the income category described in para-
9	graph (2) that is determined on the basis of the
10	information under subparagraph (A)(i) of this
11	paragraph entered by the individual; and
12	"(C) includes a clear and conspicuous dis-
13	claimer that the amounts calculated using the
14	estimator tool are estimates based on limited fi-
15	nancial information, and that—
16	"(i) each such estimate—
17	"(I) in the case of an estimate
18	under subparagraph (A), is only an
19	estimate and does not represent a
20	final determination, or actual award,
21	of financial assistance under this title;
22	"(II) in the case of an estimate
23	under subparagraph (B), is only an
24	estimate and not a guarantee of the

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1	actual amount that a student may be
2	charged;
3	"(III) shall not be binding on the
4	Secretary or an institution of higher
5	education; and
6	"(IV) may change; and
7	"(ii) a student must complete an ap-
8	plication form under section 483(a) in
9	order to be eligible for, and receive, an ac-
10	tual financial aid award that includes Fed-
11	eral grant, loan, or work study assistance
12	under this title.
13	"(2) INCOME CATEGORIES.—The income cat-
14	egories for purposes of paragraph $(1)(B)$ are as fol-
15	lows:
16	"(A) \$0 to \$30,000.
17	"(B) \$30,001 to \$48,000.
18	"(C) \$48,001 to \$75,000.
19	"(D) \$75,001 to \$110,000.
20	"(E) \$110,001 to \$150,000.
21	"(F) Over \$150,000.
22	"(3) Consumer testing.—In developing and
23	maintaining the estimator tool described in para-
24	graph (1), the Secretary shall conduct consumer
25	testing with appropriate persons, including current

1	and prospective college students, family members of
2	such students, and other individuals with expertise
3	in student financial assistance application processes
4	and college access, to ensure that such tool is easily
5	understandable by students and families and effec-
6	tive in communicating early aid eligibility.
7	"(4) DATA STORAGE PROHIBITED.—In carrying
8	out this subsection, the Secretary shall not keep,
9	store, or warehouse any data inputted by individuals
10	accessing the tool described in paragraph (1) .
11	"(d) Pell Table.—
12	"(1) IN GENERAL.—The Secretary shall de-
13	velop, and annually update at the beginning of each
14	award year, the following electronic tables to be uti-
15	lized in carrying out this section and containing the
16	information described in paragraph (2) of this sub-
17	section:
18	"(A) An electronic table for dependent stu-
19	dents.
20	"(B) An electronic table for independent
21	students with dependents other than a spouse.
22	"(C) An electronic table for independent
23	students without dependents other than a
24	spouse.

1	"(2) INFORMATION.—Each electronic table
2	under paragraph (1), with respect to the category of
3	students to which the table applies for the most re-
4	cently completed award year for which information
5	is available, and disaggregated in accordance with
6	paragraph (3), shall contain the following informa-
7	tion:
8	"(A) The percentage of undergraduate stu-
9	dents attending an institution of higher edu-
10	cation on a full-time, full-academic year basis
11	who file the financial aid form prescribed under
12	section 483 for the award year and received, for
13	their first academic year during such award
14	year (and not for any additional payment peri-
15	ods after such first academic year), the fol-
16	lowing:
17	"(i) A Federal Pell Grant equal to the
18	maximum amount of a Federal Pell Grant
19	award determined under section $401(b)(2)$
20	for such award year.
21	"(ii) A Federal Pell Grant in an
22	amount that is—
23	"(I) less than the maximum
24	amount described in clause (i); and

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1	"(II) not less than $\frac{3}{4}$ of such
2	maximum amount for such award
3	year.
4	"(iii) A Federal Pell Grant in an
5	amount that is—
6	((I) less than $3/4$ of such max-
7	imum amount; and
8	"(II) not less than $\frac{1}{2}$ of such
9	maximum amount for such award
10	year.
11	"(iv) A Federal Pell Grant in an
12	amount that is—
13	$((I)$ less than $\frac{1}{2}$ of such max-
14	imum amount; and
15	"(II) not less than the minimum
16	Federal Pell Grant amount deter-
17	mined under section $401(b)(4)$ for
18	such award year.
19	"(B) The dollar amounts equal to—
20	"(i) the maximum amount of a Fed-
21	eral Pell Grant award determined under
22	section $401(b)(2)$ for an award year;
23	"(ii) ³ / ₄ of such maximum amount;
24	"(iii) $\frac{1}{2}$ of such maximum amount;
25	and

"(iv) the minimum Federal Pell Grant 1 2 determined under section amount 3 401(b)(4) for such award year. "(C) A clear and conspicuous notice that— 4 "(i) the Federal Pell Grant amounts 5 6 listed in subparagraph (B) are for a pre-7 vious award year, and such amounts and 8 the requirements for awarding such 9 amounts may be different for succeeding 10 award years; and 11 "(ii) the Federal Pell Grant amount 12 for which a student may be eligible will be 13 determined based on a number of factors. 14 including enrollment status, once the stu-15 dent completes an application form under 16 section 483(a). "(D) A link to the early estimator tool de-17 18 scribed in subsection (c) of this section, which 19 includes an explanation that an individual may 20 estimate a student's potential Federal aid eligi-21 bility under this title by accessing the estimator 22 on the individual's mobile phone or online.

23 "(3) INCOME CATEGORIES.—The information
24 provided under paragraph (2)(A) shall be
25 disaggregated by the following income categories:

	440
1	"(A) Less than \$5,000.
2	"(B) \$5,000 to \$9,999.
3	"(C) \$10,000 to \$19,999.
4	"(D) \$20,000 to \$29,999.
5	"(E) \$30,000 to \$39,999.
6	"(F) \$40,000 to \$49,999.
7	"(G) \$50,000 to \$59,999.
8	"(H) Greater than \$59,999.
9	"(e) LIMITATION.—The Secretary may not require a
10	State to participate in the activities or disseminate the
11	materials described in this section.".
12	SEC. 490. DISTANCE EDUCATION DEMONSTRATION PRO-
13	GRAMS.
13 14	GRAMS. Section 486 (20 U.S.C. 1093(b)) is repealed.
14	Section 486 (20 U.S.C. 1093(b)) is repealed.
14 15	Section 486 (20 U.S.C. 1093(b)) is repealed. SEC. 491. CONTENTS OF PROGRAM PARTICIPATION AGREE-
14 15 16	Section 486 (20 U.S.C. 1093(b)) is repealed. SEC. 491. CONTENTS OF PROGRAM PARTICIPATION AGREE- MENTS.
14 15 16 17	Section 486 (20 U.S.C. 1093(b)) is repealed. SEC. 491. CONTENTS OF PROGRAM PARTICIPATION AGREE- MENTS. (a) PROGRAM PARTICIPATION AGREEMENTS.—Sec-
14 15 16 17 18	Section 486 (20 U.S.C. 1093(b)) is repealed. SEC. 491. CONTENTS OF PROGRAM PARTICIPATION AGREE - MENTS. (a) PROGRAM PARTICIPATION AGREEMENTS.—Sec- tion 487(a) (20 U.S.C. 1094(a)) is amended in the matter
14 15 16 17 18 19	Section 486 (20 U.S.C. 1093(b)) is repealed. SEC. 491. CONTENTS OF PROGRAM PARTICIPATION AGREE- MENTS. (a) PROGRAM PARTICIPATION AGREEMENTS.—Sec- tion 487(a) (20 U.S.C. 1094(a)) is amended in the matter before paragraph (1) by striking ", except with respect
 14 15 16 17 18 19 20 	Section 486 (20 U.S.C. 1093(b)) is repealed. SEC. 491. CONTENTS OF PROGRAM PARTICIPATION AGREE MENTS. (a) PROGRAM PARTICIPATION AGREEMENTS.—Sec- tion 487(a) (20 U.S.C. 1094(a)) is amended in the matter before paragraph (1) by striking ", except with respect to a program under subpart 4 of part A".
 14 15 16 17 18 19 20 21 	 Section 486 (20 U.S.C. 1093(b)) is repealed. SEC. 491. CONTENTS OF PROGRAM PARTICIPATION AGREEALING AGR
 14 15 16 17 18 19 20 21 22 	Section 486 (20 U.S.C. 1093(b)) is repealed. SEC. 491. CONTENTS OF PROGRAM PARTICIPATION AGREEA MENTS. (a) PROGRAM PARTICIPATION AGREEMENTS.—Sec- tion 487(a) (20 U.S.C. 1094(a)) is amended in the matter before paragraph (1) by striking ", except with respect to a program under subpart 4 of part A". (b) PERKINS CONFORMING CHANGES.—Section 487(a)(5) (20 U.S.C. 1094(a)(5)) is amended by striking

(c) CERTIFICATIONS TO LENDERS.—Section 487(a)
 (20 U.S.C. 1094(a)) is amended by striking paragraph
 (6).

4 (d) STATE GRANT ASSISTANCE.—Section 487(a)(9)
5 (20 U.S.C. 1094(a)(9)) is amended by striking "in a pro6 gram under part B or D" and inserting "in a loan pro7 gram under this title".

8 (e) DRUG ABUSE PREVENTION PROGRAMS.—Section
9 487(a) (20 U.S.C. 1094(a)) is amended by striking para10 graph (10).

 11
 (f)
 REPAYMENT
 SUCCESS
 PLAN.—Section

 12
 487(a)(14)
 (20 U.S.C. 1094(a)(14)) is amended—

(1) by striking "under part B or D" both
places it appears and inserting "a loan program
under this title";

16 (2) by striking "Default Management Plan"
17 both places it appears and inserting "Repayment
18 Success Plan"; and

(3) in subparagraph (C), by striking "a cohort
default rate in excess of 10 percent" both places it
appears and inserting "any program with a loan repayment rate less than 65 percent".

(g) COMMISSIONS TO THIRD-PARTY ENTITIES.—Section 487(a)(20) (20 U.S.C. 1094(a)(20)) is amended—

1	(1) by striking "The institution" and inserting
2	"(A) Except as provided in subparagraph (B), the
3	institution"; and
4	(2) by adding at the end the following new sub-
5	paragraph:
6	"(B) An institution described in section 101
7	may provide payment, based on—
8	"(i) the amount of tuition generated by the
9	institution from student enrollment, to a third-
10	party entity that provides a set of services to
11	the institution that includes student recruit-
12	ment services, regardless of whether the third-
13	party entity is affiliated with an institution that
14	provides educational services other than the in-
15	stitution providing such payment, if—
16	"(I) the third-party entity is not affili-
17	ated with the institution providing such
18	payment;
19	"(II) the third-party entity does not
20	make compensation payments to its em-
21	ployees that would be prohibited under
22	subparagraph (A) if such payments were
23	made by the institution;
24	"(III) the set of services provided to
25	the institution by the third-party entity in-

1	clude services in addition to student re-
2	cruitment services, and the institution does
3	not pay the third-party entity solely or sep-
4	arately for student recruitment services
5	provided by the third-party entity; and
6	"(IV) any student recruitment infor-
7	mation available to the third-party entity,
8	including personally identifiable informa-
9	tion, will not be used by, shared with, or
10	sold to any other person or entity, includ-
11	ing any institution that is affiliated with
12	the third-party entity, unless written con-
13	sent is provided by the student; and
14	"(ii) students successfully completing their
15	educational programs, to persons who were en-
16	gaged in recruiting such students, but solely to
17	the extent that such payments—
18	"(I) are obligated to be paid, and are
19	actually paid, only after each student upon
20	whom such payments are based has suc-
21	cessfully completed his or her educational
22	program; and
23	"(II) are paid only to employees of
24	the institution or its parent company, and
25	not to any other person or outside entity.".

(h) CLARIFICATION OF PROOF OF AUTHORITY TO
 OPERATE WITHIN A STATE.—Section 487(a)(21) (20
 U.S.C. 1094(a)(21)) is amended by striking "within a
 State" and inserting "within a State in which it maintains
 a physical location".

6 (i) DISTRIBUTION OF VOTER REGISTRATION
7 FORMS.—Section 487(a)(23) (20 U.S.C. 1094(a)(23)) is
8 amended to read as follows:

9 "(23) The institution, if located in a State to 10 which section 4(b) of the National Voter Registra-11 tion Act of 1993 (42 U.S.C. 1973gg–2(b)) does not 12 apply, will make a good faith effort to distribute, in-13 cluding through electronic transmission, voter reg-14 istration forms to students enrolled and physically in 15 attendance at the institution.".

(j) PROHIBITING COPYRIGHT INFRINGEMENT.—Sec17 tion 487(a)(29) (20 U.S.C. 1094(a)(29)) is amended to
18 read as follows:

19 "(29) The institution will have a policy prohib-20 iting copyright infringement.".

21 (k) MODIFICATIONS TO PREFERRED LENDER LIST
22 REQUIREMENTS.—Section 487(h)(1) (20 U.S.C.
23 1094(h)(1)) is amended—

24 (1) in subparagraph (A)—

1	(A) in clause (i), by inserting "and" after
2	the semicolon;
3	(B) by striking clause (ii); and
4	(C) by redesignating clause (iii) as clause
5	(ii);
6	(2) in subparagraph (D), by inserting "and"
7	after the semicolon;
8	(3) in subparagraph (E), by striking "; and"
9	and inserting a period; and
10	(4) by striking subparagraph (C) and (F) and
11	redesignating subparagraphs (D) and (E) as sub-
12	paragraphs (C) and (D), respectively.
13	(1) Elimination of Non-Title IV Revenue Re-
14	QUIREMENT.—Section 487 (20 U.S.C. 1094), is further
15	amended—
16	(1) in subsection (a), by striking paragraph
17	(24);
18	(2) by striking subsection (d); and
19	(3) by redesignating subsections (e) through (j)
20	as subsections (d) through (i), respectively.
21	(m) Conforming Amendments.—The Higher Edu-
22	cation Act of 1965 (20 U.S.C. 1001 et seq.) is amended—
23	(1) in section 487(a) (20 U.S.C. 1094(a)), as
24	

1	(A) by redesignating paragraphs (7)
2	through (9), as paragraphs (6) through (8), re-
3	spectively;
4	(B) by redesignating paragraphs (11)
5	through (23) as paragraphs (9) through (21) ,
6	respectively; and
7	(C) by redesignating paragraphs (25)
8	through (29) as paragraphs (22) through (26) ,
9	respectively;
10	(2) in section $487(c)(1)(A)(iii)$ (20 U.S.C.
11	1094(c)(1)(A)(iii)), by striking "section
12	102(a)(1)(C)" and inserting "section $102(a)(1)$ ";
13	and
14	(3) in section $487(h)(4)$ (20 U.S.C.
15	1094(h)(4)), as redesignated by subsection $(l)(3)$, by
16	striking "section 102" and inserting "section 101 or
17	102".
18	SEC. 492. REGULATORY RELIEF AND IMPROVEMENT.
19	Section 487A (20 U.S.C. 1094a) is amended—
20	(1) in subsection (a)—
21	(A) in paragraph (1), by striking "The
22	Secretary is authorized to" and inserting "The
23	Secretary shall"; and

(B) in paragraph (5), by inserting "at
least once every two years" before the period at
the end; and
(2) in subsection (b)—
(A) in paragraph (2)—
(i) in the paragraph heading, by in-
serting "ANNUAL" before "REPORT"; and
(ii) by striking the first sentence and
inserting "The Secretary shall review the
experience, and rigorously evaluate the ac-
tivities, of all institutions participating as
experimental sites and shall, on an annual
basis, submit a report based on the review
and evaluation findings to the authorizing
committees.";
(B) in paragraph (3), by amending sub-
paragraph (A) to read as follows:
"(A) IN GENERAL.—
"(i) EXPERIMENTAL SITES.—The Sec-
retary is authorized periodically to select a
limited number of institutions for vol-
untary participation as experimental sites
to provide recommendations to the Sec-
retary and to the Congress on the impact

1	and effectiveness of proposed regulations
2	or new management initiatives.
3	"(ii) Congressional notice and
4	COMMENTS REQUIRED.—
5	"(I) NOTICE.—Prior to announc-
6	ing a new experimental site and invit-
7	ing institutions to participate, the
8	Secretary shall provide to the author-
9	izing committees a notice that shall
10	include—
11	"(aa) a description of the
12	proposed experiment and ration-
13	ale for the proposed experiment;
14	and
15	"(bb) a list of the institu-
16	tional requirements the Secretary
17	expects to waive and the legal au-
18	thority for such waivers.
19	"(II) CONGRESSIONAL COM-
20	MENTS.—The Secretary shall not pro-
21	ceed with announcing a new experi-
22	mental site and inviting institutions to
23	participate until 10 days after the
24	Secretary—

1	"(aa) receives and addresses
2	all comments from the author-
3	izing committees; and
4	"(bb) responds to such com-
5	mittees in writing with an expla-
6	nation of how such comments
7	have been addressed.
8	"(iii) Prohibition.—The Secretary is
9	not authorized to carry out clause (i) in
10	any year in which an annual report de-
11	scribed in paragraph (2) relating to the
12	previous year is not submitted to the au-
13	thorizing committees.";
14	(C) in paragraph (4)(A), by striking "bien-
15	nial" and inserting "annual"; and
16	(D) by striking paragraph (1) and redesig-
17	nating paragraphs (2) through (4) as para-
18	graphs (1) through (3), respectively.
19	SEC. 493. TRANSFER OF ALLOTMENTS.
20	Section 488 (20 U.S.C. 1095) is amended—
21	(1) by inserting ", as in effect on the day before
22	the date of enactment of the PROSPER Act," after
23	"section 462"; and

1	(2) by inserting ", as in effect on the day before
2	the date of enactment of the PROSPER Act," after
3	<i>"</i> 462 <i>"</i> .
4	SEC. 494. ADMINISTRATIVE EXPENSES.
5	Section 489(a) (20 U.S.C. 1096(a)) is amended—
6	(1) in the second sentence—
7	(A) by striking "subpart 3 of part A or
8	part C," and inserting "part C"; and
9	(B) by striking "or under part E of this
10	title"; and
11	(2) in the third sentence—
12	(A) by striking "its grants to students
13	under subpart 3 of part A,"; and
14	(B) by striking ", and the principal
15	amount of loans made during such fiscal year
16	from its student loan fund established under
17	part E, excluding the principal amount of any
18	such loans which the institution has referred
19	under section $463(a)(4)(B)$ ".
20	SEC. 494A. REPEAL OF ADVISORY COMMITTEE.
21	Section 491 (20 U.S.C. 1098) is repealed.
22	SEC. 494B. REGIONAL MEETINGS AND NEGOTIATED RULE-
23	MAKING.
24	Section 492 (20 U.S.C. 1098a) is amended—

(1) by redesignating subsections (c) and (d) as
 subsections (f) and (g), respectively; and

3 (2) by striking subsections (a) and (b) and in4 serting the following:

5 "(a) IN GENERAL.—The Secretary may, in accord6 ance with this section, issue such regulations as are rea7 sonably necessary to ensure compliance with this title.

8 "(b) PUBLIC INVOLVEMENT.—The Secretary shall 9 obtain public involvement in the development of proposed 10 regulations for this title. Before carrying out a negotiated rulemaking process as described in subsection (d) or pub-11 12 lishing in the Federal Register proposed regulations to 13 carry out this title, the Secretary shall obtain advice and recommendations from individuals, and representatives of 14 15 groups, involved in student financial assistance programs under this title, such as students, institutions of higher 16 17 education, financial aid administrators, accrediting agen-18 cies or associations, State student grant agencies, guar-19 anty agencies, lenders, secondary markets, loan servicers, 20 guaranty agency servicers, and collection agencies.

21 "(c) MEETINGS AND ELECTRONIC EXCHANGE.—

"(1) IN GENERAL.—The Secretary shall provide
for a comprehensive discussion and exchange of information concerning the implementation of this title
through such mechanisms as regional meetings and

1	electronic exchanges of information. Such regional
2	meetings and electronic exchanges of information
3	shall be public and notice of such meetings and ex-
4	changes shall be provided to—
5	"(A) the authorizing committees at least
6	10 days prior to the notice to interested stake-
7	holders and the public described in subpara-
8	graph (B); and
9	"(B) interested stakeholders and the public
10	at least 30 days prior to such meetings and ex-
11	changes.
12	"(2) CONSIDERATION.—The Secretary shall
13	take into account the information received through
14	such mechanisms in the development of proposed
15	regulations and shall publish a summary of such in-
16	formation in the Federal Register prior to beginning
17	the negotiated rulemaking process described in sub-
18	section (d).
19	"(d) Negotiated Rulemaking Process.—
20	"(1) NEGOTIATED RULEMAKING REQUIRED.—
21	All regulations pertaining to this title that are pro-
22	mulgated after the date of the enactment of this
23	paragraph shall be subject to the negotiated rule-
24	making process described in this subsection (includ-

	100
1	ing the selection of the issues to be negotiated), un-
2	less the Secretary—
3	"(A) determines that applying such a re-
4	quirement with respect to given regulations is
5	impracticable, unnecessary, or contrary to the
6	public interest (within the meaning of section
7	553(b)(3)(B) of title 5, United States Code);
8	"(B) publishes the basis for such deter-
9	mination in the Federal Register at the same
10	time as the proposed regulations in question are
11	first published; and
12	"(C) includes the basis for such determina-
13	tion in the congressional notice under sub-
14	section $(e)(1)$.
15	"(2) Congressional notice and comments
16	REQUIRED.—
17	"(A) NOTICE.—The Secretary shall pro-
18	vide to the Committee on Education and the
19	Workforce of the House of Representatives and
20	the Committee on Health, Education, Labor,
21	and Pensions of the Senate notice of the intent
22	establish a negotiated rulemaking committee
23	that shall include—
24	"(i) the need to issue regulations;

- "(ii) the statutory and legal authority 1 2 of the Secretary to regulate the issue; 3 "(iii) the summary of public com-4 ments described in paragraph (2) of sub-5 section (c); 6 "(iv) the anticipated burden, including 7 the time, cost, and paperwork burden, the 8 regulations will have on institutions of 9 higher education and other entities that 10 may be impacted by the regulations; and "(v) any regulations that will be re-11 12 pealed when the new regulations are 13 issued. 14 "(B) CONGRESSIONAL COMMENTS.—The 15 Secretary shall not proceed with the negotiated 16 rulemaking process— 17 "(i) until 10 days after the Sec-18 retary-19 "(I) receives and addresses all 20 comments from the authorizing com-21 mittees; and "(II) responds to the authorizing 22 23 committees in writing with an expla-24 nation of how such comments have
- 25 been addressed; or

1	"(ii) until 60 days after providing the
2	notice required under subparagraph (A) if
3	the Secretary has not received comments
4	under clause (i).
5	"(3) PROCESS.—After obtaining advice and rec-
6	ommendations under subsections (b) and (c), and
7	before publishing proposed regulations, the Secretary
8	shall—
9	"(A) establish a negotiated rulemaking
10	process;
11	"(B) select individuals to participate in
12	such process—
13	"(i) from among individuals or groups
14	that provided advice and recommendations
15	under subsections (b) and (c), including-
16	"(I) representatives of such
17	groups from Washington, DC; and
18	"(II) other industry participants;
19	and
20	"(ii) with demonstrated expertise or
21	experience in the relevant subjects under
22	negotiation, reflecting the diversity in the
23	industry, representing both large and small
24	participants, as well as individuals serving
25	local areas and national markets;

1	"(C) prepare a draft of proposed policy op-
2	tions, which shall take into account comments
3	received from both the public and the author-
4	izing committees, that shall be provided to the
5	individuals selected by the Secretary under sub-
6	paragraph (B) and such authorizing committees
7	not less than 15 days before the first meeting
8	under such process; and
9	"(D) ensure that the negotiation process is
10	conducted in a timely manner in order that the
11	final regulations may be issued by the Secretary
12	within the 360-day period described in section
13	437(e) of the General Education Provisions Act
14	(20 U.S.C. 1232(e)).
15	"(4) Agreements and records.—
16	"(A) AGREEMENTS.—All published pro-
17	posed regulations developed through the nego-
18	tiation process under this subsection shall con-
19	form to all agreements resulting from such
20	process unless the Secretary reopens the nego-
21	tiated rulemaking process.
22	"(B) Records.—The Secretary shall en-
23	sure that a clear and reliable record is main-
24	tained of agreements reached during a negotia-
25	tion process under this subsection.

"(e) PROPOSED RULEMAKING.—If the Secretary de-1 2 termines pursuant to subsection (d)(1) that a negotiated 3 rulemaking process is impracticable, unnecessary, or con-4 trary to the public interest (within the meaning of section 5 553(b)(3)(B) of title 5, United States Code), or the individuals selected to participate in the process under sub-6 section (d)(3)(B) fail to reach unanimous agreement on 7 8 an issue being negotiated, the Secretary may propose reg-9 ulations subject to subsection (f).

10 "(f) REQUIREMENTS FOR PROPOSED REGULA11 TIONS.—Regulations proposed pursuant to subsection (e)
12 shall meet the following procedural requirements:

"(1) CONGRESSIONAL NOTICE.—Regardless of
whether congressional notice was submitted under
subsection (d)(2), the Secretary shall provide to the
Committee on Education and the Workforce of the
House of Representatives and the Committee on
Health, Education, Labor, and Pensions of the Senate notice that shall include—

- 20 "(A) a copy of the proposed regulations;
- 21 "(B) the need to issue regulations;

22 "(C) the statutory and legal authority of
23 the Secretary to regulate the issue;

24 "(D) the anticipated burden, including the25 time, cost, and paperwork burden, the regula-

1	tions will have on institutions of higher edu-
2	cation and other entities that may be impacted
3	by the regulations; and
4	"(E) any regulations that will be repealed
5	when the new regulations are issued.
6	"(2) Congressional comments.—The Sec-
7	retary may not proceed with the rulemaking proc-
8	ess—
9	"(A) until 10 days after the Secretary—
10	"(i) receives and addresses all com-
11	ments from the authorizing committees;
12	and
13	"(ii) responds to the authorizing com-
14	mittees in writing with an explanation of
15	how such comments have been addressed;
16	or
17	"(B) until 60 days after providing the no-
18	tice required under paragraph (1) if the Sec-
19	retary has not received comments under sub-
20	paragraph (A).
21	"(3) Comment and review period.—The
22	comment and review period for the proposed regula-
23	tion shall be 90 days unless an emergency requires
24	a shorter period, in which case such period shall be
25	not less than 45 days and the Secretary shall—

1	"(A) designate the proposed regulation as
2	an emergency, with an explanation of the emer-
3	gency, in the notice to the Congress under
4	paragraph (1);
5	"(B) publish the length of the comment
6	and review period in such notice and in the
7	Federal Register; and
8	"(C) conduct immediately thereafter re-
9	gional meetings to review such proposed regula-
10	tion before issuing any final regulation.
11	"(4) INDEPENDENT ASSESSMENT.—No regula-
12	tion shall be made final after the comment and re-
13	view period until the Secretary has published in the
14	Federal Register an independent assessment (which
15	shall include a representative sampling of institu-
16	tions of higher education based on sector, enroll-
17	ment, urban, suburban, or rural character, and
18	other factors impacted by the regulation) of—
19	"(A) the burden, including the time, cost,
20	and paperwork burden, the final regulation will
21	impose on institutions and other entities that
22	may be impacted by the regulation;
23	"(B) an explanation of how the entities de-
24	scribed in subparagraph (A) may cover the cost

1	of the burden assessed under such subpara-
2	graph; and
3	"(C) the regulation, including a thorough
4	assessment, based on the comments received
5	during the comment and review period under
6	paragraph (3), of whether the rule is finan-
7	cially, operationally, and educationally viable at
8	the institutional level.".
9	SEC. 494C. DEFERRAL OF LOAN REPAYMENT FOLLOWING
10	ACTIVE DUTY.
11	Section $493D(a)$ (20 U.S.C. 1098f) is amended, by
12	striking "or section 464(c)(2)(A)(iii)" and inserting ",
13	section $464(c)(2)(A)(iii)$ (as in effect on the day before
14	the date of enactment of the PROSPER Act and pursuant
15	to section 461(a)), or section 469A(a)(2)(A)(iii)".
16	SEC. 494D. CONTRACTS; MATCHING PROGRAM.
17	(a) Contracts for Supplies and Services.—
18	(1) IN GENERAL.—Part G of title IV (20
19	U.S.C. 1088 et seq.), as amended by this part, is
20	further amended by adding at the end the following:
21	"SEC. 493E. CONTRACTS.
22	"(a) Contracts for Supplies and Services.—
23	"(1) IN GENERAL.—The Secretary shall, to the
24	extent practicable, award contracts for origination,
25	servicing, and collection described in subsection (b).

In awarding such contracts, the Secretary shall en sure that such services and supplies are provided at
 competitive prices.

"(2) ENTITIES.—The entities with which the 4 5 Secretary may enter into contracts shall include en-6 tities qualified to provide such services and supplies 7 and will comply with the procedures applicable to 8 the award of such contracts. In the case of awarding 9 contracts for the origination, servicing, and collec-10 tion of loans under parts D and E, the Secretary 11 shall enter into contracts with entities that have ex-12 tensive and relevant experience and demonstrated ef-13 fectiveness. The entities with which the Secretary 14 may enter into such contracts may include, where 15 practicable, agencies with agreements with the Sec-16 retary under sections 428(b) and (c), if such agen-17 cies meet the qualifications as determined by the 18 Secretary under this subsection and if those agencies 19 have such experience and demonstrated effective-20 ness. In awarding contracts to such State agencies, 21 the Secretary shall, to the extent practicable and 22 consistent with the purposes of parts D and E, give 23 consideration to State agencies with a history of 24 high quality performance to perform services for in-25 stitutions of higher education within their State.

1	"(3) Allocations.—
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"(A) IN GENERAL.—Except as provided in
subparagraph (B), the Secretary shall allocate
new borrower loan accounts to entities awarded
a contract under this section on the basis of—
"(i) the performance of each such en-
tity compared to other such entities per-
forming similar work using common per-
formance metrics, as determined by the
Secretary; and
"(ii) the capacity of each such entity
compared to other such entities performing
similar work to service new and existing
borrower loan accounts.
"(B) FEDERAL ONE CONSOLIDATION
LOANS.—Any borrower who receives a Federal
ONE Consolidation Loan may select the entity
awarded a contract under this section to service
such loan.
"(4) RULE OF CONSTRUCTION.—Nothing in
this section shall be construed as a limitation of the
authority of any State agency to enter into an agree-
ment for the purposes of this section as a member
of a consortium of State agencies.

4 "(1) the servicing and collection of loans made
5 or purchased under part D or E;

6 "(2) the establishment and operation of one or
7 more data systems for the maintenance of records
8 on all loans made or purchased under part D or E;
9 and

"(3) such other aspects of the direct student
loan program under part D or E necessary to ensure
the successful operation of the program.

13 "(c) Common Performance Manual.—

"(1) CONSULTATION.—Not later than 180 days 14 15 after the date of enactment of the PROSPER Act 16 and biannually thereafter, the Secretary shall con-17 sult (in writing and in person) with entities awarded 18 contracts for loan servicing under section 456 (as in 19 effect on the day before the date of enactment of the 20 PROSPER Act) and this section, to the extent prac-21 ticable, to develop and update as necessary, a guid-22 ance manual for entities awarded contracts for loan 23 servicing under this section that provides such enti-24 ties with best practices to ensure borrowers receive 25 adequate and consistent service from such entities.

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1	"(2) Provision of Manual.—The Secretary
2	shall provide the most recent guidance manual devel-
3	oped and updated under paragraph (1) to each enti-
4	ty awarded a contract for loan serving under this
5	section.
6	"(3) ANNUAL REPORT.—The Secretary shall
7	provide to the authorizing committees a report, on
8	a annual basis, detailing the consultation required
9	under paragraph (1).
10	"(d) Federal Preemption.—
11	"(1) Disclosure and communications.—An
12	entity awarded a contract under this section for the
13	origination, servicing, and collection of loans made
14	under this title shall not be subject to any law or
15	other requirement of any State or political subdivi-
16	sion of a State with respect to—
17	"(A) disclosure requirements; or
18	"(B) requirements or restrictions on the
19	time, quantity, or frequency of communications
20	with borrowers, endorsers, or references with
21	respect to such loans.
22	"(2) Servicing and collection.—The re-
23	quirements of this section with respect to the serving
24	or collection of loans shall preempt any law or other
25	requirement of a State or political subdivision of a

1 State to the extent that such law or other require-2 ment would, in the absence of this subsection, apply 3 to a loan servicer, or the servicing or collection, of 4 a loan made under this title. "(3) LIMITATION.—This subsection shall not 5 6 have any legal effect on any other preemption provi-7 sion under Federal law with respect to this title.". 8 (2) CONFORMING AMENDMENT.—Section 456 9 (20 U.S.C. 1087f) is repealed. (b) MATCHING PROGRAM.—Part G of section IV (20 10 U.S.C. 1088 et seq.), as amended by subsection (a), is 11 12 further amended by adding at the end the following: 13 "SEC. 493F. MATCHING PROGRAM. 14 "(a) IN GENERAL.—The Secretary of Education and

14 (a) IN GENERAL.—The Secretary of Education and
15 the Secretary of Veterans Affairs shall carry out a com16 puter matching program under which the Secretary of
17 Education identifies, on at least a quarterly basis, bor18 rowers—

"(1) who have been assigned a disability rating
of 100 percent (or a combination of ratings equaling
100 percent or more) by the Secretary of Veterans
Affairs for a service-connected disability (as defined
in section 101 of title 38, United States Code); or
"(2) who have been determined by the Secretary of Veterans Affairs to be unemployable due to

3 "(b) BORROWER NOTIFICATION.—With respect to
4 each borrower who is identified under subsection (a), the
5 Secretary shall, as soon as practicable after such identi6 fication—

7 "(1) notify the borrower of the borrower's eligi8 bility for loan discharge under section 437(a); and

9 "(2) provide the borrower with simple instruc-10 tions on how to apply for such loan discharge, in-11 cluding an explanation that the borrower shall not 12 be required to provide any documentation of the bor-13 rower's disability rating to receive such discharge.

14 "(c) DATA COLLECTION AND REPORT TO CON-15 GRESS.—

"(1) IN GENERAL.—The Secretary shall annu-16 17 ally collect and submit to the Committees on Edu-18 cation and the Workforce and Veterans' Affairs of 19 the House of Representatives and the Committees 20 on Health, Education, Labor, and Pensions and Vet-21 erans Affairs of the Senate, data about borrowers 22 applying for and receiving loan discharges under sec-23 tion 437(a), which shall be disaggregated in the 24 manner described in paragraph (2) and include the 25 following:

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1	"(A) The number of applications received
2	under section 437(a).
3	"(B) The number of such applications that
4	were approved.
5	"(C) The number of loan discharges that
6	were completed under section 437(a).
7	"(2) DISAGGREGATION.—The data collected
8	under paragraph (1) shall be disaggregated—
9	"(A) by borrowers who applied under this
10	section for loan discharges under section
11	437(a);
12	"(B) by borrowers who received loan dis-
13	charges as a result of applying for such dis-
14	charges under this section;
15	"(C) by borrowers who applied for loan
16	discharges under section $437(a)(2)$; and
17	"(D) by borrowers who received loan dis-
18	charges as a result of applying for such dis-
19	charges under section $437(a)(2)$.
20	"(d) NOTIFICATION TO BORROWERS.—The Secretary
21	shall notify each borrower whose liability on a loan has
22	been discharged under section 437(a) that the liability on
23	the loan has been so discharged.".

1	468 PART H—PROGRAM INTEGRITY
2	SEC. 495. REPEAL OF AND PROHIBITION ON STATE AU-
3	THORIZATION REGULATIONS.
4	(a) REGULATIONS REPEALED.—The following regu-
5	lations relating to State authorization (including any sup-
6	plements or revisions to such regulations) are repealed and
7	shall have no force or effect:
8	(1) The final regulations published by the De-
9	partment of Education in the Federal Register on
10	October 29, 2010 (75 Fed. Reg. 66832 et seq.).
11	(2) The final regulations published by the De-
12	partment of Education in the Federal Register on
13	December 19, 2016 (81 Fed. Reg. 92232 et seq).
14	(b) Prohibition on State Authorization Regu-
15	LATIONS.—Section 495 (20 U.S.C. 1099a) is amended by
16	striking subsection (b) and inserting the following:
17	"(b) INSTITUTIONAL RESPONSIBILITY.—Each insti-
18	tution of higher education shall provide evidence to the
19	Secretary that the institution has authority to operate
20	within each State in which it maintains a physical location
21	at the time the institution is certified under subpart 3.
22	"(c) Treatment of Religious Institutions.—An
23	institution shall be treated as legally authorized to operate
24	educational programs beyond secondary education in a
25	State under section 101(a)(2) if the institution is—

"(1) recognized as a religious institution by the
 State; and

3 "(2) because of the institution's status as a reli4 gious institution, the institution is exempt from any
5 provision of State law that requires institutions to be
6 authorized by the State to operate educational pro7 grams beyond secondary education.

8 "(d) PROHIBITION ON STATE AUTHORIZATION REG-9 ULATIONS.—The Secretary shall not promulgate or en-10 force any regulation or rule not in effect on the date of 11 enactment of the PROSPER Act for any purpose under 12 this Act with respect to the State authorization for institu-13 tions of higher education to operate within a State.".

14 SEC. 496. RECOGNITION OF ACCREDITING AGENCY OR AS-

SOCIATION.

15

16 Section 496 (20 U.S.C. 1099b) is amended—

17 (1) by striking "section 102" each place it ap-18 pears and inserting "section 101";

19 (2) in subsection (a)—

20 (A) in paragraph (2), by amending sub-21 paragraph (A) to read as follows:

"(A) for the purpose of participation in
programs under this Act or other programs administered by the Department of Education or
other Federal agencies, has a voluntary mem-

1	bership of institutions of higher education or
2	other entities and has as a principal purpose
3	the accrediting of institutions of higher edu-
4	cation or programs;";
5	(B) in paragraph (3)—
6	(i) in subparagraph (A)—
7	(I) by striking "subparagraph
8	(A)(i)" and inserting "subparagraph
9	(A) or (C)";
10	(II) by striking "separate" and
11	inserting "separately incorporated";
12	and
13	(III) by adding "or" at the end;
14	(ii) by striking "or" at the end of sub-
15	paragraph (B); and
16	(iii) by striking subparagraph (C);
17	(C) in paragraph (4)—
18	(i) in subparagraph (A)—
19	(I) by inserting "as defined by
20	the institution" after "religious mis-
21	sions";
22	(II) by striking ", including dis-
23	tance education or correspondence
24	courses or programs,"; and

1	(III) by striking "and" at the
2	end;
3	(ii) by striking subparagraph (B) and
4	inserting the following:
5	"(B) such agency or association dem-
6	onstrates the ability to review, evaluate, and as-
7	sess the quality of any instruction delivery
8	model or method such agency or association has
9	or seeks to include within its scope of recogni-
10	tion, without giving preference to or differen-
11	tially treating a particular instruction delivery
12	model or method offered by an institution of
13	higher education or program; and
14	"(C) if such agency or association has or
15	seeks to include within its scope of recognition
16	the evaluation of the quality of competency-
17	based education programs, such agency or asso-
18	ciation shall, in addition to meeting the other
19	requirements of this subpart, demonstrate to
20	the Secretary that, with respect to competency-
21	based education programs—
22	"(i) the agency or association's stand-
23	ards include a process for determining
24	whether an institution or program requires

1	the demonstration of competencies that
2	are—
3	"(I) capable of being validly and
4	reliably assessed; and
5	"(II) appropriate in scope and
6	rigor for the award of the relevant
7	certificate, degree, or other recognized
8	educational credential; and
9	"(ii) the agency or association re-
10	quires that an institution or program dem-
11	onstrate that it—
12	"(I) has identified competencies
13	that meet the requirements of sub-
14	clauses (I) and (II) of clause (i);
15	"(II) requires students to dem-
16	onstrate mastery of each relevant
17	competency in order to earn the cer-
18	tificate, degree, or credential;
19	"(III) has the administrative ca-
20	pacity and expertise that will ensure
21	the validity and reliability of assess-
22	ments of competencies and that the
23	institution follows good practices in
24	assessment and measurement;

1	"(IV) provides sufficient faculty
2	instruction, educational content, ac-
3	tivities, and resources to enable stu-
4	dents to learn or develop what is re-
5	quired to demonstrate or attain mas-
6	tery of competencies and that such re-
7	quirements are consistent with the
8	claims that the institution makes for
9	the qualifications of graduates; and
10	"(V) has defined an academic
11	year in accordance with section
12	481(a)(3);";
13	(D) by amending paragraph (5) to read as
14	follows:
15	"(5) the standards for accreditation of the
16	agency or association assess the institution's success
17	with respect to student learning and educational out-
18	comes in relation to the institution's mission, which
19	may include different standards for different institu-
20	tions or programs, except that the standards shall
21	include consideration of student learning and edu-
22	cational outcomes in relation to expected measures
23	of student learning and educational outcomes, which
24	at the agency's or association's discretion are estab-
25	lished—

1	"(A) by the agency or association; or
2	"(B) by the institution or program, at the
3	institution or program level, as the case may be,
4	if the institution or program—
5	"(i) defines expected student learning
6	goals and educational outcomes;
7	"(ii) measures and evaluates student
8	learning, educational outcomes, and, if ap-
9	propriate, other outcomes of the students
10	who complete their program of study;
11	"(iii) uses information about student
12	learning, educational outcomes, and, if ap-
13	propriate, other outcomes, to improve the
14	institution or program; and
15	"(iv) makes such information avail-
16	able to appropriate constituencies;"; and
17	(E) in paragraph (8), by striking ", upon
18	request,";
19	(3) in subsection (b)—
20	(A) in the subsection heading, by striking
21	"SEPARATE" and inserting "SEPARATELY IN-
22	CORPORATED'';
23	(B) in the matter preceding paragraph (1),
24	by striking "separate" and inserting "sepa-
25	rately incorporated";

1	(C) in paragraph (2), by inserting "who
2	shall represent business" after "one such public
3	member"; and
4	(D) in paragraph (4), by inserting before
5	the period at the end "and is maintained sepa-
6	rately from any such entity or organization";
7	(4) in subsection (c)—
8	(A) in paragraph (1)—
9	(i) by inserting "(which may vary
10	based on institutional risk consistent with
11	policies promulgated by the agency or asso-
12	ciation to determine such risk and interval
13	frequency as allowed under subsection
14	(p))" after "intervals"; and
15	(ii) by striking "distance education"
16	and inserting "competency-based edu-
17	cation";
18	(B) by striking paragraph (5) and redesig-
19	nating paragraphs (2) , (3) , and (4) as para-
20	graphs (3) , (4) , and (5) , respectively;
21	(C) by inserting after paragraph (1) , the
22	following:
23	"(2) develops a mechanism to identify institu-
24	tions or programs accredited by the agency or asso-
25	ciation that may be experiencing difficulties accom-

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1	plishing their missions with respect to the student
2	learning and educational outcome goals established
3	under subsection $(a)(5)$ and—
4	"(A) as appropriate, uses information such
5	as student loan default or repayment rates, re-
6	tention or graduation rates, evidence of student
7	learning, financial data, and other indicators to
8	identify such institutions;
9	"(B) not less than annually, evaluates the
10	extent to which those identified institutions or
11	programs continue to be in compliance with the
12	agency or association's standards; and
13	"(C) as appropriate, requires the institu-
14	tion or program to address deficiencies and en-
15	sure that any plan to address and remedy defi-
16	ciencies is successfully implemented.";
17	(D) in paragraph (4)(A), as so redesig-
18	nated, by striking "487(f)" and inserting
19	''487(e)'';
20	(E) by amending paragraph (5), as so re-
21	designated, to read as follows:
22	"(5) establishes and applies or maintains poli-
23	cies which ensure that any substantive change to the
24	educational mission, program, or programs of an in-
25	stitution after the agency or association has granted

1	the institution accreditation or preaccreditation sta-
2	tus does not adversely affect the capacity of the in-
3	stitution to continue to meet the agency's or associa-
4	tion's standards for such accreditation or
5	preaccreditation status, which shall include policies
6	that—
7	"(A) require the institution to obtain the
8	agency's or association's approval of the sub-
9	stantive change before the agency or association
10	includes the change in the scope of the institu-
11	tion's accreditation or preaccreditation status;
12	and
13	"(B) define substantive change to include,
14	at a minimum—
15	"(i) any change in the established
16	mission or objectives of the institution;
17	"(ii) any change in the legal status,
18	form of control, or ownership of the insti-
19	tution;
20	"(iii) the addition of courses, pro-
21	grams of instruction, training, or study, or
22	credentials or degrees that represent a sig-
23	nificant departure from the courses, pro-
24	grams, or credentials or degrees that were

1	offered at time the agency or association
2	last evaluated the institution; or
3	"(iv) the entering into a contract
4	under which an institution or organization
5	not certified to participate programs under
6	title IV provides a portion of an accredited
7	institution's educational program that is
8	greater than 25 percent;";
9	(F) in paragraph (7) —
10	(i) in the matter preceding subpara-
11	graph (A), by inserting ", on the agency's
12	or association's website," after "public";
13	(ii) in subparagraph (C), by inserting
14	before the semicolon at the end the fol-
15	lowing: ", and a summary of why such ac-
16	tion was taken or such placement was
17	made'';
18	(G) in paragraph (8), by striking "and" at
19	the end;
20	(H) in paragraph (9), by striking the pe-
21	riod at the end and inserting a semicolon; and
22	(I) by adding at the end the following:
23	((10) makes publicly available, on the agency
24	or association's website, a list of the institutions of
25	higher education accredited by such agency or asso-

1	ciation, which includes, with respect to each institu-
2	tion on the list—
3	"(A) the year accreditation was granted;
4	"(B) the most recent date of a comprehen-
5	sive evaluation of the institution under para-
6	graph (1) ; and
7	"(C) the anticipated date of the next such
8	evaluation; and
9	"(11) confirms, as a part of the agency's or as-
10	sociation's review for accreditation or reaccredita-
11	tion, that the institution's website includes consumer
12	information described section paragraphs (1) and
13	(2) of section 132(d).";
14	(5) in subsection (e)—
15	(A) by striking "The Secretary" and in-
16	serting the following:
17	"(1) IN GENERAL.—Subject to paragraph (2),
18	the Secretary"; and
19	(B) by adding at the end the following:
20	"(2) EXCEPTION.—Paragraph (1) shall not
21	apply in the case of an institution described in sub-
22	section (j).".
23	(6) by striking subsection (h) and inserting the
24	following:

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

3 "(1) IN GENERAL.—The Secretary shall not 4 recognize the accreditation of any otherwise eligible 5 institution of higher education if the institution is in 6 the process of changing its accrediting agency or as-7 sociation and is subject to one or more of the fol-8 lowing actions, unless the eligible institution submits 9 to the Secretary materials demonstrating a reason-10 able cause for changing the accrediting agency or as-11 sociation:

"(A) A pending or final action brought by
a State agency to suspend, revoke, withdraw, or
terminate the institution's legal authority to
provide postsecondary education in the State.

16 "(B) A decision by a recognized accred17 iting agency or association to deny accreditation
18 or preaccreditation to the institution.

19 "(C) A pending or final action brought by
20 a recognized accrediting agency or association
21 to suspend, revoke, withdraw, or terminate the
22 institution's accreditation or preaccreditation.

23 "(D) Probation or an equivalent status im24 posed on the institution by a recognized accred25 iting agency or association.

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1	"(2) RULE OF CONSTRUCTION.—Nothing in
2	this subsection shall be construed to restrict the
3	ability of an institution of higher education not sub-
4	ject to an action described in paragraph (1) and oth-
5	erwise in good standing to change accrediting agen-
6	cies or associations without the approval of the Sec-
7	retary as long as the institution notifies the Sec-
8	retary of the change.";
9	(7) by striking subsection (k) and inserting the
10	following:
11	"(k) Religious Institution Rule.—
12	"(1) IN GENERAL.—Notwithstanding subsection
13	(j), the Secretary shall allow an institution that has
14	had its accreditation withdrawn, revoked, or other-
15	wise terminated, or has voluntarily withdrawn from
16	an accreditation agency, to remain certified as an in-
17	stitution of higher education under section 101 and
18	subpart 3 of this part for a period sufficient to allow
19	such institution to obtain alternative accreditation, if
20	the Secretary determines that the withdrawal, rev-
21	ocation, or termination—
22	"(A) is related to the religious mission or
23	affiliation of the institution; and
24	"(B) is not related to the accreditation cri-
25	teria provided for in this section.

"(2) REQUIREMENTS.—For purposes of this
 section the following shall apply:

3 "(A) The religious mission of an institu-4 tion may be reflected in the institution's reli-5 gious tenets, beliefs, or teachings, and any poli-6 cies or decisions related to such tenets, beliefs, 7 or teachings (including any policies or decisions 8 concerning housing, employment, student ad-9 mission, continuing enrollment, graduation, cur-10 riculum, or self-governance.

11 "(B) An agency or association's standard 12 fails to respect an institution's religious mission 13 when the institution determines that the stand-14 ard induces, pressures, or coerces the institu-15 tion to act contrary to, or to refrain from acting 16 in support of, any aspect of its religious mis-17 sion.";

(8) in subsection (n)(3), by striking "distance
education courses or programs" each place it appears and inserting "competency-based education
programs";

(9) in subsection (o), by inserting before the period at the end the following: ", or with respect to
the policies and procedures of an accreditation agency or association described in paragraph (2) or (5)

1	of subsection (c) or how the agency or association
2	carries out such policies and procedures";
3	(10) by striking subsections (p) and (q); and
4	(11) by adding at the end the following:
5	"(p) RISK-BASED OR DIFFERENTIATED REVIEW
6	PROCESSES OR PROCEDURES.—
7	"(1) IN GENERAL.—Notwithstanding any other
8	provision of law (including subsection $(a)(4)(A)$), an
9	accrediting agency or association may establish, with
10	the involvement of its membership, risk-based or dif-
11	ferentiated review processes or procedures for as-
12	sessing compliance with the accrediting agency or
13	association's standards, including policies related to
14	substantive change and award of accreditation
15	statuses, for institutions of higher education or pro-
16	grams that have demonstrated exceptional past per-
17	formance with respect to meeting the accrediting
18	agency or association's standards.
19	"(2) PROHIBITION.—Risk-based or differen-
20	tiated review processes or procedures shall not dis-
21	criminate against, or otherwise preclude, institutions
22	of higher education based on institutional sector or
23	category, including an institution of higher edu-

24 cation's tax status.

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1	"(3) RULE OF CONSTRUCTION.—Nothing in
2	this subsection shall be construed to permit the Sec-
3	retary to establish any criterion that specifies, de-
4	fines, or prescribes an accrediting agency or associa-
5	tion's risk-based or differentiated review process or
6	procedure.
7	"(q) WAIVER.—The Secretary shall establish a proc-
8	ess through which an agency or association may seek to
9	have a requirement of this subpart waived, if such agency
10	or association—
11	((1) demonstrates that such waiver is necessary
11 12	"(1) demonstrates that such waiver is necessary to enable an institution of higher education or pro-
	•
12	to enable an institution of higher education or pro-
12 13	to enable an institution of higher education or pro- gram accredited by the agency or association to im-
12 13 14	to enable an institution of higher education or pro- gram accredited by the agency or association to im- plement innovative practices intended to—
12 13 14 15	to enable an institution of higher education or pro- gram accredited by the agency or association to im- plement innovative practices intended to— "(A) reduce administrative burdens to the
12 13 14 15 16	to enable an institution of higher education or pro- gram accredited by the agency or association to im- plement innovative practices intended to— "(A) reduce administrative burdens to the institution or program without creating costs
12 13 14 15 16 17	to enable an institution of higher education or pro- gram accredited by the agency or association to im- plement innovative practices intended to— "(A) reduce administrative burdens to the institution or program without creating costs for the taxpayer; or

21 "(2) describes the terms and conditions that
22 will be placed upon the program or institution to en23 sure academic integrity and quality.".

1	SEC. 497. ELIGIBILITY AND CERTIFICATION PROCEDURES.
2	(a) ELIGIBILITY AND CERTIFICATION PROCE-
3	DURES.—Section 498 (20 U.S.C. 1099c) is amended—
4	(1) in subsection (a)—
5	(A) by striking "For purposes of" and in-
6	serting the following:
7	"(1) IN GENERAL.—For purposes of";
8	(B) by inserting ", subject to paragraph
9	(2)," after "determine"; and
10	(C) by adding at the end the following:
11	"(2) Special Rule.—The determination of
12	whether an institution of higher education is legally
13	authorized to operate in a State under section
14	101(a)(2) shall be based solely on that State's
15	laws.";
16	(2) in subsection (b)(5), by striking "B or D"
17	and inserting "E";
18	(3) in subsection (c)—
19	(A) by redesignating paragraphs (4) , (5) ,
20	and (6) as paragraphs (6) , (7) , and (8) , respec-
21	tively;
22	(B) by striking the subsection designation
23	and all that follows through the end of para-
24	graph (3) and inserting the following:
25	"(c) Financial Responsibility Standards.—(1)
26	The Secretary shall determine whether an institution has
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the financial responsibility required by this title in accord ance with paragraph (2).

3 "(2) An institution shall be determined to be finan-4 cially responsible by the Secretary, as required by this 5 title, if the institution is able to provide the services de-6 scribed in its official publications and statements, is able 7 to provide the administrative resources necessary to com-8 ply with the requirements of this title, and meets one of 9 the following conditions:

10 "(A) Such institution has its liabilities backed
11 by the full faith and credit of a State, or its equiva12 lent.

"(B) Such institution has a bond credit quality
rating of investment grade or higher from a recognized credit rating agency.

"(C) Such institution has expendable net assets 16 17 equal to not less than one-half of the annual poten-18 tial liabilities of such institution to the Secretary for 19 funds under this title, including loan obligations dis-20 charged pursuant to section 437, and to students for 21 refunds of institutional charges, including funds 22 under this title, as calculated by an independent cer-23 tified public accountant in accordance with generally 24 accepted auditing standards.

1	"(D) Such institution establishes, with the sup-
2	port of a financial statement audited by an inde-
3	pendent certified public accountant in accordance
4	with generally accepted auditing standards, that the
5	institution has sufficient resources to ensure against
6	the precipitous closure of the institution, including
7	the ability to meet all of its financial obligations (in-
8	cluding refunds of institutional charges and repay-
9	ments to the Secretary for liabilities and debts in-
10	curred in programs administered by the Secretary).
11	"(E) Such institution has met criteria, pre-
12	scribed by the Secretary by regulation in accordance
13	with paragraph (3), that—
14	"(i) establish ratios that demonstrate fi-
15	nancial responsibility in accordance with gen-
16	erally accepted auditing standards as described
17	in paragraph (7);
18	"(ii) incorporate the procedures described
19	in paragraph (4);
20	"(iii) establish consequences for failure to
21	meet the criteria described in paragraph (5);
22	and
23	"(iv) take into account any differences in
24	generally accepted accounting principles, and
25	the financial statements required thereunder,

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1	that are applicable to for-profit, public, and
2	nonprofit institutions.
3	"(3) The criteria prescribed pursuant to paragraph
4	(2)(E) shall provide that the Secretary shall—
5	"(A) not later than 6 months after an institu-
6	tion that is subject to the requirements of paragraph
7	(2)(E) has submitted its annual financial statement,
8	provide to such institution a notification of its pre-
9	liminary score under such paragraph;
10	"(B) provide to each such institution a descrip-
11	tion of the method used, and complete copies of all
12	the calculations performed, to determine the institu-
13	tion's score, if such institution makes a request for
14	such information within 45 days after receiving the
15	notice under subparagraph (A);
16	"(C) within 60 days of receipt by an institution
17	of the information described in subparagraph (B)—
18	"(i) allow the institution to correct or cure
19	an administrative, accounting, or recordkeeping
20	error if the error is not part of a pattern of er-
21	rors and there is no evidence of fraud or mis-
22	conduct related to the error;
23	"(ii) if the institution demonstrates that
24	the Secretary has made errors in its determina-
25	tion of the initial score or has used non-stand-

1	ard accounting practices in reaching its deter-
2	mination, notify the institution that its com-
3	posite score has been corrected; and
4	"(iii) take into consideration any subse-
5	quent change in the institution's overall fiscal
6	health that would raise the institution's score;
7	"(D) maintain and preserve at all times the
8	confidentiality of any review until such score is de-
9	termined to be final; and
10	"(E) make a determination regarding whether
11	the institution has met the standards of financial re-
12	sponsibility based on an audited and certified finan-
13	cial statement of the institution as described in
14	paragraph (7).
15	"(4) If the Secretary determines, after conducting an
16	initial review, that the institution has not met at least one
17	of the conditions described in subparagraphs (A) through
18	(E) of paragraph (2) but has otherwise met the require-
19	ments of such paragraph—
20	"(A) the Secretary shall request information re-
21	lating to such conditions for any affiliated or parent
22	organization, company, or foundation owning or
23	owned by the institution; and
24	"(B) if such additional information dem-
25	onstrates that an affiliated or parent organization,

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1 company, or foundation owning or owned by the in-2 stitution meets at least one of the conditions describe in subparagraphs (A) through (E) of para-3 4 graph (2), the institution shall be determined to be 5 financially responsible as required by this title. 6 "(5) The Secretary shall establish policies and proce-7 dures to address an institution's failure to meet the cri-8 teria of paragraph (2) which shall include policies and pro-9 cedures that— 10 "(A) require an institution that fails to meet 11 the criteria for three consecutive years to provide to 12 the Secretary a financial plan; 13 "(B) provide for additional oversight and cash 14 monitoring restrictions, as appropriate; 15 "(C) allow an institution to submit to the Sec-16 retary third-party financial guarantees that the Sec-17 retary determines are reasonable, such as perform-18 ance bonds or letters of credit payable to the Sec-19 retary, except that an institution may not be re-20 quired to obtain a letter of credit in order to be 21 deemed financially responsible unless— 22 "(i) the institution has been deemed not to 23 be a going concern, as determined by an inde-24 pendent certified public accountant in accord-

1	ance with generally accepted auditing stand-
2	ards;
3	"(ii) the institution is determined by the
4	Secretary to be at risk of precipitous closure
5	when the full financial resources of the institu-
6	tion, including the value of the institution's ex-
7	pendable endowment, are considered; or
8	"(iii) the institution is determined by the
9	Secretary to be at risk of not meeting all of its
10	financial obligations, including refunds of insti-
11	tutional charges and repayments to the Sec-
12	retary for liabilities and debts incurred in pro-
13	grams administered by the Secretary; and
14	"(D) provide for the removal of all require-
15	ments related to the institution's failure to meet the
16	criteria once the criteria are met."; and
17	(C) in paragraph (7), as so redesignated,
18	by striking "paragraphs (2) and $(3)(C)$ " and
19	inserting "paragraph (2)";
20	(4) in subsection $(g)(3)$ —
21	(A) by striking "section $102(a)(1)(C)$ " and
22	inserting "section $102(a)(1)$ "; and
23	(B) by striking "part B" and inserting

24 "part D or E";

	10 -
1	(5) in subsection $(h)(2)$, by striking "18" and
2	inserting "36";
3	(6) in subsection $(i)(1)$, by striking "section
4	102 (other than the requirements in subsections
5	(b)(5) and (c)(3))" and inserting "sections 101
6	(other than the requirements in subsections
7	(b)(1)(A) and (b)(2)) and 102";
8	(7) in subsection $(j)(1)$, by striking "meet the
9	requirements of sections $102(b)(1)(E)$ and
10	102(c)(1)(C)" and inserting "meet the requirements
11	to be considered an institution of higher education
12	under sections $101(b)(1)(A)$ and $101(b)(2)$; and
13	(8) in subsection (k)—
14	(A) in paragraph (1), by striking "487(f)"
15	and inserting "487(e)"; and
16	(B) in paragraph (2)(A), by striking "meet
17	the requirements of sections $102(b)(1)(E)$ and
18	102(c)(1)(C)" and inserting "meet the require-
19	ments to be considered an institution of higher
20	education under sections $101(b)(1)(A)$ and
21	101(b)(2)".
22	(b) Program Review and Data.—Section 498A
23	(20 U.S.C. 1099c–1) is amended—
24	(1) in subsection $(a)(2)$ —

24 (1) in subsection (a)(2) -

(A) by striking "part B of" both places it
 appears;

(B) in subparagraph (A), by inserting be-3 4 fore the semicolon at the end the following: ", 5 or after the transition period described in sec-6 tion 481B(e)(3), institutions in which 25 per-7 cent or more of the educational programs have 8 a loan repayment rate (defined in section 9 481B(c)) for the most recent fiscal year of less 10 than 50 percent"; 11 (C) in subparagraph (B), by inserting before the semicolon at the end the following: ", 12 13

except that this subparagraph shall not apply
after the transition period described in section
481B(e)(3)"; and

(D) in subparagraph (C)—

(i) by inserting "Federal ONE Loan volume," after "Stafford/Ford Loan volume"; and

20 (ii) by inserting "Federal ONE Loan
21 program," after "Stafford/Ford Loan pro22 gram";

(2) in subsection (b)—

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1	(A) by redesignating paragraphs (3)
2	through (8) as paragraphs (4) through (9), re-
3	spectively;
4	(B) by inserting after paragraph (2) the
5	following new paragraph:
6	"(3) as practicable, provide a written expla-
7	nation to the institution of higher education detail-
8	ing the Secretary's reasons for initiating the pro-
9	gram review which, if applicable, shall include ref-
10	erences to specific criteria under subsection (a)(2);";
11	and
12	(C) in paragraph (9), as so redesignated—
13	(i) by striking "paragraphs (6) and
14	(7)" and inserting "paragraphs (7) and
15	(8)"; and
16	(ii) by striking "paragraph (5)" and
17	inserting "paragraph (6)"; and
18	(3) by adding at the end the following new sub-
19	section:
20	"(f) TIME LIMIT ON PROGRAM REVIEW ACTIVI-
21	TIES.—In conducting, responding to, and concluding pro-
22	gram review activities, the Secretary shall—
23	"(1) provide to the institution the initial report
24	finding not later than 90 days after concluding an
25	initial site visit;

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

4 "(3) upon each receipt of an institution's writ5 ten response to a draft final program review report,
6 provide the final program review report and accom7 panying enforcement actions, if any, within 90 days;
8 and

9 "(4) conclude the entire program review process 10 not later than 2 years after the initiation of a pro-11 gram review, unless the Secretary determines that 12 such a review is sufficiently complex and cannot rea-13 sonably be concluded before the expiration of such 2-14 vear period, in which case the Secretary shall 15 promptly notify the institution of the reasons for 16 such delay and provide an anticipated date for con-17 clusion of the review.".

18 (c) REVIEW OF REGULATIONS.—Section 498B(b) (20
19 U.S.C. 1099c–2(b)) is amended by striking "section
20 102(a)(1)(C)" and inserting "102(a)(1)".

21 TITLE V—DEVELOPING 22 INSTITUTIONS

23 SEC. 501. HISPANIC-SERVING INSTITUTIONS.

24 Part A of title V (20 U.S.C. 1101 et seq.) is amend25 ed—

1	(1) in section 502(a)—
2	(A) in paragraph (1), by striking "institu-
3	tion for instruction" and inserting "institution
4	of higher education for instruction";
5	(B) in paragraph (2)(A)—
6	(i) by redesignating clauses (v) and
7	(vi) as clauses (vi) and (v), respectively;
8	(ii) in clause (v) (as so redesignated),
9	by inserting "(as defined in section
10	103(20)(A))" after "State"; and
11	(iii) in clause (vi) (as so redesig-
12	nated), by striking "and" at the end; and
13	(C) in paragraph (2)—
14	(i) by striking the period at the end of
15	subparagraph (B) and inserting "; and";
16	and
17	(ii) by adding at the end the fol-
18	lowing:
19	"(C) except as provided in section $522(b)$,
20	an institution that has a completion rate of at
21	least 25 percent that is calculated by—
22	"(i) counting a student as completed
23	if that student graduated within 150 per-
24	cent of the normal time for completion; or

1	"(ii) counting a student as completed
2	if that student enrolled into another pro-
3	gram at an institution for which the pre-
4	vious program provided substantial prepa-
5	ration within 150 percent of normal time
6	for completion.";
7	(2) in section 503—
8	(A) in subsection (b)—
9	(i) in paragraph (5), by striking
10	"counseling, and" and inserting "coun-
11	seling, advising, and";
12	(ii) in paragraph (7), by striking
13	"funds management" and inserting "funds
14	and administrative management";
15	(iii) in paragraph (11), by striking
16	"Creating" and all that follows through
17	"technologies," and inserting "Innovative
18	learning models and creating or improving
19	facilities for Internet or other innovative
20	technologies,"; and
21	(iv) by redesignating paragraph (16)
22	as paragraph (20) and inserting after
23	paragraph (15) the following:
24	"(16) The development, coordination, imple-
25	mentation, or improvement of career and technical

1	education programs (as defined in section 135 of the
2	Carl D. Perkins Career and Technical Education
3	Act of 2006 (20 U.S.C. 2355)).
4	"(17) Alignment and integration of career and
5	technical education programs with programs of
6	study leading to a bachelor's degree, graduate de-
7	gree, or professional degree.
8	"(18) Developing or expanding access to dual
9	or concurrent enrollment programs and early college
10	high school programs.
11	"(19) Pay for success initiatives that improve
12	time to completion and increase graduation rates.";
13	and
13 14	and (B) in subsection (c), by adding at the end
14	(B) in subsection (c), by adding at the end
14 15	(B) in subsection (c), by adding at the end the following:
14 15 16	(B) in subsection (c), by adding at the end the following:"(4) SCHOLARSHIP.—An institution that uses
14 15 16 17	(B) in subsection (c), by adding at the end the following:"(4) SCHOLARSHIP.—An institution that uses grant funds provided under this part to establish or
14 15 16 17 18	(B) in subsection (c), by adding at the end the following:"(4) SCHOLARSHIP.—An institution that uses grant funds provided under this part to establish or increase an endowment fund may use the income
14 15 16 17 18 19	 (B) in subsection (c), by adding at the end the following: "(4) SCHOLARSHIP.—An institution that uses grant funds provided under this part to establish or increase an endowment fund may use the income from such endowment fund to provide scholarships
 14 15 16 17 18 19 20 	 (B) in subsection (c), by adding at the end the following: "(4) SCHOLARSHIP.—An institution that uses grant funds provided under this part to establish or increase an endowment fund may use the income from such endowment fund to provide scholarships to students for the purposes of attending such insti-
 14 15 16 17 18 19 20 21 	 (B) in subsection (c), by adding at the end the following: "(4) SCHOLARSHIP.—An institution that uses grant funds provided under this part to establish or increase an endowment fund may use the income from such endowment fund to provide scholarships to students for the purposes of attending such institution, subject to the limitation in section

1	"(a) Award Period.—The Secretary may award a
2	grant to a Hispanic-serving institution under this part for
3	a period of 5 years. Any funds awarded under this part
4	that are not expended or used, before the date that is 10
5	years after the date on which the grant was awarded, for
6	the purposes for which the funds were paid shall be repaid
7	to the Treasury."; and
8	(4) in section 505, by striking "this title" each
9	place such term appears and inserting "this part".
10	SEC. 502. PROMOTING POSTBACCALAUREATE OPPORTUNI-
11	TIES FOR HISPANIC AMERICANS.
12	Part B of title V (20 U.S.C. 1102 et seq.) is amend-
13	ed—
14	(1) in section 513 —
15	(A) by striking paragraph (1) and insert-
16	ing the following:
17	"(1) The activities described in (1) through (4),
18	(11), and (19) of section 503(b).";
19	(B) by striking paragraphs (2) and (3) ;
20	and
21	(C) by redesignating paragraphs (4)
22	through (8) as paragraphs (2) through (6) , re-
23	spectively; and
24	(D) in paragraph (4) (as so redesignated),

1	through "technologies," and inserting "Innova-
2	tive learning models and creating or improving
3	facilities for Internet or other innovative tech-
4	nologies,"; and
5	(2) in section 514 —
6	(A) by striking subsection (b) and insert-
7	ing the following:
8	"(b) DURATION.—The Secretary may award a grant
9	to a Hispanic-serving institution under this part for a pe-
10	riod of 5 years. Any funds awarded under this part that
11	are not expended or used for the purposes for which the
12	funds were paid within 10 years following the date on
13	which the grant was awarded shall be repaid to the Treas-
14	ury."; and
15	(B) by adding at the end the following:
16	"(d) Special Rule.—No Hispanic-serving institu-
16 17	"(d) Special Rule.—No Hispanic-serving institu- tion that is eligible for and receives funds under this part
17	tion that is eligible for and receives funds under this part
17 18	tion that is eligible for and receives funds under this part may receive funds under part A or B of title III during
17 18 19	tion that is eligible for and receives funds under this part may receive funds under part A or B of title III during the period for which funds under this part are awarded.".
 17 18 19 20 21 	tion that is eligible for and receives funds under this part may receive funds under part A or B of title III during the period for which funds under this part are awarded.". SEC. 503. GENERAL PROVISIONS.
 17 18 19 20 21 	tion that is eligible for and receives funds under this part may receive funds under part A or B of title III during the period for which funds under this part are awarded.". SEC. 503. GENERAL PROVISIONS. Part C of title V (20 U.S.C. 1103 et seq.) is amend-

1	(B) by redesignating subparagraphs (D)
2	and (E) as subparagraphs (C) and (D), respec-
3	tively; and
4	(C) in subparagraph (D), as so redesig-
5	nated, by striking "subparagraph (D)" and in-
6	serting "subparagraph (C)";
7	(2) in section $522(b)$ —
8	(A) in the subsection heading, by inserting
9	"; COMPLETION RATES" after "EXPENDI-
10	TURES'';
11	(B) in paragraph (1), by inserting "or
12	502(a)(2)(C)" after "502(a)(2)(A)(ii)"; and
13	(C) in paragraph (2)—
14	(i) in the paragraph heading, by in-
15	serting "AND COMPLETION RATES" after
16	"Expenditures";
17	(ii) in the matter preceding subpara-
18	graph (A), by inserting "or $502(a)(2)(C)$ "
19	after ''502(a)(2)(A)(ii)''; and
20	(iii) in subparagraph (A), by inserting
21	"or section $502(a)(2)(C)$ " after
22	''502(a)(2)(A)'';
23	(3) in section 524(c), by striking "section 505"
24	and inserting "section 504"; and
25	(4) in section 528—

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1	(A) in subsection (a), by striking "parts A
2	and C" and all that follows through the period
3	at the end and inserting "parts A and C,
4	\$107,795,000 for each of fiscal years 2019
5	through 2024."; and
6	(B) in subsection (b), by striking "part B"
7	and all that follows through the period at the
8	end and inserting "part B, \$9,671,000 for each
9	of fiscal years 2019 through 2024.".
10	TITLE VI—INTERNATIONAL
11	EDUCATION PROGRAMS
12	SEC. 601. INTERNATIONAL AND FOREIGN LANGUAGE STUD-
10	
13	IES.
13 14	ies. (a) Graduate and Undergraduate Language
14	(a) Graduate and Undergraduate Language
14 15	(a) Graduate and Undergraduate Language and Area Centers and Programs.—Section 602 (20
14 15 16	 (a) GRADUATE AND UNDERGRADUATE LANGUAGE AND AREA CENTERS AND PROGRAMS.—Section 602 (20 U.S.C. 1122) is amended—
14 15 16 17	 (a) GRADUATE AND UNDERGRADUATE LANGUAGE AND AREA CENTERS AND PROGRAMS.—Section 602 (20 U.S.C. 1122) is amended— (1) in subsection (a)(4)(F), by inserting "(C),"
14 15 16 17 18	 (a) GRADUATE AND UNDERGRADUATE LANGUAGE AND AREA CENTERS AND PROGRAMS.—Section 602 (20 U.S.C. 1122) is amended— (1) in subsection (a)(4)(F), by inserting "(C)," after "(B),"; and
14 15 16 17 18 19	 (a) GRADUATE AND UNDERGRADUATE LANGUAGE AND AREA CENTERS AND PROGRAMS.—Section 602 (20 U.S.C. 1122) is amended— (1) in subsection (a)(4)(F), by inserting "(C)," after "(B),"; and (2) in subsection (e)—
 14 15 16 17 18 19 20 	 (a) GRADUATE AND UNDERGRADUATE LANGUAGE AND AREA CENTERS AND PROGRAMS.—Section 602 (20 U.S.C. 1122) is amended— (1) in subsection (a)(4)(F), by inserting "(C)," after "(B),"; and (2) in subsection (e)— (A) by redesignating paragraphs (1) and
 14 15 16 17 18 19 20 21 	 (a) GRADUATE AND UNDERGRADUATE LANGUAGE AND AREA CENTERS AND PROGRAMS.—Section 602 (20 U.S.C. 1122) is amended— (1) in subsection (a)(4)(F), by inserting "(C)," after "(B),"; and (2) in subsection (e)— (A) by redesignating paragraphs (1) and (2) as subparagraphs (A) and (B), respectively,
 14 15 16 17 18 19 20 21 22 	 (a) GRADUATE AND UNDERGRADUATE LANGUAGE AND AREA CENTERS AND PROGRAMS.—Section 602 (20 U.S.C. 1122) is amended— (1) in subsection (a)(4)(F), by inserting "(C)," after "(B),"; and (2) in subsection (e)— (A) by redesignating paragraphs (1) and (2) as subparagraphs (A) and (B), respectively, and realigning such subparagraphs so as to be
 14 15 16 17 18 19 20 21 22 23 	 (a) GRADUATE AND UNDERGRADUATE LANGUAGE AND AREA CENTERS AND PROGRAMS.—Section 602 (20 U.S.C. 1122) is amended— (1) in subsection (a)(4)(F), by inserting "(C)," after "(B),"; and (2) in subsection (e)— (A) by redesignating paragraphs (1) and (2) as subparagraphs (A) and (B), respectively, and realigning such subparagraphs so as to be indented 4 ems from the left margin;

1	"(e) Application.—
2	"(1) SUBMISSION; CONTENTS.—Each institu-
3	tion"; and
4	(C) by adding at the end the following new
5	paragraph:
6	"(2) APPROVAL.—The Secretary may approve
7	an application for a grant if an institution, in its ap-
8	plication, provides adequate assurances that it will
9	comply with paragraph (1)(A). The Secretary shall
10	use the requirement of paragraph (1)(A) as part of
11	the application evaluation, review, and approval
12	process when determining grant recipients for initial
13	funding and continuation awards.".
14	(b) DISCONTINUATION OF CERTAIN PROGRAMS.—
15	Part A of title VI (20 U.S.C. 1121 et seq.) is amended—
16	(1) by striking section 604;
17	(2) by striking section 606;
18	(3) by striking section 609; and
19	(4) by striking section 610.
20	(c) Conforming Amendment.—Part A of title VI
21	(20 U.S.C. 1121 et seq.) is further amended by redesig-
22	nating sections 605, 607, and 608 as sections 604, 605,
23	and 606, respectively.

1 SEC. 602. BUSINESS AND INTERNATIONAL EDUCATION PRO-2 GRAMS. 3 (a) CENTERS FOR INTERNATIONAL BUSINESS EDU-CATION.—Section 612 (20 U.S.C. 1130–1) is amended— 4 5 (1) in subsection (f)(3), by inserting "and a 6 wide range of views" after "diverse perspectives"; 7 and 8 (2) by adding at the end the following new sub-9 section: 10 "(g) APPROVAL.—The Secretary may approve an ap-11 plication for a grant if an institution, in its application, provides adequate assurances that it will comply with sub-12 13 section (f)(3). The Secretary shall use the requirement of subsection (f)(3) as part of the application evaluation, re-14 view, and approval process when determining grant recipi-15 16 ents for initial funding and continuation awards.". 17 (b) DISCONTINUATION OF CERTAIN PROGRAMS.— Part B of title VI (20 U.S.C. 1130 et seq.) is amended 18 19 by striking sections 613 and 614. 20 SEC. 603. REPEAL OF ASSISTANCE PROGRAM FOR INSTI-21 TUTE FOR INTERNATIONAL PUBLIC POLICY. 22 Part C of title VI (20 U.S.C. 1131 et seq.) is re-23 pealed. 24 SEC. 604. GENERAL PROVISIONS. 25 DEFINITIONS.—Section (a) 631(a) (20)U.S.C.

26 1132(a)) is amended—

1	(1) by striking paragraphs (5) and (9) ;
2	(2) in paragraph (8), by inserting "and" after
3	the semicolon at the end; and
4	(3) by redesignating paragraphs (6) , (7) , (8) ,
5	and (10) as paragraphs (5) , (6) , (7) , and (8) , re-
6	spectively.
7	(b) Special Rule.—Section 632(2) (20 U.S.C.
8	1132–1(2)) is amended by inserting "substantial" before
9	"need".
10	(c) REPORTS.—Section 636 (20 U.S.C. 1132–5) is
11	amended—
12	(1) by inserting "(a) BIENNIAL REPORT ON
13	AREAS OF NATIONAL NEED.—" before "The Sec-
14	retary"; and
15	(2) by adding at the end the following new sub-
16	section:
17	"(b) ANNUAL REPORT ON COMPLIANCE WITH DI-
18	VERSE PERSPECTIVES AND A WIDE RANGE OF VIEWS RE-
19	QUIREMENT.—Not later than 180 days after the date of
20	the enactment of this subsection, and annually thereafter,
21	the Secretary shall submit to the authorizing committees
22	a report that identifies the efforts taken to ensure recipi-
23	ents' compliance with the requirements under this title re-
24	lating to the 'diverse perspectives and a wide range of
25	views' requirement, including any technical assistance the

Department has provided, any regulatory guidance the
 Department has issued, and any monitoring the Depart ment has conducted. Such report shall be made available
 to the public.".

5 (d) REPEAL OF SCIENCE AND TECHNOLOGY AD6 VANCED FOREIGN LANGUAGE EDUCATION GRANT PRO7 GRAM.—Section 637 (20 U.S.C. 1132–6) is repealed.

8 (e) REPORTING BY INSTITUTIONS.—Section 638(b)
9 (20 U.S.C. 1132–7(b)) is amended to read as follows:

10 "(b) Data Required.—

11 "(1) IN GENERAL.—Except as provided in para-12 graph (5), the Secretary shall require an institution 13 of higher education referred to in subsection (a) to 14 file a disclosure report under paragraph (2) with the 15 Secretary on January 31 or July 31, whichever is 16 sooner, with respect to the date on which such insti-17 tution received a contribution—

18 "(A) less than 7 months from such date;19 and

20 "(B) greater than 30 days from such date.
21 "(2) CONTENTS OF REPORT.—Each report to
22 the Secretary required by this section shall contain
23 the following information with respect to the institu24 tion of higher education filing the report:

"(A) For gifts received from, or contracts 1 2 entered into with a foreign source other than a 3 foreign government, the following information: "(i) The aggregate dollar amount of 4 such gifts and contracts attributable to 5 6 each country, including the fair market 7 value of the services of staff members. 8 textbooks, and other in-kind gifts. 9 "(ii) The legal name of the entity pro-10 viding any such gift or contract. 11 "(iii) The country to which the gift is 12 attributable. 13 "(B) For gifts received from, or contracts 14 entered into with, a foreign government, the ag-15 gregate dollar amount of such gifts and con-16 tracts received from each foreign government 17 and the legal name of the entity providing any 18 such gift or contract. "(C) In the case of an institution of higher 19 20 education that is owned or controlled by a for-21 eign source— 22 "(i) the identity of the foreign source; 23 "(ii) the date on which the foreign 24 source assumed ownership or control of the 25 institution; and

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1	"(iii) any changes in program or
2	structure resulting from the change in
3	ownership or control.
4	"(3) Additional disclosures for re-
5	STRICTED AND CONDITIONAL GIFTS.—Notwith-
6	standing paragraph (1), when an institution of high-
7	er education receives a restricted or conditional gift
8	or contract from a foreign source, the institution
9	shall disclose the following:
10	"(A) In the case of gifts received from, or
11	contracts entered into with, a foreign source
12	other than a foreign government, the amount,
13	the date, and a description of such conditions
14	or restrictions.
15	"(B) The country to which the gift is at-
16	tributable.
17	"(C) In the case of gifts received from, or
18	contracts entered into with, a foreign govern-
19	ment, the amount, the date, a description of
20	such conditions or restrictions, and the name of
21	the foreign government.
22	"(4) Attribution of GIFTS.—For purposes of
23	this subsection, the country to which a gift is attrib-
24	utable is—
25	"(A) the country of citizenship; or

1	"(B) if the information described in sub-
2	paragraph (A) is not known—
3	"(i) the principal residence for a for-
4	eign source who is a natural person; or
5	"(ii) the principal place of business
6	and country of incorporation for a foreign
7	source that is a legal entity.
8	"(5) Relation to other reporting re-
9	QUIREMENTS.—
10	"(A) STATE REQUIREMENTS.—If an insti-
11	tution described under subsection (a) is located
12	within a State that has enacted requirements
13	for public disclosure of gifts from, or contracts
14	with, a foreign source that are substantially
15	similar to the requirements of this section, as
16	determined by the Secretary, a copy of the dis-
17	closure report filed with the State may be filed
18	with the Secretary in lieu of a report required
19	under paragraph (1).
20	"(B) Assurances.—With respect to an
21	institution that submits a copy of a disclosure
22	report pursuant to subparagraph (A), the State
23	in which such institution is located shall provide
24	to the Secretary such assurances as the Sec-
25	retary may require to establish that the institu-

1	tion has met the requirements for public disclo-
2	sure under the laws of such State.
3	"(C) USE OF OTHER FEDERAL RE-
4	PORTS.—If an institution receives a gift from,
5	or enters into a contract with, a foreign source,
6	where any other Federal law or regulation re-
7	quires a report containing requirements sub-
8	stantially similar to the requirements under this
9	section, as determined by the Secretary, a copy
10	of the report may be filed with the Secretary in
11	lieu of a report required under subsection (b).
12	"(6) Public inspection.—A disclosure report
13	required by this section shall be—
14	"(A) available as public records open to in-
15	spection and copying during business hours;
16	"(B) available electronically; and
17	"(C) made available under subparagraphs
18	(A) and (B) not later than 30 days after the
19	Secretary receives such report.
20	"(7) Enforcement.—
21	"(A) COMPEL COMPLIANCE.—Whenever it
22	appears that an institution has failed to comply
23	with the requirements of this section, including
24	any rule or regulation promulgated under this
25	section, a civil action may be brought by the At-

1	torney General, at the request of the Secretary,
2	in an appropriate district court of the United
3	States, or the appropriate United States court
4	of any territory or other place subject to the ju-
5	risdiction of the United States, to request such
6	court to compel compliance with the require-
7	ments of this section.
8	"(B) Costs.—For knowing or willful fail-
9	ure to comply with the requirements of this sec-
10	tion, including any rule or regulation promul-
11	gated thereunder, an institution shall pay to the
12	Treasury of the United States the full costs to
13	the United States of obtaining compliance, in-
14	cluding all associated costs of investigation and
15	enforcement.
16	"(8) DEFINITIONS.—In this section:
17	"(A) CONTRACT.—The term 'contract'
18	means any agreement for the acquisition by
19	purchase, lease, gift, or barter of property or
20	services by the foreign source, for the direct
21	benefit or use of either of the parties.
22	"(B) FOREIGN SOURCE.—The term 'for-
23	eign source' means—
24	"(i) a foreign government, including
25	an agency of a foreign government;

1	"(ii) a legal entity, governmental or
2	otherwise, created solely under the laws of
3	a foreign state or states;
4	"(iii) an individual who is not a cit-
5	izen or a national of the United States or
6	a trust territory or protectorate thereof;
7	and
8	"(iv) an agent, including a subsidiary
9	or affiliate of a foreign legal entity, acting
10	on behalf of a foreign source.
11	"(C) GIFT.—The term 'gift' means any
12	gift of money, property, human resources, or
13	payment of any staff.
14	"(D) RESTRICTED OR CONDITIONAL.—The
15	term 'restricted or conditional', with respect to
16	an endowment, gift, grant, contract, award,
17	present, or property of any kind means includ-
18	ing as a condition on such endowment, gift,
19	grant, contract, award, present, or property
20	provisions regarding—
21	"(i) the employment, assignment, or
22	termination of faculty;
23	"(ii) the establishment of depart-
24	ments, centers, research or lecture pro-

1	grams, institutes, instructional programs,
2	or new faculty positions;
3	"(iii) the selection or admission of
4	students; or
5	"(iv) the award of grants, loans,
6	scholarships, fellowships, or other forms of
7	financial aid restricted to students of a
8	specified country, religion, sex, ethnic ori-
9	gin, or political opinion.".
10	(f) Redesignations.—Part D of title VI (20 U.S.C.
11	1132 et seq.) is amended—
12	(1) by redesignating such part as part C; and
13	(2) by redesignating sections 631, 632, 633,
14	634, 635, 636, and 638 as sections 621, 622, 623,
15	624, 625, 626, and 627, respectively.
16	(g) Continuation Awards.—Part C of title VI (20
17	U.S.C. 1131 et seq.), as so redesignated by subsection
18	(f)(1) of this section, is amended by adding at the end
19	the following new sections:
20	"SEC. 628. CONTINUATION AWARDS.
21	"The Secretary shall make continuation awards
22	under this title for the second and succeeding years of a
23	grant only after determining that the recipient is making
24	satisfactory progress in carrying out the grant.

1 "SEC. 629. AUTHORIZATION OF APPROPRIATIONS.

2 "There is authorized to be appropriated to carry out
3 this title \$61,525,000 for each of fiscal years 2019
4 through 2024.".

5 TITLE VII—GRADUATE AND 6 POSTSECONDARY IMPROVE7 MENT PROGRAMS

8 SEC. 701. GRADUATE EDUCATION PROGRAMS.

9 (a) REPEAL OF JACOB K. JAVITS FELLOWSHIP PRO10 GRAM.—Subpart 1 of part A of title VII (20 U.S.C. 1134
11 et seq.) is repealed.

(b) REPEAL OF THURGOOD MARSHALL LEGAL EDU13 CATIONAL OPPORTUNITY PROGRAM.—Subpart 3 of part
14 A of title VII (20 U.S.C. 1136) is repealed.

(c) AUTHORIZATION OF APPROPRIATIONS FOR GRADUATE ASSISTANCE IN AREAS OF NATIONAL NEED.—Section 716 (20 U.S.C. 1135e) is amended striking
"\$35,000,000" and all that follows through the period at
the end and inserting "\$28,047,000 for each of fiscal
years 2019 through 2024.".

21 (d) REDESIGNATIONS.—Part A of title VII (20
22 U.S.C. 1134 et seq.) is amended—

(1) by redesignating subparts 2, 4, and 5 as
subparts 1, 2, and 3 respectively;

25 (2) by redesignating sections 711 through 716
26 as sections 701 through 706, respectively;

1	(3) by redesignating sections 723 through 725
2	as sections 711 through 713, respectively; and
3	(4) by redesignating section 731 as section 721.
4	(e) Amendment of Cross References.—Part A
5	of title VII (20 U.S.C. 1134 et seq.) is amended—
6	(1) in section $703(b)(8)$, as so redesignated, by
7	striking "section 715" and inserting "section 705";
8	(2) in section 704(c)), as so redesignated—
9	(A) by striking "section 715(a)" and in-
10	serting "section 705(a)"; and
11	(B) by striking "section $713(b)(2)$ " and in-
12	serting "section 703(b)(2)";
13	(3) in section 711(e), as so redesignated, by
14	striking "724" and inserting "712";
15	(4) in section $712(e)$, as so redesignated, by
16	striking "723" and inserting "711";
17	(5) in section 713, as so redesignated—
18	(A) in subsection (a), by striking "section
19	723" and all that follows through the period at
20	the end and inserting "section 711, \$7,500,000
21	for fiscal year 2019 and each of the five suc-
22	ceeding fiscal years."; and
23	(B) in subsection (b), by striking "section
24	724" and inserting "section 712"; and
25	(6) in section 721, as so redesignated—

1	(A) in the section heading, by striking
2	"THROUGH 4" and inserting "AND 2";
3	(B) by striking "subparts 1 through 4"
4	each place such term appears and inserting
5	"subparts 1 and 2";
6	(C) in subsection (c)—
7	(i) by striking "section 703(b) or
8	715(a)" and inserting "section 705(a)";
9	and
10	(ii) by striking "subparts 1 or 2, re-
11	spectively," and inserting "subpart 1"; and
12	(D) in subsection (d), by striking "subpart
13	1, 2, 3, or 4" and inserting "subpart 1 or 2".
14	SEC. 702. REPEAL OF FUND FOR THE IMPROVEMENT OF
15	POSTSECONDARY EDUCATION.
16	Part B of title VII (20 U.S.C. 1138 et seq.) is re-
17	pealed.
18	SEC. 703. PROGRAMS FOR STUDENTS WITH DISABILITIES.
19	(a) Redesignations.—
20	(1) SUBPART.—Part D of title VII (20 U.S.C.
21	$1140~{\rm et}$ seq.) is amended by striking subparts 1 and
22	3 and redesignating subparts 2 and 4 as subparts 1 $$
23	and 2, respectively.

1	(2) PART.—Part D of title VII (20 U.S.C.
2	1140 et seq.), as amended by paragraph (1), is re-
3	designated as part B of such Act.
4	(b) Model Transition Programs; Coordinating
5	CENTER.—
6	(1) PURPOSE.—Section 766 (20 U.S.C. 1140f)
7	is redesignated as section 731 of such Act.
8	(2) Model comprehensive transition and
9	POSTSECONDARY PROGRAMS.—Section 767 (20
10	U.S.C. 1140g) is amended—
11	(A) by redesignating such section as sec-
12	tion 732 of such Act;
13	(B) in subsection $(a)(1)$ —
14	(i) by striking "section 769(a)" and
15	inserting "section 735(a)"; and
16	(ii) by striking "institutions of higher
17	education (or consortia of institutions of
18	higher education), to enable the institu-
19	tions or consortia" and inserting "eligible
20	applicants, to enable the eligible appli-
21	cants'';
22	(C) by striking subsection (b) and insert-
23	ing the following:

24 "(b) APPLICATION.—An eligible applicant desiring a25 grant under this section shall submit to the Secretary, at

such time and in such manner as the Secretary may re quire, an application that—

3 "(1) describes how the model program to be op4 erated by the eligible applicant with grant funds re5 ceived under this section will meet the requirements
6 of subsection (d);

"(2) describes how the model program proposed
to be operated is based on the demonstrated needs
of students with intellectual disabilities served by the
eligible applicant and potential employers;

"(3) describes how the model program proposed
to be operated will coordinate with other Federal,
State, and local programs serving students with intellectual disabilities, including programs funded
under the Rehabilitation Act of 1973 (29 U.S.C.
701 et seq.);

17 "(4) describes how the model program will be
18 sustained once the grant received under this section
19 ends;

20 "(5) if applicable, describes how the eligible ap21 plicant will meet the preferences described in sub22 section (c)(3); and

23 "(6) demonstrates the ability of the eligible ap24 plicant to meet the requirement under subsection
25 (e).";

1	(D) in subsection $(c)(3)$ —
2	(i) in subparagraph (B), by striking
3	"institution of higher education" and in-
4	serting "eligible applicant"; and
5	(ii) in subparagraph (C), by striking
6	"students attending the institution of high-
7	er education" and inserting "the eligible
8	applicant's students'';
9	(E) in subsection (d)—
10	(i) in the matter preceding paragraph
11	(1), by striking "An institution of higher
12	education (or consortium)" and inserting
13	"An eligible applicant";
14	(ii) in paragraph (2), by striking "in-
15	stitution of higher education's" and insert-
16	ing "eligible applicant's";
17	(iii) in paragraph $(3)(D)$, by striking
18	"that lead to gainful employment";
19	(iv) in paragraph (5), by striking
20	"section 777(b)" and inserting "section
21	734'';
22	(v) in paragraph (6) , by inserting
23	"and" after the semicolon at the end;
24	(vi) by striking paragraph (7); and

1	(vii) by redesignating paragraph (8)
2	as paragraph (7);
3	(F) in subsection (e), by striking "An in-
4	stitution of higher education (or consortium)"
5	and inserting "An eligible applicant";
6	(G) in subsection (f), by striking "Not
7	later than five years after the date of the first
8	grant awarded under this section" and inserting
9	"Not less often than once every 5 years"; and
10	(H) by adding at the end the following new
11	subsection:
12	"(g) DEFINITION.—For purposes of this subpart, the
13	term 'eligible applicant' means an institution of higher
14	education or a consortium of institutions of higher edu-
15	cation.".
16	(3) Redesignations.—Sections 768 and 769
17	(20 U.S.C. 1140i) are redesignated as sections 733
18	and 735, respectively.
19	(4) COORDINATING CENTER.—Subpart 1 of
20	part D of title VII, as so redesignated by subsection
21	(a)(1), is amended by inserting after section 733 (as
22	so redesignated by paragraph (3)) the following new
23	section:

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1 "SEC. 734. COORDINATING CENTER.

2	"(a) PURPOSE.—It is the purpose of this section to
3	provide technical assistance and information on best and
4	promising practices to eligible applicants awarded grants
5	under section 732.
6	"(b) Coordinating Center.—
7	"(1) Definition of eligible entity.—In
8	this section, the term 'eligible entity' means an enti-
9	ty, or a partnership of entities, that has dem-
10	onstrated expertise in the fields of—
11	"(A) higher education;
12	"(B) the education of students with intel-
13	lectual disabilities;
14	"(C) the development of comprehensive
15	transition and postsecondary programs for stu-
16	dents with intellectual disabilities; and
17	"(D) evaluation and technical assistance.
18	"(2) IN GENERAL.—From amounts appro-
19	priated under section 735, the Secretary shall enter
20	into a cooperative agreement, on a competitive basis,
21	with an eligible entity for the purpose of establishing
22	a coordinating center for institutions of higher edu-
23	cation that offer inclusive comprehensive transition
24	and postsecondary programs for students with intel-
25	lectual disabilities, including eligible applicants re-
26	ceiving grants under section 732, to provide—

1	"(A) recommendations related to the devel-
2	opment of standards for such programs;
3	"(B) technical assistance for such pro-
4	grams; and
5	"(C) evaluations for such programs.
6	"(3) Administration.—The program under
7	this section shall be administered by the office in the
8	Department that administers other postsecondary
9	education programs.
10	"(4) DURATION.—A cooperative agreement en-
11	tered into pursuant to this section shall have a term
12	of 5 years.
13	"(5) Requirements of cooperative agree-
14	MENT.—The cooperative agreement entered into
15	pursuant to this section shall provide that the eligi-
16	ble entity entering into such agreement shall estab-
17	lish and maintain a coordinating center that shall—
18	"(A) serve as the technical assistance enti-
19	ty for all comprehensive transition and postsec-
20	ondary programs for students with intellectual
21	disabilities;
22	"(B) provide technical assistance regarding
23	the development, evaluation, and continuous im-
24	provement of such programs;

1	"(C) develop an evaluation protocol for
2	such programs that includes qualitative and
3	quantitative methodologies for measuring stu-
4	dent outcomes and program strengths in the
5	areas of academic enrichment, socialization,
6	independent living, and competitive or sup-
7	ported employment;
8	"(D) assist recipients of grants under sec-
9	tion 732 in efforts to award a meaningful cre-
10	dential to students with intellectual disabilities
11	upon the completion of such programs, which
12	credential shall take into consideration unique
13	State factors;
14	"(E) develop recommendations for the nec-
15	essary components of such programs, such as—
16	"(i) academic, vocational, social, and
17	independent living skills;
18	"(ii) evaluation of student progress;
19	"(iii) program administration and
20	evaluation;
21	"(iv) student eligibility; and
22	"(v) issues regarding the equivalency
23	of a student's participation in such pro-
24	grams to semester, trimester, quarter,

1	credit, or clock hours at an institution of
2	higher education, as the case may be;
3	"(F) analyze possible funding sources for
4	such programs and provide recommendations to
5	such programs regarding potential funding
6	sources;
7	"(G) develop model memoranda of agree-
8	ment for use between or among institutions of
9	higher education and State and local agencies
10	providing funding for such programs;
11	"(H) develop mechanisms for regular com-
12	munication, outreach, and dissemination of in-
13	formation about comprehensive transition and
14	postsecondary programs for students with intel-
15	lectual disabilities under section 732 between or
16	among such programs and to families and pro-
17	spective students;
18	"(I) host a meeting of all recipients of
19	grants under section 732 not less often than
20	once every 3 years; and
21	"(J) convene a workgroup to develop and
22	recommend model criteria, standards, and com-
23	ponents of such programs as described in sub-
24	paragraph (E) that are appropriate for the de-

1	velopment of accreditation standards, which
2	workgroup shall include—
3	"(i) an expert in higher education;
4	"(ii) an expert in special education;
5	"(iii) a representative of a disability
6	organization that represents students with
7	intellectual disabilities;
8	"(iv) a representative from the Na-
9	tional Advisory Committee on Institutional
10	Quality and Integrity; and
11	"(v) a representative of a regional or
12	national accreditation agency or associa-
13	tion.
14	"(6) REPORT.—Not less often than once every
15	5 years, the coordinating center shall report to the
16	Secretary, the authorizing committees, and the Na-
17	tional Advisory Committee on Institutional Quality
18	and Integrity on the recommendations of the
19	workgroup described in paragraph (5)(J).".
20	(5) AUTHORIZATION OF APPROPRIATIONS.—
21	Section 735, as so redesignated by paragraph (3), is
22	amended—
23	(A) in subsection (a), by striking "such
24	sums as may be necessary for fiscal year 2009"

1	and inserting "\$11,800,000 for fiscal year
2	2019"; and
3	(B) by striking subsection (b) and insert-
4	ing the following:
5	"(b) Reservation of Funds.—For any fiscal year
6	for which appropriations are made for this subpart, the
7	Secretary—
8	"(1) shall reserve funds to enter into a coopera-
9	tive agreement to establish the coordinating center
10	under section 734, in an amount that is equal to—
11	"(A) not less than \$240,000 for any year
12	in which the amount appropriated to carry out
13	this subpart is \$8,000,000 or less; or
14	"(B) equal to 3 percent of the amount ap-
15	
15	propriated to carry out this subpart for any
15 16	propriated to carry out this subpart for any year in which such amount appropriated is
16	year in which such amount appropriated is
16 17	year in which such amount appropriated is greater than \$8,000,000; and
16 17 18	year in which such amount appropriated is greater than \$8,000,000; and "(2) may reserve funds to award the grant,
16 17 18 19	year in which such amount appropriated is greater than \$8,000,000; and "(2) may reserve funds to award the grant, contract, or cooperative agreement described in sec-
16 17 18 19 20	year in which such amount appropriated is greater than \$8,000,000; and "(2) may reserve funds to award the grant, contract, or cooperative agreement described in sec- tion 737.".
 16 17 18 19 20 21 	 year in which such amount appropriated is greater than \$8,000,000; and "(2) may reserve funds to award the grant, contract, or cooperative agreement described in section 737.". (c) NATIONAL TECHNICAL ASSISTANCE CENTER.—

1	(a)(1), is amended by striking "; Coordinating
2	Center".
3	(2) PURPOSE.—Section 776 (20 U.S.C. 1140p)
4	is amended—
5	(A) by redesignating such section as sec-
6	tion 736 of such Act; and
7	(B) by striking "grants, contracts, or coop-
8	erative agreements under subpart 1, 2, or 3"
9	and inserting "grants or a cooperative agree-
10	ment under subpart 1".
11	(3) NATIONAL TECHNICAL ASSISTANCE.—Sec-
12	tion 777 (20 U.S.C. 1140q) is amended—
13	(A) by redesignating such section as sec-
14	tion 737 of such Act;
15	(B) in the section heading, by striking ";
16	COORDINATING CENTER ";
17	(C) in subsection $(a)(1)$, by striking "ap-
18	propriated under section 778" and inserting
19	"reserved under section 735(b)(2)";
20	(D) by amending subsection $(a)(3)(D)$ to
21	read as follows:
22	"(D) the subject supported by the grants
23	or cooperative agreement authorized in subpart
24	1.";

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1	(E) in subsection $(a)(4)(A)(ii)$, by striking
2	"subparts 2, 4, and 5" and inserting "subparts
3	2 and 5"; and
4	(F) in subsection $(a)(4)(B)$, by striking
5	"grants, contracts, or cooperative agreements
6	authorized under subparts 1, 2, and 3" each
7	place it appears and inserting "grants and co-
8	operative agreement authorized under subpart
9	1".
10	(4) Authorization of appropriations.—
11	Section 778 (20 U.S.C. 1140r) is repealed.
12	SEC. 704. REPEAL OF COLLEGE ACCESS CHALLENGE
13	GRANT PROGRAM.
13 14	GRANT PROGRAM. Part E of title VII (20 U.S.C. 1141) is repealed.
14	Part E of title VII (20 U.S.C. 1141) is repealed.
14 15	Part E of title VII (20 U.S.C. 1141) is repealed. TITLE VIII—OTHER REPEALS
14 15 16	Part E of title VII (20 U.S.C. 1141) is repealed. TITLE VIII—OTHER REPEALS SEC. 801. REPEAL OF ADDITIONAL PROGRAMS.
14 15 16 17	Part E of title VII (20 U.S.C. 1141) is repealed. TITLE VIII—OTHER REPEALS SEC. 801. REPEAL OF ADDITIONAL PROGRAMS. (a) HIGHER EDUCATION ACT OF 1965.—Title VIII
14 15 16 17 18	Part E of title VII (20 U.S.C. 1141) is repealed. TITLE VIII—OTHER REPEALS SEC. 801. REPEAL OF ADDITIONAL PROGRAMS. (a) HIGHER EDUCATION ACT OF 1965.—Title VIII of the Higher Education Act of 1965 (20 U.S.C. 1161a
14 15 16 17 18 19	Part E of title VII (20 U.S.C. 1141) is repealed. TITLE VIII—OTHER REPEALS SEC. 801. REPEAL OF ADDITIONAL PROGRAMS. (a) HIGHER EDUCATION ACT OF 1965.—Title VIII of the Higher Education Act of 1965 (20 U.S.C. 1161a et seq.) is repealed.
14 15 16 17 18 19 20	Part E of title VII (20 U.S.C. 1141) is repealed. TITLE VIII—OTHER REPEALS SEC. 801. REPEAL OF ADDITIONAL PROGRAMS. (a) HIGHER EDUCATION ACT OF 1965.—Title VIII of the Higher Education Act of 1965 (20 U.S.C. 1161a et seq.) is repealed. (b) HIGHER EDUCATION OPPORTUNITY ACT.—The
14 15 16 17 18 19 20 21	Part E of title VII (20 U.S.C. 1141) is repealed. TITLE VIII—OTHER REPEALS SEC. 801. REPEAL OF ADDITIONAL PROGRAMS. (a) HIGHER EDUCATION ACT OF 1965.—Title VIII of the Higher Education Act of 1965 (20 U.S.C. 1161a et seq.) is repealed. (b) HIGHER EDUCATION OPPORTUNITY ACT.—The Higher Education Opportunity Act (Public Law 110–315;
 14 15 16 17 18 19 20 21 22 	Part E of title VII (20 U.S.C. 1141) is repealed. TITLE VIII—OTHER REPEALS SEC. 801. REPEAL OF ADDITIONAL PROGRAMS. (a) HIGHER EDUCATION ACT OF 1965.—Title VIII of the Higher Education Act of 1965 (20 U.S.C. 1161a et seq.) is repealed. (b) HIGHER EDUCATION OPPORTUNITY ACT.—The Higher Education Opportunity Act (Public Law 110–315; 122 Stat. 3078 et seq.) is amended by repealing sections

1 105–244; 112 Stat. 1581 et seq.) is amended by repealing
 2 sections 821 and 841.

3 (d) HIGHER EDUCATION AMENDMENTS OF 1992.—
4 The Higher Education Amendments of 1992 (Public Law
5 102–325; 106 Stat. 448 et seq.) is amended by repealing
6 section 1543.

7 (e) UNITED STATES INSTITUTE OF PEACE ACT.—
8 The United States Institute of Peace Act (22 U.S.C. 4601
9 et seq.) is repealed.

10 TITLE IX—AMENDMENTS TO 11 OTHER LAWS

12 PART A—EDUCATION OF THE DEAF ACT OF 1986

13 SEC. 901. EDUCATION OF THE DEAF ACT OF 1986.

(a) BOARD OF TRUSTEES.—Section 103(a)(1) of the
Education of the Deaf Act of 1986 (20 U.S.C. 4303(a)(1))
is amended—

17 (1) in the matter preceding subparagraph (A),
18 by striking "twenty-one" and inserting "twenty19 three";

20 (2) in subparagraph (A)—

21 (A) by striking "three public" and insert22 ing "four public";

(B) by striking "one shall" and all that
follows through ", and" and inserting "two
shall be United States Senators, of whom one

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shall be appointed by the Majority Leader of
the Senate and one shall be appointed by the
Minority Leader of the Senate, and"; and
(C) by striking "appointed by the Speaker
of the House of Representatives" and inserting
", of whom one shall be appointed by the
Speaker of the House of Representatives and
one shall be appointed by the Minority Leader
of the House of Representatives"; and
(3) in subparagraph (B), by striking "eighteen"
and inserting "nineteen".
(b) LAURENT CLERC NATIONAL DEAF EDUCATION
CENTER.—Section 104(b)(5) of the Education of the Deaf
Act of 1986 (20 U.S.C. 4304(b)(5)) is amended to read
as follows:
"(5) The University, for purposes of the ele-
mentary and secondary education programs carried
out by the Clerc Center, shall—
"(A)(i)(I) provide an assurance to the Sec-
retary that it has adopted and is implementing
challenging State academic standards that meet
challenging State academic standards that meet

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1	"(II) demonstrate to the Secretary that the
2	University is implementing a set of high-quality
3	student academic assessments in mathematics,
4	reading or language arts, and science, and any
5	other subjects chosen by the University, that
6	meet the requirements of section $1111(b)(2)$ of
7	such Act (20 U.S.C. 6311(b)(2)); and
8	"(III) demonstrate to the Secretary that
9	the University is implementing an account-
10	ability system consistent with section 1111(c) of
11	such Act (20 U.S.C. 6311(c)); or
12	"(ii)(I) select the challenging State aca-
13	demic standards and State academic assess-
14	ments of a State, adopted and implemented, as
15	appropriate, pursuant to paragraphs (1) and
16	(2) of section $1111(b)$ of such Act (20 U.S.C.
17	6311(b)); and
18	"(II) adopt the accountability system, con-
19	sistent with section 1111(c) of such Act (20
20	U.S.C. 6311(c)), of such State; and
21	"(B) publicly report, except in a case in
22	which such reporting would not yield statis-
23	tically reliable information or would reveal per-
24	sonally identifiable information about an indi-
25	vidual student—

 sessments implemented under subpara- graph (A); and "(ii) the results of the annual evalua- tion of the programs at the Clere Center, as determined using the accountability sys- tem adopted under subparagraph (A).". (c) REPEAL OF CULTURAL EXPERIENCES GRANTS PROGRAM.—Part C of title I of the Education of the Deaf Act of 1986 (20 U.S.C. 4341) is repealed. (d) REPEAL OF AUTHORIZATION OF APPROPRIA- TIONS FOR MONITORING AND EVALUATION.—Subsection (e) of section 205 of the Education of the Deaf Act of (f) the Education of the Deaf Act of 1986 (20 U.S.C. 4355(c)) is repealed. (e) FEDERAL ENDOWMENT FUNDS.—Section 207 of the Education of the Deaf Act of 1986 (20 U.S.C. 4357) is amended— (1) in the heading of subsection (b), by striking "FEDERAL PAYMENTS" and inserting "PAYMENTS"; (2) in subsection (b), by striking paragraphs (1) and (2) and inserting the following: (1) From amounts provided by the Secretary from funds appropriated under subsections (a) and (b) of section 212, respectively, the University and 	1	"(i) the results of the academic as-
 "(ii) the results of the annual evalua- tion of the programs at the Clerc Center, as determined using the accountability sys- tem adopted under subparagraph (A).". (c) REPEAL OF CULTURAL EXPERIENCES GRANTS PROGRAM.—Part C of title I of the Education of the Deaf Act of 1986 (20 U.S.C. 4341) is repealed. (d) REPEAL OF AUTHORIZATION OF APPROPRIA- TIONS FOR MONITORING AND EVALUATION.—Subsection (e) of section 205 of the Education of the Deaf Act of (f) repealed. (e) FEDERAL ENDOWMENT FUNDS.—Section 207 of the Education of the Deaf Act of 1986 (20 U.S.C. 4355(c)) is repealed. (f) in the heading of subsection (b), by striking "FEDERAL PAYMENTS" and inserting "PAYMENTS"; (2) in subsection (b), by striking paragraphs (1) and (2) and inserting the following: "(1) From amounts provided by the Secretary from funds appropriated under subsections (a) and 	2	sessments implemented under subpara-
 tion of the programs at the Clere Center, as determined using the accountability sys- tem adopted under subparagraph (A).". (c) REPEAL OF CULTURAL EXPERIENCES GRANTS PROGRAM.—Part C of title I of the Education of the Deaf Act of 1986 (20 U.S.C. 4341) is repealed. (d) REPEAL OF AUTHORIZATION OF APPROPRIA- TIONS FOR MONITORING AND EVALUATION.—Subsection (c) of section 205 of the Education of the Deaf Act of 1986 (20 U.S.C. 4355(c)) is repealed. (e) FEDERAL ENDOWMENT FUNDS.—Section 207 of the Education of the Deaf Act of 1986 (20 U.S.C. 4357) is amended— (1) in the heading of subsection (b), by striking "FEDERAL PAYMENTS" and inserting "PAYMENTS"; (2) in subsection (b), by striking paragraphs (1) and (2) and inserting the following: "(1) From amounts provided by the Secretary from funds appropriated under subsections (a) and 	3	graph (A); and
 as determined using the accountability sys- tem adopted under subparagraph (A).". (c) REPEAL OF CULTURAL EXPERIENCES GRANTS PROGRAM.—Part C of title I of the Education of the Deaf Act of 1986 (20 U.S.C. 4341) is repealed. (d) REPEAL OF AUTHORIZATION OF APPROPRIA- TIONS FOR MONITORING AND EVALUATION.—Subsection (c) of section 205 of the Education of the Deaf Act of 1986 (20 U.S.C. 4355(c)) is repealed. (e) FEDERAL ENDOWMENT FUNDS.—Section 207 of the Education of the Deaf Act of 1986 (20 U.S.C. 4355(c)) is repealed. (e) FEDERAL ENDOWMENT FUNDS.—Section 207 of the Education of the Deaf Act of 1986 (20 U.S.C. 4357) is amended— (1) in the heading of subsection (b), by striking "FEDERAL PAYMENTS" and inserting "PAYMENTS"; (2) in subsection (b), by striking paragraphs (1) and (2) and inserting the following: "(1) From amounts provided by the Secretary from funds appropriated under subsections (a) and 	4	"(ii) the results of the annual evalua-
 tem adopted under subparagraph (A).". (c) REPEAL OF CULTURAL EXPERIENCES GRANTS PROGRAM.—Part C of title I of the Education of the Deaf Act of 1986 (20 U.S.C. 4341) is repealed. (d) REPEAL OF AUTHORIZATION OF APPROPRIA- TIONS FOR MONITORING AND EVALUATION.—Subsection (c) of section 205 of the Education of the Deaf Act of 1986 (20 U.S.C. 4355(c)) is repealed. (e) FEDERAL ENDOWMENT FUNDS.—Section 207 of the Education of the Deaf Act of 1986 (20 U.S.C. 4355(c)) is repealed. (e) FEDERAL ENDOWMENT FUNDS.—Section 207 of the Education of the Deaf Act of 1986 (20 U.S.C. 4357) is amended— (1) in the heading of subsection (b), by striking "FEDERAL PAYMENTS" and inserting "PAYMENTS"; (2) in subsection (b), by striking paragraphs (1) and (2) and inserting the following: "(1) From amounts provided by the Secretary from funds appropriated under subsections (a) and 	5	tion of the programs at the Clerc Center,
 (c) REPEAL OF CULTURAL EXPERIENCES GRANTS PROGRAM.—Part C of title I of the Education of the Deaf Act of 1986 (20 U.S.C. 4341) is repealed. (d) REPEAL OF AUTHORIZATION OF APPROPRIA- TIONS FOR MONITORING AND EVALUATION.—Subsection (e) of section 205 of the Education of the Deaf Act of 1986 (20 U.S.C. 4355(c)) is repealed. (e) FEDERAL ENDOWMENT FUNDS.—Section 207 of the Education of the Deaf Act of 1986 (20 U.S.C. 4357) is amended— (1) in the heading of subsection (b), by striking "FEDERAL PAYMENTS" and inserting "PAYMENTS"; (2) in subsection (b), by striking paragraphs (1) and (2) and inserting the following: "(1) From amounts provided by the Secretary from funds appropriated under subsections (a) and 	6	as determined using the accountability sys-
 9 PROGRAM.—Part C of title I of the Education of the Deaf 10 Act of 1986 (20 U.S.C. 4341) is repealed. 11 (d) REPEAL OF AUTHORIZATION OF APPROPRIA- 12 TIONS FOR MONITORING AND EVALUATION.—Subsection 13 (e) of section 205 of the Education of the Deaf Act of 14 1986 (20 U.S.C. 4355(c)) is repealed. 15 (e) FEDERAL ENDOWMENT FUNDS.—Section 207 of 16 the Education of the Deaf Act of 1986 (20 U.S.C. 4357) 17 is amended— 18 (1) in the heading of subsection (b), by striking 19 "FEDERAL PAYMENTS" and inserting "PAYMENTS"; 20 (2) in subsection (b), by striking paragraphs 21 (1) and (2) and inserting the following: 22 "(1) From amounts provided by the Secretary 23 from funds appropriated under subsections (a) and 	7	tem adopted under subparagraph (A).".
 10 Act of 1986 (20 U.S.C. 4341) is repealed. 11 (d) REPEAL OF AUTHORIZATION OF APPROPRIA- 12 TIONS FOR MONITORING AND EVALUATION.—Subsection 13 (c) of section 205 of the Education of the Deaf Act of 14 1986 (20 U.S.C. 4355(c)) is repealed. 15 (e) FEDERAL ENDOWMENT FUNDS.—Section 207 of 16 the Education of the Deaf Act of 1986 (20 U.S.C. 4357) 17 is amended— 18 (1) in the heading of subsection (b), by striking 19 "FEDERAL PAYMENTS" and inserting "PAYMENTS"; 20 (2) in subsection (b), by striking paragraphs 21 (1) and (2) and inserting the following: 22 "(1) From amounts provided by the Secretary 23 from funds appropriated under subsections (a) and 	8	(c) Repeal of Cultural Experiences Grants
 (d) REPEAL OF AUTHORIZATION OF APPROPRIA- TIONS FOR MONITORING AND EVALUATION.—Subsection (e) of section 205 of the Education of the Deaf Act of 1986 (20 U.S.C. 4355(c)) is repealed. (e) FEDERAL ENDOWMENT FUNDS.—Section 207 of the Education of the Deaf Act of 1986 (20 U.S.C. 4357) the Education of the Deaf Act of 1986 (20 U.S.C. 4357) is amended— (1) in the heading of subsection (b), by striking "FEDERAL PAYMENTS" and inserting "PAYMENTS"; (2) in subsection (b), by striking paragraphs (1) and (2) and inserting the following: "(1) From amounts provided by the Secretary from funds appropriated under subsections (a) and 	9	PROGRAM.—Part C of title I of the Education of the Deaf
 12 TIONS FOR MONITORING AND EVALUATION.—Subsection 13 (c) of section 205 of the Education of the Deaf Act of 14 1986 (20 U.S.C. 4355(c)) is repealed. 15 (e) FEDERAL ENDOWMENT FUNDS.—Section 207 of 16 the Education of the Deaf Act of 1986 (20 U.S.C. 4357) 17 is amended— 18 (1) in the heading of subsection (b), by striking 19 "FEDERAL PAYMENTS" and inserting "PAYMENTS"; 20 (2) in subsection (b), by striking paragraphs 21 (1) and (2) and inserting the following: 22 "(1) From amounts provided by the Secretary 23 from funds appropriated under subsections (a) and 	10	Act of 1986 (20 U.S.C. 4341) is repealed.
 13 (c) of section 205 of the Education of the Deaf Act of 14 1986 (20 U.S.C. 4355(c)) is repealed. 15 (e) FEDERAL ENDOWMENT FUNDS.—Section 207 of 16 the Education of the Deaf Act of 1986 (20 U.S.C. 4357) 17 is amended— 18 (1) in the heading of subsection (b), by striking 19 "FEDERAL PAYMENTS" and inserting "PAYMENTS"; 20 (2) in subsection (b), by striking paragraphs 21 (1) and (2) and inserting the following: 22 "(1) From amounts provided by the Secretary 23 from funds appropriated under subsections (a) and 	11	(d) Repeal of Authorization of Appropria-
 14 1986 (20 U.S.C. 4355(c)) is repealed. 15 (e) FEDERAL ENDOWMENT FUNDS.—Section 207 of 16 the Education of the Deaf Act of 1986 (20 U.S.C. 4357) 17 is amended— 18 (1) in the heading of subsection (b), by striking 19 "FEDERAL PAYMENTS" and inserting "PAYMENTS"; 20 (2) in subsection (b), by striking paragraphs 21 (1) and (2) and inserting the following: 22 "(1) From amounts provided by the Secretary 23 from funds appropriated under subsections (a) and 	12	TIONS FOR MONITORING AND EVALUATION.—Subsection
 (e) FEDERAL ENDOWMENT FUNDS.—Section 207 of the Education of the Deaf Act of 1986 (20 U.S.C. 4357) is amended— (1) in the heading of subsection (b), by striking "FEDERAL PAYMENTS" and inserting "PAYMENTS"; (2) in subsection (b), by striking paragraphs (1) and (2) and inserting the following: "(1) From amounts provided by the Secretary from funds appropriated under subsections (a) and 	13	(c) of section 205 of the Education of the Deaf Act of
 16 the Education of the Deaf Act of 1986 (20 U.S.C. 4357) 17 is amended— 18 (1) in the heading of subsection (b), by striking 19 "FEDERAL PAYMENTS" and inserting "PAYMENTS"; 20 (2) in subsection (b), by striking paragraphs 21 (1) and (2) and inserting the following: 22 "(1) From amounts provided by the Secretary 23 from funds appropriated under subsections (a) and 	14	1986 (20 U.S.C. 4355(c)) is repealed.
 17 is amended— 18 (1) in the heading of subsection (b), by striking 19 "FEDERAL PAYMENTS" and inserting "PAYMENTS"; 20 (2) in subsection (b), by striking paragraphs 21 (1) and (2) and inserting the following: 22 "(1) From amounts provided by the Secretary 23 from funds appropriated under subsections (a) and 	15	(e) Federal Endowment Funds.—Section 207 of
 (1) in the heading of subsection (b), by striking "FEDERAL PAYMENTS" and inserting "PAYMENTS"; (2) in subsection (b), by striking paragraphs (1) and (2) and inserting the following: "(1) From amounts provided by the Secretary from funds appropriated under subsections (a) and 	16	the Education of the Deaf Act of 1986 (20 U.S.C. 4357)
 19 "FEDERAL PAYMENTS" and inserting "PAYMENTS"; 20 (2) in subsection (b), by striking paragraphs 21 (1) and (2) and inserting the following: 22 "(1) From amounts provided by the Secretary 23 from funds appropriated under subsections (a) and 	17	is amended—
 (2) in subsection (b), by striking paragraphs (1) and (2) and inserting the following: "(1) From amounts provided by the Secretary from funds appropriated under subsections (a) and 	18	(1) in the heading of subsection (b), by striking
 (1) and (2) and inserting the following: "(1) From amounts provided by the Secretary from funds appropriated under subsections (a) and 	19	"Federal Payments" and inserting "Payments";
 22 "(1) From amounts provided by the Secretary 23 from funds appropriated under subsections (a) and 	20	(2) in subsection (b), by striking paragraphs
23 from funds appropriated under subsections (a) and	21	(1) and (2) and inserting the following:
	22	"(1) From amounts provided by the Secretary
24 (b) of section 212, respectively, the University and	23	from funds appropriated under subsections (a) and
	24	(b) of section 212, respectively, the University and
25 NTID may make payments, in accordance with this	25	NTID may make payments, in accordance with this

1	section, to the Federal endowment fund of the insti-
2	tution involved.
3	"(2) Subject to paragraph (3) , in any fiscal
4	year, the total amount of payments made under
5	paragraph (1) to the Federal endowment fund may
6	not exceed the total amount contributed to the fund
7	from non-Federal sources during such fiscal year.
8	"(3) For purposes of paragraph (2), the trans-
9	fer of funds by an institution involved to the Federal
10	endowment fund from another endowment fund of
11	such institution shall not be considered a contribu-
12	tion from a non-Federal source.";
13	(3) in subsection (e), by striking "Federal pay-
14	ment" and inserting "payment under subsection
15	(b)";
16	(4) in subsection (f), in the matter preceding
17	paragraph (1), by striking "Federal payments" and
18	inserting "payments";
19	(5) in subsection $(g)(1)$, by striking "Federal
20	payments to such fund" and inserting "payments
21	made under subsection (b)";
22	(6) by repealing subsection (h); and
23	(7) by redesignating subsection (i) as subsection
24	(h).

(f) REPEAL OF NATIONAL STUDY.—Section 211 of
 the Education of the Deaf Act of 1986 (20 U.S.C. 4360)
 is repealed.

4 (g) AUTHORIZATION OF APPROPRIATIONS.—Section
5 212 of the Education of the Deaf Act of 1986 (20 U.S.C.
6 4360a) is amended—

7 (1) in subsection (a), by striking "such sums as
8 may be necessary for each of the fiscal years 2009
9 through 2014" and inserting "\$121,275,000 for
10 each of the fiscal years 2019 through 2024"; and

(2) in subsection (b), by striking "such sums as
may be necessary for each of the fiscal years 2009
through 2014" and inserting "\$70,016,000 for each
of the fiscal years 2019 through 2024".

15 (h) TECHNICAL AMENDMENTS.—The Education of16 the Deaf Act of 1986 is further amended—

17 (1) in section 112(b)(3) (20 U.S.C.
18 4332(b)(3)), by striking "Education and Labor" and
19 inserting "Education and the Workforce";

20 (2) in section 203 (20 U.S.C. 4353)—

21 (A) in the heading of subsection (a), by
22 striking "GENERAL ACCOUNTING" and insert23 ing "GOVERNMENT ACCOUNTABILITY";

1	(B) in subsection (a), by striking "General
2	Accounting" and inserting "Government Ac-
3	countability'';
4	(C) in subsection (b)(3), by striking "Edu-
5	cation and Labor' and inserting "Education
6	and the Workforce"; and
7	(D) in subsection $(c)(2)(A)$, by striking
8	"Education and Labor" and inserting "Edu-
9	cation and the Workforce";
10	(3) in section 204 (20 U.S.C. 4354), by striking
11	"Education and Labor" and inserting "Education
12	and the Workforce'';
13	(4) in section 208(a) (20 U.S.C. 4359(a)), by
14	striking "Education and Labor" and inserting
15	"Education and the Workforce"; and
16	(5) in section 210(b) (20 U.S.C. 4359b(b)), by
17	striking "Education and Labor" and inserting
18	"Education and the Workforce".

1	PART B-TRIBALLY CONTROLLED COLLEGES
2	AND UNIVERSITIES ASSISTANCE ACT OF 1978;
3	DINE' COLLEGE ACT
4	SEC. 911. TRIBALLY CONTROLLED COLLEGES AND UNIVER-
5	SITIES ASSISTANCE ACT OF 1978.
6	(a) DEFINITIONS.—Section 2 of the Tribally Con-
7	trolled Colleges and Universities Assistance Act of 1978
8	(25 U.S.C. 1801) is amended—
9	(1) in subsection (a)—
10	(A) in paragraph (7), by adding "and" at
11	the end;
12	(B) in paragraph (8), by striking "; and"
13	and inserting a period; and
14	(C) by striking paragraph (9); and
15	(2) in subsection (b)—
16	(A) by amending paragraph (1) to read as
17	follows:
18	"(1) Such number shall be calculated based on
19	the number of Indian students who are enrolled—
20	"(A) at the conclusion of the third week of
21	each academic term; or
22	"(B) on the fifth day of a shortened pro-
23	gram beginning after the conclusion of the third
24	full week of an academic term.";

1 (B) in paragraph (3), by striking "for pur-2 poses of obtaining" and inserting "solely for the 3 purpose of obtaining"; and 4 (C) by inserting after paragraph (5), the 5 following: 6 "(6) Enrollment data from the prior-prior aca-7 demic year shall be used.". 8 (b) AUTHORIZATION OF APPROPRIATIONS.—The 9 Tribally Controlled Colleges and Universities Assistance 10 Act of 1978 (25 U.S.C. 1801 et seq.) is amended by inserting after section 2 (25 U.S.C. 1801), the following: 11 12 **"SEC. 3. AUTHORIZATION OF APPROPRIATIONS.** 13 "(a) TITLES I AND IV.—There are authorized to be appropriated \$57,412,000 for each of fiscal years 2019 14 15 through 2024 to carry out titles I and IV. 16 "(b) TITLE V.—There are authorized to be appro-17 priated \$7,414,000 for each of fiscal years 2019 through 18 2024 to carry out title V.". 19 (c) REPEAL OF PLANNING GRANTS.—Section 104 of the Tribally Controlled Colleges and Universities Assist-20 21 ance Act of 1978 (25 U.S.C. 1804a) is repealed. 22 (d) GRANTS TO TRIBALLY CONTROLLED COLLEGES 23 AND UNIVERSITIES.—Section 107 of the Tribally Con-24 trolled Colleges and Universities Assistance Act of 1978 (25 U.S.C. 1807) is amended— 25

1	(1) by striking subsection (c); and
2	(2) by redesignating subsection (d) as sub-
3	section (c).
4	(e) Amount of Grants.—Section 108(b)(1) of the
5	Tribally Controlled Colleges and Universities Assistance
6	Act of 1978 (25 U.S.C. 1808(b)(1)) is amended—
7	(1) by striking "of the funds available for allot-
8	ment by October 15 or no later than 14 days after
9	appropriations become available" and inserting " of
10	the amounts appropriated for any fiscal year on or
11	before July 1 of that fiscal year"; and
12	(2) by striking "January 1" and inserting
13	"September 30";
14	(f) Authorization of Appropriations.—Section
15	110(a) of the Tribally Controlled Colleges and Universities
16	Assistance Act of 1978 (25 U.S.C. 1810(a)) is amended—
17	(1) in paragraph (1) —
18	(A) by striking "\$3,200,000 for fiscal year
19	2009 and";
20	(B) by striking "for each of the five suc-
21	ceeding fiscal years"; and
22	(C) by inserting "from the amount made
23	available under section 3(a) for each fiscal

1	(2) in paragraph (2) , by striking "for fiscal
2	year 2009" and all that follows through the period
3	at the end and inserting "from the amount made
4	available under section 3(a) for each fiscal year.";
5	(3) in paragraph (3), by striking "fiscal year
6	2009" and all that follows through the period at the
7	end and inserting "from the amount made available
8	under section 3(a) for each fiscal year."; and
9	(4) in paragraph (4), by striking " 2009 " and
10	inserting "2019".
11	(g) Rules and Regulations.—The Tribally Con-
12	trolled Colleges and Universities Assistance Act of 1978
13	(25 U.S.C. 1801 et seq.) is amended by striking section
14	115 (25 U.S.C. 1815).
15	(h) Repeal of Endowment Program.—
16	(1) REPEAL.—Title III of the Tribally Con-
17	trolled Colleges and Universities Assistance Act of
18	1978 (25 U.S.C. 1831 et seq.) is repealed.
19	(2) TRANSITION.—
20	(A) IN GENERAL.—Subject to subpara-
21	graph (B), title III of the Tribally Controlled
22	Colleges and Universities Assistance Act of
23	1978 (25 U.S.C. 1831 et seq.), as such title
24	was in effect on the day before the date of the
25	enactment of this Act, shall apply with respect

to any endowment fund established or funded 1 2 under such title before such date of enactment, 3 except that the Secretary of the Interior may 4 not make any grants or Federal capital con-5 tributions under such title after such date. 6 (B) TERMINATION.—Subparagraph (\mathbf{A}) 7 shall terminate on the date that is 20 years 8 after the date of the enactment of this Act. On 9 or after such date, a tribally controlled college 10 or university may use the corpus (including the 11 Federal and institutional capital contribution) 12 of any endowment fund described in such sub-13 paragraph to pay any expenses relating to the 14 operation or academic programs of such college 15 or university.

(i) TRIBAL ECONOMIC DEVELOPMENT; AUTHORIZA17 TION OF APPROPRIATIONS.—Section 403 of the Tribally
18 Controlled Colleges and Universities Assistance Act of
19 1978 (25 U.S.C. 1852) is amended by striking "for fiscal
20 year 2009" and all that follows through the period at the
21 end and inserting "from the amount made available under
22 section 3(a) for each fiscal year.".

(j) TRIBALLY CONTROLLED POSTSECONDARY CAREER AND TECHNICAL INSTITUTIONS.—Section 504 of
the Tribally Controlled Colleges and Universities Assist-

ance Act of 1978 (25 U.S.C. 1864) is amended by striking
 "for fiscal year 2009" and all that follows through the
 period at the end and inserting "from the amount made
 available under section 3(b) for each fiscal year."

5 (k) CLERICAL AMENDMENTS.—The Tribally Con6 trolled Colleges and Universities Assistance Act of 1978
7 (25 U.S.C. 1801 et seq.), as amended by subsections (a)
8 through (j), is further amended—

9 (1) by striking "Bureau of Indian Affairs" each
10 place it appears and inserting "Bureau of Indian
11 Education";

12 (2) by striking "Navajo Community College
13 Act" each place it appears and inserting "Dine' College Act";

(3) by striking "colleges or universities" each
place it appears, including in headings, and inserting
"colleges and universities" and conforming the font
and typeface accordingly; and

(4) in section 109 (25 U.S.C. 1809), by redesignating the second subsection (c) as subsection (d).

21 SEC. 912. DINE' COLLEGE ACT.

(a) SHORT TITLE.—The first section of Public Law
92–189 is amended by striking "this Act may be cited as
the 'Navajo Community College Act'" and inserting "this
Act may be cited as the 'Dine' College Act'".

(b) REFERENCES.—Any reference to the Navajo
 Community College Act in any law (other than this Act),
 regulation, map, document, record, or other paper of the
 United States shall be deemed to be a reference to the
 Dine' College Act.

6 (c) AUTHORIZATION OF APPROPRIATIONS.—Section
7 5 of Public Law 92–189 is amended—

8 (1) in subsection (a)(1), by striking "for fiscal
9 years 2009 through 2014" and inserting "from the
10 amount made available under subsection (b)(1) for
11 each fiscal year"; and

(2) in subsection (b)(1), by striking "such sums
as are necessary for fiscal years 2009 through
2014" and inserting "\$13,600,000 for each of fiscal
years 2019 through 2024".

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