

115TH CONGRESS 2D SESSION

H. R. 6543

To amend and strengthen the Higher Education Act of 1965 so that every student has a path to a quality, debt-free degree or credential that leads to a rewarding career.

IN THE HOUSE OF REPRESENTATIVES

July 26, 2018

Mr. Scott of Virginia (for himself, Mrs. Davis of California, Mr. Grijalva, Mr. Courtney, Ms. Fudge, Mr. Polis, Mr. Sablan, Ms. Wilson of Florida, Ms. Bonamici, Mr. Takano, Ms. Adams, Mr. DeSaulnier, Mr. Norcross, Ms. Blunt Rochester, Mr. Krishnamoorthi, Ms. Shea-Porter, and Mr. Espaillat) introduced the following bill; which was referred to the Committee on Education and the Workforce

A BILL

To amend and strengthen the Higher Education Act of 1965 so that every student has a path to a quality, debt-free degree or credential that leads to a rewarding career.

- 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 "Aim Higher Act".
- 6 (b) Table of Contents.—The table of contents for
- 7 this Act is as follows:

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

TITLE I—GENERAL PROVISIONS

- Sec. 1001. Definitions.
- Sec. 1002. Disclosures of foreign gifts.
- Sec. 1003. Alcohol and substance misuse prevention.
- Sec. 1004. Exception to required registration with selective service system.
- Sec. 1005. For-profit conversions.
- Sec. 1006. Postsecondary data system.
- Sec. 1007. Textbook information.
- Sec. 1008. Repeal of prohibition of student information database.
- Sec. 1009. In-State tuition rates for homeless children and youths and foster care children and youth.
- Sec. 1010. Student loan ombudsman.

TITLE II—TEACHER QUALITY ENHANCEMENT

PART A—TEACHER AND SCHOOL LEADER QUALITY PARTNERSHIP GRANTS

- Sec. 2001. Definitions.
- Sec. 2002. Purposes.
- Sec. 2003. Partnership grants.
- Sec. 2004. Administrative provisions.
- Sec. 2005. Accountability and evaluation.
- Sec. 2006. Accountability for programs that prepare teachers or other school leaders.
- Sec. 2007. Teacher development.
- Sec. 2008. State functions.
- Sec. 2009. General provisions.
- Sec. 2010. Elevation of the education profession study.
- Sec. 2011. Authorization of appropriations.

PART B—ENHANCING TEACHER AND SCHOOL LEADER EDUCATION

Sec. 2101. Enhancing teacher education.

TITLE III—INSTITUTIONAL AID

- Sec. 3001. Strengthening institutions.
- Sec. 3002. Strengthening historically Black Colleges and Universities.
- Sec. 3003. Historically Black College and University Capital Financing.
- Sec. 3004. Strengthening Historically Black Colleges and Universities and other minority-serving institutions.
- Sec. 3005. General provisions.

TITLE IV—STUDENT ASSISTANCE

Sec. 4001. Effective date for title IV.

Part A

- Sec. 4011. Improvements to the Pell Grant program.
- Sec. 4012. Amendments to Pell Grant eligibility.
- Sec. 4013. Extending Federal Pell Grant eligibility of certain short-term programs.

- Sec. 4014. Providing Federal Pell Grants for Iraq and Afghanistan veteran's dependents.
- Sec. 4015. Federal Pell Grant fraud prevention.
- Sec. 4016. Conforming amendments to academic competitiveness grants.
- Sec. 4017. Federal TRIO program.
- Sec. 4018. Talent search.
- Sec. 4019. Upward Bound.
- Sec. 4020. Student support services.
- Sec. 4021. Postbaccalaureate achievement program authority.
- Sec. 4022. Educational opportunity centers.
- Sec. 4023. Staff developmental activities.
- Sec. 4024. Reports and evaluations.
- Sec. 4025. Gaining Early Awareness and Readiness for Undergraduate Programs.
- Sec. 4026. Gaining Early Awareness and Readiness for Undergraduate Programs; authorization of appropriations.
- Sec. 4027. Purpose; appropriations authorized.
- Sec. 4028. Allocation of funds.
- Sec. 4029. Emergency Grant Aid Demonstration Program.
- Sec. 4030. Special programs for students whose families are engaged in migrant and seasonal farmwork.
- Sec. 4031. CCAMPIS reauthorization.
- Sec. 4032. Jumpstart to College grant programs.
- Sec. 4033. Revised definitions of TEACH grants.
- Sec. 4034. Revisions to establishing TEACH grant program.
- Sec. 4035. Revisions to TEACH grant applications and eligibility.
- Sec. 4036. Revisions to TEACH grant data collection and reporting.
- Sec. 4037. Northern Mariana Islands and American Samoa College access.
- Sec. 4038. Community College Student Success Grant Program authorized.

Part B

- Sec. 4041. Termination of certain repayment plan options and opportunity to change repayment plans.
- Sec. 4042. Conforming amendment to separate joint consolidation loans.
- Sec. 4043. Disbursement of student loans.
- Sec. 4044. Student loan contract and loan disclosures.
- Sec. 4045. Cohort default rates.
- Sec. 4046. Conforming amendments.
- Sec. 4047. Automatic income monitoring procedures after a total and permanent disability discharge.
- Sec. 4048. Repayment of parent loans due to student disability.

Part C

- Sec. 4051. Purpose; authorization of appropriations.
- Sec. 4052. Allocation formula.
- Sec. 4053. Grants for Federal work-study programs.
- Sec. 4054. Flexible use of funds.
- Sec. 4055. Job location and development programs.
- Sec. 4056. Community service.
- Sec. 4057. Pilot grant program.
- Sec. 4058. Department activities.
- Sec. 4059. Study and report.

Part D

- Sec. 4061. Refinancing programs.
- Sec. 4062. Amendments to terms and conditions of loans and repayment plans.
- Sec. 4063. Amendments to terms and conditions of borrower defenses.
- Sec. 4064. Amendments to terms and conditions of Public Service Loan Forgiveness.
- Sec. 4065. Federal Direct Perkins Loans terms and conditions.
- Sec. 4066. Requiring a common manual for servicers.
- Sec. 4067. Refinancing FFEL and Federal Direct Loans.
- Sec. 4068. Refinancing private student loans.

Part E

- Sec. 4071. Authorization of appropriations for Perkins loan.
- Sec. 4072. Allocation of funds for Perkins loan.
- Sec. 4073. Federal Direct Perkins loan allocation.
- Sec. 4074. Agreements with institutions of higher education for purposes of the Perkins loan program.
- Sec. 4075. Student loan information by eligible institutions for purposes of the Perkins loan program.
- Sec. 4076. Terms of loans for purposes of the Perkins loan program.
- Sec. 4077. Reimbursement for cancellation of Perkins loans for certain public service.
- Sec. 4078. Distribution of assets from student loan funds for purposes of the Perkins loan program.

Part F

- Sec. 4081. Conforming amendment to family contribution.
- Sec. 4082. Amendments to data elements when determining the expected family contribution.
- Sec. 4083. Amendments to family contribution for dependent students.
- Sec. 4084. Amendments to family contribution for independent students without dependents other than a spouse.
- Sec. 4085. Amendments to family contribution for independent students with dependents other than a spouse.
- Sec. 4086. Updated tables and amounts to need analysis.
- Sec. 4087. Zero expected family contribution.
- Sec. 4088. Amendments to definitions in need analysis.

Part G

- Sec. 4091. FAFSA simplification.
- Sec. 4092. Federal aid eligibility.
- Sec. 4093. Reinstatement of the 6-year statute of limitations for student loans.
- Sec. 4094. Exit counseling.
- Sec. 4095. Clery Act amendments.
- Sec. 4096. Online survey tool for campus safety.
- Sec. 4097. Amendments to institutional and financial assistance.
- Sec. 4098. Conforming amendments to Pell Grants.
- Sec. 4099. Information with respect to crime statistics for programs of study abroad.
- Sec. 4100. Remedial education grants.
- Sec. 4101. Competency-based education.
- Sec. 4102. Competency-based education council.
- Sec. 4103. Improvements to program participation agreements.
- Sec. 4104. Prearbitration agreements.

- Sec. 4105. Compliance with the Civil Rights Act of 1964.
- Sec. 4106. Requirement for institutions to use a financial aid shopping sheet.
- Sec. 4107. Submission of data with respect to students with disabilities.
- Sec. 4108. Education program on hazing.
- Sec. 4109. Changes to program participation agreements to strengthen consumer protections.
- Sec. 4110. Administrative expenses.
- Sec. 4111. Income-based repayment plan.
- Sec. 4112. Fixed repayment plan.
- Sec. 4113. Longitudinal study on the effectiveness of student loan counseling.
- Sec. 4114. Study and procedures on determining family size.

PART H

- Sec. 4121. State responsibilities.
- Sec. 4122. Additional safeguards.
- Sec. 4123. Recognition of accrediting agency or association.
- Sec. 4124. Program review and data.
- Sec. 4125. Strengthening institutional quality.

Part I

- Sec. 4131. Program authorized.
- Sec. 4132. Pathways to student success for Historically Black Colleges and Universities.

TITLE V—DEVELOPING INSTITUTIONS

- Sec. 5001. Hispanic-serving institutions.
- Sec. 5002. Promoting postbaccalaureate opportunities for Hispanic Americans.
- Sec. 5003. General provisions.

TITLE VI—INTERNATIONAL EDUCATION PROGRAMS

- Sec. 6001. International education.
- Sec. 6002. Global business and professional education programs.
- Sec. 6003. Repeal of assistance program for Institute for International Public Policy.
- Sec. 6004. General provisions.

TITLE VII—GRADUATE AND POSTSECONDARY IMPROVEMENT PROGRAMS

- Sec. 7001. Graduate education programs.
- Sec. 7002. Minority-serving institutions innovation fund.
- Sec. 7003. Definitions.
- Sec. 7004. Supporting postsecondary faculty, staff, and administrators in providing accessible education.
- Sec. 7005. Office of Accessibility.
- Sec. 7006. Postsecondary programs for students with intellectual disabilities.
- Sec. 7007. National Technical Assistance Center and National Coordinating Center for Inclusion of Students with Intellectual Disabilities.
- Sec. 7008. Accessible instructional materials and technology.
- Sec. 7009. Formula grants to States to improve higher education opportunities for foster youth and homeless youth.

TITLE VIII—ADDITIONAL PROGRAMS

- Sec. 8001. Teach for America.
- Sec. 8002. Patsy T. Mink Fellowship Program.
- Sec. 8003. Improving science, technology, engineering, and mathematics education with a focus on Alaska Native and Native Hawaiian students.
- Sec. 8004. Grants for rural-serving institutions of higher education.
- Sec. 8005. Training for realtime writers to provide closed captioning and court reporting services.
- Sec. 8006. Grant program to establish, maintain, and improve veteran student centers.
- Sec. 8007. Modeling and simulation.
- Sec. 8008. Conforming amendments.
- Sec. 8009. Mandatory funding for masters and postbaccalaureate programs.
- Sec. 8010. Funds for access to open educational resources.

TITLE IX—AMENDMENTS TO OTHER LAWS

PART A—EDUCATION OF THE DEAF ACT OF 1986

- Sec. 9001. Composition of Board of Trustees.
- Sec. 9002. Administrative requirements of Laurent Clerc National Deaf Education Center.
- Sec. 9003. Federal endowment programs for Gallaudet University and the National Technical Institute for the Deaf.
- PART B—TRIBALLY CONTROLLED COLLEGES AND UNIVERSITIES ASSISTANCE
 ACT OF 1978
- Sec. 9101. Tribally Controlled Colleges and Universities Assistance Act of 1978.
 - Part C—Carl D. Perkins Career and Technical Education Act of 2006 Amendments
- Sec. 9201. Additional authorization of appropriations.

PART D—GENERAL EDUCATION PROVISIONS ACT

- Sec. 9301. Special Assistant for Equity and Inclusion.
- Sec. 9302. Release of education records to facilitate the award of a recognized postsecondary credential.
 - Part E—Education Sciences Reform Act of 2002
- Sec. 9401. Inclusion of racial subgroups in IPEDS data.

1 SEC. 2. REFERENCES.

- 2 Except as otherwise expressly provided, whenever in
- 3 this Act an amendment or repeal is expressed in terms
- 4 of an amendment to, or repeal of, a section or other provi-
- 5 sion, the reference shall be considered to be made to a

1	section or other provision of the Higher Education Act of
2	1965 (20 U.S.C. 1001 et seq.).
3	SEC. 3. GENERAL EFFECTIVE DATE.
4	Except as otherwise provided in this Act or the
5	amendments made by this Act, this Act and the amend-
6	ments made by this Act shall take effect on the date of
7	enactment of this Act.
8	TITLE I—GENERAL PROVISIONS
9	SEC. 1001. DEFINITIONS.
10	Section 103 of the Higher Education Act of 1965 (20
11	U.S.C. 1003) is amended—
12	(1) in paragraph (6), by striking "section 3(2)"
13	and inserting "section 3";
14	(2) in paragraph (13), by inserting "con-
15	trolled," before "owned"; and
16	(3) by adding at the end the following:
17	"(25) Nonprofit institution of higher
18	EDUCATION.—The term 'nonprofit institution of
19	higher education' means an institution of higher
20	education that—
21	"(A) is a nonprofit, as defined in section
22	103(13); and
23	"(B) at which no member of the governing
24	board of the nonprofit institution of higher edu-
25	cation (other than ex officio members serving at

1	the pleasure of the remainder of the governing
2	board and receiving a fixed salary), or any per-
3	son with the power to appoint or remove mem-
4	bers of such governing board, receives any sub-
5	stantial direct or indirect economic benefit (in-
6	cluding a lease, promissory note, or other con-
7	tract) from the nonprofit institution of higher
8	education.
9	"(26) Public Institution of Higher Edu-
10	CATION.—The term 'public institution of higher edu-
11	cation' means an institution of higher education—
12	"(A) for which all obligations of the insti-
13	tution are valid and binding obligations of the
14	State (or of an equivalent governmental entity):
15	and
16	"(B) for which the full faith and credit of
17	such State (or equivalent government entity) is
18	pledged for the timely payment of such obliga-
19	tions.
20	"(27) Foster care children and youth.—
21	The term 'foster care children and youth'—
22	"(A) means children and youth whose care
23	and placement are the responsibility of the
24	State or Tribal agency that administers a State
25	or Tribal plan under part B or E of title IV of

1 the Social Security Act (42 U.S.C. 621 et seg. 2 and 670 et seq.), without regard to whether fos-3 ter care maintenance payments are made under 4 section 472 of such Act (42 U.S.C. 672) on behalf of such children and youth; and 6 "(B) includes individuals who were age 13 7 or older when their care and placement were 8 the responsibility of a State or Tribal agency 9 that administered a State or Tribal plan under 10 part B or E of title IV of the Social Security 11 Act (42 U.S.C. 621 et seq. and 670 et seq.) 12 and who are no longer under the care and re-13 sponsibility of such a State or tribal agency, 14 without regard to any such individual's subse-15 quent adoption, guardianship arrangement, or 16 other form of permanency outcome. 17 "(28) FEDERAL **EDUCATION** ASSISTANCE 18 FUNDS.—The term 'Federal education assistance 19 funds' means— 20 "(A) funds under title IV; 21 "(B) educational and training benefits 22 available to veterans, military personal, and 23 other individuals under chapter 30, 31, 32, 33, 24 34, or 35 of title 38, United States Code, or

chapter 101, 105, 106A, 1606, 1607, or 1608

25

1	of title 10, United States Code, or section
2	1784a of title 10, United States Code;
3	"(C) funds for training under the Work-
4	force Innovation and Opportunity Act (29
5	U.S.C. 3101 et seq.), including funds under
6	title II of such Act; and
7	"(D) funds under section 477 of the Social
8	Security Act.
9	"(29) Progress period status.—The term
10	'progress period status' means the status of an insti-
11	tution of higher education that is determined by the
12	Secretary to be in danger of failing to meet title IV
13	eligibility criteria relating to student debt because
14	the institution has a student default risk indicator of
15	not less than 10 percent and not more than 15 per-
16	cent.".
17	SEC. 1002. DISCLOSURES OF FOREIGN GIFTS.
18	Section 117 of the Higher Education Act of 1965 (20
19	U.S.C. 1011f) is amended—
20	(1) in subsection (a), by striking "250,000"
21	and inserting "100,000";
22	(2) in subsection (b)—
23	(A) in paragraph (1)—
24	(i) by inserting "The legal name of
25	the person or institution from which the

1	gift is received." after "particular coun-
2	try."; and
3	(ii) by striking ", or if unknown" and
4	all that follows through to the period and
5	inserting "and the country of incorpora-
6	tion. In this paragraph, the term 'aggre-
7	gate dollar amount' includes the fair mar-
8	ket value of staff members, textbooks, and
9	other in-kind gifts."; and
10	(B) in paragraph (2)—
11	(i) by inserting "the name of the
12	agency or office within the government
13	from which such a gift is received, and"
14	after "foreign government,"; and
15	(ii) by inserting "In this paragraph,
16	the term 'aggregate dollar amount' in-
17	cludes the fair market value of staff mem-
18	bers, textbooks, and other in-kind gifts."
19	after "each foreign government.";
20	(3) in subsection (c)(1), by striking "or if un-
21	known" and all that follows through the period and
22	inserting "and the country of incorporation.";
23	(4) in subsection (d)—
24	(A) in paragraph (1) by striking "are sub-
25	stantially" and all that follows through "this

1	section," and inserting "includes all information
2	required by this section,"; and
3	(B) in paragraph (2) by striking "require-
4	ments substantially similar to those" and in-
5	serting "all the information";
6	(5) in subsection (e), by adding at the end the
7	following: "Not later than 30 days after receiving a
8	disclosure report under this section, the Secretary
9	shall make such report electronically available to the
10	public for downloading. Not later than 60 days after
11	the date of the enactment of this sentence, the Sec-
12	retary shall make all previous disclosure reports re-
13	ceived after January 1, 2000 available in the same
14	manner as described in the previous sentence."; and
15	(6) in subsection (h)—
16	(A) in paragraph (1) by inserting "gift,"
17	after "lease,";
18	(B) in paragraph (3), by striking "or prop-
19	erty" and inserting "property, human re-
20	sources, or payment of any staff;"; and
21	(C) in paragraph (5)(B), by inserting "in-
22	stitutes, instructional programs," after "cen-
23	ters,".

1	SEC. 1003. ALCOHOL AND SUBSTANCE MISUSE PREVEN-
2	TION.
3	(a) In General.—Section 120 of the Higher Edu-
4	cation Act of 1965 (20 U.S.C. 1011i) is amended—
5	(1) in the section heading, by striking "DRUG
6	AND ALCOHOL ABUSE" and inserting "ALCOHOL
7	AND SUBSTANCE MISUSE";
8	(2) in subsection (a)—
9	(A) in the matter preceding paragraph (1),
10	by striking "a program to prevent the use of il-
11	licit drugs and the abuse of alcohol by students
12	and employees that," and inserting "an evi-
13	dence-based program to prevent alcohol and
14	substance misuse by students and employees
15	that,";
16	(B) by amending paragraph (1)(D) to read
17	as follows:
18	"(D) a description of any alcohol or sub-
19	stance misuse counseling, treatment, rehabilita-
20	tion, recovery, re-entry, or recovery support
21	programs provided by the institution (including
22	in partnership with a community-based organi-
23	zation) that are available to employees or stu-
24	dents;"; and

1	(C) in paragraph (1)(E), by striking "that
2	the institution will impose" and inserting "of
3	the institution's policies regarding";
4	(3) in subsection (c)—
5	(A) in paragraph (1)—
6	(i) by striking "and" at the end of
7	subparagraph (A);
8	(ii) in subparagraph (B), by striking
9	the period and inserting "; and; and
10	(iii) by adding at the end the fol-
11	lowing:
12	"(C) compliance assistance to assist insti-
13	tutions in complying with the requirements of
14	this section.";
15	(B) by redesignating paragraph (2) as
16	paragraph (4); and
17	(C) by inserting after paragraph (1) the
18	following:
19	"(2) Interagency agreement.—Not later
20	than 180 days after the date of enactment of the
21	Aim Higher Act, the Secretary shall enter into a
22	interagency agreement with the Secretary of Health
23	and Human Services to—
24	"(A) determine criteria that satisfy the re-
25	quirement of subsection (a) that an institution

1	of higher education has adopted and has imple-
2	mented an evidence-based program described in
3	such subsection;
4	"(B) establish a process for disseminating
5	the best practices for adopting and imple-
6	menting such an evidence-based program; and
7	"(C) establish a process that promotes co-
8	ordination and collaboration between institu-
9	tions of higher education and the respective
10	State agencies that administer the Substance
11	Abuse Prevention and Treatment Block Grants
12	pursuant to subpart II of the Public Health
13	Service Act (42 U.S.C. 300x-21).
14	"(3) GUIDANCE.—Not later than 1 year after
15	the date of enactment of the Aim Higher Act, the
16	Secretary shall, in coordination with the Secretary of
17	Health and Human Services, issue guidance with re-
18	spect to the criteria described in paragraph (2)(A).";
19	and
20	(4) in subsection (e)—
21	(A) in the subsection heading, by striking
22	"DRUG ABUSE" in the heading and inserting
23	"SUBSTANCE MISUSE";
24	(B) in paragraph (1)—

1	(i) by striking "other organizations"
2	and inserting "community-based organiza-
3	tions that partner with institutions of high-
4	er education";
5	(ii) by striking "programs of preven-
6	tion, and education (including treatment-
7	referral) to reduce and eliminate the illegal
8	use of drugs and alcohol and the violence
9	associated with such use" and inserting
10	"evidence-based programs of alcohol and
11	substance misuse prevention and education
12	(including programs to improve access to
13	treatment, referral for treatment services.
14	or crisis intervention services) to eliminate
15	illegal substance use, decrease substance
16	misuse, and improve public health and
17	safety,"; and
18	(iii) by striking "alcohol and drug
19	abuse" and inserting "substance use dis-
20	order'';
21	(C) by redesignating paragraphs (2)
22	through (5) as paragraphs (3) through (6), re-
23	spectively;
24	(D) by inserting after paragraph (1) the
25	following:

1	"(2) Additional uses.—In addition to the ac-
2	tivities described in paragraph (1), a grant or con-
3	tract awarded under paragraph (1) may be used to
4	carry out 1 or more of the following evidence-based
5	programs or activities:
6	"(A) Providing programs for recovery sup-
7	port services, and peer support services and
8	counseling for students with a substance use
9	disorder.
10	"(B) Promoting integration and collabora-
11	tion in campus-based health services between
12	primary care, substance use disorder services,
13	and mental health services.
14	"(C) Promoting integrated care services re-
15	lated to screening, diagnosis, prevention, and
16	treatment of mental, behavioral, and substance
17	use disorders for students.
18	"(D) Providing re-entry assistance for stu-
19	dents on academic probation due to their sub-
20	stance use disorder.
21	"(E) Preventing fatal and nonfatal
22	overdoses.
23	"(F) Providing education to students, fac-
24	ulty, or other personnel on—

1	"(i) recognizing the signs and symp-
2	toms of substance use disorder, and how to
3	engage and support a person in a crisis sit-
4	uation;
5	"(ii) resources available in the com-
6	munity, within the institution of higher
7	education, and other relevant resources for
8	individuals with a substance use disorder;
9	and
10	"(iii) safely de-escalating crisis situa-
11	tions involving individuals with a substance
12	use disorder."; and
13	(E) by amending paragraph (6), as redes-
14	ignated by subparagraph (C), to read as fol-
15	lows:
16	"(6) Authorization of appropriations.—
17	There are authorized to be appropriated to carry out
18	this section \$30,000,000 for fiscal year 2019 and
19	each of the 5 succeeding fiscal years.".
20	(b) Effective Dates.—
21	(1) In general.—Except as provided in para-
22	graph (2), the amendments made by this section
23	shall take effect on the date of enactment of this
24	Act.

- 1 (2) Delayed effective dates.—The amend2 ments made by subsection (a)(2) shall apply to insti3 tutions of higher education on the date that is 2
 4 years after the date of enactment of this Act.
 5 sec. 1004. Exception to required registration with
 6 selective service system.
- 7 Part B of title I of the Higher Education Act of 1965
- 8 (20 U.S.C. 1011 et seq.) is amended by adding at the end
- 9 the following:
- 10 "SEC. 124. EXCEPTION TO REQUIRED REGISTRATION WITH
- 11 SELECTIVE SERVICE SYSTEM.
- 12 "Notwithstanding section 12(f) of the Military Selec-
- 13 tive Service Act (50 U.S.C. 3811(f)), a person shall not
- 14 be ineligible for assistance or a benefit provided under title
- 15 IV if the person is required under section 3 of such Act
- 16 (50 U.S.C. 3802) to present himself for and submit to
- 17 registration under such section, and fails to do so in ac-
- 18 cordance with any proclamation, rule, or regulation issued
- 19 under such section.".
- 20 SEC. 1005. FOR-PROFIT CONVERSIONS.
- 21 (a) IN GENERAL.—Part B of title I of the Higher
- 22 Education Act of 1965 (20 U.S.C. 1011 et seq.) is further
- 23 amended by adding at the end the following:

1 "SEC. 125. FOR-PROFIT CONVERSIONS.

2	"(a) Determination.—On determining that an in-
3	stitution of higher education meets the requirements
4	under subsection (b), the Secretary shall—
5	"(1) approve the conversion of an institution of
6	higher education to a nonprofit institution of higher
7	education; and
8	"(2) review such approval every 5 years there-
9	after.
10	"(b) Requirements.—To be eligible to convert to
11	a nonprofit institution of higher education under this Act,
12	an institution of higher education shall submit an applica-
13	tion to the Secretary that demonstrates—
14	"(1) that such institution is a nonprofit institu-
15	tion of higher education, as defined in section
16	103(25);
17	"(2) subject to subsection (d), that the institu-
18	tion has not acquired any other institution of higher
19	education (as defined in section 102), or a signifi-
20	cant portion of the assets of such other institution,
21	for more than the value of such other institution or
22	such assets, respectively; and
23	"(3) in the case of an institution that has been
24	acquired by another party, that such institution is
25	not controlled by such party.

1	"(c) Transition Period.—In the case of an institu-
2	tion of higher education approved for conversion under
3	subsection (a), such institution shall be subject to any
4	rules and regulations that apply to proprietary institutions
5	of higher education, as defined in section 102(b), for a
6	minimum of 5 years.
7	"(d) Value.—The term 'value', with respect to an
8	acquisition under subsection (b)(2)—
9	"(1) includes the value of any ongoing relation-
10	ship (including any contract, agreement, lease or
11	other arrangement between the acquiring institution
12	and the acquired institution), as defined in section
13	180.905 of title 2, Code of Federal Regulations, as
14	in effect on the date of enactment of this section;
15	"(2) subject to paragraph (3), may be dem-
16	onstrated through any of—
17	"(A) third-party valuation;
18	"(B) independent financing of the acquisi-
19	tion based upon the assets acquired; or
20	"(C) full and open competition in the pro-
21	curement of services or assets, as such term is
22	defined in section 2.101(b) of title 48, Code of
23	Federal Regulations, as in effect on the date of
24	the enactment of this section; and

"(3) shall be subject to such other demonstration process determined appropriate by the Secretary in a case in which the Secretary does not accept a demonstration process described in paragraph (2).

"(e) Publication.—

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- "(1) APPLICATION.—Before the Secretary may approve the conversion of an institution of higher education under subsection (a), the application of such institution submitted to the Secretary under subsection (b) shall be published in the Federal Register with an appropriate notice and comment period.
- 13 "(2) Determination.—The Secretary shall 14 publish each determination under this section, and 15 the reasons for such determination, under the Fed-16 eral Register.
- "(f) Tax Exempt Status.—In carrying out this sec-18 tion, the Secretary may consider the tax exempt status 19 of an institution of higher education under section 20 501(c)(3) of the Internal Revenue Code, but may not use 21 such status as the sole determining factor for approval
- 23 (b) EXPERTISE.—The Secretary of Education shall 24 create a unit within the Department of Education with 25 the expertise necessary to carry out section 125 of the

under subsection (a).".

1	Higher Education Act of 1965, as added by subsection
2	(a).
3	SEC. 1006. POSTSECONDARY DATA SYSTEM.
4	Section 132 of the Higher Education Act of 1965 (20
5	U.S.C. 1015a) is amended—
6	(1) in subsection (i)(1)(T), by striking "rate,"
7	and inserting "rate and adjusted cohort default
8	rate,";
9	(2) by redesignating subsection (l) as subsection
10	(m); and
11	(3) by inserting after subsection (k) the fol-
12	lowing:
13	"(l) Data System.—
14	"(1) In general.—
15	"(A) ESTABLISHMENT OF SYSTEM.—The
16	Commissioner for Education Statistics (referred
17	to in this subsection as the 'Commissioner')
18	shall develop and maintain a postsecondary
19	data system that is secure and protects student
20	data privacy to—
21	"(i) evaluate student-level—
22	"(I) enrollment, progression, and
23	completion patterns;
24	"(II) outcomes following postsec-
25	ondary enrollment and completion;

1	"(III) postsecondary costs; and
2	"(IV) financial aid;
3	"(ii) improve institutional trans-
4	parency and facilitate institutional im-
5	provement while reducing the reporting
6	burden on institutions of higher education;
7	and
8	"(iii) analyze, evaluate, and improve
9	Federal student aid programs;
10	"(B) REQUIREMENTS.—In developing the
11	data system described in this subsection, the
12	Commissioner shall—
13	"(i) focus on the needs of users of
14	such system and entities reporting to such
15	system, including institutions of higher
16	education;
17	"(ii) follow relevant web design and
18	digital services standards; and
19	"(iii) ensure student data privacy and
20	security in accordance with the most recent
21	Federal standards developed by the Na-
22	tional Institute of Standards and Tech-
23	nology.
24	"(C) Reporting.—Notwithstanding any
25	other provision of this section, to the extent

that another provision of this section requires
the same reporting or collection of data that is
required under this subsection, an institution of
higher education (as defined in section 102), or
the Secretary or Commissioner may use the reporting or data required for the postsecondary
data system established pursuant to this subsection to satisfy both such requirements.

"(2) Data system elements.—

"(A) IN GENERAL.—The Commissioner shall consult with institutions of higher education, individuals and organizations with expertise in data privacy and security, consumer protections, and other stakeholders in determining and, where appropriate, revising, data elements to be included in the postsecondary data system, in accordance with subparagraph (B).

- "(B) REQUIRED ELEMENTS.—Such postsecondary data system shall include, at a minimum, the following student-level data elements:
- "(i) The student-level data elements necessary to calculate the information within any student-related surveys included

1	in the Integrated Postsecondary Education
2	Data System (IPEDS).
3	"(ii) The student-level data elements
4	necessary to allow for reporting student
5	enrollment, persistence, retention, transfer,
6	and completion measures for all credential
7	levels within and across institutions of
8	higher education, and disaggregated by the
9	following categories to allow for cross tab-
10	ulation of data:
11	"(I) First-time enrollment status.
12	"(II) Attendance intensity,
13	whether full-time or part-time.
14	"(III) Distance education enroll-
15	ment status.
16	"(IV) Credential-seeking status.
17	"(V) Credential level.
18	"(VI) Race (as defined in section
19	153(3)(a) of the Education Sciences
20	Reform Act (20 U.S.C. 9501(3)(a))).
21	"(VII) Age.
22	"(VIII) Gender.
23	"(IX) Program of study.
24	"(X) Military or veteran status,
25	as determined made on receipt of vet-

1	eran's education benefits (defined in
2	section 480(c)).
3	"(XI) Federal Pell Grant eligi-
4	bility.
5	"(XII) Federal Pell Grant recipi-
6	ent status.
7	"(XIII) Federal loan recipient
8	status under title IV.
9	"(XIV) Disability status.
10	"(XV) First-generation college
11	student status (defined in section
12	318).
13	"(C) Prohibited elements.—The Com-
14	missioner shall not include health data, student
15	discipline records or data, elementary and sec-
16	ondary education data, physical address, citi-
17	zenship or national origin status, course grades,
18	student-level postsecondary entrance examina-
19	tion results, political affiliation, or religion in
20	the postsecondary data system.
21	"(D) Additional data elements.—The
22	Commissioner may, after consultation with in-
23	stitutions of higher education and other stake-
24	holders, make a determination to promulgate

1	regulations to include additional data elements
2	in the postsecondary student data system.
3	"(3) Federal data system coordination.—
4	"(A) In General.—Where appropriate,
5	the Commissioner shall enter into agreements
6	with other Federal agencies to create secure
7	linkages that meet the requirements of this
8	paragraph between the data collected under the
9	postsecondary data system under this sub-
10	section and relevant Federal data systems.
11	"(B) Consistent reporting.—The Com-
12	missioner shall ensure that the secure linkages
13	described in subparagraph (A) result in con-
14	sistent reporting of, at a minimum, the fol-
15	lowing categories of data for all students:
16	"(i) Enrollment, retention, transfer,
17	and completion outcomes.
18	"(ii) Financial indicators for students
19	receiving Federal grants and loans under
20	this title, including grant and loan aid by
21	source, cumulative student debt, loan re-
22	payment status, and repayment plan.
23	"(iii) Postcollegiate outcomes, includ-
24	ing earnings, employment, and post-

1	graduate education, by program of study
2	and credential level.
3	"(C) Confidentiality and data pri-
4	VACY.—In creating secure linkages with rel-
5	evant Federal data systems described in this
6	paragraph, the Commissioner shall ensure that
7	such linkages—
8	"(i) protect student data privacy; and
9	"(ii) comply with the security and pri-
10	vacy protections described in all applicable
11	Federal data protection protocols.
12	"(D) Review.—Not less often than once
13	every 5 years after the establishment of the
14	postsecondary data system under this sub-
15	section, the Commissioner shall review methods
16	for streamlining data collection from postsec-
17	ondary institutions and minimizing duplicative
18	reporting with the Department of Education
19	and across Federal agencies that provide data
20	for the postsecondary data system.
21	"(4) Information sharing.—
22	"(A) AGGREGATE INFORMATION.—The
23	Commissioner shall make summary aggregate
24	information publicly available and user-friendly.
25	Such aggregate information shall—

1	"(i) include, at a minimum, for each
2	institution of higher education, measures
3	of student access, progression, completion,
4	student costs, and postcollegiate student
5	outcomes; and
6	"(ii) not include any personally identi-
7	fiable information.
8	"(B) RESEARCH AND EVALUATION.—The
9	Commissioner shall develop and implement a
10	secure process—
11	"(i) for making student-level, non-per-
12	sonally identifiable information from the
13	postsecondary data system described in
14	this subsection available for research and
15	evaluation purposes approved by the Com-
16	missioner in a manner compatible with
17	practices for disclosing National Center for
18	Education Statistics data as in effect on
19	the day before the date of enactment of the
20	Aim Higher Act;
21	"(ii) through which any institution of
22	higher education or a State that fully par-
23	ticipates in the postsecondary data system
24	under this subsection may request and re-
25	ceive from the Commissioner non-person-

1	ally identifiable information, and aggregate
2	summary data, related to students who
3	have attended such institution or any insti-
4	tution in such State, as applicable, for pur-
5	poses of institutional or State improvement
6	and program evaluation; and
7	"(iii) for providing, at least annually,
8	each institution of higher education that
9	fully participates in the postsecondary data
10	system under this subsection with a set of
11	program-level, non-personally identifiable
12	information from the postsecondary data
13	system for students currently or formerly
14	associated with the institution.
15	"(C) REGULATION.—The Commissioner
16	shall promulgate guidance and regulations to
17	ensure—
18	"(i) fair, secure, and equitable access
19	to such data; and
20	"(ii) privacy, security, and access to
21	such data.
22	"(D) Prohibitions.—Data collected
23	under this subsection shall not be—
24	"(i) sold to any third party by the
25	Commissioner, any institution of higher

1	education, any State, or any other entity;
2	or
3	"(ii) used for any law enforcement ac-
4	tivity or any other activity that would re-
5	sult in adverse action against any student,
6	including enforcement of Federal immigra-
7	tion law or debt collection activity.
8	"(5) Data submission.—
9	"(A) REQUIRED SUBMISSION.—Each insti-
10	tution of higher education participating in a
11	program under this title shall collect and sub-
12	mit to the Commissioner the data requested by
13	the Commissioner to carry out this subsection.
14	"(B) Authorized submission.—An insti-
15	tution of higher education not participating in
16	a program under this title may collect and sub-
17	mit to the Commissioner the data requested by
18	the Commissioner to carry out this sub-
19	section.".
20	SEC. 1007. TEXTBOOK INFORMATION.
21	Section 133 of the Higher Education Act of 1965 (20
22	U.S.C. 1015b) is amended—
23	(1) in subsection (a), by striking "identify ways
24	to decrease" and inserting "identify and adopt inno-
25	vative tools to decrease";

1	(2) in subsection $(b)(9)$ —
2	(A) by striking "to accompany a" and in-
3	serting "to accompany or support a" in the
4	matter preceding subparagraph (A); and
5	(B) in subparagraph (A), by striking "ma-
6	terials, computer disks, website access" and in-
7	serting "materials, online and digital learning
8	platforms and materials, website access";
9	(3) in subsection $(c)(1)(D)(i)$, by striking "pa-
10	perback, and unbound" and inserting "paperback
11	digital, and unbound"; and
12	(4) in subsection (f)—
13	(A) in paragraph (1), by inserting "access-
14	ing lower-cost digital course materials and dig-
15	ital textbooks," after "programs for"; and
16	(B) in paragraph (3), by inserting ", such
17	as inclusive access programs or digital content
18	distribution platforms" after "delivery pro-
19	grams".
20	SEC. 1008. REPEAL OF PROHIBITION OF STUDENT INFOR
21	MATION DATABASE.
22	Section 134 of the Higher Education Act of 1965 (20
23	U.S.C. 1015c) is repealed.

1	SEC. 1009. IN-STATE TUITION RATES FOR HOMELESS CHIL-
2	DREN AND YOUTHS AND FOSTER CARE CHIL-
3	DREN AND YOUTH.
4	Section 135 of the Higher Education Act of 1965 (20
5	U.S.C. 1015d) is amended—
6	(1) in the section heading, by inserting ",
7	HOMELESS CHILDREN AND YOUTHS, AND FOS-
8	TER CARE CHILDREN AND YOUTH" after "CHIL-
9	DREN'';
10	(2) in subsection (a)—
11	(A) by striking "(a) Requirement.—In
12	the case" and inserting the following:
13	"(a) Requirement.—
14	"(1) Armed forces.—In the case"; and
15	(B) by adding at the end the following:
16	"(2) Homeless children and youths and
17	FOSTER CARE CHILDREN AND YOUTH.—In the case
18	of a homeless child or youth or a foster care child
19	or youth, such State shall not charge such individual
20	tuition for attendance at a public institution of high-
21	er education in the State at a rate that is greater
22	than the rate charged for residents of the State.";
23	and
24	(3) by striking subsections (c) and (d) and in-
25	serting the following:
26	"(c) Effective Date.—

- "(1) ARMED FORCES.—With respect to an individual described in subsection (a)(1), this section shall remain in effect as it was in effect on the day before the date of enactment of the Aim Higher Act.
- "(2) Homeless children and youths and foster care children and youth.—With respect to an individual described in subsection (a)(2), this section shall take effect at each public institution of higher education in a State that receives assistance under this Act for the first period of enrollment at such institution that begins during the first full award year following the date of enactment of the Aim Higher Act.
 - "(d) Definitions.—In this section:
- "(1) ARMED FORCES.—The terms 'armed forces' and 'active duty for a period of more than 30 days' have the meanings given those terms in section 101 of title 10, United States Code.
- "(2) Homeless children and youths.—The term 'homeless children and youths' has the meaning given the term in section 725 of the McKinney-Vento Homeless Assistance Act (42 U.S.C.

1 SEC. 1010. STUDENT LOAN OMBUDSMAN.

2	Section $141(f)(3)$ (20 U.S.C. $1018(f)(3)$) is amend-
3	ed—
4	(1) in subparagraph (A), by striking "and"
5	after the semicolon;
6	(2) in subparagraph (B), by striking the period
7	at the end and inserting "; and"; and
8	(3) by adding at the end the following:
9	"(C) receive, review, and resolve expedi-
10	tiously complaints regarding a student's inde-
11	pendence under subparagraph (B) or (H) of
12	section 480(d)(1), in consultation with knowl-
13	edgeable parties, including child welfare agen-
14	cies, local educational agency liaisons for home-
15	less children and youths designated under sec-
16	tion 722(g)(1)(J)(ii) of the McKinney-Vento
17	Homeless Assistance Act (42 U.S.C.
18	11432(g)(1)(J)(ii)), or State Coordinators for
19	Education of Homeless Children and Youths es-
20	tablished in accordance with section 722 of
21	such Act (42 U.S.C. 11432).".

1	TITLE II—TEACHER QUALITY
2	ENHANCEMENT
3	PART A—TEACHER AND SCHOOL LEADER
4	QUALITY PARTNERSHIP GRANTS
5	SEC. 2001. DEFINITIONS.
6	Section 200 of the Higher Education Act of 1965 (20
7	U.S.C. 1021) is amended to read as follows:
8	"SEC. 200. DEFINITIONS.
9	"Except as otherwise provided, in this title:
10	"(1) ARTS AND SCIENCES.—The term 'arts and
11	sciences' means—
12	"(A) when referring to an organizational
13	unit of an institution of higher education, any
14	academic unit that offers one or more academic
15	majors in disciplines or content areas cor-
16	responding to the academic subject matter
17	areas in which teachers provide instruction; and
18	"(B) when referring to a specific academic
19	subject area, the disciplines or content areas in
20	which academic majors are offered by the arts
21	and sciences organizational unit.
22	"(2) BLENDED LEARNING.—The term 'blended
23	learning' has the meaning given the term in section
24	4102 of the Elementary and Secondary Education
25	Act of 1965 (20 U.S.C. 7112)

1	"(3) Children from Low-Income fami-
2	LIES.—The term 'children from low-income families'
3	means children described in section $1124(c)(1)(A)$ of
4	the Elementary and Secondary Education Act of
5	1965 (20 U.S.C. 6333(c)(1)(A)).
6	"(4) Comprehensive Literacy instruc-
7	TION.—The term 'comprehensive literacy instruc-
8	tion' has the meaning given the term in section
9	2221(b)(1) of the Elementary and Secondary Edu-
10	cation Act of 1965 (20 U.S.C. 6641(b)(1)).
11	"(5) Digital Learning.—The term 'digital
12	learning' has the meaning given the term in section
13	4102 of the Elementary and Secondary Education
14	Act of 1965 (20 U.S.C. 7112).
15	"(6) DIVERSE TEACHER CANDIDATES.—The
16	term 'diverse teacher candidates' means teacher can-
17	didates from—
18	"(A) underrepresented groups; or
19	"(B) teachers who are linguistically and
20	culturally prepared to educate high-need stu-
21	dents.
22	"(7) Early Childhood Educator.—The
23	term 'early childhood educator' means an individual
24	with primary responsibility for the education of chil-
25	dren in an early childhood education program.

1	"(8) EDUCATIONAL SERVICE AGENCY.—The
2	term 'educational service agency' has the meaning
3	given the term in section 8101 of the Elementary
4	and Secondary Education Act of 1965 (20 U.S.C.
5	7801).
6	"(9) Educator.—The term 'educator' means a
7	teacher, principal or other school leader, specialized
8	instructional support personnel, or other staff mem-
9	ber who provides or directly supports instruction,
10	such as a school librarian, counselor, or paraprofes-
11	sional.
12	"(10) Eligible Partnership.—The term 'eli-
13	gible partnership' means an entity that—
14	"(A) shall include—
15	"(i) a high-need local educational
16	agency;
17	"(ii)(I) a high-need school or a con-
18	sortium of high-need schools served by the
19	high-need local educational agency; or
20	"(II) as applicable, a high-need early
21	childhood education program;
22	"(iii) a partner institution;
23	"(iv) a school, department, or pro-
24	gram of education within such partner in-
25	stitution, which may include an existing

1	teacher professional development program
2	with proven outcomes within a four-year
3	institution of higher education that pro-
4	vides intensive and sustained collaboration
5	between faculty and local educational agen-
6	cies consistent with the requirements of
7	this title; and
8	"(v) a school or department of arts
9	and sciences within such partner institu-
10	tion; and
11	"(B) may include any of the following:
12	"(i) The Governor of the State.
13	"(ii) The State educational agency.
14	"(iii) The State board of education.
15	"(iv) The State agency for higher edu-
16	cation.
17	"(v) A business.
18	"(vi) A public or private nonprofit
19	educational organization.
20	"(vii) An educational service agency.
21	"(viii) A teacher, principal, or school
22	leader organization.
23	"(ix) A high-performing local edu-
24	cational agency, or a consortium of such

1	local educational agencies, that can serve
2	as a resource to the partnership.
3	"(x) A charter school (as defined in
4	section 4310 of the Elementary and Sec-
5	ondary Education Act of 1965 (20 U.S.C.
6	7221i)).
7	"(xi) A school or department within
8	the partner institution that focuses on psy-
9	chology and human development.
10	"(xii) A school or department within
11	the partner institution with comparable ex-
12	pertise in the disciplines of teaching, learn-
13	ing, and child and adolescent development.
14	"(xiii) An entity operating a program
15	that provides alternative routes to State
16	certification of teachers or principals.
17	"(11) English learner.—The term 'English
18	learner' has the meaning given the term in section
19	8101 of the Elementary and Secondary Education
20	Act of 1965 (20 U.S.C. 7801).
21	"(12) Evidence-Based.—The term 'evidence-
22	based' has the meaning given the term in subclauses
23	(I) and (II) of section 8101(21)(A)(i) of the Elemen-
24	tary and Secondary Education Act of 1965 (20
25	U.S.C. 7801(21)(A)).

1	"(13) Evidence of student learning.—The
2	term 'evidence of student learning' means multiple
3	measures of student learning that include the fol-
4	lowing:
5	"(A) Valid and reliable student assessment
6	data, which may include data—
7	"(i) based on—
8	"(I) student learning gains on
9	statewide academic assessments under
10	section 1111(b)(2) of the Elementary
11	and Secondary Education Act of
12	1965; or
13	"(II) student academic achieve-
14	ment assessments used at the na-
15	tional, State, or local levels, where
16	available and appropriate for the cur-
17	riculum and students taught;
18	"(ii) from classroom-based summative
19	assessments; and
20	"(iii) from high-quality validated per-
21	formance-based assessments that are
22	aligned with challenging State academic
23	standards adopted under section
24	1111(b)(1) of the Elementary and Sec-

1	ondary Education Act of 1965 (20 U.S.C.
2	6311(b)(1)).
3	"(B) Not less than one of the following ad-
4	ditional measures:
5	"(i) Student work, including measures
6	of performance criteria and evidence of
7	student growth.
8	"(ii) Teacher-generated information
9	about student goals and growth.
10	"(iii) Parental feedback about student
11	goals and growth.
12	"(iv) Student feedback about learning
13	and teaching supports.
14	"(v) Assessments of affective engage-
15	ment and self-efficacy.
16	"(vi) Other appropriate measures, as
17	determined by the State.
18	"(14) Foster care.—
19	"(A) IN GENERAL.—The term 'foster care'
20	means 24-hour substitute care for a child
21	placed away from the child's parents or guard-
22	ians and for whom the State agency has place-
23	ment and care responsibility. The term includes
24	care through a placement in a foster family
25	home, a foster home of a relative, a group

1	home, an emergency shelter, a residential facil-
2	ity, a child care institution, or a pre-adoptive
3	home.
4	"(B) Rule.—A child shall be considered
5	to be in foster care under subparagraph (A)
6	without regard to whether—
7	"(i) the foster care facility is licensed
8	and payments are made by the State or
9	local agency for the care of the child;
10	"(ii) adoption subsidy payments are
11	being made prior to the finalization of an
12	adoption; or
13	"(iii) Federal matching funds for any
14	payments described in clause (i) or (ii) are
15	being made.
16	"(15) High-need early childhood edu-
17	CATION PROGRAM.—The term 'high-need early child-
18	hood education program' means an early childhood
19	education program serving children from low-income
20	families that is located within the geographic area
21	served by a high-need local educational agency.
22	"(16) High-need local educational agen-
23	CY.—The term 'high-need local educational agency'
24	means a local educational agency—

1	"(A)(i) that serves not fewer than 10,000
2	low-income children;
3	"(ii) for which not less than 20 percent of
4	the children served by the agency are low-in-
5	come children;
6	"(iii) that meets the eligibility require-
7	ments for funding under the Small, Rural
8	School Achievement Program under section
9	5211(b) of the Elementary and Secondary Edu-
10	cation Act of 1965 or the Rural and Low-In-
11	come School Program under section 6221(b) of
12	such Act; or
13	"(iv) that has a percentage of low-income
14	children that is in the highest quartile among
15	such agencies in the State; and
16	"(B)(i) for which one or more schools
17	served by the agency is identified by the State
18	for comprehensive supports and interventions
19	under section $1111(c)(4)(D)(i)$ of the Elemen-
20	tary and Secondary Education Act of 1965; or
21	"(ii) for which one or more schools served
22	by the agency has a high teacher turnover rate
23	or is experiencing a teacher shortage in a high-
24	needs field, as determined by the State.
25	"(17) High-need school.—

1	"(A) IN GENERAL.—The term 'high-need
2	school' means a school that, based on the most
3	recent data available, meets one or both of the
4	following:
5	"(i) The school is in the highest quar-
6	tile of schools in a ranking of all schools
7	served by a local educational agency,
8	ranked in descending order by percentage
9	of students from low-income families en-
10	rolled in such schools, as determined by
11	the local educational agency based on one
12	of the following measures of poverty:
13	"(I) The percentage of students
14	aged 5 through 17 in poverty counted
15	in the most recent census data ap-
16	proved by the Secretary.
17	"(II) The percentage of students
18	eligible for a free or reduced price
19	school lunch under the Richard B.
20	Russell National School Lunch Act.
21	"(III) The percentage of students
22	in families receiving assistance under
23	the State program funded under part
24	A of title IV of the Social Security
25	Act.

1	"(IV) The percentage of students
2	eligible to receive medical assistance
3	under the Medicaid program.
4	"(V) A composite of two or more
5	of the measures described in sub-
6	clauses (I) through (IV).
7	"(ii) In the case of—
8	"(I) an elementary school, the
9	school serves students not less than
10	60 percent of whom are eligible for a
11	free or reduced price school lunch
12	under the Richard B. Russell National
13	School Lunch Act; or
14	"(II) any other school that is not
15	an elementary school, the other school
16	serves students not less than 45 per-
17	cent of whom are eligible for a free or
18	reduced price school lunch under the
19	Richard B. Russell National School
20	Lunch Act.
21	"(B) Special rule.—
22	"(i) Designation by the sec-
23	RETARY.—The Secretary may, upon ap-
24	proval of an application submitted by an
25	eligible partnership seeking a grant under

1	this title, designate a school that does not
2	qualify as a high-need school under sub-
3	paragraph (A) as a high-need school for
4	the purpose of this title. The Secretary
5	shall base the approval of an application
6	for designation of a school under this
7	clause on a consideration of the informa-
8	tion required under clause (ii), and may
9	also take into account other information
10	submitted by the eligible partnership.
11	"(ii) Application requirements.—
12	An application for designation of a school
13	under clause (i) shall include—
14	"(I) the number and percentage
15	of students attending such school who
16	are—
17	"(aa) aged 5 through 17 in
18	poverty counted in the most re-
19	cent census data approved by the
20	Secretary;
21	"(bb) eligible for a free or
22	reduced price school lunch under
23	the Richard B. Russell National
24	School Lunch Act;

1	"(cc) in families receiving
2	assistance under the State pro-
3	gram funded under part A of
4	title IV of the Social Security
5	Act; or
6	"(dd) eligible to receive med-
7	ical assistance under the Med-
8	icaid program;
9	"(II) information about the stu-
10	dent academic achievement of stu-
11	dents at such school; and
12	"(III) for a secondary school, the
13	four-year adjusted cohort graduation
14	rate for such school.
15	"(18) Highly competent.—The term 'highly
16	competent', when used with respect to an early
17	childhood educator, means an educator—
18	"(A) with specialized education and train-
19	ing in development and education of young chil-
20	dren from birth until entry into kindergarten or
21	a specialization in infants and toddlers or pre-
22	school children;
23	"(B) with—

1	"(i) a baccalaureate degree in an aca-
2	demic major in an early childhood or re-
3	lated field; or
4	"(ii) an associate's degree in an early
5	childhood or related educational area; and
6	"(C) who has demonstrated a high level of
7	knowledge and use of content and pedagogy in
8	the relevant areas associated with quality early
9	childhood education.
10	"(19) Homeless Child.—The term 'homeless
11	child' means an individual who is a homeless child
12	or youth under section 725 of the McKinney-Vento
13	Homeless Assistance Act (42 U.S.C. 11434).
14	"(20) Induction program.—The term 'induc-
15	tion program' means a formalized program for new
16	teachers or school leaders, during not less than the
17	teachers' or school leaders' first 2 years of, respec-
18	tively, teaching or leading, that is designed to pro-
19	vide support for, and improve the professional per-
20	formance and increase the retention in the education
21	field of, beginning teachers or school leaders. Such
22	program shall promote effective teaching or leader-
23	ship skills and shall include the following compo-
24	nents:
25	"(A) High-quality mentoring.

1	"(B) Periodic, structured time for collabo-
2	ration, including with mentors, as well as time
3	for information-sharing among teachers, prin-
4	cipals, other school leaders and administrators,
5	other appropriate instructional staff, and par-
6	ticipating faculty or program staff in the part-
7	ner institution.
8	"(C) The application of evidence-based in-
9	structional practices.
10	"(D) Opportunities for new teachers or
11	school leaders to draw directly on the expertise
12	of mentors, faculty or program staff, and re-
13	searchers to support the integration of evidence-
14	based research with practice.
15	"(E) The development of skills in evidence-
16	based instructional and behavioral interven-
17	tions.
18	"(F) Faculty or program staff who—
19	"(i) model the integration of research
20	and practice in the classroom and school;
21	and
22	"(ii) as appropriate, assist new teach-
23	ers or school leaders with the effective use
24	and integration of educational technology

1 and the principles of universal design for 2 learning into the classroom or school.

- "(G) Interdisciplinary collaboration among teacher leaders or school leaders, faculty or program staff, researchers, and other staff who prepare new teachers or school leaders with respect to, as applicable, the learning process, the assessment of learning, or the leadership of a school.
- "(H) As applicable to the role, assistance with understanding of the effective use of data, particularly student achievement data, and the applicability of such data to inform and improve classroom instruction and school leadership.
- "(I) Regular and structured observation and evaluation of new teachers, principals, or other school leaders that are based in part on evidence of student learning, shall include multiple measures of educator performance, and shall provide clear, timely, and useful feedback to teachers, principals, or other school leaders, as applicable.
- "(J) The development of skills in improving the school culture and climate related to

1	school leadership and the role of the principal,
2	including to—
3	"(i) nurture teacher and staff develop-
4	ment to strengthen classroom practice;
5	"(ii) build and sustain an inclusive
6	culture of learning among adults and chil-
7	dren;
8	"(iii) strengthen communications and
9	relationships with parents, caregivers,
10	paraprofessionals, and community stake-
11	holders;
12	"(iv) facilitate the sharing of knowl-
13	edge, insight, and best practices in the
14	community served by the school, preschool
15	program, or early childhood education pro-
16	gram, including with youth serving pro-
17	grams (such as before- and after-school
18	and summer programs); and
19	"(v) build relationships and commu-
20	nicate effectively with State and local edu-
21	cational agency officials.
22	"(21) Infant or toddler with a dis-
23	ABILITY.—The term 'infant or toddler with a dis-
24	ability' has the meaning given the term in section

632 of the Individuals with Disabilities Education 1 2 Act (20 U.S.C. 1432). "(22) MENTORING.—The term 'mentoring' 3 4 means the mentoring of new or prospective teachers 5 or school leaders through a program that— 6 "(A) includes clear criteria for the selec-7 tion of teacher or school leader mentors who 8 may be program staff and who will provide role 9 model relationships for mentees, which criteria 10 shall be developed by the eligible partnership 11 and based on measures of teacher or school 12 leader effectiveness; "(B) provides high-quality training for 13 14 such mentors, including instructional strategies 15 for literacy instruction and classroom management (including approaches that improve the 16 17 schoolwide climate for learning, create inclusive 18 classroom environments, and address the social 19 and emotional needs of students, which may in-20 clude positive behavioral interventions and sup-21 ports); 22 "(C) provides regular and ongoing oppor-23 tunities for mentors and mentees to observe 24 each other's teaching or leading methods in

classroom or school settings during the day in

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1	a high-need school in the high-need local edu-
2	cational agency in the eligible partnership;
3	"(D) provides paid release time for men-
4	tors;
5	"(E) for teachers, provides mentoring to
6	each mentee by a colleague who teaches in the
7	same field, grade, or subject as the mentee;
8	"(F) for teachers, promotes empirically-
9	based practice of, and evidence-based research
10	on, where applicable—
11	"(i) teaching and learning;
12	"(ii) assessment of student learning;
13	"(iii) the development of teaching
14	skills through the use of instructional and
15	behavioral interventions; and
16	"(iv) the improvement of the mentees"
17	capacity to measurably advance student
18	learning; and
19	"(G) includes—
20	"(i) common planning time or regu-
21	larly scheduled collaboration for the men-
22	tor and mentee; and
23	"(ii) as applicable, joint professional
24	development opportunities.

1	"(23) PARENT.—The term 'parent' has the
2	meaning given the term in section 8101 of the Ele-
3	mentary and Secondary Education Act of 1965.
4	"(24) Partner institution.—The term 'part-
5	ner institution' means an institution of higher edu-
6	cation, which may include a 2-year institution of
7	higher education offering a dual program with a 4-
8	year institution of higher education, participating in
9	an eligible partnership that has a teacher or school
10	leader preparation program that is accredited by the
11	State—
12	"(A) in the case of a teacher preparation
13	program—
14	"(i) whose graduates exhibit strong
15	performance on State-determined quali-
16	fying assessments for new teachers
17	through—
18	"(I) demonstrating that 80 per-
19	cent or more of the graduates of the
20	program who intend to enter the field
21	of teaching have passed all of the ap-
22	plicable State qualification assess-
23	ments for new teachers, which shall
24	include an assessment of each pro-
25	spective teacher's subject matter

1	knowledge in the content area in
2	which the teacher intends to teach; or
3	"(II) that is not designated as a
4	low-performing teacher preparation
5	program in the State as determined
6	by the State—
7	"(aa) using criteria con-
8	sistent with the requirements for
9	the State assessment under sec-
10	tion 207(a) before the first publi-
11	cation of such report card; and
12	"(bb) using the State assess-
13	ment required under section
14	207(a), after the first publication
15	of such report card and for every
16	year thereafter; and
17	"(ii) that requires—
18	"(I) each student in the program
19	to meet high academic standards or
20	demonstrate a record of success, as
21	determined by the institution (includ-
22	ing prior to entering and being ac-
23	cepted into a program), and partici-
24	pate in intensive clinical experience;

1	"(II) each student in the pro-
2	gram preparing to become a teacher
3	who meets the applicable State certifi-
4	cation and licensure requirements, in-
5	cluding any requirements for certifi-
6	cation obtained through alternative
7	routes to certification, or, with regard
8	to special education teachers, the
9	qualifications described in section
10	612(a)(14)(C) of the Individuals with
11	Disabilities Education Act; and
12	"(III) each student in the pro-
13	gram preparing to become an early
14	childhood educator to meet degree re-
15	quirements, as established by the
16	State, and become highly competent
17	and
18	"(B) in the case of a school leader prepa-
19	ration program—
20	"(i) whose graduates exhibit a strong
21	record of successful school leadership as
22	demonstrated by—
23	"(I) a high percentage of such
24	graduates taking positions as assist-

1	ant principals and principals within 3
2	years of completing the program; and
3	"(II) a high percentage of such
4	graduates rated effective or above in
5	State school leader evaluation and
6	support systems (as described in sec-
7	tion 2101(c)(4)(B)(ii) of the Elemen-
8	tary and Secondary Education Act of
9	1965) or, if no such ratings are avail-
10	able, other, comparable indicators of
11	performance; and
12	"(ii) that requires each student in the
13	program to participate in intensive clinical
14	experience in an authentic setting (includ-
15	ing by assuming substantial leadership re-
16	sponsibilities) in which the student can be
17	evaluated on leadership skills and the stu-
18	dent's effect on student outcomes as part
19	of program completion.
20	"(25) Professional Development.—The
21	term 'professional development' has the meaning
22	given the term in section 8101 of the Elementary
23	and Secondary Education Act of 1965.
24	"(26) Profession-ready.—The term 'profes-
25	sion-ready'—

1	"(A) when used with respect to a principal,
2	means a principal or other school leader who—
3	"(i) has an advanced degree, or other
4	appropriate credential;
5	"(ii) has completed a principal or
6	other school leader preparation process and
7	is fully certified and licensed by the State
8	in which the principal or other school lead-
9	er is employed;
10	"(iii) has demonstrated instructional
11	leadership, including the ability to collect,
12	analyze, and utilize data on evidence of
13	student learning and evidence of classroom
14	practice;
15	"(iv) has demonstrated proficiency in
16	professionally recognized leadership stand-
17	ards, such as through—
18	"(I) a performance assessment;
19	"(II) completion of a residency
20	program; or
21	"(III) other measures of leader-
22	ship effectiveness, as determined by
23	the State; and

1	"(v) has demonstrated the ability to
2	work with students who are culturally and
3	linguistically diverse;
4	"(B) when used with respect to a teacher,
5	means a teacher who—
6	"(i) has completed a teacher prepara-
7	tion program and is fully certified and li-
8	censed to teach by the State in which the
9	teacher is employed;
10	"(ii) has demonstrated content knowl-
11	edge in the subject or subjects the teacher
12	teaches;
13	"(iii) has demonstrated the ability to
14	work with students who are culturally and
15	linguistically diverse;
16	"(iv) has demonstrated teaching skills,
17	such as through—
18	"(I) a teacher performance as-
19	sessment; or
20	"(II) other measures of teaching
21	skills, as determined by the State; and
22	"(v) has demonstrated proficiency
23	with the use of educational technology; and
24	"(C) when used with respect to any other
25	educator not described in subparagraph (A) or

1	(B), means an educator who has completed an
2	appropriate preparation program and is fully
3	certified or licensed by the State in which the
4	educator is employed.
5	"(27) Residency program.—The term 'resi-
6	dency program' means a school-based educator prep-
7	aration program in which a prospective teacher,
8	principal or other school leader, or other educator—
9	"(A) for 1 academic year, works alongside
10	a mentor teacher, principal or other school lead-
11	er, or other educator who is the educator of
12	record;
13	"(B) receives concurrent instruction during
14	the year described in subparagraph (A) from
15	the partner institution, which may be courses
16	taught by local educational agency personnel or
17	residency program faculty, in—
18	"(i) the teaching of the content area
19	in which the teacher will become certified
20	or licensed;
21	"(ii) pedagogical practices; and
22	"(iii) leadership, management, organi-
23	zational, and instructional skills necessary
24	to serve as a principal or other school lead-
25	er;

- 1 "(C) acquires effective teaching or leader-2 ship skills; and
- "(D) prior to completion of the program,

 earns a master's degree or other appropriate

 advanced credential, attains full State teacher,

 principal, or school leader certification or licen
 sure, and becomes profession-ready.
 - "(28) SCHOOL LEADER.—The term 'school leader' has the meaning given the term in section 8101 of the Elementary and Secondary Education Act of 1965.
 - "(29) SCHOOL LEADER PREPARATION ENTI-TY.—The term 'school leader preparation entity' means an institution of higher education or a nonprofit organization, including those institutions or organizations that provide alternative routes to certification, that is approved by the State to prepare school leaders to be effective.
 - "(30) School Leader Preparation pro-GRAM.—The term 'school leader preparation program' means a program offered by a school leader preparation entity, whether a traditional or alternative route, that is approved by the State to prepare school leaders to be effective and that leads to a specific State certification to be a school leader.

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1	"(31) TEACHER LEADER.—The term 'teacher
2	leader' means a highly effective educator who carries
3	out formalized leadership responsibilities based on
4	the demonstrated needs of the elementary school or
5	secondary school in which the teacher is employed,
6	while maintaining a role as a classroom instructor
7	who—
8	"(A) is trained in and practices teacher
9	leadership; and
10	"(B) fosters a collaborative culture to—
11	"(i) support educator development, ef-
12	fectiveness, and student learning;
13	"(ii) support access and use research
14	to improve practice and student learning;
15	"(iii) promote professional learning
16	for continuous improvement;
17	"(iv) facilitate improvements in in-
18	struction and student learning; promote
19	the appropriate use of assessments and
20	data for school and district improvement;
21	"(v) improve outreach and collabora-
22	tion with families and community;
23	"(vi) advance the profession by shap-
24	ing and implementing policy; and

1	"(vii) advocate for increased access to
2	great teaching and learning for all stu-
3	dents.
4	"(32) Teaching skills.—The term 'teaching
5	skills' means skills that enable a teacher to—
6	"(A) increase student learning, achieve-
7	ment, and the ability to apply knowledge;
8	"(B) effectively convey, and explain, and
9	provide opportunities for students to apply aca-
10	demic subject matter;
11	"(C) effectively teach higher-order analyt-
12	ical, evaluation, problem-solving, critical think-
13	ing, social and emotional, collaboration, and
14	communication skills;
15	"(D) employ strategies grounded in the
16	disciplines of teaching and learning that—
17	"(i) are based on empirically-based
18	practice and evidence-based research,
19	where applicable, related to teaching and
20	learning;
21	"(ii) are specific to academic subject
22	matter; and
23	"(iii) focus on the identification of
24	students' specific learning needs, particu-
25	larly students with disabilities, students

1	who are English-learners, students who are
2	gifted and talented, and students with low
3	literacy levels, and the tailoring of aca
4	demic instruction to such needs;
5	"(E) design and conduct an ongoing as
6	sessments of student learning, which may in-
7	clude the use of formative assessments, per-
8	formance-based assessments, project-based as
9	sessments, or portfolio assessments, that meas-
10	ures higher-order thinking skills (including ap-
11	plication, analysis, synthesis, and evaluation
12	and use this information to inform and person-
13	alize instruction;
14	"(F) support the social, emotional, and
15	academic achievement of all students including
16	effectively manage a classroom creating a posi-
17	tive and inclusive classroom environment, in
18	cluding the ability to implement positive behave
19	ioral interventions and support strategies;
20	"(G) support technology-rich instruction
21	assessment and learning management in con-
22	tent areas, technology literacy, and under
23	standing of the principles of universal design;
24	"(H) demonstrate proficiency with the use
25	of educational technology;

1	"(I) communicate and work with families,
2	and involve families in their children's edu-
3	cation; and
4	"(J) use, in the case of an early childhood
5	educator or an educator at the elementary
6	school or secondary school level, age-appropriate
7	and developmentally appropriate strategies and
8	practices for children and youth in early child-
9	hood education and elementary school or sec-
10	ondary school programs, respectively.
11	"(33) Teacher Performance Assessment.—
12	The term 'teacher performance assessment' means a
13	pre-service assessment used to measure teacher per-
14	formance that is approved by the State and is—
15	"(A) based on professional teaching stand-
16	ards;
17	"(B) used to measure the effectiveness of
18	a teacher's—
19	"(i) curriculum planning;
20	"(ii) instruction of students, including
21	appropriate plans and modifications for
22	students who are limited English proficient
23	and students who are children with disabil-
24	ities;

1	"(iii) assessment of students, includ-
2	ing analysis of evidence of student learn-
3	ing; and
4	"(iv) ability to advance student learn-
5	ing;
6	"(C) validated based on professional as-
7	sessment standards;
8	"(D) reliably scored by trained evaluators,
9	with appropriate oversight of the process to en-
10	sure consistency; and
11	"(E) used to support continuous improve-
12	ment of educator practice.
13	"(34) Teacher Preparation Entity.—The
14	term 'teacher preparation entity' means an institu-
15	tion of higher education, a nonprofit organization, or
16	other organization that is approved by a State to
17	prepare teachers to be effective in the classroom.
18	"(35) Teacher Preparation Program.—The
19	term 'teacher preparation program' means a pro-
20	gram offered by a teacher preparation entity that
21	leads to a specific State teacher certification.
22	"(36) Trauma-informed care.—The term
23	'trauma-informed care' is defined as the evidence-
24	based practices outlined in section 4108(B)(II)(aa)

1	of the Elementary and Secondary Education Act of
2	1965.".
3	SEC. 2002. PURPOSES.
4	Section 201 of the Higher Education Act of 1965 (20
5	U.S.C. 1022) is amended—
6	(1) in paragraph (2), by striking "by improving
7	the preparation of prospective teachers and enhanc-
8	ing professional development activities for new
9	teachers" and inserting ", school leaders, including
10	teacher leaders, and other educators by improving
11	the preparation of prospective teachers, school lead-
12	ers, and other educators and enhancing professional
13	development activities for new teachers, school lead-
14	ers, and other educators";
15	(2) in paragraph (3), by striking "; and" and
16	inserting a semicolon; and
17	(3) by striking paragraph (4) and inserting the
18	following new paragraphs:
19	"(4) hold teacher, principal and school leader,
20	and other educator preparation programs account-
21	able for preparing effective teachers, principals and
22	school leaders, and other educators;
23	"(5) recruit profession-ready individuals, includ-
24	ing underrepresented groups and individuals from
25	other occupations (including informal education and

1	youth development fields), as teachers and other
2	educators; and
3	"(6) meet the staffing needs of high-need local
4	educational agencies and high-need schools through
5	close partnerships with educator preparation pro-
6	grams within institutions of higher education.".
7	SEC. 2003. PARTNERSHIP GRANTS.
8	Section 202 of the Higher Education Act of 1965 (20
9	U.S.C. 1022a) is amended—
10	(1) in subsection (b)—
11	(A) in paragraph (1), by inserting "equi-
12	table distribution," after "professional develop-
13	ment,";
14	(B) by amending paragraph (2) to read as
15	follows:
16	"(2) a description of the extent to which the
17	program to be carried out with grant funds, as de-
18	scribed in subsection (c), will prepare prospective
19	teachers, school leaders, and new educators with
20	strong teaching, leadership, and other professional
21	skills necessary to increase learning and academic
22	achievement;";
23	(C) in paragraph (3), by inserting ",
24	school leaders, and other educators," after
25	"new teachers";

1	(D) in paragraph (4)—
2	(i) in subparagraph (A), by inserting
3	", school leader, and other educator" after
4	"other teacher"; and
5	(ii) in subparagraph (B), by inserting
6	", school leader, and other educator" after
7	"promote teacher";
8	(E) in paragraph (6)—
9	(i) by striking subparagraphs (F),
10	(G), and (H) and inserting the following:
11	"(F) how the partnership will prepare edu-
12	cators to teach and work with students with
13	disabilities, including training related to early
14	identification of students with disabilities and
15	participation as a member of individualized edu-
16	cation program teams, as defined in section
17	614(d)(1)(B) of the Individuals with Disabil-
18	ities Education Act to ensure that students with
19	disabilities receive effective services, consistent
20	with the requirements of the Individuals with
21	Disabilities Education Act, that are needed for
22	such students to achieve to challenging State
23	academic standards;
24	"(G) how the partnership will prepare edu-
25	cators to teach and work with students who are

1	English learners to ensure that students who
2	are English learners receive the services that
3	are needed for such students to achieve to chal-
4	lenging State academic standards;
5	"(H) how faculty at the partner institution
6	will work, during the term of the grant, with
7	mentor educators in the classrooms and admin-
8	istrators of high-need schools served by the
9	high-need local educational agency in the part-
10	nership to—
11	"(i) provide high-quality professional
12	development activities to strengthen the
13	content knowledge and teaching skills of
14	elementary school and secondary school
15	teachers and other educators, including
16	multi-tiered systems of support and uni-
17	versal design for learning;
18	"(ii) train other classroom teachers,
19	principals or other school leaders, school li-
20	brarians, and other educators to implement
21	literacy programs that incorporate the
22	components of comprehensive literacy in-
23	struction; and
24	"(iii) provide evidence-based, high-
25	quality professional development activities

1	to strengthen the instructional and leader-
2	ship skills of elementary school and sec-
3	ondary school principals or other school
4	leaders and district superintendents, if the
5	partner institution has a principal or
6	school leader preparation program;";
7	(ii) in subparagraph (I), by inserting
8	"as applicable" before "how the partner-
9	ship"; and
10	(iii) in subparagraph (K)—
11	(I) by inserting ", principals or
12	other school leaders" after "teachers";
13	and
14	(II) by striking "; and and in-
15	serting a semicolon; and
16	(F) in paragraph (7)—
17	(i) in the matter before subparagraph
18	(A), by striking "under this section" and
19	inserting "under paragraphs (1)(B)(iv)
20	and (3) of subsection (d)";
21	(ii) in subparagraph (A), by inserting
22	"as applicable," before "a demonstration";
23	(iii) in subparagraph (B), by striking
24	"scientifically valid" and inserting "evi-
25	dence-based"; and

1	(iv) in subparagraph (D), by striking
2	the period at the end and inserting ";
3	and";
4	(2) by amending subsection (c) to read as fol-
5	lows:
6	"(c) Use of Grant Funds.—An eligible partner-
7	ship that receives a grant under this section—
8	"(1) shall use such grant to carry out—
9	"(A) a program for the pre-baccalaureate
10	or post-baccalaureate preparation of teachers
11	described in subsection (d);
12	"(B) a teaching or principal or other
13	school leader residency program described in
14	subsection (e); or
15	"(C) a combination of such programs; and
16	"(2) may use such grant to carry out other edu-
17	cator development programs under subsection (f),
18	based upon the results of the needs assessment in
19	subsection (b)(1).";
20	(3) in subsection (d)—
21	(A) in paragraph (1)—
22	(i) by striking "limited English pro-
23	ficient" both places it appears and insert-
24	ing "English learners":

1	(ii) by striking "scientifically valid"
2	both places it appears inserting "evidence-
3	based"; and
4	(iii) in subparagraph (B)(ii)(VI), by
5	striking "reading instruction" both places
6	it appears and inserting "comprehensive
7	literacy instruction";
8	(B) in paragraph (5)(B), by striking "lim-
9	ited English proficient" and inserting "English
10	learners"; and
11	(C) in paragraph (6)(A), by striking "read-
12	ing instruction" and inserting "comprehensive
13	literacy instruction";
14	(4) by amending subsection (e) to read as fol-
15	lows:
16	"(e) Partnership Grants for the Establish-
17	MENT OF TEACHING AND PRINCIPAL OR OTHER SCHOOL
18	LEADER RESIDENCY PROGRAMS.—
19	"(1) In general.—An eligible partnership re-
20	ceiving a grant to carry out an effective teaching
21	residency program or principal or other school leader
22	residency program that meets the following require-
23	ments:

1	"(A) TEACHING RESIDENCY PROGRAM.—
2	An eligible partnership carrying out a teaching
3	residency program shall—
4	"(i) support a teaching residency pro-
5	gram described in paragraph (2) for high-
6	need schools, as determined by the needs
7	of high-need local educational agency in
8	the partnership, and in high-need subjects
9	and areas, as defined by such local edu-
10	cational agency; and
11	"(ii) place graduates of the teaching
12	residency program in cohorts that facilitate
13	professional collaboration, both among
14	graduates of the residency program and
15	between such graduates and mentor teach-
16	ers in the receiving school.
17	"(B) Principal or school leader resi-
18	DENCY PROGRAM.—An eligible partnership car-
19	rying out a principal or school leader residency
20	program shall support a program described in
21	paragraph (3) for high-need schools, as deter-
22	mined by the needs of the high-need local edu-
23	cational agency in the partnership.
24	"(2) Teaching residency program.—

1	"(A) ESTABLISHMENT AND DESIGN.—A
2	teaching residency program under this para-
3	graph shall be a program based upon models of
4	successful teaching residencies that serves as a
5	mechanism to prepare teachers for success in
6	high-need schools in the eligible partnership and
7	shall be designed to include the following char-
8	acteristics of successful programs:
9	"(i) The integration of pedagogy
10	classroom practice and teacher mentoring
11	"(ii) The exposure to principles of
12	child and youth development, and under-
13	standing and applying principles of learn-
14	ing, behavior, and community and family
15	engagement.
16	"(iii) The exposure to principles of
17	universal design for learning and multi-
18	tiered systems of support.
19	"(iv) Engagement of teaching resi-
20	dents in rigorous graduate-level coursework
21	to earn a master's degree while under-
22	taking a guided teaching clinical experi-
23	ence.

1	"(v) Experience and learning opportu-
2	nities alongside a trained and experienced
3	mentor teacher—
4	"(I) whose teaching shall com-
5	plement the residency program so that
6	school-based clinical practice is tightly
7	aligned and integrated with
8	coursework;
9	"(II) who shall have extra re-
10	sponsibilities as a teacher leader of
11	the teaching residency program, as a
12	mentor for residents, and as a teacher
13	coach during the induction program
14	for new teachers, and for establishing,
15	within the program, a learning com-
16	munity in which all individuals are ex-
17	pected to continually improve their ca-
18	pacity to advance student learning;
19	and
20	"(III) who may be relieved from
21	teaching duties or may be offered a
22	stipend as a result of such additional
23	responsibilities.
24	"(vi) The establishment of clear cri-
25	teria for the selection of mentor teachers

1	based on the appropriate subject area
2	knowledge and measures of teacher effec-
3	tiveness, which shall be based on, but not
4	limited to, observations of the following:
5	"(I) Planning and preparation,
6	including demonstrated knowledge of
7	content, pedagogy, and assessment,
8	including the use of formative,
9	summative, and diagnostic assess-
10	ments to inform instruction and im-
11	prove student learning.
12	"(II) Appropriate instruction
13	that engages all students.
14	"(III) Collaboration with col-
15	leagues to improve instruction.
16	"(IV) Analysis of evidence of stu-
17	dent learning.
18	"(V) Collaboration and the cul-
19	tivation of relationships with external
20	stakeholders (which may include pro-
21	fessional disciplinary organizations
22	and nonprofit advocacy organizations)
23	to foster the sharing of evidence-based
24	resources to promote high-quality, ef-
25	fective practices.

1	"(vii) The development of admissions
2	goals and priorities—
3	"(I) that are aligned with the
4	hiring objectives of the local edu-
5	cational agency partnering with the
6	program, as well as the instructional
7	initiatives and curriculum of such
8	agency to hire qualified graduates
9	from the teaching residency program;
10	and
11	"(II) which may include consider-
12	ation of applicants who reflect the
13	communities in which they will teach
14	as well as consideration of individuals
15	from underrepresented populations in
16	the teaching profession.
17	"(viii) Continued support for residents
18	once such residents are hired as the teach-
19	ers of record, through an induction pro-
20	gram, evidence-based professional develop-
21	ment, and networking opportunities to sup-
22	port the residents through not less than
23	the residents' first 2 years of teaching.
24	"(B) SELECTION OF INDIVIDUALS AS
25	TEACHER RESIDENTS.—

1	"(i) Eligible individual.—In order
2	to be eligible to be a teacher resident in a
3	teacher residency program under this para-
4	graph, an individual shall—
5	"(I) be a recent graduate of a 4-
6	year institution of higher education or
7	a mid-career professional possessing
8	strong content knowledge or a record
9	of professional accomplishment; and
10	"(II) submit an application to
11	the residency program.
12	"(ii) Selection criteria.—An eligi-
13	ble partnership carrying out a teaching
14	residency program under this subsection
15	shall establish criteria for the selection of
16	eligible individuals to participate in the
17	teaching residency program based on the
18	following characteristics:
19	"(I) Strong content knowledge or
20	record of accomplishment in the field
21	or subject area to be taught.
22	"(II) Strong verbal and written
23	communication skills, which may be
24	demonstrated by performance on ap-
25	propriate assessments.

1	"(III) Other attributes linked to
2	effective teaching, which may be de-
3	termined by interviews or performance
4	assessments, as specified by the eligi-
5	ble partnership.
6	"(3) Partnership grants for the devel-
7	OPMENT OF PRINCIPAL AND OTHER SCHOOL LEADER
8	RESIDENCY PROGRAMS.—
9	"(A) ESTABLISHMENT AND DESIGN.—A
10	principal or other school leader residency pro-
11	gram under this paragraph shall be a program
12	based upon models of successful principal or
13	other school leader residencies that serve as a
14	mechanism to prepare principals and other
15	school leaders for success in high-need schools
16	in the eligible partnership and shall be designed
17	to include the following characteristics of suc-
18	cessful programs:
19	"(i) Engagement of principal or other
20	school leader residents in rigorous grad-
21	uate-level coursework to earn an appro-
22	priate advanced credential while under-
23	taking a guided principal or other school
24	leader clinical experience.

1	"(ii) Experience and learning opportu-
2	nities, including those that provide contin-
3	uous feedback throughout the program on
4	a participants' progress, alongside a
5	trained and experienced mentor principal
6	or other school leader—
7	"(I) whose mentoring shall be
8	based on standards of effective men-
9	toring practice and shall complement
10	the residence program so that school-
11	based clinical practice is tightly
12	aligned with coursework; and
13	"(II) who may be relieved from
14	some portion of principal or other
15	school leader duties or may be offered
16	a stipend as a result of such addi-
17	tional responsibilities.
18	"(iii) The establishment of clear cri-
19	teria for the selection of mentor principals
20	or other school leaders, which may be
21	based on observations of the following:
22	"(I) Demonstrating awareness of
23	and having experience with, the
24	knowledge, skills, and attitudes to—

1	"(aa) establish and maintain
2	a professional learning commu-
3	nity that effectively extracts in-
4	formation from data to improve
5	the school culture and climate,
6	and personalize instruction for all
7	students to result in improved
8	student achievement;
9	"(bb) create and maintain a
10	learning culture within the school
11	that provides an inclusive climate
12	conducive to the development of
13	all members of the school com-
14	munity, including one of contin-
15	uous improvement and learning
16	for adults tied to student learn-
17	ing and other school goals;
18	"(cc) develop the profes-
19	sional capacity and practice of
20	school personnel and foster a
21	professional community of teach-
22	ers and other professional staff;
23	"(dd) engage in continuous
24	professional development, uti-
25	lizing a combination of academic

1	study, developmental simulation
2	exercises, self-reflection, mentor-
3	ship, and internship;
4	"(ee) understand youth de-
5	velopment appropriate to the age
6	level served by the school, and
7	use this knowledge to set high ex-
8	pectations and standards for the
9	academic, social, emotional, and
10	physical development of all stu-
11	dents; and
12	"(ff) actively engage with
13	families and the community to
14	create shared responsibility for
15	student academic performance
16	and successful development.
17	"(II) Planning and articulating a
18	shared and coherent schoolwide direc-
19	tion and policy for achieving high
20	standards of student performance,
21	and closing gaps in achievement
22	among subgroups of students.
23	"(III) Identifying and imple-
24	menting the activities and rigorous
25	curriculum necessary for achieving

1	such standards of student perform-
2	ance.
3	"(IV) Supporting a culture of
4	learning, collaboration, and profes-
5	sional behavior and ensuring quality
6	measures of instructional practice.
7	"(V) Communicating and engag-
8	ing parents, families, and other exter-
9	nal communities.
10	"(VI) Cultivating relationships
11	and collaborating with external stake-
12	holders, which may include profes-
13	sional disciplinary organizations and
14	nonprofit advocacy organizations, to
15	foster the sharing of evidence-based
16	resources to promote high-quality, ef-
17	fective practices.
18	"(VII) Collecting, analyzing, and
19	utilizing data and other evidence of
20	student learning and evidence of class-
21	room practice to guide decisions and
22	actions for continuous improvement
23	and to ensure performance account-
24	ability.

1	"(iv) The development of admissions
2	goals and priorities—
3	"(I) that are aligned with the
4	hiring objectives of the local edu-
5	cational agency partnering with the
6	program, as well as the instructional
7	initiatives and curriculum of such
8	agency to hire qualified graduates
9	from the principal residency program;
10	and
11	"(II) which may include consider-
12	ation of applicants who reflect the
13	communities in which they will serve
14	and consideration of individuals from
15	underrepresented populations in
16	school leadership positions.
17	"(v) Continued support for residents
18	once such residents are hired as principals
19	or other school leaders, through an induc-
20	tion program, evidence-based professional
21	development to support the knowledge and
22	skills of the principal or other school leader
23	in a continuum of learning and content ex-
24	pertise in developmentally appropriate or
25	age-appropriate educational practices, and

1	networking opportunities to support the
2	residents through not less than the resi-
3	dents' first 2 years of serving as principal
4	or other school leader of a school.
5	"(B) SELECTION OF INDIVIDUALS AS
6	PRINCIPAL OR OTHER SCHOOL LEADER RESI-
7	DENTS.—
8	"(i) ELIGIBLE INDIVIDUAL.—In order
9	to be eligible to be a principal or other
10	school leader resident in a principal or
11	other school leader residency program
12	under this paragraph, an individual shall—
13	"(I) have prior prekindergarten
14	through grade 12 teaching experience;
15	"(II) have experience as an effec-
16	tive leader, manager, and written and
17	oral communicator; and
18	"(III) submit an application to
19	the residency program.
20	"(ii) Selection criteria.—An eligi-
21	ble partnership carrying out a principal or
22	other school leader residency program
23	under this subsection shall establish cri-
24	teria for the selection of eligible individuals
25	to participate in the principal residency

1	program based on the following character-
2	istics:
3	"(I) Strong instructional leader-
4	ship skills in an elementary school or
5	secondary school setting.
6	"(II) Strong verbal and written
7	communication skills, which may be
8	demonstrated by performance on ap-
9	propriate assessments.
10	"(III) Other attributes linked to
11	effective leadership, such as sound
12	judgment, organizational capacity, col-
13	laboration, commitment to equity and
14	inclusiveness, and openness to contin-
15	uous learning, which may be deter-
16	mined by interviews or performance
17	assessment, as specified by the eligible
18	partnership.
19	"(4) Stipends or salaries; applications;
20	AGREEMENTS; AND REPAYMENTS.—
21	"(A) STIPENDS OR SALARIES.—A teaching
22	residency program, or principal or other school
23	leader residency program, under this sub-
24	section—

1	"(i) shall provide a 1-year living sti-
2	pend or salary to teaching or principal or
3	other school leader residents during the
4	teaching residency program or principal
5	residency program; and
6	"(ii) may provide a stipend to a men-
7	tor teacher or mentor principal.
8	"(B) Applications.—
9	"(i) In General.—Each teaching,
10	principal, or other school residency can-
11	didate desiring a stipend or salary during
12	the period of residency shall submit an ap-
13	plication to the eligible partnership at such
14	time, in such manner, and containing such
15	information and assurances, as the eligible
16	partnership may require, and which shall
17	include an agreement to serve described in
18	clause (ii).
19	"(ii) Agreements to serve.—Each
20	application submitted under clause (i) shall
21	contain or be accompanied by an agree-
22	ment that the applicant will—
23	"(I) upon successfully completing
24	the 1-year teaching, principal, or
25	other school leader residency program,

1	serve as a full-time teacher, principal,
2	or other school leader for a total of
3	not less than 3 school years at—
4	"(aa) a high-need school
5	served by the high-need local
6	educational agency in the eligible
7	partnership and, in the case of a
8	teacher, teach a subject or area
9	that is designated as high-need
10	by the partnership; or
11	"(bb) in a case in which no
12	appropriate position is available
13	in a high-need school served by
14	the high-need local educational
15	agency in the eligible partner-
16	ship, any other high-need school;
17	"(II) provide to the eligible part-
18	nership a certificate, from the chief
19	administrative officer of the local edu-
20	cational agency in which the teacher
21	or principal, or other school leader is
22	employed, of the employment required
23	under subclause (I) at the beginning
24	of, and upon completion of, each year
25	or partial year of service;

1 "(III) in the case of a teacher 2 resident, meet the requirements to be 3 a profession-ready teacher; and

"(IV) comply with the requirements set by the eligible partnership under subparagraph (C) if the applicant is unable or unwilling to complete the service obligation required by this subparagraph.

"(C) Repayments.—

"(i) IN GENERAL.—An eligible partnership carrying out a teaching or principal, or other school leader, residency program under this subsection shall require a recipient of a stipend or salary under subparagraph (A) who does not complete, or who notifies the partnership that the recipient intends not to complete, the service obligation required by subparagraph (B) to repay such stipend or salary to the eligible partnership, together with interest, at a rate specified by the partnership in the agreement, and in accordance with such other terms and conditions specified by the eligible partnership, as necessary.

1	"(ii) Other terms and condi-
2	TIONS.—Any other terms and conditions
3	specified by the eligible partnership may
4	include reasonable provisions for prorate
5	repayment of the stipend or salary de-
6	scribed in subparagraph (A) or for deferral
7	of a teaching or principal, or other school
8	leader, resident's service obligation re-
9	quired by subparagraph (B), on grounds of
10	health, incapacitation, inability to secure
11	employment in a school served by the eligi-
12	ble partnership, being called to active duty
13	in the Armed Forces of the United States,
14	or other extraordinary circumstances.
15	"(iii) USE OF REPAYMENTS.—An eli-
16	gible partnership shall use any repayment
17	received under this subparagraph to carry
18	out additional activities that are consistent
19	with the purposes of this section."; and
20	(5) by striking subsection (f) and inserting the
21	following:
22	"(f) Teacher Leader Development Program.—
23	"(1) In general.—A teacher leader develop-
24	ment program carried out with a grant awarded
25	under this section shall involve the professional de-

1	velopment of teachers, as described in paragraph
2	(2), who maintain their roles as classroom teachers
3	and who also carry out formalized leadership respon-
4	sibilities to increase the academic achievement of
5	students and promote data-driven instructional prac-
6	tices that address the demonstrated needs at the ele-
7	mentary schools and secondary schools in which the
8	teachers are employed, such as—
9	"(A) development of curriculum and cur-
10	ricular resources;
11	"(B) facilitating the work of committees
12	and teams;
13	"(C) family and community engagement;
14	"(D) school discipline and culture;
15	"(E) peer observations and coaching; or
16	"(F) dual enrollment instruction.
17	"(2) Professional Development.—The pro-
18	fessional development of teachers in a teacher leader
19	development program carried out with a grant
20	awarded under this section shall include—
21	"(A) one year of professional development,
22	training, and support that may—
23	"(i) include—
24	"(I) the engagement of teachers
25	in rigorous coursework and fieldwork

1	relevant to their role as a teacher
2	leader, including available teacher
3	leader standards; and
4	"(II) regular observations and
5	professional support from—
6	"(aa) a principal, vice prin-
7	cipal, or a designated instruc-
8	tional leader of the school;
9	"(bb) a representative from
10	the institution of higher edu-
11	cation that is a partner in the eli-
12	gible partnership;
13	"(cc) a representative from
14	another entity that is a partner
15	in the eligible partnership; and
16	"(dd) another member of
17	the teacher leader cohort, if ap-
18	plicable, or a peer teacher; and
19	"(ii) result in the awarding of a cre-
20	dential in teacher leadership; and
21	"(B) one or 2 additional years of support
22	from a principal, vice principal, or a designated
23	instructional leader of the school, a representa-
24	tive from the institution of higher education
25	that is a partner in the eligible partnership, and

1	a representative from another entity that is a
2	partner in the eligible partnership.
3	"(3) Teacher Leader Development Pro-
4	GRAM PLAN.—In carrying out a teacher leader devel-
5	opment program under this section, an eligible part-
6	nership shall develop a plan that shall describe—
7	"(A) how the work hours of teacher leaders
8	will be allocated between their classroom re-
9	sponsibilities and responsibilities as a teacher
10	leader, which may include a description of
11	whether the teacher leader will be relieved from
12	teaching duties during their participation in the
13	teacher leader development program;
14	"(B) how the partnership will support
15	teacher leaders after the first year of profes-
16	sional development in the program; and
17	"(C) how teacher leader activities could be
18	sustained by the eligible partnership after the
19	program concludes, which may include a de-
20	scription of opportunities for the teacher lead-
21	ers to assist in the educator preparation pro-
22	gram at the institution of higher education in
23	the partnership.
24	"(4) Selection of Teacher Leaders; use
25	OF FUNDS.—In carrying out a teacher leader devel-

1	opment program under this section, an eligible part-
2	nership—
3	"(A) shall select a teacher for participation
4	in the program—
5	"(i) who—
6	"(I) is fully certified to teach in
7	the State of the high-need local edu-
8	cational agency that is a partner in
9	the eligible partnership;
10	"(II) is employed by such high-
11	need local educational agency;
12	"(III) has not less than 3 years
13	of teaching experience; and
14	"(IV) submits an application for
15	participation to the eligible partner-
16	ship; and
17	"(ii) based on selection criteria that
18	includes—
19	"(I) demonstration of strong con-
20	tent knowledge or a record of accom-
21	plishment in the field or subject area
22	the teacher will support as a teacher
23	leader; and
24	"(II) demonstration of attributes
25	linked to effective teaching that is de-

1	termined through interviews, observa-
2	tions, artifacts, student achievement,
3	or performance assessments, such as
4	those leading to an advanced creden-
5	tial;
6	"(B) may develop admissions goals and
7	priorities for the teacher leader development
8	program that—
9	"(i) are aligned with the demonstrated
10	needs of the school or high-need local edu-
11	cational agency in which the teacher is em-
12	ployed;
13	"(ii) considers cultural competencies
14	that would make the applicant effective in
15	the applicant's teacher leader role; and
16	"(iii) considers whether the teacher
17	has substantial teaching experience in the
18	school in which the teacher is employed or
19	in a school that is similar to the school in
20	which the teacher is employed;
21	"(C) shall use the grant funds to pay for
22	costs of training and supporting teacher leaders
23	for not less than 2 years and not more than 3
24	years;

1	"(D) may use the grant funds to pay for
2	a portion of a stipend for teacher leaders if
3	such grant funds are matched by additional
4	non-Federal public or private funds as follows:
5	"(i) during each of the first and sec-
6	ond years of the grant period, grant funds
7	may pay not more than 50 percent of such
8	stipend; and
9	"(ii) during the third year of the
10	grant period, grant funds may pay not
11	more than 33 percent of such stipend; and
12	"(E) may require teacher leaders to pay
13	back the cost of attaining the credential de-
14	scribed in paragraph (2)(A)(ii) if they do not
15	complete their term of service in the teacher
16	leader development program.".
17	SEC. 2004. ADMINISTRATIVE PROVISIONS.
18	Section 203 of the Higher Education Act of 1965 (20
19	U.S.C. 1022b) is amended—
20	(1) in subsection $(a)(2)$, by striking "five-year
21	period" and inserting "five-year period, except such
22	partnership may receive an additional grant during
23	such period if such grant is used to establish a
24	teacher or principal residency program if such resi-

1	dency program was not established with the prior
2	grant"; and
3	(2) in subsection (b)(2)(A), by striking "teacher
4	preparation program" and inserting "teacher edu-
5	cation, school leader preparation, or educator devel-
6	opment program".
7	SEC. 2005. ACCOUNTABILITY AND EVALUATION.
8	Section 204(a) of the Higher Education Act of 1965
9	(20 U.S.C. 1022c(a)) is amended to read as follows:
10	"(a) Eligible Partnership Evaluation.—Each
11	eligible partnership submitting an application for a grant
12	under this part shall establish, and include in such appli-
13	cation, an evaluation plan that includes rigorous, com-
14	prehensive, and measurable performance objectives. The
15	plan shall include objectives and measures for—
16	"(1) achievement for all prospective and new
17	educators as measured by the eligible partnership;
18	"(2) educator retention in the first 3 years;
19	"(3) as applicable, pass rates and scaled scores
20	for initial State certification or licensure of teachers
21	or pass rates and average scores on valid and reli-
22	able teacher performance assessments; and
23	"(4)(A) the percentage of profession-ready
24	teachers, principals or other school leaders, and
25	other educators hired by the high-need local edu-

- cational agency participating in the eligible partnership;
- "(B) the percentage of profession-ready teachers, principals, and other educators hired by the high-need local educational agency who are members of underrepresented groups;
 - "(C) as applicable, the percentage of professionready teachers hired by the high-need local educational agency who teach high-need academic subject areas, such as reading, science, technology, engineering, mathematics, computer science, and foreign language (including less commonly taught languages and critical foreign languages);
 - "(D) as applicable, the percentage of profession-ready teachers hired by the high-need local educational agency who teach in high-need areas, including special education, bilingual education, language instruction educational programs for English language learners, and early childhood education;
 - "(E) the percentage of profession-ready teachers, principals or other school leaders, and other educators hired by the high-need local educational agency who teach in high-need schools, disaggregated by the elementary school and secondary school levels;

1	"(F) as applicable, the percentage of early
2	childhood education program classes in the geo-
3	graphic area served by the eligible partnership
4	taught by early childhood educators who are highly
5	competent;
6	"(G) as applicable, the percentage of educators
7	able to—
8	"(i) integrate technology effectively into
9	curricula and instruction, including technology
10	consistent with the principles of universal de-
11	sign for learning; and
12	"(ii) use technology effectively to collect,
13	manage, and analyze data to improve teaching
14	and learning for the purpose of improving stu-
15	dent learning outcomes; and
16	"(H) as applicable, the percentage of educators
17	taking school leadership positions who, after 3 years
18	in the role, receive ratings of effective or above in
19	State school leader evaluation and support systems
20	(as described in section 2014(c)(4)(B)(ii) of the Ele-
21	mentary and Secondary Education Act of 1965) or,
22	if no such ratings are available, other comparable in-
23	dicators of performance.".

1	SEC. 2006. ACCOUNTABILITY FOR PROGRAMS THAT PRE-
2	PARE TEACHERS OR OTHER SCHOOL LEAD-
3	ERS.
4	Section 205 of the Higher Education Act of 1965 (20
5	U.S.C. 1022d)—
6	(1) by amending subsection (a)(1) to read as
7	follows:
8	"(1) Report Card.—Each teacher preparation
9	or school leader preparation entity approved to oper-
10	ate teacher preparation or school leader preparation
11	programs in the State and that receives or enrolls
12	students receiving Federal assistance shall report
13	annually to the State and the general public, in a
14	uniform and comprehensive manner that conforms
15	with the definitions and methods established by the
16	Secretary, the following:
17	"(A) Pass rates and scaled scores.—
18	For the most recent year for which the informa-
19	tion is available for each teacher or school lead-
20	er preparation program offered by the teacher
21	preparation or school leader preparation entity
22	the following:
23	"(i) Except as provided in clause (ii),
24	for those students who took the assess-
25	ments used for teacher or school leader
26	certification or licensure by the State in

1	which the entity is located and are enrolled
2	in the teacher or school leader preparation
3	program or, and for those who have taken
4	such assessments and have completed the
5	teacher or school preparation program dur-
6	ing the 2-year period preceding such year,
7	for each of such assessments—
8	"(I) the percentage of all stu-
9	dents who passed such assessment;
10	"(II) the percentage of students
11	who have taken such assessment who
12	enrolled in and completed the teacher
13	or school leader preparation program;
14	and
15	"(III) the average scaled score
16	for all students who took such assess-
17	ment.
18	"(ii) In the case of an entity that re-
19	quires a valid and reliable teacher perform-
20	ance assessment in order to complete the
21	preparation program, the entity may sub-
22	mit in lieu of the information described in
23	clause (i) the pass rate and average score
24	of students taking the teacher performance
25	assessment.

1	"(B) Entity information.—A descrip-
2	tion of the following:
3	"(i) The median grade point average
4	and range of grade point averages for ad-
5	mitted students.
6	"(ii) The number of students in the
7	entity disaggregated by race (as defined in
8	section 153(a)(3) of the Education
9	Sciences Reform Act of 2002 (20 U.S.C.
10	9543(a)(3))), ethnicity, and gender.
11	"(iii) The number of hours and types
12	of supervised clinical preparation required
13	for each program.
14	"(iv) The total number of students
15	who have completed programs for certifi-
16	cation or licensure disaggregated by sub-
17	ject area and by race (as defined in section
18	153(a)(3) of the Education Sciences Re-
19	form Act of 2002 (20 U.S.C. 9543(a)(3))),
20	ethnicity, and gender, except that such
21	disaggregation shall not be required in a
22	case in which the result would reveal per-
23	sonally identifiable information about an
24	individual student.

1	"(C) Accreditation.—Whether the pro-
2	gram or entity is accredited by a specialized ac-
3	crediting agency recognized by the Secretary for
4	accreditation of professional teacher or school
5	leader education programs.
6	"(D) Designation as Low-Per-
7	FORMING.—Which programs (if any) offered by
8	the entity have been designated as low-per-
9	forming by the State under section 207(a).";
10	(2) in subsection (b)—
11	(A) in paragraph (1)—
12	(i) in subparagraph (A)—
13	(I) by inserting "and school lead-
14	er" after "teacher"; and
15	(II) by inserting ", including
16	teacher performance assessments"
17	after "the State";
18	(ii) by amending subparagraph (D) to
19	read as follows:
20	"(D)(i) Except as provided in clause (ii),
21	for each of the assessments used by the State
22	for teacher or school leader certification or li-
23	censure, disaggregated by subject area, race (as
24	defined in section 153(a)(3) of the Education
25	Sciences Reform Act of 2002 (20 U.S.C.

1	9543(a)(3))), ethnicity, and gender, except that
2	such disaggregation shall not be required in a
3	case in which the result would reveal personally
4	identifiable information about an individual stu-
5	dent—
6	"(I) for each entity located in the
7	State, the percentage of students at such
8	entities who have completed 100 percent of
9	the nonclinical coursework and taken the
10	assessment who pass such assessment;
11	"(II) the percentage of all such stu-
12	dents in all such programs and entities
13	who have taken the assessment who pass
14	such assessment;
15	"(III) the percentage of students who
16	have taken the assessment and who en-
17	rolled in and completed a teacher or school
18	leader preparation program; and
19	"(IV) the average scaled score of indi-
20	viduals participating in such a program, or
21	who have completed such a program dur-
22	ing the 2-year period preceding the first
23	year for which the annual State report
24	card is provided, who took each such as-
25	sessment.

1	"(ii) In the case of a State that has imple-
2	mented a valid and reliable teacher performance
3	assessment, the State may submit in lieu of the
4	information described in clause (i) the pass rate
5	and average score of students taking the teach-
6	er performance assessment, disaggregated by
7	subject area, race (as defined in section
8	153(a)(3) of the Education Sciences Reform
9	Act of 2002 (20 U.S.C. 9543(a)(3))), ethnicity,
10	and gender, except that such disaggregation
11	shall not be required in a case in which the re-
12	sult would reveal personally identifiable infor-
13	mation about an individual student."; and
14	(iii) by striking subparagraphs (G)
15	through (L) and inserting the following:
16	"(G) For each teacher and school leader
17	preparation program in the State the following:
18	"(i) The programs' admission rate
19	and median grade point average and range
20	of grade point averages for admitted stu-
21	dents.
22	"(ii) The number of students in the
23	program disaggregated by race (as defined
24	in section 153(a)(3) of the Education

1	Sciences Reform Act of 2002 (20 U.S.C.
2	9543(a)(3))), ethnicity, and gender.
3	"(iii) The number of hours and types
4	of supervised clinical preparation required.
5	"(iv) Whether such program has been
6	identified as low-performing, as designated
7	by the State under section 207(a).
8	"(v) For each school leader prepara-
9	tion program in the State, the total num-
10	ber and percentage of program completers
11	placed as principals who are rated as effec-
12	tive or above on the State school leader
13	evaluation and support systems (as de-
14	scribed in section $2101(c)(4)(B)(2)$ of the
15	Elementary and Secondary Education Act
16	of 1965) or, if no such ratings are avail-
17	able, other comparable indicators of per-
18	formance after three years of leading a
19	school.
20	"(H) For the State as a whole, and for
21	each teacher preparation entity in the State,
22	the number of teachers prepared, in the aggre-
23	gate and reported separately by the following:
24	"(i) Area of certification or licensure.
25	"(ii) Academic major.

1	"(iii) Subject area for which the
2	teacher has been prepared to teach.
3	"(iv) The relationship of the subject
4	area and grade span of teachers graduated
5	by the teacher preparation entity to the
6	teacher workforce needs of the State.
7	"(v) The percentage of teachers grad-
8	uated teaching in high-need schools.
9	"(vi) Race (as defined in section
10	153(a)(3) of the Education Sciences Re-
11	form Act of 2002 (20 U.S.C. 9543(a)(3))),
12	gender, and ethnicity."; and
13	(B) by adding at the end the following:
14	"(3) No requirement for reporting on
15	STUDENTS NOT RESIDING IN THE STATE.—Nothing
16	in this section shall require a State to report data
17	on program completers who do not reside in such
18	State."; and
19	(3) in subsection (d)(2), by adding at the end
20	the following:
21	"(D) The relationship of the subject area
22	and grade span of teachers graduated by teach-
23	er preparation entities across the States to
24	identified teacher shortage areas.

1	"(E) The number and percentages of such
2	graduates teaching in high-need schools.".
3	SEC. 2007. TEACHER DEVELOPMENT.
4	Section 206 of the Higher Education Act of 1965 (20
5	U.S.C. 1022e) is amended by striking "limited English
6	proficient" both places it appears and inserting "English
7	learner".
8	SEC. 2008. STATE FUNCTIONS.
9	Section 207 of the Higher Education Act of 1965 (20
10	U.S.C. 1022f) is amended to read as follows:
11	"SEC. 207. STATE FUNCTIONS.
12	"(a) State Assessment.—
13	"(1) In general.—In order to receive funds
14	under this Act or under title II of the Elementary
15	and Secondary Education Act of 1965 (20 U.S.C.
16	6601 et seq.), a State shall conduct an assessment
17	to identify at-risk and low-performing teacher and
18	school leader preparation programs in the State and
19	to assist such programs through the provision of
20	technical assistance.
21	"(2) Provision of Low-Performing List.—
22	Each State described in paragraph (1) shall—
23	"(A) provide the Secretary and the general
24	public an annual list of low-performing teacher
25	and school leader preparation programs and an

1	identification of those programs at risk of being
2	placed on such list, as applicable;

- "(B) report any teacher and school leader preparation program that has been closed and the reasons for such closure; and
- "(C) describe the assessment, described in paragraph (1), in the report under section 205(b).

"(3) Determination of at-risk and low-PERFORMING PROGRAMS.—The levels of performance and the criteria for meeting those levels for purposes of the assessment under paragraph (1) shall be determined by the State in consultation with a representative group of community stakeholders, including, at a minimum, representatives of leaders and faculty of traditional and alternative route teacher and school leader preparation programs, prekindergarten through 12th grade leaders and instructional staff, current teacher and school leader candidates participating in traditional and alternative route teacher or school leader preparation programs, the State's standards board or other appropriate standards body, and other stakeholders identified by the State. In making such determination, the State shall consider multiple measures and

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1	the information reported by teacher preparation en-
2	tities under section 205.
3	"(b) Reporting and Improvement.—In order to
4	receive funds under this Act or under title II of the Ele-
5	mentary and Secondary Education Act of 1965 (20 U.S.C.
6	6601 et seq.), a State shall—
7	"(1) report to the Secretary and the general
8	public any programs described in subsection (a);
9	"(2) establish a period of improvement and re-
10	design (as established by the State) for programs
11	identified as at-risk under subsection (a);
12	"(3) provide programs identified as at-risk
13	under subsection (a) with technical assistance for a
14	period of not longer than 3 years;
15	"(4) identify at-risk programs as low-per-
16	forming if there is not sufficient improvement fol-
17	lowing the period of technical assistance provided by
18	the State; and
19	"(5) subject low-performing programs to the
20	provisions described in subsection (e) (as determined
21	by the State) not later than 1 year after the date
22	of such identification as a low-performing program.
23	"(c) Termination of Eligibility.—Any teacher or
24	school leader preparation program that is projected to
25	close—

1	"(1) shall be ineligible for any funding for pro-
2	fessional development activities awarded by the De-
3	partment;
4	"(2) may not be permitted to provide new
5	awards under subpart 9 of part A of title IV; and
6	"(3) shall provide transitional support, includ-
7	ing remedial services if necessary, for students en-
8	rolled in the program in the year prior to such clo-
9	sure.
10	"(d) Application of the Requirements.—The
11	requirements of this section shall apply to both traditional
12	teacher preparation programs and alternative routes to
13	State certification and licensure programs.".
14	SEC. 2009. GENERAL PROVISIONS.
15	Section 208(a) of the Higher Education Act of 1965
16	(20 USC 1022 $\sigma(a)$) is amended by striking "sections

- 5
- (20 U.S.C. 1022g(a)) is amended by striking
- 205 and 206" and inserting "section 205".
- 18 SEC. 2010. ELEVATION OF THE EDUCATION PROFESSION
- 19 STUDY.
- Part A of title II of the Higher Education Act of 20
- 1965 (20 U.S.C. 1022 et seq.) is amended by inserting 21
- 22 after section 208 the following:

1	"SEC. 209. ELEVATION OF THE EDUCATION PROFESSION
2	STUDY.
3	"(a) Purpose.—The purpose of the elevation of the
4	profession feasibility study is to examine State policies re-
5	lated to teacher and school leader education and certifi-
6	cation, produce a comprehensive set of expectations that
7	sets a high bar for entry into the profession and ensures
8	that all entering teachers and school leaders are profes-
9	sion-ready, and develop recommendations to Congress on
10	best practices with respect to elevating the education pro-
11	fession that are evidence-based, reliable, and verified by
12	the field.
13	"(b) Establishment.—
14	"(1) IN GENERAL.—The Secretary of Education
15	shall establish an Advisory Committee to carry out
16	the elevation of the education profession study de-
17	scribed in subsection (c) and make recommendations
18	to Congress on the findings.
19	"(2) Membership of the advisory com-
20	MITTEE.—The Advisory Committee shall include
21	representatives or advocates from the following cat-
22	egories:
23	"(A) Teacher unions.
24	"(B) School leader organizations.
25	"(C) State and local officials.

1	"(D) State educational agencies and local
2	educational agencies.
3	"(E) Teacher and school leader advocacy
4	organizations.
5	"(F) School administrator organizations.
6	"(G) Institutions of higher education, in-
7	cluding colleges of teacher education.
8	"(H) Civil rights organizations.
9	"(I) Organizations representing students
10	with disabilities.
11	"(J) Organizations representing English
12	learners.
13	"(K) Nonprofit organizations representing
14	subject-fields, such as STEM Educator organi-
15	zations, comprehensive literacy Educator orga-
16	nizations, and arts and humanities educator or-
17	ganizations.
18	"(L) Professional development organiza-
19	tions.
20	"(M) Educational technology organiza-
21	tions.
22	"(N) Nonprofit research organizations.
23	"(O) Organizations representing nontradi-
24	tional pathways into teacher and school leader
25	education.

1	"(P) Organizations representing parents.
2	"(c) Duties of the Advisory Committee.—
3	"(1) Feasibility Study.—The Advisory Com-
4	mittee shall conduct a feasibility study to—
5	"(A) assess the state of policies and prac-
6	tices related to teacher and school leader edu-
7	cation and entry into the profession including
8	barriers to achieving certification and licensure,
9	best practices in producing profession-ready
10	teachers and school leaders, and recruitment
11	and retention of teachers and school leaders in
12	schools;
13	"(B) compile best practices for educating
14	and training profession-ready teachers and
15	school leaders including evidence-based prac-
16	tices for training teachers and school leaders to
17	support diverse learners, developing teacher and
18	school leaders, and successful pre-service and
19	in-service educational activities;
20	"(C) review certification and credentialing
21	practices throughout the Nation including min-
22	imum standards in each State, differences in
23	types of credentials, and impact of different
24	certification processes in each State for teach-
25	ers and school leaders who relocate: and

"(D) recommend a comprehensive set of rigorous expectations for States standards to elevate the profession of teaching and to produce profession-ready teachers and school leaders prepared to educate diverse learners in inclusive educational settings.

"(2) Reports.—

- "(A) Not later than 1 year after the Advisory Committee's first meeting, the Committee shall submit an interim report to the Secretary and to the authorizing committees detailing the methods of the study and progress in developing the set of comprehensive and rigorous expectations.
- "(B) Not later than 3 years after the Advisory Committee's first meeting, the Committee shall submit a final report to the Secretary and to the authorizing committees detailing the findings, recommendations, and suggested set of comprehensive and rigorous expectations.
- "(3) DISSEMINATION OF INFORMATION.—In carrying out the study under paragraph (1), the Secretary shall disseminate information found in the study in an accessible format to all stakeholders.

1	"(4) Database.—Not later than 180 days
2	after the date of the enactment of this subsection,
3	the Secretary shall produce an electronically acces-
4	sible clearinghouse of State certification procedures
5	and best State practices for producing and retaining
6	profession-ready teachers and school leaders.".
7	SEC. 2011. AUTHORIZATION OF APPROPRIATIONS.
8	Part A of title II of the Higher Education Act of
9	1965 (20 U.S.C. 1022 et seq.) is amended—
10	(1) by redesignating section 209 as section 210;
11	and
12	(2) in section 210, as so redesignated—
13	(A) by striking "\$300,000,000" and in-
14	serting "\$500,000,000";
15	(B) by striking "2009" and inserting
16	"2019"; and
17	(C) by striking "two succeeding" and in-
18	serting "5 succeeding".
19	PART B—ENHANCING TEACHER AND SCHOOL
20	LEADER EDUCATION
21	SEC. 2101. ENHANCING TEACHER EDUCATION.
22	Part B of title II of the Higher Education Act of
23	1965 (20 U.S.C. 1031 et seq.) is amended to read as fol-
24	lows:

"PART B—ENHANCING TEACHER EDUCATION

1	"PART B—ENHANCING TEACHER EDUCATION
2	"SEC. 230. AUTHORIZATION OF APPROPRIATIONS.
3	"(a) In General.—There are authorized to be ap-
4	propriated to carry out this part \$100,000,000 for fiscal
5	year 2019 and each of the 5 succeeding fiscal years.
6	"(b) DISTRIBUTION OF FUNDS.—Subparts 1 through
7	4 of this part shall receive a minimum of 20 percent of
8	the amount appropriated for a fiscal year, and the Sec-
9	retary shall have discretion over the distribution under
10	this part of the remaining amount appropriated for such
11	fiscal year.
12	"Subpart 1—Honorable Augustus F. Hawkins Centers
13	of Excellence
14	"SEC. 231. FINDINGS.
15	"Congress finds the following:
16	"(1) Our Nation's schools are experiencing a
17	severe diversity gap that negatively impacts student
18	achievement and school culture—50 percent of cur-
19	rent students are from minority groups while only
20	18 percent of teachers are from such groups, accord-
21	ing to a 2016 study by the Brookings Institution.
22	"(2) A 2016 report conducted by the Depart-
23	ment of Education shows that teachers of color tend
24	to provide more culturally relevant teaching and bet-
25	ter understand the situations that students of color

may face. These factors help develop trusting teach-

- 1 er-student relationships. Researchers from Vander-
- 2 bilt University also found that greater racial and
- 3 ethnic diversity in the principal corps benefits stu-
- 4 dents, especially students of color.
- 5 "(3) Minority teachers and school leaders can 6 also serve as cultural ambassadors who help stu-7 dents feel more welcome at school or as role models.
- "(4) Research shows that increasing diversity in 8 9 the teaching profession can have positive impacts on 10 student educational experiences and outcomes. Stu-11 dents of color demonstrate greater academic achieve-12 ment and social-emotional development in classes 13 with teachers of color. Studies also suggest that all 14 students, including White students, benefit from 15 having teachers of color because they bring distinc-16 tive knowledge, experiences, and role modeling to the 17 student body as a whole.

18 "SEC. 232. PURPOSE.

- 19 "The purpose of this subpart is to strengthen and
- 20 expand the recruitment, training, and retention of diverse
- 21 candidates into the teaching profession.

22 "SEC. 233. ELIGIBLE INSTITUTION DEFINED.

- 23 "In this subpart, the term 'eligible institution' means
- 24 an institution of higher education that has a teacher or

1	school leader preparation program that is a accredited by
2	the State and that is—
3	"(1) a part B institution (as defined in section
4	322);
5	"(2) a Hispanic-serving institution (as defined
6	in section 502);
7	"(3) a Tribal college or university (as defined in
8	section 316);
9	"(4) an Alaska Native-serving institution (as
10	defined in section 317(b));
11	"(5) a Native Hawaiian-serving institution (as
12	defined in section 317(b));
13	"(6) a predominantly black institution (as de-
14	fined in section 318);
15	"(7) an Asian-American and Native American
16	Pacific Islander-serving institution (as defined in
17	section 320(b));
18	"(8) a Native American-serving, nontribal insti-
19	tution (as defined in section 319);
20	"(9) a consortium of any of the institutions de-
21	scribed in paragraphs (1) through (8); or
22	"(10) any institution described in paragraphs
23	(1) through (8) in which a center of excellence es-
24	tablished under section 234 is located, or a consor-

1	tium described in subparagraph (B), in partnership
2	with any other institution of higher education.
3	"SEC. 234. AUGUSTUS F. HAWKINS CENTERS OF EXCEL-
4	LENCE.
5	"(a) Program Authorized.—From the amounts
6	provided to carry out this subpart, the Secretary shall
7	award grants, on a competitive basis, to eligible institu-
8	tions to establish centers of excellence.
9	"(b) Use of Funds.—An eligible institution shall
10	use a grant received under this subpart to ensure that pro-
11	grams offered at a center of excellence established by such
12	institution prepare current and future teachers or school
13	leaders to be profession-ready, and meet the applicable
14	State certification and licensure requirements, including
15	any requirements for certification obtained through alter-
16	native routes to certification, or, with regard to special
17	education teachers, the qualifications described in section
18	612(a)(14)(C) of the Individuals with Disabilities Edu-
19	cation Act, by carrying out one or more of the following
20	activities:
21	"(1) Implementing reforms within teacher or
22	school leader preparation programs to ensure that
23	such programs are preparing teachers or school lead-
24	ers who meet such applicable State certification and
25	licensure requirements or qualifications, are using

1	evidence-based instructional practices to improve
2	student academic achievement, by—
3	"(A) retraining or recruiting faculty; and
4	"(B) designing (or redesigning) teacher or
5	school leader preparation programs that—
6	"(i) prepare teachers or school leaders
7	to serve in low-performing schools and
8	close student achievement gaps, and that
9	are based on rigorous academic content,
10	evidence-based research, and challenging
11	State academic standards as described in
12	section 1111(b)(1) of the Elementary and
13	Secondary Education Act of 1965 (20
14	U.S.C. $6311(b)(1)$; and
15	"(ii) promote effective teaching skills.
16	"(2) Providing sustained and high-quality
17	preservice clinical experience, including the men-
18	toring of prospective teachers by teacher leaders,
19	substantially increasing interaction between faculty
20	at institutions of higher education and new and ex-
21	perienced teachers, principals, school leaders, and
22	other administrators at elementary schools or sec-
23	ondary schools, and providing support, including
24	preparation time, for such interaction.

1	"(3) Developing and implementing initiatives to
2	promote retention of teachers who meet such appli-
3	cable State certification and licensure requirements
4	or qualifications, and principals and other school
5	leaders, including minority teachers, principals and
6	other school leaders, including programs that pro-
7	vide—
8	"(A) teacher or principal and other school
9	leader mentoring; and
10	"(B) induction and support for teachers
11	and principals and other school leaders during
12	their first three years of employment as teach-
13	ers, principals, or other school leaders, respec-
14	tively.
15	"(4) Awarding scholarships based on financial
16	need to help students pay the costs of tuition, room
17	board, and other expenses of completing a teacher or
18	other school leader preparation program, not to ex-
19	ceed the cost of attendance as defined in section
20	472.
21	"(5) Disseminating information on effective

"(5) Disseminating information on effective practices for teacher or other school leader preparation and successful teacher or other school leader certification and licensure assessment preparation strategies.

1	"(6) Activities authorized under section 202.
2	"(c) Application.—Any eligible institution desiring
3	a grant under this subpart shall submit an application to
4	the Secretary at such time, in such manner, and accom-
5	panied by such information as the Secretary may require.
6	"(d) Limitation on Administrative Expenses.—
7	An eligible institution that receives a grant under this sub-
8	part may use not more than 2 percent of the funds pro-
9	vided to administer the grant.
10	"(e) Regulations.—The Secretary shall prescribe
11	such regulations as may be necessary to carry out this
12	subpart.
13	"Subpart 2—Preparing Well-Rounded Teachers
	"Subpart 2—Preparing Well-Rounded Teachers "SEC. 241. WELL-ROUNDED TEACHING GRANTS.
13 14 15	
14	"SEC. 241. WELL-ROUNDED TEACHING GRANTS.
14 15 16	"SEC. 241. WELL-ROUNDED TEACHING GRANTS. "(a) FINDINGS.—Congress finds that—
14 15 16 17	"SEC. 241. WELL-ROUNDED TEACHING GRANTS. "(a) FINDINGS.—Congress finds that— "(1) students have diverse learning needs and
14 15 16 17 18	"SEC. 241. WELL-ROUNDED TEACHING GRANTS. "(a) FINDINGS.—Congress finds that— "(1) students have diverse learning needs and teachers must be prepared to provide a high-quality,
14 15	"SEC. 241. WELL-ROUNDED TEACHING GRANTS. "(a) FINDINGS.—Congress finds that— "(1) students have diverse learning needs and teachers must be prepared to provide a high-quality, equitable education to every child;
14 15 16 17 18	"SEC. 241. WELL-ROUNDED TEACHING GRANTS. "(a) FINDINGS.—Congress finds that— "(1) students have diverse learning needs and teachers must be prepared to provide a high-quality, equitable education to every child; "(2) improving the pedagogical competencies,
14 15 16 17 18 19 20	"SEC. 241. WELL-ROUNDED TEACHING GRANTS. "(a) FINDINGS.—Congress finds that— "(1) students have diverse learning needs and teachers must be prepared to provide a high-quality, equitable education to every child; "(2) improving the pedagogical competencies, behavior management skills, and cultural com-
14 15 16 17 18 19 20 21	"SEC. 241. WELL-ROUNDED TEACHING GRANTS. "(a) FINDINGS.—Congress finds that— "(1) students have diverse learning needs and teachers must be prepared to provide a high-quality, equitable education to every child; "(2) improving the pedagogical competencies, behavior management skills, and cultural competencies of teacher candidates prepares them to ef-

1 "(3) teachers who hold dual certification and 2 receive training in social and emotional learning 3 competencies and nonexclusionary, positive behavior 4 management practices are better prepared to create 5 a supportive school climate and meet the needs of all 6 students, including English learners, racially diverse 7 students, students with disabilities, low-income stu-8 dents, and students who have experienced trauma.

"(b) Purpose.—The purpose of this subpart is to—

- "(1) strengthen and expand teacher preparation programs that embed dual certification for teacher candidates in special education; and
- "(2) strengthen and expand teacher preparation programs that embed training on social and emotional learning competencies and nonexclusionary, positive behavior management practices to teacher candidates.

"(c) Authorization of Program.—

"(1) IN GENERAL.—From the amounts provided to carry out this subpart, the Secretary shall award grants, on a competitive basis, to eligible partnerships to improve the preparation of general education teacher candidates to ensure that such teacher candidates possess the knowledge, skills, and credentials necessary to effectively instruct students

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1	with disabilities in general education classrooms, and
2	an understanding of positive behavior-management
3	practices that reduce the use of exclusionary and
4	aversive disciplinary practices and create a sup-
5	portive school climate.
6	"(2) Duration of Grants.—A grant under
7	this subpart shall be awarded for a period of not
8	more than 5 years.
9	"(3) Non-federal share.—An eligible part-
10	nership that receives a grant under this subpart
11	shall provide not less than 25 percent of the cost of
12	the activities carried out with such grant from non-
13	Federal sources, which may be provided in cash or
14	in-kind.
15	"(d) Definition of Eligible Partnership.—In
16	this section, the term 'eligible partnership' means a part-
17	nership that—
18	"(1) shall include—
19	"(A) one or more departments or programs
20	at an institution of higher education—
21	"(i) that prepare elementary or sec-
22	ondary general education teachers;
23	"(ii) that have a program of study
24	that leads to an undergraduate degree, a
25	master's degree, or completion of a

1	postbaccalaureate program required for
2	teacher certification; and
3	"(iii) the profession-ready graduates
4	of which meet the applicable State certifi-
5	cation and licensure requirements, includ-
6	ing any requirements for certification ob-
7	tained through alternative routes to certifi-
8	cation, or, with regard to special education
9	teachers, the qualifications described in
10	section 612(a)(14)(C) of the Individuals
11	with Disabilities Education Act;
12	"(B) a department or program that has
13	expertise in special education at an institution
14	of higher education; and
15	"(C) a high-need local educational agency;
16	and
17	"(2) may include—
18	"(A) a department or program of mathe-
19	matics, earth or physical science, foreign lan-
20	guage, or another department at the institution
21	that has a role in preparing teachers; or
22	"(B) a nonprofit, research-based organiza-
23	tion.
24	"(e) ACTIVITIES.—An eligible partnership that re-
25	ceives a grant under this section—

1	"(1) shall use the grant funds to—
2	"(A) develop or strengthen an under-
3	graduate, postbaccalaureate, or master's teach-
4	er preparation program by integrating special
5	education pedagogy into the general education
6	curriculum and academic content that result in
7	applicable dual State certification for teacher
8	candidates who complete the program;
9	"(B) develop or strengthen an under-
10	graduate, postbaccalaureate, or master's teach-
11	er preparation program by embedding social
12	and emotional learning strategies and nonexclu-
13	sionary, positive behavior-management practices
14	into the general education curriculum and aca-
15	demic content;
16	"(C) provide teacher candidates partici-
17	pating in the program under subparagraph (A)
18	with skills related to—
19	"(i) response to intervention, positive
20	behavioral interventions and supports (in-
21	cluding eliminating the use of aversive
22	interventions such as seclusion and re-
23	straints), differentiated instruction, and
24	data-driven instruction (including the use
25	of data to identify and address disparities

1	in rates of discipline among student sub-
2	groups);
3	"(ii) universal design for learning;
4	"(iii) determining and utilizing accom-
5	modations for instruction and assessments
6	for students with disabilities;
7	"(iv) collaborating with stakeholders
8	such as special educators, related services
9	providers, out-of-school time providers, and
10	parents, including participation in individ-
11	ualized education program development
12	and implementation;
13	"(v) appropriately utilizing technology
14	and assistive technology for students with
15	disabilities; and
16	"(vi) effectively and equitably using
17	technology for digital and blended learning;
18	"(D) provide teacher candidates partici-
19	pating in the program under subparagraph (B)
20	with skills related to—
21	"(i) social and emotional learning
22	competencies;
23	"(ii) positive behavior interventions
24	and supports or multitiered systems of
25	support;

1	"(iii) trauma-informed care;
2	"(iv) evidenced-based restorative jus-
3	tice practices; and
4	"(v) culturally responsive teaching
5	and anti-bias training that is evidence-
6	based; and
7	"(E) provide extensive clinical experience
8	for participants described in subparagraphs (A)
9	and (B) with mentoring and induction support
10	throughout the program that continues during
11	the first 2 years of full-time teaching.
12	"(f) Application.—
13	"(1) Application requirements.—An eligi-
14	ble partnership seeking a grant under this section
15	shall submit an application to the Secretary at such
16	time, in such manner, and containing such informa-
17	tion as the Secretary may require. Such application
18	shall include—
19	"(A) a self-assessment by the eligible part-
20	nership of the existing teacher preparation pro-
21	gram at the institution of higher education and
22	needs related to preparing general education
23	teacher candidates to instruct students with dis-
24	abilities; and

"(B) an assessment of the existing personnel needs for general education teachers who instruct students with disabilities, performed by the local educational agency in which most graduates of the teacher preparation program are likely to teach after completion of the program under subsection (e)(1).

"(2) Peer review.—

- "(A) IN GENERAL.—The Secretary shall convene a peer review committee to review applications for grants under this subpart and to make recommendations to the Secretary regarding the selection of eligible partnerships for such grants.
- "(B) Members of the peer review committee shall be recognized experts in the fields of special education, social and emotional learning, teacher preparation, and general education and shall not be in a position to benefit financially from any grants awarded under this section.
- "(g) Equitable Geographic Distribution.—In awarding grants under this subpart, the Secretary shall, to the maximum extent possible, provide for an equitable geographic distribution of such grants.

1	"(h) Evaluations.—
2	"(1) By the partnership.—
3	"(A) In General.—An eligible partner-
4	ship receiving a grant under this subpart shall
5	conduct an evaluation at the end of the grant
6	period to determine—
7	"(i) the effectiveness of the general
8	education teachers who completed a pro-
9	gram under subsection (c)(1) with respect
10	to instruction of students with disabilities
11	in general education classrooms; and
12	"(ii) the systemic impact of the activi-
13	ties carried out by such grant on how each
14	institution of higher education that is a
15	member of the partnership prepares teach-
16	ers for instruction in elementary schools
17	and secondary schools.
18	"(B) Report to the secretary.—Each
19	eligible partnership performing an evaluation
20	under subparagraph (A) shall report the find-
21	ings of such evaluation to the Secretary.
22	"(2) Report by the secretary.—Not later
23	than 180 days after the last day of the grant period
24	for which an evaluation was conducted under para-
25	graph (1), the Secretary shall make available to the

- 1 authorizing committees and the public the findings
- of the evaluations submitted under paragraph (1),
- and information on best practices related to effective
- 4 instruction of students with disabilities in general
- 5 education classrooms.

6 "Subpart 3—Preparing Teachers for English-Learner

- 7 Instruction
- 8 "SEC. 251. TEACHING ENGLISH LEARNERS GRANT.
- 9 "(a) Authorization of Program.—The Secretary
- 10 shall award grants, on a competitive basis, to eligible part-
- 11 nerships to improve the preparation of teacher candidates
- 12 to ensure that such teacher candidates possess the knowl-
- 13 edge and skills necessary to effectively instruct English
- 14 learners.
- 15 "(b) DURATION OF GRANTS.—A grant under this
- 16 section shall be awarded for a period of not more than
- 17 5 years.
- 18 "(c) Non-Federal Share.—An eligible partnership
- 19 that receives a grant under this section shall provide not
- 20 less than 25 percent of the cost of the activities carried
- 21 out with such grant from non-Federal sources, which may
- 22 be provided in each or in-kind.
- "(d) Uses of Funds.—An eligible partnership that
- 24 receives a grant under this section shall use the grant to—

1	"(1) develop or strengthen an undergraduate,
2	postbaccalaureate, or master's teacher preparation
3	program by integrating strategies for teaching
4	English learners into the education curriculum and
5	academic content;
6	"(2) provide teacher candidates participating in
7	a program under paragraph (1) with skills related
8	to—
9	"(A) helping English learners—
10	"(i) achieve at high levels in pre-
11	kindergarten programs, and elementary
12	schools and secondary schools so that such
13	English learners can meet the challenging
14	State academic standards adopted under
15	section $1111(b)(1)$ of the Elementary and
16	Secondary Education Act of 1965 (20
17	U.S.C. $6311(b)(1)$) by the State of the
18	school attended by the English learners,
19	which all children in the State are expected
20	to meet; and
21	"(ii) attain English proficiency;
22	"(B) appropriately identifying and meeting
23	the specific learning needs of children with dis-
24	abilities who are English learners;

1	"(C) recognizing and addressing the social
2	and emotional needs of English learners; and
3	"(D) promoting parental, family, and com-
4	munity engagement in educational programs
5	that serve English learners;
6	"(3) provide authentic clinical learning opportu-
7	nities for teacher candidates participating in the pro-
8	gram involving sustained interactions with teachers
9	and English learners at public prekindergarten pro-
10	grams, or elementary schools or secondary schools,
11	to the extent practicable, or simulated environments
12	at the eligible institution of higher education in-
13	volved, that foster in-depth, first-hand engagement
14	with tasks required of a teacher providing instruc-
15	tion to English learners; and
16	"(4) provide teacher candidates with the re-
17	quired coursework to qualify for an English-as-a-sec-
18	ond-language certification, endorsement, or initial
19	teaching credential, as recognized by the State of the
20	eligible partnership.
21	"(e) APPLICATION.—An eligible partnership seeking
22	a grant under this section shall submit an application to
23	the Secretary at such time, in such manner, and con-
24	taining such information as the Secretary may require.
25	Such application shall include—

1	"(1) a self-assessment by the eligible partner-
2	ship of the existing teacher preparation program at
3	the institution of higher education and the needs re-
4	lated to preparing teacher candidates to instruct
5	English learners in the manner described in sub-
6	section $(d)(2)$; and
7	"(2) a self-assessment by the eligible partner-
8	ship of the personnel needs for teachers who instruct
9	English learners at local, public prekindergarten
10	programs, and elementary schools and secondary
11	schools.
12	"(f) Equitable Geographic Distribution.—In
13	awarding grants under this section, the Secretary shall,
14	to the maximum extent possible, provide for an equitable
15	geographic distribution of such grants.
16	"(g) Evaluations.—
17	"(1) Report from eligible partner-
18	SHIPS.—An eligible partnership receiving a grant
19	under this section shall submit to the Secretary the
20	results of an evaluation conducted by the partner-
21	ship at the end of the grant period to determine—
22	"(A) the effectiveness of teachers who com-
23	pleted a program under subsection (d)(1) with
24	respect to instruction of English learners: and

1	"(B) the systemic impact of the activities
2	carried out by such grant on how such partner-
3	ship prepares teachers to provide instruction in
4	prekindergarten programs, and elementary
5	schools and secondary schools.
6	"(2) Report from the secretary.—Not
7	later than 180 days after the last day of the grant
8	period under this section, the Secretary shall make
9	available to the authorizing committees and the pub-
10	lie—
11	"(A) the findings of the evaluations sub-
12	mitted under paragraph (1); and
13	"(B) information on best practices related
14	to effective instruction of English learners.
15	"Subpart 4—Graduate Fellowships To Prepare
16	Faculty in High-Need Areas at Colleges of Education
17	"SEC. 261. GRADUATE FELLOWSHIPS TO PREPARE FAC-
18	ULTY IN HIGH-NEED AREAS AT COLLEGES OF
19	EDUCATION.
20	"(a) Grants by Secretary.—From the amounts
21	provided to carry out this subpart, the Secretary shall
22	award grants, on a competitive basis, to eligible institu-
23	tions to enable such institutions to make graduate fellow-
24	ship awards to qualified individuals in accordance with the
25	provisions of this section.

- 1 "(b) ELIGIBLE INSTITUTIONS.—In this section, the
- 2 term 'eligible institution' means an institution of higher
- 3 education, or a consortium of such institutions, that offers
- 4 a program of postbaccalaureate study leading to a doctoral
- 5 degree.
- 6 "(c) APPLICATIONS.—An eligible institution that de-
- 7 sires a grant under this section shall submit an application
- 8 to the Secretary at such time, in such manner, and con-
- 9 taining such information as the Secretary may reasonably
- 10 require.
- 11 "(d) Types of Fellowships Supported.—
- 12 "(1) IN GENERAL.—An eligible institution that
- receives a grant under this subpart shall use the
- grant funds to provide graduate fellowships to indi-
- viduals who are preparing for the professorate in
- order to prepare individuals to become elementary
- school and secondary school science, technology, en-
- gineering, and math teachers, special education
- teachers, and teachers who provide instruction for
- English-learners, who meet the applicable State cer-
- 21 tification and licensure requirements, including any
- requirements for certification obtained through alter-
- native routes to certification, or, with regard to spe-
- cial education teachers, the qualifications described

1	in section 612(a)(14)(C) of the Individuals with Dis-
2	abilities Education Act.
3	"(2) Types of study.—A graduate fellowship
4	provided under this section shall support an indi-
5	vidual in pursuing postbaccalaureate study, which
6	leads to a doctoral degree and may include a mas-
7	ter's degree as part of such study, related to teacher
8	preparation and pedagogy in one of the following
9	areas:
10	"(A) Science, technology, engineering,
11	mathematics, and computer science, and their
12	related subfields, if the individual has completed
13	a master's degree in mathematics, engineering
14	science, or computer science and is pursuing a
15	doctoral degree in mathematics, science, engi-
16	neering, or education.
17	"(B) Special education.
18	"(C) The instruction of English-learners.
19	including postbaccalaureate study in language
20	instruction educational programs.
21	"(e) Fellowship Terms and Conditions.—
22	"(1) Selection of Fellows.—The Secretary
23	shall ensure that an eligible institution that receives
24	a grant under this subpart—

1	"(A) shall provide graduate fellowship
2	awards to individuals who plan to pursue a ca-
3	reer in instruction at an institution of higher
4	education that has a teacher preparation pro-
5	gram; and
6	"(B) may not provide a graduate fellow-
7	ship to an otherwise eligible individual—
8	"(i) during periods in which such indi-
9	vidual is enrolled at an institution of high-
10	er education unless such individual is
11	maintaining satisfactory academic progress
12	in, and devoting full-time study or research
13	to, the pursuit of the degree for which the
14	fellowship support was provided; or
15	"(ii) if the individual is engaged in
16	gainful employment, other than part-time
17	employment related to teaching, research,
18	or a similar activity determined by the in-
19	stitution to be consistent with and sup-
20	portive of the individual's progress toward
21	the degree for which the fellowship support
22	was provided.
23	"(2) Amount of fellowship awards.—
24	"(A) IN GENERAL.—An eligible institution
25	that receives a grant under this subpart shall

award stipends to individuals who are provided
 graduate fellowships under this subpart.

"(B) AWARDS BASED ON NEED.—A stipend provided under this subpart shall be in an amount equal to the level of support provided by the National Science Foundation graduate fellowships, except that such stipend shall be adjusted as necessary so as not to exceed the fellowship recipient's demonstrated need, as determined by the institution of higher education where the fellowship recipient is enrolled.

"(3) Service requirement.—

- "(A) TEACHING REQUIRED.—Each individual who receives a graduate fellowship under this subpart and earns a doctoral degree shall teach for 1 year at an institution of higher education that has a teacher preparation program for each year of fellowship support received under this section.
- "(B) Institutional obligation.—Each eligible institution that receives a grant under this subpart shall provide an assurance to the Secretary that the institution has inquired of and determined the decision of each individual who has received a graduate fellowship to, with-

in 3 years of receiving a doctoral degree, begin employment at an institution of higher education that has a teacher preparation program, as required by this section.

- "(C) AGREEMENT REQUIRED.—Prior to receiving an initial graduate fellowship award, and upon the annual renewal of the graduate fellowship award, an individual selected to receive a graduate fellowship under this section shall sign an agreement with the Secretary agreeing to pursue a career in instruction at an institution of higher education that has a teacher preparation program in accordance with subparagraph (A).
- "(D) Failure to comply.—If an individual who receives a graduate fellowship award under this section fails to comply with the agreement signed pursuant to subparagraph (C), the sum of the amounts of any graduate fellowship award received by such recipient shall, upon a determination of such a failure, be treated as a Federal Direct Unsubsidized Stafford Loan under part D of title IV, and shall be subject to repayment, together with interest thereon accruing from the date of the fellowship

1	award, in accordance with terms and conditions
2	specified by the Secretary in regulations under
3	this subpart.
4	"(E) Modified service requirement.—
5	The Secretary may waive or modify the service
6	requirement of this paragraph in accordance
7	with regulations promulgated by the Secretary
8	with respect to the criteria to determine the cir-
9	cumstances under which compliance with such
10	service requirement is inequitable or represents
11	a substantial hardship. The Secretary may
12	waive the service requirement if compliance by
13	the fellowship recipient is determined to be in-
14	equitable or represent a substantial hardship—
15	"(i) because the individual is perma-
16	nently and totally disabled at the time of
17	the waiver request; or
18	"(ii) based on documentation pre-
19	sented to the Secretary of substantial eco-

"(f) Institutional Support for Fellows.—An eligible institution that receives a grant under this section may reserve not more than ten percent of the grant amount for academic and career transition support for

nomic or personal hardship.

1	graduate fellowship recipients and for meeting the institu-
2	tional obligation described in subsection (e)(3)(B).
3	"(g) RESTRICTION ON USE OF FUNDS.—An eligible
4	institution that receives a grant under this section may
5	not use grant funds for general operational overhead of
6	the institution.
7	"Subpart 5—General Provisions
8	"SEC. 271. COMPETITIVE PRIORITY.
9	"In awarding grants under subparts 1 through 4, the
10	Secretary shall award competitive priority to eligible insti-
11	tutions, eligible partnerships, and eligible entities that
12	demonstrate in the application for such a grant a plan
13	to—
14	"(1) increase the diversity in the educator
15	workforce through—
16	"(A) recruiting, enrolling, and preparing
17	diverse teacher candidates; and
18	"(B) efforts that help retain diverse teach-
19	er candidates in high-needs schools;
20	"(2) address the shortage of teachers in high-
21	needs fields including science, technology, engineer-
22	ing, arts, mathematics, or computer science
23	through—
24	"(A) recruiting, enrolling, and preparing
25	teacher candidates to achieve certification, as

1	required by the State, to offer instruction in
2	high-needs fields, including science, technology,
3	engineering, arts, mathematics, or computer
4	science; and
5	"(B) efforts that help retain teachers of
6	high-needs fields in high-needs schools; and
7	"(3) expand the pipeline of school leaders
8	through preparing teacher leaders, which may be
9	achieved by efforts that may include—
10	"(A) embedding pedagogical coursework
11	for teacher candidates that fosters—
12	"(i) leadership and advocacy skills;
13	"(ii) knowledge of school management
14	and finance;
15	"(iii) school operations and business
16	skills;
17	"(iv) effective use and management of
18	educational technology;
19	"(v) strategies for community and
20	family engagement; and
21	"(vi) mentorship and coaching strate-
22	gies; and
23	"(B) providing opportunities for teacher
24	candidates to receive—

1	"(i) exposure to and modeling from
2	teacher leaders and school leaders; and
3	"(ii) ongoing support and continu-
4	ation of professional development on teach-
5	er or other school leadership once exiting
6	the teacher or other school leader prepara-
7	tion program.".
8	TITLE III—INSTITUTIONAL AID
9	SEC. 3001. STRENGTHENING INSTITUTIONS.
10	(a) Strengthening Institutions.—Section
11	311(d) of the Higher Education Act of 1965 (20 U.S.C.
12	1057(d)) is amended—
13	(1) in paragraph (2)—
14	(A) by striking "non-Federal sources" and
15	inserting "non-Federal sources (which may in-
16	clude gifts to the endowment fund restricted for
17	a specific purpose)"; and
18	(B) by striking "or greater than" and in-
19	serting "50 percent of"; and
20	(2) by inserting after paragraph (3) the fol-
21	lowing:
22	"(4) Scholarship.—An eligible institution
23	that uses grant funds provided under this section to
24	establish or increase an endowment fund may use
25	the interest proceeds from such endowment to pro-

1	vide scholarships to students for the purposes of at-
2	tending such institution.".
3	(b) Tribally Controlled Colleges and Uni-
4	VERSITIES.—Section 316(c)(3) of the Higher Education
5	Act of 1965 (20 U.S.C. 1059c(c)(3)) is amended—
6	(1) in subparagraph (B)—
7	(A) by striking "matching funds" and in-
8	serting "matching funds (which may include
9	gifts to the endowment fund restricted for a
10	specific purpose)"; and
11	(B) by striking "equal to the Federal
12	funds" and inserting "equal to 50 percent of
13	the Federal funds"; and
14	(2) by inserting after subparagraph (C) the fol-
15	lowing:
16	"(D) Scholarships.—An eligible institu-
17	tion that uses grant funds provided under this
18	section to establish or increase an endowment
19	fund may use the interest proceeds from such
20	endowment to provide scholarships to students
21	for the purposes of attending such institution.".
22	(c) Definition of Student Count; Use of Un-
23	EXPENDED FUNDS; ELIMINATION OF PRE-APPROVAL RE-
24	QUIREMENT.—Section 316(d) of the Higher Education
25	Act of 1965 (20 U.S.C. 1059c(d)) is amended—

1	(1) by striking paragraph (1);
2	(2) by redesignating paragraphs (2) through
3	(4) as paragraphs (1) through (3), respectively; and
4	(3) in paragraph (2), as so redesignated—
5	(A) in subparagraph (B)(i)(I), by striking
6	"based on the respective Indian student counts
7	(as defined in section 2(a) of the Tribally Con-
8	trolled Colleges and Universities Assistance Act
9	of 1978 (25 U.S.C. 1801(a)) of the Tribal Col-
10	leges and Universities." and inserting "based
11	on the respective full-time equivalent of all en-
12	rolled students."; and
13	(B) by adding at the end the following:
14	"(C) USE OF UNEXPENDED FUNDS.—Any
15	funds paid to an institution and not expended
16	or used for the purposes for which the funds
17	were paid during the 5-year period following the
18	date of the initial grant award, may be carried
19	over and expended during the succeeding 5-year
20	period, if such funds were obligated for a pur-
21	pose for which the funds were paid during the
22	5-year period following the date of the initial
23	grant award.".
24	(d) Promoting the Sustainability of Native
25	AMERICAN LANGUAGES.—Part A of title III of the Higher

1	Education Act of 1965 (20 U.S.C. 1057 et seq.) is further
2	amended by inserting after section 316 (20 U.S.C. 1059c)
3	the following:
4	"SEC. 316A. NATIVE AMERICAN LANGUAGE VITALIZATION
5	AND TRAINING PROGRAM.
6	"(a) Establishment.—
7	"(1) In General.—From the amount appro-
8	priated under subsection (d), the Secretary shall es-
9	tablish the Native American Language Vitalization
10	and Training Program under which the Secretary
11	shall award grants, on a competitive basis, to eligible
12	institutions to promote the preservation, revitaliza-
13	tion, relevancy, and use of Native American lan-
14	guages.
15	"(2) TERM.—The term of a grant under this
16	section shall be not more than 5 years.
17	"(3) Application.—
18	"(A) Streamlined process.—In car-
19	rying out the program under this section, the
20	Secretary shall establish application require-
21	ments in such a manner as to simplify and
22	streamline the process for the grant application
23	under this section.
24	"(B) In general.—To be eligible to re-
25	ceive a grant under this subsection, an eligible

1	institution shall submit to the Secretary an ap-
2	plication at such time, in such manner, and in
3	accordance with any other application require-
4	ments described in subparagraph (A), that the
5	Secretary may prescribe, and including the fol-
6	lowing:
7	"(i) A description of the 5-year pro-
8	gram of the eligible institution for meeting
9	the needs of American Indians, Alaska Na-
10	tives, or Native Hawaiians, as appropriate,
11	in the area served by the institution, and
12	how such plan is consistent with the pur-
13	poses described in paragraph (1).
14	"(ii)(I) An identification of the popu-
15	lation to be served by the eligible institu-
16	tion; and
17	"(II) an identification of the status of
18	Native American language understanding
19	and use within that population and a de-
20	scription of the manner in which the pro-
21	gram will help preserve and revitalize the
22	relevant Native American language.
23	"(iii) A description of the services to
24	be provided under the program, including

1	the manner in which the services will be in-
2	tegrated with other appropriate activities.
3	"(iv) A description, to be prepared in
4	consultation with the Secretary, of the per-
5	formance measures to be used to assess
6	the performance of the eligible institution
7	in carrying out the program.
8	"(b) USE OF FUNDS.—An eligible institution may
9	use a grant under this section to carry out activities con-
10	sistent with the purposes described in subsection $(a)(1)$,
11	including—
12	"(1) curriculum development and academic in-
13	struction, including educational activities, programs,
14	and partnerships relating to students in early child-
15	hood education programs through grade 12;
16	"(2) professional development for faculty at the
17	eligible institution and in-service training programs
18	for early childhood education programs through
19	grade 12 instructors and administrators; and
20	"(3) innovative Native American language pro-
21	grams for students in early childhood education pro-
22	grams through grade 12, including language immer-
23	sion programs.
24	"(c) Applicability of Other Provisions.—
25	"(1) Concurrent funding.—

1	"(A) Tribal college or university.—
2	An eligible institution that is a Tribal College
3	or University may receive a grant under this
4	section and funds under section 316 concur-
5	rently.
6	"(B) Alaska native-serving institu-
7	TION OR NATIVE HAWAIIAN-SERVING INSTITU-
8	TION.—An eligible institution that is an Alaska
9	Native-serving institution or Native Hawaiian-
10	serving institution may receive a grant under
11	this section and funds under section 317 con-
12	currently.
13	"(2) Exemption.—Sections 312(b) and 313(d)
14	shall not apply to an eligible institution that receives
15	a grant under this section.
16	"(d) Authorization of Appropriations.—There
17	are authorized to be appropriated to carry out this section
18	\$20,000,000 for fiscal year 2019 and each of the 5 suc-
19	ceeding fiscal years.
20	"(e) Definitions.—In this section:
21	"(1) Eligible institution.—The term 'eligi-
22	ble institution' means—
23	"(A) a Tribal College or University, as de-
24	fined in section 316;

1	"(B) an Alaska Native-serving institution,
2	as defined in section 317; or
3	"(C) a Native Hawaiian-serving institu-
4	tion, as defined in section 317.
5	"(2) Native American.—The term 'Native
6	American' has the meaning given the term in section
7	371(c)(6).".
8	(e) Predominantly Black Institutions.—Sec-
9	tion 318(d)(3) of the Higher Education Act of 1965 (20
10	U.S.C. 1059e(d)(3)) is amended—
11	(1) in subparagraph (B)—
12	(A) by striking "non-Federal sources" and
13	inserting "non-Federal sources (which may in-
14	clude gifts to the endowment fund restricted for
15	a specific purpose)"; and
16	(B) by striking "equal to or greater than
17	the Federal funds" and inserting "equal to 50
18	percent of the Federal funds"; and
19	(2) by inserting after subparagraph (C) the fol-
20	lowing:
21	"(D) Scholarships.—An eligible institu-
22	tion that uses grant funds provided under this
23	section to establish or increase an endowment
24	fund may use the interest proceeds from such

1	endowment to provide scholarships to students
2	for the purposes of attending such institution.".
3	(f) Technical Correction to Section 318.—Sec-
4	tion 318(i) of the Higher Education Act of 1965 (20
5	U.S.C. 1059e) is amended—
6	(1) in the subsection heading, by striking "Spe-
7	CIAL RULE ON ELIGIBILITY" and inserting "SPE-
8	CIAL RULES";
9	(2) by striking "No Predominantly" and insert-
10	ing the following:
11	"(1) Eligibility.—No Predominantly"; and
12	(3) by adding at the end the following:
13	"(2) Exemption.—Section 313(d) shall not
14	apply to institutions that are eligible to receive funds
15	under this section.".
16	(g) State Relief From Federal Higher Edu-
17	CATION MANDATE.—Part A of title III of the Higher Edu-
18	cation Act of 1965 (20 U.S.C. 1057 et seq.) is amended
19	by inserting after section 319 the following:
20	"SEC. 319A. STATE RELIEF FROM FEDERAL HIGHER EDU-
21	CATION MANDATE.
22	"(a) Amount of Payment.—For fiscal year 2019
23	and each of the 5 succeeding fiscal years, the Secretary
24	may pay to any eligible college an amount that equals the
25	charges for tuition waived by the college (as described in

- 1 subsection (e)(1) for the academic year ending before the
- 2 beginning of such fiscal year for Native American Indian
- 3 students who were enrolled in the college for such aca-
- 4 demic year and who were not residents of the State in
- 5 which the college is located during such academic year.
- 6 "(b) Treatment of Payment.—Any amounts re-
- 7 ceived by an eligible college under subsection (a) shall be
- 8 treated as a reimbursement from the State in which the
- 9 college is located, which is provided in fulfillment of any
- 10 Federal mandate upon the State to waive charges for tui-
- 11 tion for Native American Indian students.
- 12 "(c) Rule of Construction.—Nothing in this sec-
- 13 tion shall be construed to relieve any State from any man-
- 14 date the State may have under Federal law to reimburse
- 15 an eligible college for an academic year—
- 16 "(1) with respect to Native American Indian
- students enrolled in the college who are not residents
- of the State in which the college is located, any
- amount of charges for tuition waived by the college
- for such students that exceeds the amount received
- 21 by the college under subsection (a) for such aca-
- demic year; and
- 23 "(2) with respect to Native American Indian
- students enrolled in the college who are residents of
- 25 the State in which the college is located, an amount

- equal to the charges for tuition waived by the college for such students for such academic year.
- 3 "(d) Applicability.—

- 4 "(1) IN GENERAL.—The provisions of any other 5 section of this part or part G shall not apply with 6 respect to funds paid under this section.
 - "(2) NO EFFECT ON ELIGIBILITY.—Funds received by a Native American-serving, nontribal institution under this section shall not be taken into account for purposes of section 319(d)(3)(A).
 - "(e) Definitions.—In this section:
 - "(1) ELIGIBLE COLLEGE.—The term 'eligible college' means any 4-year Native American-serving, nontribal institution that waives the charges for tuition as mandated by Federal statute, with the support of the State in which the institution is located, for Native American Indian students in fulfillment of a condition under which the institution or State received its original grant of land and facilities from the United States.
 - "(2) NATIVE AMERICAN INDIAN STUDENTS.—
 The term 'Native American Indian students' includes reference to the term 'Indian pupils' as that term has been utilized in Federal statutes imposing a mandate upon any eligible college or State to

1	waive charges for tuition for Native American Indian
2	students in fulfillment of a condition under which
3	the college or State received its original grant of
4	land and facilities from the United States.
5	"(3) Native American-Serving, Nontribal
6	INSTITUTION.—The term 'Native American-serving,
7	nontribal institution' has the meaning given the
8	term in section 319(b).
9	"(f) Supplement, Not Supplant.—Funds under
10	this section shall be used to supplement, not supplant, any
11	Federal or non-Federal funds that would otherwise be
12	used for Indian education programs.".
13	(h) Technical Correction to Section 320.—
14	Section $320(d)(3)(A)$ of the Higher Education Act of 1965
15	(20 U.S.C. $1059g(d)(3)(A)$) is amended by inserting "part
16	A of" after "or".
17	SEC. 3002. STRENGTHENING HISTORICALLY BLACK COL-
18	LEGES AND UNIVERSITIES.
19	(a) Allowable Uses of Funds.—Section 323(a)
20	of the Higher Education Act of 1965 (20 U.S.C. 1062(a))
21	is amended—
22	(1) by striking paragraphs (6) and (7) and in-
23	serting the following:
24	"(6) Tutoring, counseling, advising, and stu-
25	dent service programs designed to improve academic

success, including innovative and customized instruc-
tional courses (which may include remedial edu-
cation and English language instruction) designed to
help retain students and move students rapidly into
core courses and through program completion.
"(7) Funds and administrative management,
and acquisition of technology, services, and equip-
ment for use in strengthening funds and administra-
tive management.";
(2) in paragraph (10)—
(A) by striking "teacher education" and
inserting "traditional or alternative route teach-
er preparation"; and
(B) by striking "preparation for teacher
certification" and inserting "preparation of
graduates for teacher certification or licensure";
(3) by redesignating paragraph (15) as para-
graph (19); and
(4) by inserting after paragraph (14) the fol-
lowing:
"(15) Distance education programs and cre-
ating or improving facilities for internet or other dis-
tance learning academic instruction capabilities, in-
cluding the purchase or rental of telecommunications

technology equipment or services.

1	"(16) Establishing or improving a program that
2	produces improved results in the educational out-
3	comes of African American males.
4	"(17) Scholarships, fellowships, and other fi-
5	nancial assistance for financially needy under-
6	graduate students, as determined by the institution,
7	to permit the enrollment and degree completion of
8	such students in the physical or natural sciences, en-
9	gineering, mathematics or other scientific disciplines
10	in which African Americas are underrepresented, ex-
11	cept that not more than 30 percent of the grant
12	amount may be for this purpose.
13	"(18) Establishing or improving an office of
14	sponsored programs to assist with identifying exter-
15	nal funding opportunities, applying for external
16	funding, and administering grant awards.".
17	(b) HISTORICALLY BLACK COLLEGES AND UNIVER-
18	SITIES.—Section 323(b) of the Higher Education Act of
19	1965 (20 U.S.C. 1062(b)) is amended—
20	(1) in paragraph (2)—
21	(A) by striking "non-Federal sources" and
22	inserting "non-Federal sources (which may in-
23	clude gifts to the endowment fund restricted for
24	a specific purpose)"; and

1	(B) by striking "equal to or greater than
2	the Federal funds" and inserting "equal to 50
3	percent of the Federal funds"; and
4	(2) by inserting after paragraph (3) the fol-
5	lowing:
6	"(4) Scholarships.—An eligible institution
7	that uses grant funds provided under this section to
8	establish or increase an endowment fund may use
9	the interest proceeds from such endowment to pro-
10	vide scholarships to students for the purposes of at-
11	tending such institution.".
12	(c) Allotments and Application Process.—
13	(1) Allotments.—Section 324 of the Higher
14	Education Act of 1965 (20 U.S.C. 1063) is amend-
15	ed—
16	(A) in subsection (c), by striking "5" and
17	inserting "6";
18	(B) in subsection (d)(1), by striking sub-
19	paragraphs (A) and (B) and inserting the fol-
20	lowing:
21	"(A) less than \$500,000 for a part B insti-
22	tution which has received a grant under this
23	part, the Secretary shall award the part B insti-
24	tution an allotment in the amount of \$500,000;
25	and

1	"(B) less than \$250,000 for a part B insti-
2	tution which has not received a grant under
3	this part for a fiscal year prior to fiscal year
4	2017, the Secretary shall award the part B in-
5	stitution an allotment in the amount of
6	\$250,000.''; and
7	(C) in subsection (h)—
8	(i) in paragraphs $(1)(C)$ and $(2)(C)$,
9	by striking "within 5 years" each time it
10	appears and inserting "within 6 years";
11	and
12	(ii) by adding at the end the fol-
13	lowing:
14	"(3) Limitation for New Institutions.—
15	Notwithstanding any other provision of this section,
16	no part B institution that would otherwise be eligible
17	for funds under this part shall receive an allotment
18	under this part for a fiscal year, unless—
19	"(A) such institution received an allotment
20	under this part for fiscal year 2017; or
21	"(B) the amount appropriated under sec-
22	tion 399(a)(2)(A) for such fiscal year is not less
23	than \$275,000,000.".
24	(2) Applications.—Section 325(c) of the
25	Higher Education Act of 1965 (20 U.S.C. 1063a(c))

1	is amended by inserting ", including goals to en-
2	hance student retention, graduation, and post-
3	graduate outcomes," after "management and aca-
4	demic programs".
5	(d) Professional or Graduate Institutions.—
6	Section 326(c) of the Higher Education Act of 1965 (20
7	U.S.C. 1063b(c)) is amended—
8	(1) in paragraph (7)—
9	(A) by striking "equipment," and inserting
10	"equipment, technology, and services,"; and
11	(B) by inserting "and administrative"
12	after "in strengthening funds";
13	(2) by redesignating paragraph (12) as para-
14	graph (13); and
15	(3) by striking paragraph (11) and inserting
16	the following:
17	"(11) tutoring, counseling, advising, and stu-
18	dent service programs designed to improve academic
19	success, including innovative and customized instruc-
20	tional courses (which may include remedial edu-
21	cation and English language instruction) designed to
22	help retain students and move students rapidly into
23	core courses and through program completion; and
24	"(12) distance education programs and creating
25	or improving facilities for internet or other distance

1	learning academic instruction capabilities, including
2	the purchase or rental of telecommunications tech-
3	nology equipment or services; and".
4	(e) Eligibility.—Section 326(e)(1) of the Higher
5	Education Act of 1965 (20 U.S.C. 1063b(e)) is amend-
6	ed—
7	(1) in subparagraph (W), by striking "and" at
8	the end;
9	(2) in subparagraph (X), by striking the period
10	at the end and inserting "; and; and
11	(3) by adding at the end the following:
12	"(Y) University of the Virgin Islands
13	School of Medicine.".
14	(f) Interaction With Other Grant Pro-
15	GRAMS.—Section 326(h) of the Higher Education Act of
16	1965 (20 U.S.C. 1063b(h)) is amended by striking "or
17	724" and inserting "724, or 727.".
18	SEC. 3003. HISTORICALLY BLACK COLLEGE AND UNIVER-
19	SITY CAPITAL FINANCING.
20	(a) Bond Insurance and Capital Finance of
21	STEM FACILITIES.—Section 343 of the Higher Edu-
22	cation Act of 1965 (20 U.S.C. 1066b) is amended—

(1) in subsection (b)—

1	(A) in paragraph (1), by striking "an es-
2	crow account" and inserting "a bond insurance
3	fund";
4	(B) in paragraph (3), by inserting "(except
5	that loans for the purpose of science, tech-
6	nology, engineering, or mathematics related
7	academic facilities shall carry not more than a
8	1 percent rate of interest)" after "charge such
9	interest on loans";
10	(C) in paragraph (8)—
11	(i) in the matter preceding subpara-
12	graph (A), by striking "an escrow ac-
13	count" and inserting "a bond insurance
14	fund"; and
15	(ii) in subparagraph (A), by striking
16	"the escrow account" and inserting "the
17	bond insurance fund";
18	(D) in paragraph (9), by striking "escrow
19	account" each place it appears and inserting
20	"bond insurance fund"; and
21	(E) in paragraph (12), by striking ", ex-
22	cept as otherwise required by the Secretary';
23	and

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1
             (2) in subsection (c), by striking "escrow ac-
 2
        count" each place it appears and inserting "bond in-
 3
        surance fund".
 4
        (b) Increased Aggregate Bond Limit.—Section
   344 of the Higher Education Act of 1965 (20 U.S.C.
 6
    1066c) is amended—
 7
             (1) in the matter preceding paragraph (1), by
                    "$1,100,000,000"
 8
        striking
                                           and
                                                   inserting
        "$3,600,000,000";
 9
10
             (2)
                         paragraph
                   in
                                       (1),
                                              by
                                                    striking
11
        "$733,333,333" and inserting "two-thirds"; and
12
             (3)
                                       (2),
                   in
                         paragraph
                                              by
                                                    striking
        "$366,666,667" and inserting "one-third".
13
14
        (c) STRENGTHENING TECHNICAL ASSISTANCE.—
15
   Section 345 of the Higher Education Act of 1965 (20)
   U.S.C. 1066d) is amended—
16
17
             (1) in paragraph (8), by inserting "and" at the
18
        end;
19
             (2) by striking paragraph (9) and inserting the
20
        following:
21
             "(9) may, directly or by grant or contract, pro-
22
        vide financial counseling and technical assistance to
23
        eligible institutions to prepare the institutions to
24
        qualify, apply for, and maintain a capital improve-
25
        ment loan, including a loan under this part."; and
```

1	(3) by striking paragraph (10) and inserting
2	the following:
3	"(10) may provide for the modification or
4	deferment of a loan made under this part based on
5	need of the institution, as defined by the Secretary,
6	for a period not to exceed 6 fiscal years, and, during
7	the period of deferment of such a loan, interest on
8	the loan will not accrue or be capitalized.".
9	(d) HBCU CAPITAL FINANCING ADVISORY
10	Board.—Paragraph (2) of Section 347(c) of the Higher
11	Education Act of 1965 (20 U.S.C. 1066f(c)) is amended
12	to read as follows:
13	"(2) Report.—On an annual basis, the Advi-
14	sory Board shall prepare and submit to the author-
15	izing committees a report on—
16	"(A) the status of the historically Black
17	colleges and universities described in paragraph
18	(1)(A);
19	"(B) an overview of all loans awarded
20	under the program under this part, including
21	the most recent loans awarded for the fiscal
22	year in which the report is submitted; and
23	"(C) administrative and legislative rec-
24	ommendations for addressing the issues related

1	to construction financing facing historically
2	Black colleges and universities.".
3	SEC. 3004. STRENGTHENING HISTORICALLY BLACK COL-
4	LEGES AND UNIVERSITIES AND OTHER MI-
5	NORITY-SERVING INSTITUTIONS.
6	Section 371(b) of the Higher Education Act of 1965
7	(20 U.S.C. 1067q(b)) is amended—
8	(1) in paragraph (1)(A)—
9	(A) in the first sentence, by striking "ap-
10	propriated," and all that follows through
11	"2019" and inserting the following: "appro-
12	priated, \$300,000,000 for fiscal year 2019 and
13	each succeeding fiscal year"; and
14	(B) by striking the second sentence; and
15	(2) in paragraph (2)—
16	(A) in subparagraph (A)—
17	(i) in clause (i), by striking
18	"\$100,000,000" and inserting
19	``\$117,500,000``;
20	(ii) in clause (ii), by striking
21	"\$100,000,000" and inserting
22	``\$99,875,000``;
23	(iii) in clause (iii)—
24	(I) by striking "\$55,000,000"
25	and inserting "\$65,000,000"; and

1	(II) by striking "(D)" and insert-
2	ing "(E)";
3	(iv) by redesignating clause (iii) as
4	clause (iv); and
5	(v) by inserting after clause (ii) the
6	following:
7	"(iii) \$17,625,000 shall be available
8	for allocation under subparagraph (D);";
9	(B) by redesignating subparagraph (D) as
10	subparagraph (E) and—
11	(i) in clause (i), by striking
12	"\$30,000,000" each place it appears and
13	inserting "\$35,000,000";
14	(ii) in clause (ii), by striking
15	"\$15,000,000" each place it appears and
16	inserting "\$18,000,000"; and
17	(iii) in clauses (iii) and (iv), by strik-
18	ing "\$5,000,000" each place it appears
19	and inserting "\$6,000,000"; and
20	(C) by striking subparagraph (C) and in-
21	serting the following:
22	"(C) Allocation and allotment
23	HBCUS.—The amount made available for alloca-
24	tion under this subparagraph by subparagraph
25	(A)(ii) for any fiscal year shall be available to

eligible institutions described in subsection (a)(1) and shall be made available as grants under section 323 and allotted among such institutions under section 324, treating such amount, plus the amount appropriated for such fiscal year in a regular or supplemental appropriation Act to carry out part B of this title, as the amount appropriated to carry out part B of this title for purposes of allotments under section 324, for use by such institutions with a priority for—

"(i) activities described in paragraphs (1), (2), (4), (5), and (10) of section 323(a); and

"(ii) other activities, consistent with the institution's comprehensive plan and designed to increase the institution's capacity to prepare students for careers in the physical or natural sciences, mathematics, computer science or information technology or sciences, engineering, language instruction in the less-commonly taught languages or international affairs, or nursing or allied health professions.

1	"(D) ALLOCATION AND ALLOTMENT
2	PBIS.—The amount made available for alloca-
3	tion under this subparagraph by subparagraph
4	(A)(iii) for any fiscal year shall be available to
5	eligible institutions described in subsection
6	(a)(5) and shall be available for a competitive
7	grant program to award grants of \$600,000 an-
8	nually for programs in any of the following
9	areas:
10	"(i) science, technology, engineering,
11	or mathematics (STEM);
12	"(ii) health education;
13	"(iii) internationalization or
14	globalization;
15	"(iv) teacher preparation; or
16	"(v) improving educational outcomes
17	of African American males.".
18	SEC. 3005. GENERAL PROVISIONS.
19	Section 399(a) of the Higher Education Act of 1965
20	(20 U.S.C. 1068h(a)) is amended—
21	(1) by striking "2009" each place it appears
22	and inserting "2019";
23	(2) in paragraph (1)—
24	(A) in subparagraph (A), by striking
25	"\$135,000,000" and inserting "\$150,000,000";

1	(B) in subparagraph (B), by striking
2	"\$30,000,000" and inserting "\$45,000,000";
3	(C) in subparagraph (C), by striking
4	"\$15,000,000" and inserting "\$25,000,000";
5	(D) in subparagraph (D), by striking
6	"\$75,000,000" and inserting "\$90,000,000";
7	(E) in subparagraph (E), by striking
8	"\$25,000,000" and inserting "\$30,000,000";
9	(F) in subparagraph (F), by striking
10	"\$30,000,000" and inserting "\$60,000,000";
11	(G) by redesignating subparagraph (F) as
12	subparagraph (G); and
13	(H) by inserting after subparagraph (E)
14	the following:
15	"(F) Section 319A.—There is authorized to be
16	appropriated to carry out section 319A \$17,400,000
17	for fiscal year 2019 and each of the 5 succeeding fis-
18	cal years.";
19	(3) in paragraph (2)—
20	(A) in subparagraph (A), by striking
21	"\$375,000,000" and inserting "\$400,000,000";
22	and
23	(B) in subparagraph (B), by striking
24	"\$125,000,000" and inserting "\$135,000,000";

1	(4) in paragraph (3), by striking
2	" $\$10,000,000$ " and inserting " $\$220,000,000$ "; and
3	(5) in paragraph $(4)(A)$, by striking
4	"\$185,000" and inserting "\$225,000".
5	TITLE IV—STUDENT ASSISTANCE
6	SEC. 4001. EFFECTIVE DATE FOR TITLE IV.
7	Except as otherwise provided in this title or the
8	amendments made by this title, this title and the amend-
9	ments made by this title shall take effect on July 1, 2019.
10	PART A
11	SEC. 4011. IMPROVEMENTS TO THE PELL GRANT PROGRAM.
12	Section 401 of the Higher Education Act of 1965 (20
13	U.S.C. 1070a) is amended—
14	(1) by striking subsections (a) and (b) and in-
15	serting the following:
16	"(a) Program Authority and Method of Dis-
17	TRIBUTION.—
18	"(1) For each fiscal year, the Secretary shall
19	pay to each eligible institution such sums as may be
20	necessary to pay to each eligible student (defined in
21	accordance with section 484) for each academic year
22	during which that student is in attendance at an in-
23	stitution of higher education, as an undergraduate,
24	a Federal Pell Grant in the amount for which that
25	student is eligible, as determined pursuant to sub-

section (b). Not less than 85 percent of such sums shall be advanced to eligible institutions prior to the start of each payment period and shall be based upon an amount requested by the institution as needed to pay eligible students until such time as the Secretary determines and publishes in the Federal Register with an opportunity for comment, an alternative payment system that provides payments to institutions in an accurate and timely manner, except that this sentence shall not be construed to limit the authority of the Secretary to place an institution on a reimbursement system of payment.

- "(2) Nothing in this section shall be interpreted to prohibit the Secretary from paying directly to students, in advance of the beginning of the academic term, an amount for which they are eligible, in cases where the eligible institution elects not to participate in the disbursement system required by paragraph (1).
- "(3) Grants made under this subpart shall be known as 'Federal Pell Grants'.
- 22 "(b) Purpose and Amount of Grants.—
- 23 "(1) Amount.—The amount of the Federal 24 Pell Grant for a student eligible under this subpart 25 shall be—

1	"(A) the maximum Federal Pell Grant de-
2	scribed in paragraph (6); less
3	"(B) the amount equal to the amount de-

"(B) the amount equal to the amount determined to be the expected family contribution with respect to such student for such year.

"(2) In any case where a student attends an institution of higher education on less than a full-time basis (including a student who attends an institution of higher education on less than a half-time basis) during any academic year, the amount of the Federal Pell Grant to which that student is entitled shall be reduced in proportion to the degree to which that student is not so attending on a full-time basis, in accordance with a schedule of reductions established by the Secretary for the purposes of this division, computed in accordance with this subpart. Such schedule of reductions shall be established by regulation and published in the Federal Register in accordance with section 482 of this Act.

"(3) No Federal Pell Grant under this subpart shall exceed the difference between the expected family contribution for a student and the cost of attendance (as defined in section 472) at the institution at which that student is in attendance. If, with respect to any student, it is determined that the

amount of a Federal Pell Grant plus the amount of the expected family contribution for that student exceeds the cost of attendance for that year, the amount of the Federal Pell Grant shall be reduced until the combination of expected family contribution and the amount of the Federal Pell Grant does not exceed the cost of attendance at such institution.

> "(4) No Federal Pell Grant shall be awarded to a student under this subpart if the amount of that grant for that student as determined under this subsection for any academic year is less than ten percent of the maximum Federal Pell Grant described in paragraph (6) for such academic year.

> "(5) Notwithstanding any other provision of this subpart, the Secretary shall allow the amount of the Federal Pell Grant to be exceeded for students participating in a program of study abroad approved for credit by the institution at which the student is enrolled when the reasonable costs of such program are greater than the cost of attendance at the student's home institution, except that the amount of such Federal Pell Grant in any fiscal year shall not exceed the maximum amount of a Federal Pell Grant award described in paragraph (6), for which a student is eligible during such award year. If the

1	preceding sentence applies, the financial aid admin-
2	istrator at the home institution may use the cost of
3	the study abroad program, rather than the home in-
4	stitution's cost, to determine the cost of attendance
5	of the student.
6	"(6) Maximum federal pell grant.—
7	"(A) AWARD YEAR 2019–2020.—For award
8	year 2019–2020, the maximum Federal Pell
9	Grant shall be \$6,595.
10	"(B) Subsequent award years.—For
11	award year 2020–2021 and each subsequent
12	award year, the maximum Federal Pell Grant
13	shall be equal to the total maximum Federal
14	Pell Grant for the preceding award year under
15	this paragraph—
16	"(i) increased by the annual adjust-
17	ment percentage for the award year for
18	which the amount under this subparagraph
19	is being determined; and
20	"(ii) rounded to the nearest \$5.
21	"(C) Definition of annual adjust-
22	MENT PERCENTAGE.—In this paragraph, the
23	term 'annual adjustment percentage', as applied
24	to an award year, is equal to the estimated per-
25	centage increase in the Consumer Price Index

1	(as determined by the Secretary, using the defi-
2	nition in section 478(f)) for the most recent cal-
3	endar year ending prior to the beginning of that
4	award year.
5	"(7)(A) Effective in the 2017–2018 award year
6	and thereafter, the Secretary shall award an eligible
7	student not more than one and one-half Federal Pell
8	Grants during a single award year to permit such
9	student to work toward completion of an eligible
10	program if, during that single award year, the stu-
11	dent—
12	"(i) has received a Federal Pell Grant for
13	an award year and is enrolled in an eligible pro-
14	gram for one or more additional payment peri-
15	ods during the same award year that are not
16	otherwise fully covered by the student's Federal
17	Pell Grant; and
18	"(ii) is enrolled on at least a half-time
19	basis while receiving any funds under this sec-
20	tion.
21	"(B) In the case of a student receiving more
22	than one Federal Pell Grant in a single award year
23	under subparagraph (A), the total amount of Fed-
24	eral Pell Grants awarded to such student for the

award year may exceed the maximum Federal Pell
 Grant available for an award year.

"(C) Any period of study covered by a Federal Pell Grant awarded under subparagraph (A) shall be included in determining a student's duration limit under subsection (c)(5).

"(D) In any case where an eligible student is receiving a Federal Pell Grant for a payment period that spans two award years, the Secretary shall allow the eligible institution in which the student is enrolled to determine the award year to which the additional period shall be assigned, as it determines is most beneficial to students.";

(2) in subsection (f)—

(A) in paragraph (1), by striking the matter preceding subparagraph (A) and inserting the following: "After receiving an application for a Federal Pell Grant under this subpart, the Secretary (including any contractor of the Secretary processing applications for Federal Pell Grants under this subpart) shall, in a timely manner, furnish to the student financial aid administrator at each institution of higher education that a student awarded a Federal Pell Grant under this subpart is attending, the ex-

1	pected family contribution for each such stu-
2	dent. Each such student financial administrator
3	shall—''; and
4	(B) in paragraph (3)—
5	(i) by striking "after academic year
6	1986–1987''; and
7	(ii) by striking "the Committee on
8	Appropriations of the Senate, the Com-
9	mittee on Appropriations of the House of
10	Representatives, and";
11	(3) by striking subsections (g) and (h);
12	(4) by redesignating subsections (i) and (j) as
13	subsections (g) and (h), respectively;
14	(5) in subsection (h), as so redesignated—
15	(A) in paragraph (1) by inserting before
16	the period the following: ", or if such institution
17	of higher education is subject to an ineligibility
18	determination under section 435(a)(9)"; and
19	(B) in paragraph (2) by inserting "or final
20	adjusted cohort default rate" before "deter-
21	mination"; and
22	(6) by adding at the end the following:
23	"(k) Appropriation of Funds.—

1	"(1) In general.—There are authorized to be
2	appropriated, and there are appropriated, out of any
3	money in the Treasury not otherwise appropriated—
4	"(A) for fiscal year 2019, the greater of—
5	"(i) the coverage amount; or
6	"(ii) \$19,448,200,000;
7	"(B) for fiscal year 2020, the greater of—
8	"(i) the coverage amount; or
9	"(ii) \$20,610,000,000;
10	"(C) for fiscal year 2021, the greater of—
11	"(i) the coverage amount; or
12	"(ii) \$21,887,400,000;
13	"(D) for fiscal year 2022, the greater of—
14	"(i) the coverage amount; or
15	"(ii) \$23,305,600,000;
16	"(E) for fiscal year 2023, the greater of—
17	"(i) the coverage amount; or
18	"(ii) \$24,609,400,000;
19	"(F) for fiscal year 2024, the greater of—
20	"(i) the coverage amount; or
21	"(ii) \$26,119,400,000;
22	"(G) for fiscal year 2025, the greater of—
23	"(i) the coverage amount; or
24	"(ii) \$27,776,200,000;
25	"(H) for fiscal year 2026, the greater of—

1	"(i) the coverage amount; or
2	"(ii) \$29,463,000,000;
3	"(I) for fiscal year 2027, the greater of—
4	"(i) the coverage amount; or
5	"(ii) \$31,339,200,000; and
6	"(J) for each subsequent fiscal year, the
7	coverage amount.
8	"(2) Coverage amount defined.—In this
9	subsection, the term 'coverage amount' means, with
10	respect to a fiscal year, such sums as may be nec-
11	essary to cover 60 percent of the costs of the Fed-
12	eral Pell Grant Program.".
13	SEC. 4012. AMENDMENTS TO PELL GRANT ELIGIBILITY.
14	Section 401(c) of the Higher Education Act of 1965
15	(20 U.S.C. 1070a(c)) is amended—
16	(1) in paragraph (1) by striking "except" and
17	all that follows and inserting "except—
18	"(A) that any period during which the stu-
19	dent is enrolled in a noncredit or remedial
20	course of study as define in paragraph (2) shall
21	not be counted for the purpose of this para-
22	graph; and
23	"(B) in the case of a student who received
24	Pell Grants during an undergraduate bacca-
25	laureate course of study, but did not exhaust

1	the maximum period of eligibility as described
2	in paragraph (5), the period during which a
3	student may receive Federal Pell Grants shall
4	also include the period required for the comple-
5	tion of the first postbaccalaureate course of
6	study up to the maximum period of eligibility."
7	and
8	(2) in paragraph (5)—
9	(A) by striking "(5) The period" and in-
10	serting the following: "(5) MAXIMUM PERIOD.—
11	"(A) In general.—Except as provided in
12	subparagraph (B), the period";
13	(B) by striking "12" each place the term
14	appears and inserting "14"; and
15	(C) by adding at the end the following:
16	"(B) Exception.—
17	"(i) In general.—Any Federal Pel
18	Grant that a student received during a pe-
19	riod described in subclause (I) or (II) of
20	clause (ii) shall not count toward the stu-
21	dent's duration limits under this para-
22	graph.
23	"(ii) Applicable periods.—Clause
24	(i) shall apply with respect to any Federal

1	Pell Grant awarded to a student to attend
2	an institution—
3	"(I) during a period—
4	"(aa) for which the student
5	received a loan under this title;
6	and
7	"(bb) for which the loan de-
8	scribed in item (aa) is forgiven
9	under—
10	"(AA) section 437(c)(1)
11	or $464(g)(1)$ due to the clos-
12	ing of the institution;
13	"(BB) section 455(h)
14	due to the student's success-
15	ful assertion of a defense to
16	repayment of the loan; or
17	"(CC) section
18	432(a)(6), section 685.215
19	of title 34, Code of Federal
20	Regulations (or a successor
21	regulation), or any other
22	loan forgiveness provision or
23	regulation under this Act, as
24	a result of a determination
25	by the Secretary or a court

1	that the institution com-
2	mitted fraud or other mis-
3	conduct; or
4	"(II) during a period for which
5	the student did not receive a loan
6	under this title but for which, if the
7	student had received such a loan, the
8	student would have qualified for loan
9	forgiveness under subclause (I)(bb).".
10	SEC. 4013. EXTENDING FEDERAL PELL GRANT ELIGIBILITY
11	OF CERTAIN SHORT-TERM PROGRAMS.
12	Section 401 of the Higher Education Act of 1965 (20
13	U.S.C. 1070a) is further amended by inserting after sub-
14	section (h) the following:
15	"(i) Job Training Federal Pell Grant Pro-
16	GRAM.—
17	"(1) Definitions.—In this subsection:
18	"(A) Eligible career pathway pro-
19	GRAM.—The term 'eligible career pathway pro-
20	gram' means a program that—
21	"(i) meets the requirements of section
22	484(d)(2);
23	"(ii) is a program of training services
24	listed under section 122(d) of the Work-

1	force Innovation and Opportunity Act (29
2	U.S.C. 3152(d)); and
3	"(iii) is part of a career pathway, as
4	defined in section 3 of such Act (29 U.S.C.
5	3102).
6	"(B) Job Training Program.—The term
7	'job training program' means a career and tech-
8	nical education program at an institution of
9	higher education that—
10	"(i) provides not less than 150, and
11	not more than 600, clock hours of instruc-
12	tional time over a period of not less than
13	8, and not more than 15, weeks;
14	"(ii) provides training aligned with
15	the requirements of employers in the State
16	or local area, which may include in-demand
17	industry sectors or occupations, as defined
18	in section 3 of the Workforce Innovation
19	and Opportunity Act (29 U.S.C. 3102), in
20	the State or local area (as defined in such
21	section);
22	"(iii) is a program of training serv-
23	ices, and provided through an eligible pro-
24	vider of training services, listed under sec-

1	tion 122(d) of such Act (29 U.S.C.
2	3152(d));
3	"(iv) provides a student, upon comple-
4	tion of the program, with a recognized
5	postsecondary credential, as defined in sec-
6	tion 3 of such Act, that is recognized by
7	employers in the relevant industry, includ-
8	ing credentials recognized by industry or
9	sector partnerships in the State or local
10	area where the industry is located;
11	"(v) has been determined, by the in-
12	stitution of higher education, to provide
13	academic content, an amount of instruc-
14	tional time, and a recognized postsec-
15	ondary credential that are sufficient to—
16	"(I) meet the hiring requirements
17	of potential employers; and
18	"(II) satisfy any applicable edu-
19	cational prerequisite requirement for
20	professional licensure or certification,
21	so that the student who completes the
22	program and seeks employment quali-
23	fies to take any licensure or certifi-
24	cation examination needed to practice
25	or find employment in an occupation

1	that the program prepares students to
2	enter;
3	"(vi) may include integrated or basic
4	skills courses; and
5	"(vii) may be offered as part of an eli-
6	gible career pathway program.
7	"(2) In general.—For the award year begin-
8	ning on July 1, 2019, and each subsequent award
9	year, the Secretary shall carry out a program
10	through which the Secretary shall award job training
11	Federal Pell Grants to students in job training pro-
12	grams. Each job training Federal Pell Grant award-
13	ed under this subsection shall have the same terms
14	and conditions, and be awarded in the same manner,
15	as a Federal Pell Grant awarded under subsection
16	(a), except as follows:
17	"(A) A student who is eligible to receive a
18	job training Federal Pell Grant under this sub-
19	section is a student who—
20	"(i) has not yet attained a bacca-
21	laureate degree or postbaccalaureate de-
22	gree;
23	"(ii) attends an institution of higher
24	education:

1	"(iii) is enrolled, or accepted for en-
2	rollment, in a job training program at such
3	institution of higher education; and
4	"(iv) meets all other eligibility re-
5	quirements for a Federal Pell Grant (ex-
6	cept with respect to the type of program of
7	study, as provided in clause (iii)).
8	"(B) The amount of a job training Federal
9	Pell Grant for an eligible student shall be deter-
10	mined under subsection (b)(1), except that—
11	"(i) the maximum Federal Pell Grant
12	awarded under this subsection for an
13	award year shall be 50 percent of the max-
14	imum Federal Pell Grant awarded under
15	subsection (b)(5) applicable to that award
16	year; and
17	"(ii) subsection (b)(4) shall not apply.
18	"(3) Inclusion in total eligibility pe-
19	RIOD.—Any period during which a student receives
20	a job training Federal Pell Grant under this sub-
21	section shall be included in calculating the student's
22	period of eligibility for Federal Pell Grants under
23	subsection (c), and any regulations under such sub-
24	section regarding students who are enrolled in an
25	undergraduate program on less than a full-time

1	basis shall similarly apply to students who are en-
2	rolled in a job training program at an eligible insti-
3	tution on less than a full-time basis.".
4	SEC. 4014. PROVIDING FEDERAL PELL GRANTS FOR IRAQ
5	AND AFGHANISTAN VETERAN'S DEPENDENTS.
6	(a) AMENDMENTS.—Part A of title IV of the Higher
7	Education Act of 1965 (20 U.S.C. 1070a et seq.) is
8	amended in section 401 by inserting after subsection (i)
9	the following:
10	"(j) Scholarships for Veteran's Depend-
11	ENTS.—
12	"(1) Definition of eligible veteran's de-
13	PENDENT.—In this subsection, the term 'eligible vet-
14	eran's dependent' means a dependent or an inde-
15	pendent student—
16	"(A) whose parent or guardian was a
17	member of the Armed Forces of the United
18	States and died as a result of performing mili-
19	tary service in Iraq or Afghanistan after Sep-
20	tember 11, 2001; and
21	"(B) who, at the time of the parent or
22	guardian's death, was—
23	"(i) less than 24 years of age; or

1	"(ii) enrolled at an institution of high-
2	er education on a part-time or full-time
3	basis.
4	"(2) Grants.—
5	"(A) In General.—The Secretary shall
6	award a Federal Pell Grant, as modified in ac-
7	cordance with the requirements of this sub-
8	section, to each eligible veteran's dependent to
9	assist in paying the eligible veteran's depend-
10	ent's cost of attendance at an institution of
11	higher education.
12	"(B) Designation.—Federal Pell Grants
13	made under this subsection may be known as
14	'Iraq and Afghanistan Service Grants'.
15	"(3) Prevention of double benefits.—No
16	eligible veteran's dependent may receive a grant
17	under both this subsection and subsections (a) or (i).
18	"(4) Terms and conditions.—The Secretary
19	shall award Iraq and Afghanistan Service Grants
20	under this subsection in the same manner and with
21	the same terms and conditions, including the length
22	of the period of eligibility, as the Secretary awards
23	Federal Pell Grants under subsection (a), except
24	that—

1	"(A) the award rules and determination of
2	need applicable to the calculation of Federal
3	Pell Grants under subsection (a) shall not apply
4	to Iraq and Afghanistan Service Grants;
5	"(B) the provisions of paragraph (1)(B)
6	and (3) of subsection (b), and subsection (f),
7	shall not apply;
8	"(C) the maximum period determined
9	under subsection (c)(5) shall be determined by
10	including all Iraq and Afghanistan Service
11	Grants received by the eligible veteran's de-
12	pendent, including such Grants received under
13	subpart 10 before the effective date of this sub-
14	section; and
15	"(D) an Iraq and Afghanistan Service
16	Grant to an eligible veteran's dependent for any
17	award year shall equal the maximum Federal
18	Pell Grant available under subsection (b)(5) for
19	that award year, except that an Iraq and Af-
20	ghanistan Service Grant—
21	"(i) shall not exceed the cost of at-
22	tendance of the eligible veteran's depend-
23	ent for that award year; and
24	"(ii) shall be adjusted to reflect the
25	attendance by the eligible veteran's de-

pendent on a less than full-time basis in the same manner as such adjustments are made for a Federal Pell Grant under subsection (a).

"(5) ESTIMATED FINANCIAL ASSISTANCE.—For purposes of determinations of need under part F, an Iraq and Afghanistan Service Grant shall not be treated as estimated financial assistance as described in sections 471(3) and 480(j)."

(b) Effective Date; Transition.—

- (1) Effective date.—The amendments made by this section shall take effect with respect to the award year immediately following the date of enactment of this Act.
- (2) Transition.—The Secretary shall take such steps as are necessary to transition from the Iraq and Afghanistan Service Grants program under subpart 10 of part A of title IV of the Higher Education Act of 1965 (20 U.S.C. 1070h), as in effect on the day before the effective date of this section, and the Iraq and Afghanistan Service Grants program under section 401(j) of the Higher Education Act of 1965 (20 U.S.C. 1070a(j)), as amended by this section.

SEC. 4015. FEDERAL PELL GRANT FRAUD PREVENTION.

2	Part A of title IV of the Higher Education Act of
3	1965 (20 U.S.C. 1070a et seq.) is amended in section 401,
4	by inserting after subsection (j) the following:
5	"(k) Prevention of Fraud.—
6	"(1) Report.—Not later than December 31 of
7	each year, the Secretary shall prepare and submit a
8	report to the authorizing committees that includes
9	the following information with respect to unusual en-
10	rollment history:
11	"(A) The number and percentage of total
12	applicants who were flagged for an unusual en-
13	rollment history in the preceding award year.
14	"(B) The number and percentage of insti-
15	tutions that have had fewer than 2 percent of
16	applicants flagged for an unusual enrollment
17	history in the preceding award year.
18	"(C) The name of every institution that
19	has had more than 3 percent of total applicants
20	flagged for an unusual enrollment history in the
21	preceding award year.
22	"(D) If the percentage of total applicants
23	in subparagraph (A) is greater than 2 percent,
24	a detailed plan from the Secretary as to how to
25	reduce that percentage below 2 percent by the
26	following award year.

1	"(2) Definition.—For the purposes of this
2	subsection the term 'unusual enrollment history'
3	means, with respect to the application for Federal
4	student aid—
5	"(A) a pattern in which a student attends
6	an institution long enough to receive a disburse-
7	ment of credit balance funds authorized by this
8	title, does not complete the enrollment period,
9	enrolls at another institution and repeats this
10	pattern to collect an additional credit balance of
11	funds authorized by this title without earning
12	academic credit; or
13	"(B) any other enrollment pattern that the
14	Department of Education believes may signal
15	an attempt by a student to receive funds au-
16	thorized under this title in a fraudulent man-
17	ner.''.
18	SEC. 4016. CONFORMING AMENDMENTS TO ACADEMIC
19	COMPETITIVENESS GRANTS.
20	Section 401A(d)(1)(B)(i) of the Higher Education
21	Act of 1965 (20 U.S.C. 1070a-1(d)(1)(B)(i)) is amended
22	by striking "section 401(b)(2)(B)" and inserting "section
23	401(b)(2)".

1 SEC. 4017. FEDERAL TRIO PROGRAM.

2	Section 402A of the Higher Education Act of 1965
3	(20 U.S.C. 1070a-11) is amended—
4	(1) in subsection (b)(3), by striking "\$200,000"
5	and all that follows through the period at the end
6	and inserting the following: "\$220,000, except that
7	for any fiscal year for which such minimum indi-
8	vidual grant amount would result in fewer than
9	2,780 grants awarded under this chapter, an indi-
10	vidual grant authorized under this chapter shall be
11	awarded in an amount that would result in not fewer
12	than 2,780 grants awarded under this chapter for
13	such fiscal year.";
14	(2) in subsection (c)—
15	(A) by amending subparagraph (A) of
16	paragraph (2) to read as follows:
17	"(A) ACCOUNTABILITY FOR OUTCOMES.—
18	In making grants under this chapter, the Sec-
19	retary shall consider each applicant's prior suc-
20	cess in achieving high-quality service delivery,
21	as determined under subsection (f) under the
22	particular program for which funds are sought.
23	The level of consideration given the factor of
24	prior success in achieving high-quality service
25	delivery shall not vary from the level of consid-
26	eration given such factor during fiscal years

1	1994 through 1997, except that grants made
2	under section 402H shall not be given such con-
3	sideration.";
4	(B) in paragraph (6), by striking the last
5	sentence and inserting the following: "The Sec-
6	retary shall require each applicant for funds
7	under the programs authorized by this chapter
8	to identify and conduct outreach to foster care
9	children and youth and homeless children and
10	youths (as such term is defined in section 725
11	of the McKinney-Vento Homeless Assistance
12	Act (42 U.S.C. 11434a)), and make available to
13	foster care children and youth and homeless
14	children and youths services under such pro-
15	grams, including mentoring, tutoring, and other
16	services provided by such programs.";
17	(C) by redesignating paragraphs (7) and
18	(8) as paragraphs (8) and (9), respectively;
19	(D) in paragraph (6), as so amended—
20	(i) by striking "WITH OTHER PRO-
21	GRAMS FOR DISADVANTAGED STUDENTS"
22	in the heading; and
23	(ii) by striking "The Secretary shall
24	as appropriate, require each applicant for

1	funds under the programs authorized by
2	this chapter" and inserting the following:
3	"(7) Inclusion of homeless and foster
4	STUDENTS.—The Secretary shall, as appropriate, re-
5	quire each applicant for funds under the programs
6	authorized by this chapter (other than the programs
7	authorized under section 402E or 402G)";
8	(E) in paragraph (8), as so redesignated,
9	by striking "8 months" and inserting "90
10	days" both places it appears; and
11	(F) in paragraph (9), as so redesignated—
12	(i) in subparagraph (A)—
13	(I) by striking "Not later than
14	180 days after the date of enactment
15	of the Higher Education Opportunity
16	Act," and inserting "Not less than 90
17	days before the commencement of
18	each competition for a grant under
19	this chapter is held,";
20	(II) in clause (iii), by striking
21	"prior experience" and inserting "ac-
22	countability for outcomes"; and
23	(III) in clause (v), by striking
24	"prior experience" and inserting "ac-
25	countability for outcomes"; and

1	(ii) by striking subparagraph (B) and
2	redesignating subparagraph (C) as sub-
3	paragraph (B);
4	(3) in subsection (d)(3), by adding at the end
5	the following: "In addition, the Secretary shall host
6	at least one virtual, interactive training to ensure
7	that any interested applicants have access to tech-
8	nical assistance.";
9	(4) in subsection (e)—
10	(A) in paragraph (1)—
11	(i) by striking "or" at the end of sub-
12	paragraph (C);
13	(ii) by striking the period at the end
14	of subparagraph (D) and inserting a semi-
15	colon; and
16	(iii) by adding at the end the fol-
17	lowing:
18	"(E) documentation that the student has
19	been determined eligible for a Federal Pell
20	Grant authorized under section 401; or
21	"(F) for grants authorized under 402B
22	and 402F of this chapter, documentation that
23	a student is attending a school that elects, or
24	for which the local educational agency serving
25	the school elects on behalf of the school, to re-

1	ceive special assistance payment under section
2	11(a)(1)(F)(ii) of the Richard B. Russell Na-
3	tional School Lunch Act (42 U.S.C
4	1759a(a)(1)(F)(ii)), or that had a percentage of
5	enrolled students who were identified students
6	(defined in clause (i) of section $11(a)(1)(F)$ or
7	such Act $(42$ U.S.C. $1759a(a)(1)(F)))$ that
8	meets or exceeds the threshold described in
9	clause (viii) of such section (42 U.S.C
10	1759a(a)(1)(F)) during the school year that
11	ends prior to the first period for which such
12	grant is awarded."; and
13	(B) in paragraph (2)—
14	(i) by striking "or" at the end of sub-
15	paragraph (C);
16	(ii) by striking the period at the end
17	of subparagraph (D) and inserting a semi-
18	colon; and
19	(iii) by adding at the end the fol-
20	lowing:
21	"(E) documentation that the student has
22	been determined to be eligible for a Federal Pel
23	Grant authorized under section 401; or
24	"(F) for grants authorized under 402E
25	and 402F of this chapter, documentation that

1	a student is attending a school that elects, or
2	for which the local educational agency serving
3	the school elects on behalf of the school, to re-
4	ceive special assistance payment under section
5	11(a)(1)(F)(ii) of the Richard B. Russell Na-
6	tional School Lunch Act (42 U.S.C.
7	1759a(a)(1)(F)(ii)), or that had a percentage of
8	enrolled students who were identified students
9	(defined in clause (i) of section 11(a)(1)(F) of
10	such Act $(42$ U.S.C. $1759a(a)(1)(F)))$ that
11	meets or exceeds the threshold described in
12	clause (viii) of such section (42 U.S.C.
13	1759a(a)(1)(F)) during the school year that
14	ends prior to the first period for which such
15	grant is awarded.";
16	(5) in subsection (f)—
17	(A) in paragraph (1)—
18	(i) by striking "PRIOR EXPERIENCE"
19	and inserting "ACCOUNTABILITY IN OUT-
20	COMES" in the heading;
21	(ii) by striking "on or after January
22	1, 2009" and inserting "on or after the
23	date of enactment of the"; and
24	(iii) by striking "prior experience of"
25	and inserting "success in achieving";

1	(B) in paragraph (2), by striking "college
2	students, and" and inserting "college students,
3	foster care children and youth, homeless chil-
4	dren and youth, and"; and
5	(C) in paragraph (3)—
6	(i) in subparagraph (A)—
7	(I) in clause (iv), by striking
8	"will make such students eligible for
9	programs such as the Academic Com-
10	petitiveness Grants Program" and in-
11	serting "includes at least 4 years of
12	mathematics, 3 years of science, and
13	2 years of a foreign language";
14	(II) by redesignating clauses (v)
15	and (vi) as clauses (vi) and (vii), re-
16	spectively; and
17	(III) by inserting after clause (iv)
18	the following:
19	"(v) the completion of financial aid
20	applications, including the Free Applica-
21	tion for Federal Student Aid described in
22	section 483(a) and college admissions ap-
23	plications;";
24	(ii) in subparagraph (B)—

1	(I) by inserting "except in the
2	case of programs that specifically tar-
3	get veterans," after "under section
4	402C,";
5	(II) in clause (v), by striking
6	"will make such students eligible for
7	programs such as the Academic Com-
8	petitiveness Grants Program" and in-
9	serting "includes at least 4 years of
10	mathematics, 3 years of science, and
11	2 years of a foreign language";
12	(III) by redesignating clauses (vi)
13	and (vii) as clauses (vii) and (viii), re-
14	spectively; and
15	(IV) by inserting after clause (v)
16	the following:
17	"(vi) the completion of financial aid
18	applications, including the Free Applica-
19	tion for Federal Student Aid described in
20	section 483(a) and college admission appli-
21	cations;";
22	(iii) by redesignating subparagraphs
23	(C), (D), and (E), as subparagraphs (D),
24	(E), and (F), respectively;

1	(iv) by inserting after subparagraph
2	(B) the following:
3	"(C) For programs authorized under sec-
4	tion 402C that specifically target veterans, the
5	extent to which the eligible entity met or ex-
6	ceeded the entity's objectives for such program
7	regarding—
8	"(i) the delivery of service to a total
9	number of students served by the program,
10	as agreed upon by the entity and the Sec-
11	retary for the period of the program;
12	"(ii) such students' academic perform-
13	ance as measured by standardized tests;
14	"(iii) the retention and completion of
15	participants in the program;
16	"(iv) the provision of assistance to
17	students served by the program in com-
18	pleting financial aid applications, including
19	the Free Application for Federal Student
20	Aid described in section 483(a) and college
21	admission applications;
22	"(v) the enrollment of such students
23	in an institution of higher education; and

1	"(vi) to the extent practicable, the
2	postsecondary completion of such stu-
3	dents.";
4	(v) in subparagraph (D), as redesig-
5	nated in clause (ii)—
6	(I) in subclause (I), by striking
7	"in which such students were en-
8	rolled" and inserting "at any bacca-
9	laureate granting institution within 6
10	years of initial enrollment in the
11	project"; and
12	(II) in subclause (II), by striking
13	items (aa) and (bb) and inserting the
14	following:
15	"(aa) the transfer of such
16	students to institutions of higher
17	education that offer bacca-
18	laureate degrees, regardless of
19	whether the transferring student
20	completes a degree or certificate;
21	or
22	"(bb) the completion of a
23	degree or certificate by such stu-
24	dents at any accredited institu-

1	tion within 4 years of initial en-
2	rollment in the project;";
3	(vi) in subparagraph (E), as redesig-
4	nated—
5	(I) in clause (iii), by striking ";
6	and" and inserting "within 2 years of
7	receiving the baccalaureate degree;";
8	and
9	(II) in clause (iv), by striking
10	"graduate study and the attainment
11	of doctoral degrees by former program
12	participants." and inserting "graduate
13	study; and
14	"(v) the attainment of doctoral de-
15	grees by former program participants with-
16	in 10 years of receiving the baccalaureate
17	degree."; and
18	(vii) in subparagraph (F), as redesig-
19	nated—
20	(I) in clause (i), by inserting
21	"within 2 years of service" before the
22	semicolon; and
23	(II) in clause (ii), by inserting
24	"or re-enrollment" after "the enroll-
25	ment";

1	(6) in subsection (g)—
2	(A) by striking "\$900,000,000 for fiscal
3	year 2009 and such sums as may be necessary
4	for each" and inserting "\$1,010,000,000 for
5	fiscal year 2019, and each of the 5 succeeding
6	years. The amount authorized to be appro-
7	priated in the preceding sentence for fiscal year
8	2020 and each of the 4 succeeding fiscal years
9	shall be deemed increased by the annual adjust-
10	ment percentage. For purposes of this sub-
11	section, the term 'adjustment percentage' as ap-
12	plied to a fiscal year, means the estimated per-
13	centage change in the Consumer Price Index
14	(as determined by the Secretary, using the defi-
15	nition in section 478(f)) for the most recent cal-
16	endar year ending before the beginning of that
17	fiscal year.";
18	(B) by striking "½ of";
19	(C) by striking ", and to provide" and in-
20	serting ", to provide"; and
21	(D) by striking "current grantees." and all
22	that follows through "additional readers." and
23	inserting "current grantees and to carry out

the requirements of section 402A(c)(9)(B).";

(7) in subsection (h)—

24

1	(A) by amending paragraph (4) to read as
2	follows:
3	"(4) Low-income individual.—The term
4	'low-income individual' means—
5	"(A) an individual from a family whose
6	taxable income for the preceding year did not
7	exceed 150 percent of the poverty line applica-
8	ble to the individual's family size as determined
9	under section 673(2) of the Community Serv-
10	ices Block Grant Act (42 U.S.C. 9902(2));
11	"(B) an individual whose taxable income
12	as reported on the individual's most recently
13	completed Free Application for Federal Student
14	Aid under section 483(a) did not exceed 150
15	percent of such poverty line;
16	"(C) an individual who has been deter-
17	mined to be eligible for a Federal Pell Grant
18	authorized under section 401; or
19	"(D) for grants authorized under 402B
20	and 402F of this chapter, a student who is at-
21	tending a school that elects, or for which the
22	local educational agency serving the school
23	elects on behalf of the school, to receive special
24	assistance payment under section
25	11(a)(1)(F)(ii) of the Richard B. Russell Na-

1	tional School Lunch Act (42 U.S.C.
2	1759a(a)(1)(F)(ii)), or that had a percentage of
3	enrolled students who were identified students
4	(defined in clause (i) of section $11(a)(1)(F)$ of
5	such Act $(42$ U.S.C. $1759a(a)(1)(F)))$ that
6	meets or exceeds the threshold described in
7	clause (viii) of such section (42 U.S.C.
8	1759a(a)(1)(F)) during the school year that
9	ends prior to the first year of the period for
10	which such grant is awarded.";
11	(B) by redesignating paragraph (5) as sub-
12	section (i) and subparagraphs (A) through (D)
13	as paragraphs (1) through (4); and
14	(C) by redesignating paragraph (6) as sub-
15	section (j); and
16	(8) in subsection (j), as redesignated, by strik-
17	ing "subparagraph (A), (B), or (C) of paragraph
18	(5)" and inserting "paragraph (1), (2), or (3) of
19	subsection (i)".
20	SEC. 4018. TALENT SEARCH.
21	Section 402B of the Higher Education Act of 1965
22	(20 U.S.C. 1070a-12) is amended—
23	(1) in subsection (a)—
24	(A) in paragraph (2), by striking "and" at
25	the end;

1	(B) by redesignating paragraph (3) as
2	paragraph (4); and
3	(C) by inserting after paragraph (2) the
4	following:
5	"(3) to advise such youths regarding the post-
6	secondary education selection process, including con-
7	sideration of financial aid awards offered, potential
8	Federal loan burden, and likelihood of graduating;
9	and";
10	(2) in subsection (b)—
11	(A) by striking "and" at the end of para-
12	graph (5); and
13	(B) by striking paragraph (6) and insert-
14	ing the following:
15	"(6) education or counseling services to assist
16	students and their families regarding career choice;
17	and
18	"(7) connections to programs providing finan-
19	cial literacy and economic literacy so that students
20	and their families are able to make informed choices
21	regarding postsecondary education, including consid-
22	ering degree choice and potential Federal loan bur-
23	den.";
24	(3) in subsection (c)(2), by striking "career"
25	and inserting "academic"; and

1	(4) in subsection (d)—
2	(A) in paragraph (3), by striking "and"
3	after the semicolon;
4	(B) in paragraph (4), by striking the pe-
5	riod at the end and inserting a semicolon; and
6	(C) by adding at the end the following:
7	"(5) require an assurance that the entity car-
8	rying out the project has reviewed and revised poli-
9	cies and practices as needed to remove barriers to
10	the participation and retention in the project of
11	homeless children and youths (as such term is de-
12	fined in section 725 of the McKinney-Vento Home-
13	less Assistance Act (42 U.S.C. 11434a)), including
14	unaccompanied youth, and foster care children and
15	youth;
16	"(6) require that such entity submit, as part of
17	the application for the project, a description of the
18	activities that will be undertaken to reach out to
19	homeless children and youths and foster care chil-
20	dren and youth as part of the project; and
21	"(7) require an assurance that such entity will
22	prepare and submit the report required under sec-
23	tion 402H(e) at the conclusion of the project regard-
24	ing homeless children and youths and foster care
25	children and youth.".

1 SEC. 4019. UPWARD BOUND.

2	Section 402C of the Higher Education Act of 1965
3	(20 U.S.C. 1070a-13) is amended—
4	(1) in subsection (b), by striking paragraphs
5	(5) and (6) and inserting the following:
6	"(5) assistance to students and their families
7	regarding career choice;
8	"(6) education or counseling services designed
9	to education improve the financial literacy and eco-
10	nomic literacy of students or the students' parents
11	in order to aid them in making informed decisions
12	about the postsecondary education selection process
13	and assist students and their families in making in-
14	formed choices regarding the postsecondary edu-
15	cation selection process; and
16	"(7) in the case of such a project that is not
17	specifically designed for veterans, as part of core
18	curriculum, instruction in mathematics through pre-
19	calculus, science, foreign language, language arts,
20	and literature, and in the case of such a project that
21	is specifically designed for veterans, instruction in
22	mathematics through pre-calculus, science, foreign
23	language, and language arts.";
24	(2) by striking subsections (c) and (g) and re-
25	designating subsections (d), (e), (f), and (h) as sub-
26	sections (c), (d), (e), and (f), respectively:

1	(3) in subsection (c), as so redesignated—
2	(A) in paragraph (1), by striking "youth"
3	and inserting "participants";
4	(B) in paragraph (2)—
5	(i) by striking "youth participating in
6	the project" and inserting "project partici-
7	pants''; and
8	(ii) by striking "youth;" and inserting
9	"participants;" and
10	(C) in paragraph (5), by striking "youth
11	participating in the project" and inserting "par-
12	ticipants"; and
13	(4) in subsection (e), as so redesignated—
14	(A) by striking "\$60" and inserting
15	"\$90";
16	(B) by striking "\$300" and inserting
17	"\$450";
18	(C) by striking "\$40" and inserting
19	"\$60";
20	(D) by adding at the end the following:
21	"Adults participating in a project specifically
22	targeting veterans under this section may be
23	paid stipends not in excess of \$100 per month
24	during the year.";

1	(E) in paragraph (4), by striking "and"
2	after the semicolon;
3	(F) in paragraph (5), by striking the pe-
4	riod at the end and inserting a semicolon; and
5	(G) by adding at the end the following:
6	"(7) require an assurance that the entity car-
7	rying out the project has reviewed and revised poli-
8	cies and practices as needed to remove barriers to
9	the participation and retention in the project of
10	homeless children and youths (as such term is de-
11	fined in section 725 of the McKinney-Vento Home-
12	less Assistance Act (42 U.S.C. 11434a)), including
13	unaccompanied youth, and foster care children and
14	youth;
15	"(8) require that such entity submit, as part of
16	the application, a description of the activities that
17	will be undertaken to reach out to homeless children
18	and youths and foster care children and youth re-
19	garding the project; and
20	"(9) require an assurance that such entity will
21	prepare and submit the report required under sec-
22	tion 402H(e) at the conclusion of the project regard-
23	ing homeless children and youths and foster care
24	children and youth.".

1	SEC. 4020. STUDENT SUPPORT SERVICES.
2	Section 402D of the Higher Education Act of 1965
3	(20 U.S.C. 1070a-14) is amended—
4	(1) in subsection (a)—
5	(A) in paragraph (3), by striking "limited
6	English proficient" and inserting "low-income
7	and first generation college students, including
8	limited English proficient students"; and
9	(B) in paragraph (4), by striking ", includ-
10	ing—" and all that follows through the end of
11	the paragraph and inserting a period;
12	(2) in subsection (b)(4), by striking "including
13	financial planning for postsecondary education;" and
14	inserting "including—
15	"(A) financial planning for postsecondary
16	education, including loan burdens required, re-
17	payment options, and expected earnings in po-
18	tential career fields;
19	"(B) basic personal income, household
20	money management, and financial planning
21	skills; and
22	"(C) basic economic decisionmaking
23	skills.";
24	(3) in subsection (d)(1), by striking "section
25	401(b)(2)(A)" and inserting "section $401(b)(1)$ ";

and

1	(4) in subsection (e)—
2	(A) in paragraph (5), by striking "and"
3	after the semicolon;
4	(B) in paragraph (6)(B), by striking the
5	period at the end and inserting a semicolon;
6	and
7	(C) by adding at the end the following:
8	"(7) require an assurance that the entity car-
9	rying out the project has reviewed and revised poli-
10	cies and practices as needed to remove barriers to
11	the participation and retention in the project of
12	homeless children and youths (as such term is de-
13	fined in section 725 of the McKinney-Vento Home-
14	less Assistance Act (42 U.S.C. 11434a)), including
15	unaccompanied youth, and foster care children and
16	youth;
17	"(8) require that such entity submit, in the ap-
18	plication for the project, a description of the activi-
19	ties that will be undertaken to reach out to homeless
20	children and youths, and foster care children and
21	youth, who are enrolled or accepted for enrollment
22	at the institution; and
23	"(9) require an assurance that such entity will
24	prepare and submit the report required under sec-
25	tion 402H(e) at the conclusion of the project regard-

1	ing homeless children and youths and foster care
2	children and youth.".
3	SEC. 4021. POSTBACCALAUREATE ACHIEVEMENT PROGRAM
4	AUTHORITY.
5	Section 402E of the Higher Education Act of 1965
6	(20 U.S.C. 1070a–15) is amended—
7	(1) in subsection $(b)(2)$ —
8	(A) by striking "summer"; and
9	(B) by inserting "or faculty-led research
10	experiences" before the semicolon;
11	(2) in subsection $(d)(4)$ —
12	(A) by striking "summer"; and
13	(B) by inserting "or faculty-led experiences
14	who have stipends" after "internships"; and
15	(3) in subsection (f)(1), by striking " $$2,800$ "
16	and inserting "\$4,000".
17	SEC. 4022. EDUCATIONAL OPPORTUNITY CENTERS.
18	Section 402F of the Higher Education Act of 1965
19	(20 U.S.C. 1070a–16) is amended—
20	(1) in subsection (a)(1), by striking "pursue"
21	and inserting "begin or re-enter";
22	(2) in subsection (b), by striking "students;"
23	and inserting "students, including—
24	"(A) financial planning for postsecondary
25	education, including loan burdens required, re-

1	payment options, and expected earnings in po-
2	tential career fields;
3	"(B) basic personal income, household
4	money management, and financial planning
5	skills; and
6	"(C) basic economic decisionmaking
7	skills;"; and
8	(3) in subsection (c)—
9	(A) in paragraph (2), by striking "and"
10	after the semicolon;
11	(B) in paragraph (3), by striking the pe-
12	riod at the end and inserting a semicolon; and
13	(C) by adding at the end the following:
14	"(4) require an assurance that the entity car-
15	rying out the project has reviewed and revised poli-
16	cies and practices as needed to remove barriers to
17	the participation and retention in the project of
18	homeless children and youths (as such term is de-
19	fined in section 725 of the McKinney-Vento Home-
20	less Assistance Act (42 U.S.C. 11434a)), including
21	unaccompanied youth, and foster care children and
22	youth;
23	"(5) require that such entity submit, as part of
24	the application, a description of the activities that
25	will be undertaken to reach out to homeless children

1	and youths and foster care children and youth re-
2	garding the project; and
3	"(6) require an assurance that such entity will
4	prepare and submit the report required under sec-
5	tion 402H(e) at the conclusion of the project regard-
6	ing homeless children and youths and foster care
7	children and youth.".
8	SEC. 4023. STAFF DEVELOPMENTAL ACTIVITIES.
9	Section 402G(b) of the Higher Education Act of
10	1965 (20 U.S.C. 1070a–17(b)) is amended—
11	(1) by inserting "webinars, online classes,"
12	after "seminars, workshops,";
13	(2) by striking "new directors" and inserting
14	"staff";
15	(3) by redesignating paragraphs (1) through
16	(5) as paragraphs (2) through (6), respectively;
17	(4) by inserting before paragraph (2), as so re-
18	designated, the following:
19	"(1) Legislation and regulatory requirements
20	and program management for new directors of pro-
21	grams funded under this chapter.";
22	(5) in paragraph (2), as redesignated, by insert-
23	ing "for continuing directors and staff of programs"
24	after "operation of programs"; and

1	(6) in paragraph (4), as redesignated, by strik-
2	ing "model programs" and inserting "innovations".
3	SEC. 4024. REPORTS AND EVALUATIONS.
4	(a) Other Reporting Requirements.—Section
5	402H of the Higher Education Act of 1965 (20 U.S.C.
6	1070a-18) is further amended—
7	(1) in subsection (b)—
8	(A) in paragraph (1)—
9	(i) in subparagraph (A), by striking ",
10	including a rigorous evaluation of the pro-
11	grams and projects assisted under section
12	402C. The evaluation of the programs and
13	projects assisted under section 402C shall
14	be implemented not later than June 30,
15	2010." and inserting "The issues such
16	evaluations shall measure shall include the
17	effectiveness of programs and projects as-
18	sisted under this chapter in—
19	"(i) meeting or exceeding the stated
20	objectives regarding the outcome criteria
21	under $402A(f)$;
22	"(ii) enhancing the access of low-in-
23	come individuals and first-generation col-
24	lege students to postsecondary education;

1	"(iii) preparing individuals for post-
2	secondary education; and
3	"(iv) comparing students who partici-
4	pate in the programs funded under this
5	chapter with students who do not partici-
6	pate in such programs with respect to—
7	"(I) level of education completed;
8	"(II) retention rates;
9	"(III) graduation rates;
10	"(IV) college admission and com-
11	pletion rates; and
12	"(V) other issues as the Sec-
13	retary considers appropriate."; and
14	(ii) in subparagraph (C), by inserting
15	"and take into account the agreed upon
16	target determined under section
17	402A(f)(4)" before the period; and
18	(B) by amending paragraph (2) to read as
19	follows:
20	"(2) Practices.—The evaluations described in
21	paragraph (1) shall identify institutional, commu-
22	nity, and program or project practices that are effec-
23	tive in—

1	"(A) enhancing the access of low-income
2	individuals and first-generation college students
3	to postsecondary education;
4	"(B) the preparation of such individuals
5	and students for postsecondary education;
6	"(C) fostering the success of the individ-
7	uals and students in postsecondary education;
8	and
9	"(D) for programs and projects assisted
10	under section 402C, the characteristics of stu-
11	dents who benefit most from such programs
12	and projects."; and
13	(2) in subsection (d), by inserting ", including
14	the authorizing committees" before the period.
15	(b) Homeless Children and Youths and Fos-
16	TER CARE CHILDREN AND YOUTH.—Section 402H of the
17	Higher Education Act of 1965 (20 U.S.C. 1070a–18) is
18	further amended by adding at the end the following:
19	"(e) Report Regarding Homeless Children
20	AND YOUTHS AND FOSTER CARE CHILDREN AND
21	Youth.—Each entity carrying out a project under section
22	402B, 402C, 402D, or 402F shall, at the conclusion of
23	the project, prepare and submit a report to the Secretary
24	that includes—

1	"(1) data on the number of homeless children
2	and youths (as such term is defined in section 725
3	of the McKinney-Vento Homeless Assistance Act (42
4	U.S.C. 11434a)) and foster care children and youth
5	served through the project; and
6	"(2) a description of any strategies or program
7	enhancements that were used in the project and that
8	were effective in meeting the needs of homeless chil-
9	dren and youths and foster care children and
10	youth.".
11	SEC. 4025. GAINING EARLY AWARENESS AND READINESS
12	FOR UNDERGRADUATE PROGRAMS.
13	Section 404C(a)(2) of the Higher Education Act of
14	1965 (20 U.S.C. 1070a–23(a)(2)) is amended—
15	(1) in subparagraph (I), by striking "and" after
16	the semicolon;
17	(2) in subparagraph (J), by striking the period
18	at the end and inserting "; and; and
19	(3) by adding at the end the following:
20	"(K) describe how the eligible entity will
21	facilitate the participation of foster care chil-
22	dren and youth and homeless children and
23	youths (as such term is defined in section 725
24	of the McKinney-Vento Homeless Assistance
	·

1	"(i) how the eligible entity will iden-
2	tify foster care children and youth and
3	homeless children and youths, in collabora-
4	tion with child welfare agencies, homeless
5	shelters, and local educational agency liai-
6	sons for homeless children and youths des-
7	ignated under section 722(g)(1)(J)(ii) of
8	the McKinney-Vento Homeless Assistance
9	Act (42 U.S.C. 11432(g)(1)(J)(ii));
10	"(ii) how the eligible entity will collect
11	and submit to the Secretary data on the
12	number of homeless children and youths
13	and foster care children and youth served;
14	and
15	"(iii) the policies and practices the eli-
16	gible entity will adopt to remove barriers to
17	the participation of homeless children and
18	youths and foster care children and youth,
19	including policies to facilitate continued
20	participation despite changes in residence
21	resulting from homelessness or foster care
22	placement and policies consistent with the
23	McKinney-Vento Homeless Assistance Act
24	(42 U.S.C. 11301 et seq.).".

1	SEC. 4026. GAINING EARLY AWARENESS AND READINESS
2	FOR UNDERGRADUATE PROGRAMS; AUTHOR-
3	IZATION OF APPROPRIATIONS.
4	Section 404H of the Higher Education Act of 1965
5	(20 U.S.C. 1070a–28) is amended by striking
6	$"\$400,\!000,\!000 \ \ \text{for fiscal year} \ \ 2009" \ \ \text{and inserting}$
7	"\$500,000,000 for fiscal year 2019".
8	SEC. 4027. PURPOSE; APPROPRIATIONS AUTHORIZED.
9	Section 413A of the Higher Education Act of 1965
10	(20 U.S.C. 1070b) is amended—
11	(1) by amending subsection (a) to read as fol-
12	lows:
13	"(a) Purpose of Subpart.—It is the purpose of
14	this subpart to—
15	"(1) provide, through institutions of higher edu-
16	cation, supplemental grants to assist in making
17	available the benefits of postsecondary education to
18	qualified students who demonstrate financial need in
19	accordance with the provisions of part F of this title;
20	and
21	"(2) to establish demonstration projects at var-
22	ious institutions of higher education, as defined in
23	section 101, to determine best practices and policies
24	regarding the distribution of emergency grant aid to
25	assist students in completing their program of study,

1	notwithstanding aid they may have received in ac-
2	cordance with the provisions of part F of this title.";
3	(2) in subsection (b)(1), by striking "appro-
4	priated" and all that follows through the end and in-
5	serting "appropriated—
6	"(A) \$1,150,000,000 for fiscal year 2019;
7	"(B) \$1,300,000,000 for fiscal year 2020;
8	"(C) \$1,450,000,000, for fiscal year 2021;
9	"(D) $$1,600,000,000$ for fiscal year 2022 ;
10	and
11	"(E) $$1,750,000,000$ for fiscal year 2023
12	and each succeeding fiscal year.";
13	(3) by redesignating paragraph (2) as para-
14	graph (3); and
15	(4) by inserting after paragraph (1) the fol-
16	lowing:
17	"(2) For the purpose of enabling the Secretary
18	to fund demonstration projects under section
19	413(F), there are allocated, from funds authorized
20	under paragraph (b)(1), $$1,250,000$ for fiscal year
21	2019 and each of the 3 succeeding fiscal years.".
22	SEC. 4028. ALLOCATION OF FUNDS.
23	Section 413D of the Higher Education Act of 1965
24	(20 U.S.C. 1070b-3) is amended to read as follows:

1	"SEC. 413D. ALLOCATION OF FUNDS.
2	"(a) Allocation Formula for Fiscal Years
3	2019 Through 2023.—
4	"(1) In general.—From the amount appro-
5	priated under section 413A(b)(1) for a fiscal year,
6	the Secretary shall allocate to each institution—
7	"(A) for fiscal year 2019, an amount equal
8	to the greater of—
9	"(i) 90 percent of the amount the in-
10	stitution received under subsection (a) for
11	fiscal year 2018, as such subsection was in
12	effect with respect to such fiscal year (in
13	this subparagraph referred to as 'the 2018
14	amount for the institution'); or
15	"(ii) the fair share amount for the in-
16	stitution determined under subsection (c);
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 (c);
23	"(C) for fiscal year 2021, an amount equal
24	to the greater of—
25	"(i) 60 percent of the 2018 amount
26	for the institution; or

1	"(ii) the fair share amount for the in-
2	stitution determined under subsection (c);
3	"(D) for fiscal year 2022, an amount equal
4	to the greater of—
5	"(i) 40 percent of the 2018 amount
6	for the institution; or
7	"(ii) the fair share amount for the in-
8	stitution determined under subsection (c);
9	and
10	"(E) for fiscal year 2023, an amount equal
11	to the greater of—
12	"(i) 20 percent of the 2018 amount
13	for the institution; or
14	"(ii) the fair share amount for the in-
15	stitution determined under subsection (c).
16	"(2) Ratable reduction.—
17	"(A) IN GENERAL.—If the amount appro-
18	priated under section 413A(b)(1) for a fiscal
19	year is less than the amount required to be allo-
20	cated to the institutions under this subsection,
21	then the amount of the allocation to each insti-
22	tution shall be ratably reduced.
23	"(B) Additional appropriations.—If
24	the amounts allocated to each institution are
25	ratably reduced under subparagraph (A) for a

fiscal year and additional amounts are appropriated for such fiscal year, the amount allocated to each institution from the additional amounts shall be increased on the same basis as the amounts under subparagraph (A) were reduced (until each institution receives the amount required to be allocated under this subsection).

- 9 "(b) Allocation Formula for Fiscal Year 2024 10 and Each Succeeding Fiscal Year.—From the 11 amount appropriated under section 413A(b)(1) for fiscal 12 year 2024 and each succeeding fiscal year, the Secretary 13 shall allocate to each institution the fair share amount for 14 the institution determined under subsection (c).
- "(c) Determination of Fair Share Amount.—
 "(1) In general.—Subject to paragraph (2),
 the fair share amount for an institution for a fiscal
 year shall be equal to the sum of the institution's
 undergraduate student need described in paragraph
 (2) for the preceding fiscal year.
 - "(2) Institutional undergraduate student need for an institution for a fiscal year shall be equal to the sum of the following:

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"(A) An amount equal to 50 percent of the amount that bears the same proportion to the available appropriated amount for such fiscal year as the total amount of Federal Pell Grant funds awarded at the institution for the preceding fiscal year bears to the total amount of Federal Pell Grant funds awarded at all institutions participating under this part for the preceding fiscal year.

"(B) An amount equal to 50 percent of the amount that bears the same proportion to the available appropriated amount for such fiscal year as the total amount of the undergraduate student need at the institution for the preceding fiscal year bears to the total amount of undergraduate student need at all institutions participating under this part for the preceding fiscal year.

"(3) ELIGIBILITY FOR FAIR SHARE AMOUNT.—
The Secretary may not allocate funds under this part to any institution that, for 2 or more fiscal years during any 3 fiscal year period beginning not earlier than the first day of the first fiscal year that is 2 years after the date of the enactment of this paragraph, has a student population with less than

1	7 percent of undergraduate students who are recipi-
2	ents of Federal Pell Grants.".
3	SEC. 4029. EMERGENCY GRANT AID DEMONSTRATION PRO-
4	GRAM.
5	Subpart 3 of part A of title IV of the Higher Edu-
6	cation Act of 1965 (20 U.S.C. 1070b et seq.) is amended
7	by adding at the end the following:
8	"SEC. 413F. EMERGENCY GRANT AID DEMONSTRATION
9	PROGRAM.
10	"(a) Demonstration Projects Authorized.—
11	The Secretary shall select, in accordance with subsection
12	(d), eligible entities to voluntarily carry out emergency
13	grant aid demonstration projects designed to aid in the
14	completion of their program of study.
15	"(b) Non-Federal Share Requirement; Use of
16	FUNDS.—The Federal share of the cost of any project
17	funded under this section shall not exceed 50 percent. The
18	share provided by the eligible entity shall not include in-
19	kind contributions. Federal funds provided shall be used
20	solely to provide emergency grant aid to eligible students
21	and cannot be used to pay or subsidize the salary of any
22	employee of an eligible entity.
23	"(c) Application.—
24	"(1) In general.—Each eligible entity desir-
25	ing to carry out a demonstration project under this

1	section shall submit an application to the Secretary,
2	at such time and in such manner as the Secretary
3	may require.
4	"(2) Outreach.—The Secretary shall, prior to
5	any deadline to submit applications under paragraph
6	(1), conduct outreach to any institution eligible to
7	receive funds under section 371 (20 U.S.C. 1067(q))
8	to provide those institutions with information on the
9	opportunity to apply to carry out a demonstration
10	project under this section.
11	"(3) Contents.—Each application under para-
12	graph (1) shall include a description of the emer-
13	gency grant aid program to be offered by the eligible
14	entity under the demonstration project which shall
15	include—
16	"(A) a description of the assessment the
17	entity has undertaken to develop an estimate of
18	the number of emergency aid grants that entity
19	will make in an award year;
20	"(B) the criteria the entity will use to de-
21	fine an emergency for which a student will be
22	eligible to receive an emergency grant;
23	"(C) an assurance that the definition or
24	criteria of an emergency for which a student

1	will be eligible to receive an emergency grant
2	will include at a minimum—
3	"(i) the unexpected loss of employ-
4	ment, transportation, child care or hous-
5	ing;
6	"(ii) an unexpected medical condition
7	of the student, or a dependent of the stu-
8	dent; and
9	"(iii) in the case of a dependent stu-
10	dent—
11	"(I) the unexpected death of a
12	parent or guardian; or
13	"(II) an unexpected medical con-
14	dition of the parent or guardian which
15	results in their loss of employment;
16	"(D) a description of the process by which
17	a student will navigate the process for applying
18	and receiving emergency aid;
19	"(E) how the entity will administer the
20	program, including—
21	"(i) which employees and departments
22	of the entity will administer the program;
23	"(ii) which departments will coordi-
24	nate in the delivery of the program;

1	"(iii) the role of the student financial
2	aid administrator of the eligible entity in
3	the program;
4	"(iv) the processes the entity has in
5	place to respond to applications, approve
6	applications, and disburse emergency grant
7	aid outside of normal business hours;
8	"(v) the data management tools the
9	entity will have in place to ensure efficient
10	administration of the program and data
11	collection for evaluation; and
12	"(vi) the internal controls in place to
13	discourage fraud in the program;
14	"(F) an assurance that either the financial
15	aid department or the student services depart-
16	ment will serve as the primary program admin-
17	istrator;
18	"(G) an assurance that the process by
19	which a student applies for emergency aid in-
20	cludes at a minimum—
21	"(i) an in-person interview where fea-
22	sible;
23	"(ii) an opportunity for the student to
24	learn about other forms of emergency aid

1	outside of the eligible entity that they may
2	be eligible for; and
3	"(iii) at least one opportunity to ap-
4	peal a denial of a grant;
5	"(H) an assurance that an eligible entity
6	will be able to acknowledge a student request
7	for emergency aid within 8 hours of a request,
8	make a decision within 48 hours of a request
9	and disburse aid within 24 hours of approval of
10	a request;
11	"(I) an assurance that a student eligible to
12	receive an emergency aid grant is enrolled at
13	least part-time at the entity and is making sat-
14	isfactory academic progress;
15	"(J) an assurance that the eligible entity
16	will limit the emergency grant aid a student
17	may receive in any individual request to no
18	more than \$750 and the lifetime limit for emer-
19	gency grant aid for a student is \$2,000;
20	"(K) a description of how the school in-
21	tends to limit excessive demand, fraud or abuse
22	through program audits, required student docu-
23	mentation of the expenses for which the grant
24	aid was disbursed, and other means; and

1	"(L) any other information the Secretary
2	may require.
3	"(d) Notification.—Not later than 9 months after
4	the date of enactment of this subsection, the Secretary
5	shall make available to the authorizing committees and the
6	public a list of eligible entities selected to carry out a dem-
7	onstration project under this section.
8	"(e) Information and Evaluation.—
9	"(1) Information.—
10	"(A) STUDENT-LEVEL DATA.—Each eligi-
11	ble entity that carries out a demonstration
12	project under this section shall provide to the
13	Director of the Institute of Education Sciences
14	the student-level data and the record of emer-
15	gency grant aid received by students who par-
16	ticipated in the program authorized in sub-
17	section (a), to enable the Director—
18	"(i) to determine the aggregate infor-
19	mation described in subparagraph (B) with
20	respect to the program; and
21	"(ii) to the extent practicable, to com-
22	pare the grant aid programs using a rig-
23	orous evaluation.
24	"(B) Aggregate information.—For
25	purposes of the evaluation under paragraph (2),

1	the Director shall use the student-level data
2	provided under subparagraph (A) by an eligible
3	entity to determine the following information
4	with respect to each program described in sub-
5	paragraph (C)(i) offered at such eligible entity:
6	"(i) the average number of credit
7	hours students earned prior to receipt of
8	an emergency grant;
9	"(ii) the average period of time be-
10	tween the receipt of emergency aid by a
11	student and when that student completes
12	their program;
13	"(iii) the average amount of grant aid
14	received in one disbursement;
15	"(iv) the average amount of grant aid
16	received over a recipient's period of enroll-
17	ment at the eligible entity;
18	"(v) the completion and retention
19	rates of students who received aid under
20	the program;
21	"(vi) the point in the academic year
22	the student applied for emergency aid;
23	"(vii) the type of emergency declared
24	by the student:

1	"(viii) the average time taken by the
2	eligible entity to acknowledge a grant ap-
3	plication, make a decision on the applica-
4	tion, and disburse funding to a student;
5	and
6	"(ix) such other information as the
7	Director may reasonably require.
8	"(C) DISAGGREGATION.—The information
9	determined under subparagraph (B) shall be
10	disaggregated as follows, provided that the
11	disaggregation of the information does not iden-
12	tify any individual student:
13	"(i) For each eligible entity that car-
14	ries out a demonstration project under this
15	section, disaggregation by—
16	"(I) the students receiving aid
17	under the program;
18	"(II) the students who applied
19	but did not receive aid under the pro-
20	gram;
21	"(III) the students who received
22	more than one grant under the pro-
23	gram; and

1	"(IV) the students who received
2	the maximum lifetime benefit awarded
3	by the program.
4	"(ii) For each group of students de-
5	scribed in clause (i), disaggregation by age,
6	race (as defined in section 153(a)(3) of the
7	Education Sciences Reform Act of 2002
8	(20 U.S.C. 9543)), gender, disability sta-
9	tus, students who are veterans or service-
10	members, first generation college students,
11	and status as a recipient of a Federal Pell
12	Grant.
13	"(2) Evaluation.—
14	"(A) In General.—The Director, in con-
15	sultation with the Secretary and using the in-
16	formation determined under paragraph (1),
17	shall annually evaluate each eligible entity car-
18	rying out a demonstration project under this
19	section. Each evaluation shall be disaggregated
20	in accordance with subparagraph (B) and in-
21	clude—
22	"(i) the extent to which the eligible
23	entity has met the elements of its applica-
24	tion under subsection (c);

1	"(ii) whether the demonstration
2	project led to reduced time to completion
3	or increased retention rates;
4	"(iii) obstacles related to administra-
5	tion of emergency grant aid;
6	"(iv) total cost and net cost per stu-
7	dent who received emergency aid;
8	"(v) the 3-year adjusted cohort de-
9	fault rate, as defined in section 435(m), of
10	students receiving aid;
11	"(vi) the median student earnings 1,
12	3, and 4 years after graduation;
13	"(vii) enrollment data, disaggregated
14	by enrollment status, retention rates, cred-
15	it accumulation, and completion rates
16	for—
17	"(I) first-time, full-time students;
18	"(II) first-time, part-time stu-
19	dents;
20	"(III) non-first-time, full-time
21	students;
22	"(IV) non-first-time, part-time
23	students;
24	"(V) eligibility for Federal Pell
25	Grants;

1	"(VI) race (as defined in section
2	153(a)(3) of the Education Sciences
3	Reform Act of 2002 (20 U.S.C.
4	9543)), and ethnicity; and
5	"(VII) transfer rates; and
6	"(viii) a description of the role of staff
7	and faculty in the administration of the
8	project.
9	"(3) DISAGGREGATION.—The data collected
10	under clause (v) through (vii) shall be disaggregated
11	by each group of students described in paragraph
12	(1)(C).
13	"(4) Annual Report.—The Director, in con-
14	sultation with the Secretary, shall annually provide
15	to the authorizing committees a report on the effec-
16	tiveness of the programs.
17	"(f) Data Privacy.—
18	"(1) IN GENERAL.—It shall be unlawful for any
19	person who obtains or has access to personally iden-
20	tifiable information in connection with this section to
21	willfully disclose to any person (except as authorized
22	in this section or any Federal law) such personally
23	identifiable information.
24	"(2) Penalty.—Any person who violates para-
25	graph (1) shall be fined not more than \$5,000, im-

- prisoned not more than 5 years, or both, together with the costs of prosecution.
- 3 "(3) EMPLOYEE OR OFFICER OF THE UNITED
 4 STATES.—If a violation of paragraph (1) is committed by any officer or employee of the United
 5 States, the officer or employee shall be dismissed
 6 from office or discharged from employment upon
 8 conviction for the violation.
 - "(4) SALE OF DATA PROHIBITED.—Data collected under this section shall not be sold to any third party by the Director, any postsecondary institution, or any other entity.
 - "(5) Limitation on use by other federal agency.—The Director shall not allow any other Federal agency to use data collected under this section for any purpose except as explicitly authorized by this section.
 - "(6) LAW ENFORCEMENT.—Personally identifiable information collected under this section shall not be used for any law enforcement activity or any other activity that would result in adverse action against any student, including debt collection activity or enforcement of the immigration laws.
- 24 "(g) Definitions.—For the purpose of this section:

1	"(1) ELIGIBLE ENTITY.—The term 'eligible en-
2	tity' means an institution of higher education that
3	participates in the FSEOG program as authorized in
4	section 413A.
5	"(2) Institution of higher education.—
6	The term 'institution of higher education' has the
7	meaning given the term in section 101.
8	"(3) First generation college student.—
9	The term 'first generation college student' has the
10	meaning given the term in section 402A(h)(3).".
11	SEC. 4030. SPECIAL PROGRAMS FOR STUDENTS WHOSE
12	FAMILIES ARE ENGAGED IN MIGRANT AND
13	SEASONAL FARMWORK.
14	Section 418A(i) of the Higher Education Act of 1965
15	(20 U.S.C. 1070d–2(i)) is amended by striking "2009"
16	and inserting "2019".
17	and inserting 2019.
- /	SEC. 4031. CCAMPIS REAUTHORIZATION.
18	
	SEC. 4031. CCAMPIS REAUTHORIZATION.
18	SEC. 4031. CCAMPIS REAUTHORIZATION. Section 419N of the Higher Education Act of 1965
18 19	SEC. 4031. CCAMPIS REAUTHORIZATION. Section 419N of the Higher Education Act of 1965 (20 U.S.C. 1070e) is amended by striking subsection (g)
18 19 20	SEC. 4031. CCAMPIS REAUTHORIZATION. Section 419N of the Higher Education Act of 1965 (20 U.S.C. 1070e) is amended by striking subsection (g) and inserting the following:
18 19 20 21	SEC. 4031. CCAMPIS REAUTHORIZATION. Section 419N of the Higher Education Act of 1965 (20 U.S.C. 1070e) is amended by striking subsection (g) and inserting the following: "(g) Authorization of Appropriations.—
18 19 20 21 22	SEC. 4031. CCAMPIS REAUTHORIZATION. Section 419N of the Higher Education Act of 1965 (20 U.S.C. 1070e) is amended by striking subsection (g) and inserting the following: "(g) Authorization of Appropriations.— "(1) In general.—Subject to paragraph (2),

1	"(2) Adjustment for inflation.—
2	"(A) In General.—The amount author-
3	ized to be appropriated under paragraph (1) for
4	fiscal year 2020 and each of the 4 succeeding
5	fiscal years shall be deemed increased by the
6	annual adjustment percentage.
7	"(B) Definition.—In this paragraph, the
8	term 'annual adjustment percentage', as applied
9	to a fiscal year, means the estimated percentage
10	change in the Consumer Price Index (as deter-
11	mined by the Secretary, using the definition in
12	section 478(f)) for the most recent calendar
13	year ending before the beginning of that fiscal
14	year.''.
15	SEC. 4032. JUMPSTART TO COLLEGE GRANT PROGRAMS.
16	Part A of title IV of the Higher Education Act of
17	1965 (20 U.S.C. 1070 et seq.) is further amended by in-
18	serting after subpart 7 the following:
19	"Subpart 8—Jumpstart to College
20	"SEC. 4190. DEFINITIONS.
21	"In this subpart:
22	"(1) ELIGIBLE ENTITY.—The term 'eligible en-
23	tity' means an institution of higher education in
24	partnership with one or more local educational agen-
25	cies (which may be an educational service agency).

- 1 Such partnership may also include other entities 2 such as nonprofit organizations or businesses.
- 3 "(2) Institution of higher education.— 4 The term 'institution of higher education' has the 5 meaning given the term in section 101 (20 U.S.C. 6 1001).
- 7 "(3) ESEA TERMS.—The terms 'dual or con-8 current enrollment program', 'early college high 9 school', 'educational service agency', 'four-year ad-10 justed cohort graduation rate', 'local educational agency', 'secondary school', and 'State' have mean-12 ings given the terms in section 8101 of the Elementary and Secondary Education Act of 1965 (20 13 14 U.S.C. 7801).
 - "(4) Low-income student.—The term 'lowincome student' means a student counted under section 1124(c) of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 6333(c)).
- 19 "(5) Recognized Postsecondary Creden-20 TIAL.—The term 'recognized postsecondary creden-21 tial' has the meaning given the term in section 3 of 22 the Workforce Innovation and Opportunity Act (29) 23 U.S.C. 3102).

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1	"SEC. 419P. AUTHORIZATION OF APPROPRIATIONS; RES-
2	ERVATIONS.
3	"(a) In General.—To carry out this subpart, there
4	are authorized to be appropriated \$250,000,000 for fiscal
5	year 2019 and each of the five succeeding fiscal years.
6	"(b) Reservations.—From the funds appropriated
7	under subsection (a) for each fiscal year, the Secretary
8	shall reserve—
9	"(1) not less than 40 percent for grants to eli-
10	gible entities under section 419Q;
11	"(2) not less than 55 percent for grants to
12	States under section 419R; and
13	"(3) not less than 5 percent for national activi-
14	ties under section 419T.
15	"SEC. 419Q. GRANTS TO ELIGIBLE ENTITIES.
16	"(a) In General.—The Secretary shall award
17	grants to eligible entities, on a competitive basis, to assist
18	such entities in establishing or supporting an early college
19	high school or dual or concurrent enrollment program in
20	accordance with this section.
21	"(b) Duration.—Each grant under this section shall
22	be awarded for a period of 6 years.
23	"(c) Grant Amount.—The Secretary shall ensure
24	that the amount of each grant under this section is suffi-
25	cient to enable each grantee to carry out the activities de-

1	scribed in subsection (h), except that a grant under this
2	section may not exceed \$2,000,000.
3	"(d) Matching Requirement.—
4	"(1) In general.—For each year that an eligi-
5	ble entity receives a grant under this section, the en-
6	tity shall contribute matching funds, in the amounts
7	described in paragraph (2), for the activities sup-
8	ported by the grant.
9	"(2) Amounts described.—The amounts de-
10	scribed in this paragraph are—
11	"(A) for each of the first and second years
12	of the grant period, 20 percent of the grant
13	amount;
14	"(B) for each of the third and fourth years
15	of the grant period, 30 percent of the grant
16	amount;
17	"(C) for the fifth year of the grant period
18	40 percent of the grant amount; and
19	"(D) for the sixth year of the grant period
20	50 percent of the grant amount.
21	"(3) Determination of amount contrib-
22	UTED.—
23	"(A) IN-KIND CONTRIBUTIONS.—The Sec-
24	retary shall allow an eligible entity to meet the

1	requirements of this subsection through in-kind
2	contributions.
3	"(B) Non-federal sources.—Not less
4	than half of each amount described in para-
5	graph (2) shall be provided by the eligible entity
6	from non-Federal sources.
7	"(e) Supplement, Not Supplant.—An eligible en-
8	tity shall use a grant received under this section only to
9	supplement funds that would, in the absence of such
10	grant, be made available from other Federal, State, or
11	local sources for activities supported by the grant, not to
12	supplant such funds.
13	"(f) Priority.—In awarding grants under this sec-
14	tion, the Secretary shall give priority to eligible entities
15	that—
16	"(1) propose to establish or support an early
17	college high school or other dual or concurrent en-
18	rollment program that will serve a student popu-
19	lation of which not less than 51 percent are low-in-
20	come students;
21	"(2) are from States that provide assistance to
22	early college high schools or other dual enrollment
23	programs, such as assistance to defray the costs of
24	higher education (including costs of tuition, fees,
25	and textbooks); and

1	"(3) propose to establish or support an early
2	college high school or dual or concurrent enrollment
3	program that meets quality standards established
4	by—
5	"(A) a nationally recognized accrediting
6	agency or association that offers accreditation
7	specifically for such programs; or
8	"(B) a State process specifically for the re-
9	view and approval of such programs.
10	"(g) Equitable Distribution.—The Secretary
11	shall ensure, to the extent practicable, that eligible entities
12	receiving grants under this section—
13	"(1) are from a representative cross section
14	of—
15	"(A) urban, suburban, and rural areas;
16	and
17	"(B) regions of the United States; and
18	"(2) include both two-year and four-year insti-
19	tutions of higher education.
20	"(h) Uses of Funds.—
21	"(1) Mandatory activities.—
22	"(A) In general.—An eligible entity shall
23	use grant funds received under this section—
24	"(i) to support the activities described
25	in its application under subsection (i);

1	"(ii) to create and maintain a coher-
2	ent system of supports for students, teach-
3	ers, principals, and faculty under the pro-
4	gram, including—
5	"(I) college and career readiness,
6	academic, and social support services
7	for students; and
8	"(II) professional development
9	for secondary school teachers, faculty,
10	and principals and faculty from the
11	institution of higher education, includ-
12	ing—
13	"(aa) joint professional de-
14	velopment activities; and
15	"(bb) activities to assist
16	such teachers, faculty, and prin-
17	cipals in using effective parent
18	and community engagement
19	strategies and to help ensure the
20	success of students academically
21	at risk of not enrolling in or com-
22	pleting postsecondary education,
23	first-generation college students,
24	and students described in section
25	1111(b)(2)(B)(xi) of the Elemen-

1	tary and Secondary Education
2	Act of 1965 (20 U.S.C.
3	6311(b)(2)(B)(xi);
4	"(iii) to carry out liaison activities
5	among the partners that comprise the eli-
6	gible entity pursuant to an agreement or
7	memorandum of understanding docu-
8	menting commitments, resources, roles,
9	and responsibilities of the partners con-
10	sistent with the design of the program;
11	"(iv) for outreach programs to ensure
12	that secondary school students and their
13	families, including students academically at
14	risk of not enrolling in or completing post-
15	secondary education, first-generation col-
16	lege students, and students described in
17	section 1111(b)(2)(B)(xi) of the Elemen-
18	tary and Secondary Education Act of 1965
19	(20 U.S.C. 6311(b)(2)(B)(xi)), are—
20	"(I) aware of, and recruited into,
21	the early college high school or dual
22	or concurrent enrollment program;
23	and
24	"(II) assisted with the process of
25	enrolling in the early college high

1	school or dual or concurrent enroll-
2	ment program;
3	"(v) to collect, share, and use data (in
4	compliance with section 444 of the General
5	Education Provisions Act (20 U.S.C.
6	1232g)) for program improvement and
7	program evaluation; and
8	"(vi) to review and strengthen its pro-
9	gram to maximize the potential that stu-
10	dents participating in the program will
11	eventually complete a recognized postsec-
12	ondary credential, including by opti-
13	mizing—
14	"(I) the curriculum of the pro-
15	gram;
16	"(II) the sequence of courses of-
17	fered by the program; and
18	"(III) the alignment of academic
19	calendars between the secondary
20	schools and the institution of higher
21	education participating in the pro-
22	gram.
23	"(B) New Programs.—In the case of an
24	eligible entity that uses a grant under this sec-
25	tion to establish an early college high school or

1	dual or concurrent enrollment program, the en-
2	tity shall use such funds during the first year
3	of the grant period—
4	"(i) to design the curriculum and se-
5	quence of courses in collaboration with, at
6	a minimum—
7	"(I) faculty from the institution
8	of higher education;
9	"(II) teachers and faculty from
10	the local educational agency; and
11	"(III) in the case of a career and
12	technical education program, employ-
13	ers or workforce development entities
14	to ensure that the program is aligned
15	with labor market demand;
16	"(ii) to develop and implement an ar-
17	ticulation agreement between the institu-
18	tion of higher education and the local edu-
19	cational agency that governs how sec-
20	ondary and postsecondary credits will be
21	awarded under the program; and
22	"(iii) to carry out the activities de-
23	scribed in subparagraph (A).
24	"(2) Allowable activities.—An eligible enti-
25	ty may use grant funds received under this section

1	to support the activities described in its application
2	under subsection (i), including by—
3	"(A) purchasing textbooks and equipment
4	that support the program's curriculum;
5	"(B) pursuant to the assurance provided
6	by the eligible entity under subsection (i)(3)(A),
7	paying tuition and fees for postsecondary
8	courses taken by students under the program;
9	"(C) incorporating work-based learning op-
10	portunities into the program (which may in-
11	clude partnering with entities that provide such
12	opportunities), including—
13	"(i) internships;
14	"(ii) career-based capstone projects;
15	"(iii) pre-apprenticeships and appren-
16	ticeships provided by eligible providers of
17	apprenticeship programs described in sec-
18	tion 122(a)(2)(B) of the Workforce Inno-
19	vation and Opportunity Act (29 U.S.C.
20	3152(a)(2)(B); and
21	"(iv) work-based learning opportuni-
22	ties provided under chapters 1 and 2 of
23	subpart 2 of part A of title IV of the High-
24	er Education Act of 1965 (20 U.S.C.
25	1070a-11 et seq.);

1	"(D) providing students with transpor-
2	tation to and from the program;
3	"(E) paying costs for—
4	"(i) high school teachers to obtain the
5	skills, credentials, or industry certifications
6	necessary to teach for the institution of
7	higher education participating in the pro-
8	gram; or
9	"(ii) postsecondary faculty to become
10	certified to teach high school; or
11	"(F) providing time during which sec-
12	ondary school teachers and faculty and faculty
13	from an institution of higher education can col-
14	laborate, which may include the planning of
15	team activities for such teachers and faculty.
16	"(i) Application.—
17	"(1) In general.—To be eligible to receive a
18	grant under this section, an eligible entity shall sub-
19	mit to the Secretary an application at such time, in
20	such manner, and containing such information as
21	the Secretary may require.
22	"(2) Contents of Application.—The appli-
23	cation under paragraph (1) shall include, at min-
24	imum, a description of—

1	"(A) the partnership that comprises the el-
2	igible entity, including documentation of part-
3	ner commitments, resources and budget, roles,
4	and responsibilities;
5	"(B) how the partners that comprise the
6	eligible entity will coordinate to carry out the
7	mandatory activities described in subsection
8	(h)(1);
9	"(C) the number of students intended to
10	be served by the program and demographic in-
11	formation relating to such students;
12	"(D) how the eligible entity's curriculum
13	and sequence of courses form a program of
14	study leading to a recognized postsecondary cre-
15	dential;
16	"(E) how postsecondary credits earned will
17	be transferable to institutions of higher edu-
18	cation within the State, including any applicable
19	statewide transfer agreements and any provi-
20	sions of such agreements that are specific to
21	dual or concurrent enrollment programs;
22	"(F) how the eligible entity will ensure
23	that students understand how credits earned by
24	such students will transfer;

1	"(G) outreach programs to provide sec-
2	ondary school students, especially those in mid-
3	dle grades, and their parents, teachers, school
4	counselors, and principals information about,
5	and academic preparation for, the early college
6	high school or other dual or concurrent enroll-
7	ment program;
8	"(H) how the eligible entity will determine
9	the eligibility of students for postsecondary
10	courses, including an explanation of the mul-
11	tiple factors the entity will take into account to
12	assess the readiness of students for such
13	courses; and
14	"(I) the sustainability plan for the early
15	college high school or other dual or concurrent
16	enrollment program.
17	"(3) Assurances.—The application under
18	paragraph (1) shall include assurances from the eli-
19	gible entity that—
20	"(A) students participating in a program
21	funded with a grant under this section will not
22	be required to pay tuition or fees for postsec-
23	ondary courses taken under the program;
24	"(B) postsecondary credits earned by stu-
25	dents under the program will be transcribed

- 1 upon completion of the required course work;
- 2 and
- 3 "(C) instructors of postsecondary courses
- 4 under the program will meet the same stand-
- 5 ards applicable to other faculty at the institu-
- 6 tion of higher education that is participating in
- 7 the program.

8 "SEC. 419R. GRANTS TO STATES.

- 9 "(a) In General.—The Secretary shall award
- 10 grants to States, on a competitive basis, to assist States
- 11 in supporting or establishing early college high schools or
- 12 dual or concurrent enrollment programs.
- "(b) DURATION.—Each grant under this section shall
- 14 be awarded for a period of 6 years.
- 15 "(c) Grant Amount.—The Secretary shall ensure
- 16 that the amount of each grant under this section is suffi-
- 17 cient to enable each grantee to carry out the activities de-
- 18 scribed in subsection (f).
- 19 "(d) Matching Requirement.—For each year that
- 20 a State receives a grant under this section, the State shall
- 21 provide, from non-Federal sources, an amount equal to 50
- 22 percent of the amount of the grant received by the State
- 23 for such year to carry out the activities supported by the
- 24 grant.

1	"(e) Supplement, Not Supplant.—A State shall
2	use a grant received under this section only to supplement
3	funds that would, in the absence of such grant, be made
4	available from other Federal, State, or local sources for
5	activities supported by the grant, not to supplant such
6	funds.
7	"(f) Uses of Funds.—
8	"(1) Mandatory activities.—A State shall
9	use grant funds received under this section to—
10	"(A) support the activities described in its
11	application under subsection (g);
12	"(B) plan and implement a statewide
13	strategy for expanding access to early college
14	high schools and dual or concurrent enrollment
15	programs for students who are underrep-
16	resented in higher education to raise statewide
17	rates of secondary school graduation, readiness
18	for postsecondary education, and completion of
19	recognized postsecondary credentials, with a
20	focus on students academically at risk of not
21	enrolling in or completing postsecondary edu-
22	cation;
23	"(C) identify any obstacles to such a strat-
24	egy under State law or policy;

1	"(D) provide technical assistance (either
2	directly or through a knowledgeable inter-
3	mediary) to early college high schools and other
4	dual or concurrent enrollment programs, which
5	may include—
6	"(i) brokering relationships and agree-
7	ments that forge a strong partnership be-
8	tween elementary and secondary and post-
9	secondary partners; and
10	"(ii) offering statewide training and
11	peer learning opportunities for school lead-
12	ers, instructors, and counselors or advisors;
13	"(E) identify and implement policies that
14	will improve the effectiveness and ensure the
15	quality of early college high schools and dual or
16	concurrent enrollment programs, such as eligi-
17	bility and access, funding, data and quality as-
18	surance, governance, accountability, and align-
19	ment policies;
20	"(F) disseminate best practices for early
21	college high schools and dual or concurrent en-
22	rollment programs, which may include best
23	practices from programs in the State or other
24	States;

1	"(G) facilitate statewide secondary and
2	postsecondary data collection, research and
3	evaluation, and reporting to policymakers and
4	other stakeholders; and
5	"(H) conduct outreach programs to ensure
6	that secondary school students, their families,
7	and community members are aware of early col-
8	lege high schools and dual or concurrent enroll-
9	ment programs in the State.
10	"(2) Allowable activities.—A State may
11	use grant funds received under this section to—
12	"(A) establish a mechanism to offset the
13	costs of tuition, fees, and support services for
14	low-income students enrolled in early college
15	high schools or dual or concurrent enrollment
16	programs;
17	"(B) establish formal transfer systems
18	within and across State higher education sys-
19	tems, including two-year and four-year public
20	and private institutions, to maximize the trans-
21	ferability of college courses;
22	"(C) provide incentives to school districts
23	that—
24	"(i) assist high school teachers in get-
25	ting the credentials needed to participate

1	in early college high school programs and
2	dual or concurrent enrollment; and
3	"(ii) encourage the use of college in-
4	structors to teach college courses in high
5	schools;
6	"(D) support initiatives to improve the
7	quality of early college high school and dual or
8	concurrent enrollment programs at partici-
9	pating institutions, including by assisting such
10	institutions in aligning programs with the qual-
11	ity standards described in section 419Q(f)(3);
12	and
13	"(E) reimburse low-income students to
14	cover part or all of the costs of an Advanced
15	Placement or International Baccalaureate ex-
16	amination.
17	"(g) STATE APPLICATIONS.—
18	"(1) Application.—To be eligible to receive a
19	grant under this section, a State shall submit to the
20	Secretary an application at such time, in such man-
21	ner, and containing such information as the Sec-
22	retary may require.
23	"(2) Contents of Application.—The appli-
24	cation under paragraph (1) shall include, at min-
25	imum, a description of—

1	"(A) how the State will carry out the man-
2	datory State activities described in subsection
3	(f)(1);
4	"(B) how the State will ensure that any
5	programs funded with a grant under this sec-
6	tion are coordinated with programs under—
7	"(i) the Carl D. Perkins Career and
8	Technical Education Act of 2006 (20
9	U.S.C. 2301 et seq.);
10	"(ii) the Workforce Innovation and
11	Opportunity Act (29 U.S.C. 3101 et seq.);
12	"(iii) the Elementary and Secondary
13	Education Act of 1965 (20 U.S.C. 6301 et
14	seq.); and
15	"(iv) the Individuals with Disabilities
16	Education Act (20 U.S.C. 1400 et seq.);
17	"(C) how the State intends to use grant
18	funds to address achievement gaps for each cat-
19	egory of students described in section
20	1111(b)(2)(B)(xi) of the Elementary and Sec-
21	ondary Education Act of 1965 (20 U.S.C.
22	6311(b)(2)(B)(xi)) as identified by the State in
23	its accountability system under section 1111(c)
24	of the Elementary and Secondary Education
25	Act of 1965 (20 U.S.C. 6311(c));

1	"(D) how the State will access and lever-
2	age additional resources necessary to sustain
3	early college high schools or other dual or con-
4	current enrollment programs;
5	"(E) how the State will identify and elimi-
6	nate barriers to implementing effective early
7	college high schools and dual or concurrent en-
8	rollment programs after the grant expires, in-
9	cluding by engaging businesses and nonprofit
10	organizations; and
11	"(F) such other information as the Sec-
12	retary determines to be appropriate.
13	"SEC. 419S. REPORTING AND OVERSIGHT.
14	"(a) In General.—Not less frequently than once
15	annually, each State and eligible entity that receives a
16	grant under this subpart shall submit to the Secretary a
17	report on the progress of the State or eligible entity in
18	carrying out the programs supported by such grant.
19	"(b) Form of Report.—The report under sub-
20	section (a) shall be submitted to the Secretary at such
21	time, in such manner, and containing such information as
22	the Secretary may require. The Secretary shall issue uni-
23	form guidelines describing the information that shall be
24	reported by grantees under such subsection.
25	"(c) Contents of Report.—

1	"(1) In general.—The report under sub-
2	section (a) shall include, at minimum, the following
3	"(A) The number of students enrolled in
4	the early college high school or dual or concur-
5	rent enrollment program.
6	"(B) The number and percentage of stu-
7	dents reimbursed by the State for part or all of
8	the costs of an Advanced Placement or Inter-
9	national Baccalaureate examination and the
10	student test scores.
11	"(C) The number and percentage of stu-
12	dents enrolled in the early college high school or
13	dual or concurrent enrollment program who
14	earn a recognized postsecondary credential con-
15	currently with a high school diploma.
16	"(D) The number of postsecondary credits
17	earned by eligible students while enrolled in the
18	early college high school or dual or concurrent
19	enrollment program that may be applied toward
20	a recognized postsecondary credential.
21	"(E) The number and percentage of stu-
22	dents who earn a high school diploma.
23	"(F) Total number and percentage of eligi-
24	ble students who enroll in and subsequently

1	complete the early college high school or dual or
2	concurrent enrollment program.
3	"(G) The number and percentage of grad-
4	uates who enroll in postsecondary education, in
5	military service, and in employment.
6	"(2) Categories of students.—The infor-
7	mation described in each of subparagraphs (A)
8	through (G) of paragraph (1) shall be set forth sepa-
9	rately for each category of students described in sec-
10	tion 1111(b)(2)(B)(xi) of the Elementary and Sec-
11	ondary Education Act of 1965 (20 U.S.C.
12	6311(b)(2)(B)(xi).
13	"SEC. 419T. NATIONAL ACTIVITIES.
14	"(a) Reporting by Secretary.—Not less fre-
15	quently than once annually, the Secretary shall submit to
16	Congress a report that includes—
17	"(1) an analysis of the information received
18	from States and eligible entities under section 419S;
19	"(2) an identification of best practices for car-
20	rying out programs supported by grants under this
21	subpart; and
22	"(3) the results of the evaluation under sub-
23	section (b).
24	"(b) NATIONAL EVALUATION.—Not later than 6
25	months after the date of the enactment of the Aim Higher

- 1 Act, the Secretary shall seek to enter into a contract with
- 2 an independent entity to perform an evaluation of the
- 3 grants awarded under this subtitle. Such evaluation shall
- 4 apply rigorous procedures to obtain valid and reliable data
- 5 concerning student outcomes by social and academic char-
- 6 acteristics and monitor the progress of students from sec-
- 7 ondary school to and through postsecondary education.
- 8 "(c) Technical Assistance.—The Secretary shall
- 9 provide technical assistance to States and eligible entities
- 10 concerning best practices and quality improvement pro-
- 11 grams in early college high schools and dual or concurrent
- 12 enrollment programs and shall disseminate such best prac-
- 13 tices among eligible entities, States, and local educational
- 14 agencies.
- 15 "(d) Administrative Costs.—From amounts re-
- 16 served to carry out this section under section 419P(b)(3),
- 17 the Secretary may reserve such sums as may be necessary
- 18 for the direct administrative costs of carrying out the Sec-
- 19 retary's responsibilities under this subtitle.
- 20 "SEC. 419U. RULES OF CONSTRUCTION.
- 21 "(a) Employees.—Nothing in this subpart shall be
- 22 construed to alter or otherwise affect the rights, remedies,
- 23 and procedures afforded to the employees of local edu-
- 24 cational agencies (including schools) or institutions of
- 25 higher education under Federal, State, or local laws (in-

1	cluding applicable regulations or court orders) or under
2	the terms of collective bargaining agreements, memoranda
3	of understanding, or other agreements between such em-
4	ployees and their employers.
5	"(b) Graduation Rate.—A student who graduates
6	from an early college high school supported by a grant
7	under section 419Q within 100 percent of the normal time
8	for completion described in the eligible entity's application
9	under such section shall be counted in the four-year ad-
10	justed cohort graduation rate for such high school.".
11	SEC. 4033. REVISED DEFINITIONS OF TEACH GRANTS.
12	Section 420L of the Higher Education Act of 1965
13	(20 U.S.C. 1070g) is amended by adding at the end the
14	following:
15	"(4) Teacher Preparation Program.—The
16	term 'teacher preparation program'—
17	"(A) means a State-approved course of
18	study provided by an institution of higher edu-
19	cation, the completion of which signifies that ar
20	enrollee has met all the State's educational or
21	training requirements for initial certification or
22	licensure to teach in the State's elementary

schools or secondary schools; and

23

1	"(B) may be a regular program or an al-
2	ternative route to certification, as defined by
3	the State that approved such course of study.".
4	SEC. 4034. REVISIONS TO ESTABLISHING TEACH GRANT
5	PROGRAM.
6	Section 420M(d)(1) of the Higher Education Act of
7	1965 (20 U.S.C. 1070g–1(d)(1)) is amended—
8	(1) in the matter preceding subparagraph (A),
9	by striking "baccalaureate or" and inserting "asso-
10	ciate or baccalaureate, or"; and
11	(2) in subparagraph (B), by inserting before
12	the period at the end the following: ", except that
13	not more than \$8,000 may be received for under-
14	graduate associate study".
15	SEC. 4035. REVISIONS TO TEACH GRANT APPLICATIONS
16	AND ELIGIBILITY.
17	Section 420N of the Higher Education Act of 1965
18	(20 U.S.C. 1070g-2) is amended—
19	(1) in subsection (a)—
20	(A) in the heading of paragraph (2), by
21	striking "Demonstration of Teach" and in-
22	serting "TEACH";
23	(B) in paragraphs (2)(B)(i), by striking
24	"or another high-need" and inserting "early

1	(C) in paragraph (2)(B)(ii), by striking ",
2	such as Teach for America,";
3	(2) in subsection (b)—
4	(A) in paragraph (1)—
5	(i) in subparagraph (B), by inserting
6	before the semicolon at the end the fol-
7	lowing: "or in a high-need early childhood
8	education program (as defined in section
9	200(15));";
10	(ii) in subparagraph (C)—
11	(I) by striking "or" at the end of
12	clause (vi);
13	(II) by redesignating clause (vii)
14	as clause (viii);
15	(III) by inserting after clause
16	(vi), as so amended, the following:
17	"(vii) early childhood education; or";
18	and
19	(IV) in clause (viii), as so redes-
20	ignated, by adding "and" at the end;
21	(iii) in subparagraph (D), by striking
22	"and" at the end; and
23	(iv) by striking subparagraph (E);
24	(B) by striking "and" at the end of para-
25	graph (2);

1	(C) by striking the period at the end of
2	paragraph (3) and inserting "; and; and
3	(D) by adding at the end the following:
4	"(4) contains an assurance by the Secretary
5	that the Secretary will notify, or ensure that the ap-
6	plicable loan servicer will notify, the applicant of—
7	"(A) the date on which submission of the
8	certification under paragraph (1)(D) is re-
9	quired; and
10	"(B) any failure to submit such certifi-
11	cation.";
12	(3) in subsection (c)—
13	(A) by striking "In the event" and insert-
14	ing the following:
15	"(1) In General.—In the event"; and
16	(B) by adding at the end the following:
17	"(2) Clarification.—
18	"(A) IN GENERAL.—Except as provided in
19	subparagraph (B) and without regard to wheth-
20	er a recipient of a grant under this subpart
21	submits the evidence under subsection
22	(b)(1)(D) for any year or receives or responds
23	to a notification described in subsection (b)(4),
24	such recipient shall be considered to be in com-
25	pliance with the service obligation under sub-

1	section (b) and shall not be subject to para-
2	graph (1) of this subsection.
3	"(B) Exceptions.—Paragraph (1) of this
4	subsection shall apply to a recipient of a grant
5	under this subpart if—
6	"(i) after completing the course of
7	study for which the recipient received the
8	grant, the recipient does not serve as a
9	full-time teacher as required under sub-
10	section (b)(1) for at least—
11	"(I) 1 year, by not later than 5
12	years after such completion;
13	"(II) 2 years, by not later than 6
14	years after such completion;
15	"(III) 3 years, by not later than
16	7 years after such completion; or
17	"(IV) 4 years, by not later than
18	8 years after such completion; or
19	"(ii) the recipient elects to have such
20	grant treated as a loan in accordance with
21	such paragraph (1)."; and
22	(4) in subsection (d)—
23	(A) by redesignating paragraph (2) as
24	paragraph (4);

1	(B) in paragraph (1), by striking "s	sub-
2	section $(b)(1)(C)(vii)$ " and inserting "s	sub-
3	section (b)(1)(C)(viii)"; and	

- (C) by inserting after paragraph (1), the following:
- "(2) CHANGE OF SCHOOL DESCRIPTION OR PROGRAM DEFINITION.—If a recipient of an initial grant under this subpart teaches in a school or an early childhood education program for an academic year during which the school is identified as a school described in section 465(a)(2)(A) or a program that meets the definition of section 200(15), but the school or program no longer meets such description or definition during a subsequent academic year, the grant recipient may fulfill the service obligation described in subsection (b)(1) by continuing to teach at that school or program.
 - "(3) Change of teacher duties or assignment.—If a recipient of an initial grant under this subpart teaches as a full-time teacher described in subsection (b)(1)(A), but the recipient no longer meets such description during a subsequent academic year due to switching academic roles to that of a full-time co-teacher, teacher leader, instructional or academic coach, department chairperson,

1	special education case manager, guidance counselor,
2	or school administrator within a school or program,
3	the grant recipient may fulfill the service obligation
4	described in subsection (b)(1) by continuing to work
5	in any such academic role on a full-time basis at
6	that school or program.".
7	SEC. 4036. REVISIONS TO TEACH GRANT DATA COLLECTION
8	AND REPORTING.
9	Section 420P of the Higher Education Act of 1965
10	(20 U.S.C. 1070g-4) is amended to read as follows:
11	"SEC. 420P. DATA COLLECTION AND REPORTING.
12	"(a) Data Collection.—
13	"(1) Aggregate student data.—On an an-
14	nual basis, the Secretary shall determine,
15	disaggregate in accordance with paragraph (2), and
16	make available to the public in accordance with
17	paragraph (3), with respect to each institution (and
18	each category of institution listed in section 132(d))
19	that received a payment under this subpart in the
20	previous academic year, the following information:
21	"(A) The number and mean dollar amount
22	of TEACH Grants awarded to students at the
23	institution.

1	"(B) The number and proportion of
2	TEACH Grant recipients who exit their pro-
3	gram of study before completing the program.
4	"(C) The number and proportion of
5	TEACH Grant recipients who complete their
6	program of study and begin employment as a
7	teacher in the first academic year following the
8	year of such completion.
9	"(D) The adjusted cohort default rate (as
10	determined under section 435(m)) for TEACH
11	Grant recipients who exit their program of
12	study before completing the program, and for
13	TEACH Grant recipients who complete their
14	program of study.
15	"(E) The number and proportion of indi-
16	viduals employed as teachers who received a
17	TEACH Grant and whose TEACH Grants are
18	converted into loans during the 8-year period
19	following the year in which the recipient com-
20	pleted the recipient's program of study, set
21	forth separately for each year in such period.
22	"(F) The number and proportion of
23	TEACH Grant recipients who fulfill the terms
24	of their agreement to serve under section
25	420N(b) during the 8-year period following the

1	year in which the recipient completed the recipi-
2	ent's program of study, set forth separately for
3	each year in such period.
4	"(2) DISAGGREGATION.—The information de-
5	termined under paragraph (1)—
6	"(A) except in cases in which such
7	disaggregation would reveal personally identifi-
8	able information about an individual student,
9	shall be disaggregated by—
10	"(i) race, in accordance with section
11	153(a)(3) of the Education Sciences Re-
12	form Act of 2002 (20 U.S.C. 9543);
13	"(ii) gender;
14	"(iii) socioeconomic status;
15	"(iv) Federal Pell Grant eligibility
16	status;
17	"(v) status as a first-generation col-
18	lege student (as defined in section
19	402A(h));
20	"(vi) veteran or active duty status;
21	"(vii) disability status;
22	"(viii) level of study (undergraduate,
23	postbaccalaureate, or graduate, as applica-
24	ble);

1	"(ix) year of study (freshman, sopho-
2	more, junior, senior, as applicable); and
3	"(x) each teacher preparation pro-
4	gram offered by an institution; and
5	"(B) may be disaggregated by any com-
6	bination of subgroups or descriptions described
7	in subparagraph (A).
8	"(3) Availability of data.—The information
9	determined under paragraph (1) shall—
10	"(A) remain available to the public for a
11	period of not less than 10 years after its initial
12	release by the Secretary; and
13	"(B) be updated as necessary to reflect the
14	most accurate and up-to-date information for
15	each institution for each year of data collection.
16	"(b) Information From Institutions.—Each in-
17	stitution that receives a payment under this subpart shall
18	provide to the Secretary, on an annual basis, such infor-
19	mation as may be necessary for the Secretary to carry out
20	subsection (a).
21	"(c) Reports and Dissemination.—
22	"(1) Initial and interim reports.—Not
23	later than one year after the date on which the first
24	TEACH Grant is awarded under this subpart after
25	the date of enactment of the Aim Higher Act. and

1	annually thereafter, the Secretary shall submit to
2	the authorizing committees a report that includes
3	the information required under paragraph (3).
4	"(2) Final Report.—
5	"(A) In General.—Not later than one
6	year after the date described in subparagraph
7	(B), the Secretary shall submit to the author-
8	izing committees a final report that includes the
9	information required under paragraph (3).
10	"(B) DATE DESCRIBED.—The date de-
11	scribed in this subparagraph is the later of—
12	"(i) the date on which the last service
13	agreement associated with a TEACH
14	Grant is completed; or
15	"(ii) the date on which the last
16	TEACH Grant awarded under this subpart
17	is converted into a loan.
18	"(3) Elements.—Each report under this sub-
19	section shall include, based on information deter-
20	mined under subsection (a), the following:
21	"(A) A review of the utilization of TEACH
22	Grants at teacher preparation programs at in-
23	stitutions that received a payment under this
24	subpart.

1	"(B) A review of TEACH Grant practices
2	that correlate with higher rates of completion of
3	agreements under section 420N(b).
4	"(C) Guidance and recommendations on
5	how effective utilization of TEACH Grants can
6	be replicated.
7	"(4) AVAILABILITY.—Each report under this
8	subsection shall be made available to the public in
9	an accessible format—
10	"(A) on a website of the Department of
11	Education; and
12	"(B) in any other format determined to be
13	appropriate by the Secretary.".
14	SEC. 4037. NORTHERN MARIANA ISLANDS AND AMERICAN
15	SAMOA COLLEGE ACCESS.
16	Subpart 10 of part A of title IV (20 U.S.C. 1070(h))
17	is amended to read as follows:
18	"Subpart 10—Northern Mariana Islands and
19	American Samoa College Access
20	"SEC. 420R. PUBLIC SCHOOL GRANTS.
21	"(a) Purpose.—It is the purpose of this subpart to
22	establish a program that enables college-bound residents
23	of the Northern Mariana Islands and American Samoa to
24	have greater choices among institutions of higher edu-
25	cation.

1	"(b) Grants.—
2	"(1) In General.—From amounts appro-
3	priated under subsection (j), the Secretary shall pro-
4	vide—
5	"(A) 50 percent of such amount to the
6	Northern Mariana Islands for the Governor to
7	award grants to eligible institutions that enrol
8	eligible students to pay the difference between
9	the tuition and fees charged for in-State stu-
10	dents and the tuition and fees charged for out
11	of-State students on behalf of each eligible stu-
12	dent enrolled in the eligible institution; and
13	"(B) 50 percent of such amount to the
14	American Samoa for the Governor to award
15	grants to eligible institutions that enroll eligible
16	students to pay the difference between the tui-
17	tion and fees charged for in-State students and
18	the tuition and fees charged for out-of-State
19	students on behalf of each eligible student en-
20	rolled in the eligible institution.
21	"(2) MAXIMUM STUDENT AMOUNTS.—The
22	amount paid on behalf of an eligible student under
23	this section shall be—
24	"(A) not more than \$15,000 for any one
25	award year (as defined in section 481); and

1	"(B) not more than \$45,000 in the aggre-
2	gate.
3	"(3) Proration.—The Governor shall prorate
4	payments under this section for students who attend
5	an eligible institution on less than a full-time basis.
6	"(c) Reduction for Insufficient Appropria-
7	TIONS.—
8	"(1) In general.—If the funds appropriated
9	pursuant to subsection (j) for any fiscal year are in-
10	sufficient to award a grant in the amount deter-
11	mined under subsection (a) on behalf of each eligible
12	student enrolled in an eligible institution, then the
13	Governor, in consultation with the Secretary of Edu-
14	cation, shall—
15	"(A) first, ratably reduce the amount of
16	the tuition and fee payment made on behalf of
17	each eligible student who has not received funds
18	under this section for a preceding year; and
19	"(B) after making reductions under sub-
20	paragraph (A), ratably reduce the amount of
21	the tuition and fee payments made on behalf of
22	all other eligible students.
23	"(2) Adjustments.—The Governor, in con-
24	sultation with the Secretary of Education, may ad-

1	just the amount of tuition and fee payments made
2	under paragraph (1) based on—
3	"(A) the financial need of the eligible stu-
4	dents to avoid undue hardship to the eligible
5	students; or
6	"(B) undue administrative burdens on the
7	Governor.
8	"(3) Further adjustments.—Notwith-
9	standing paragraphs (1) and (2), the Governor may
10	prioritize the making or amount of tuition and fee
11	payments under this subsection based on the income
12	and need of eligible students.
13	"(d) DEFINITIONS.—In this subpart:
14	"(1) Eligible institution.—The term 'eligi-
15	ble institution' means an institution that—
16	"(A) is a public four-year institution of
17	higher education located in one of the several
18	States, the District of Columbia, Puerto Rico,
19	the United States Virgin Islands, or Guam;
20	"(B) is eligible to participate in the stu-
21	dent financial assistance programs under title
22	IV; and
23	"(C) enters into an agreement with the
24	Governors of the Northern Mariana Islands and
25	American Samoa containing such conditions as

1	each Governor may specify, including a require-
2	ment that the institution use the funds made
3	available under this section to supplement and
4	not supplant assistance that otherwise would be
5	provided to eligible students from the Northern
6	Mariana Islands and American Samoa.
7	"(2) Eligible student.—The term 'eligible
8	student' means an individual who—
9	"(A) graduated from a public institution of
10	higher education located in the Northern Mar-
11	iana Islands or American Samoa;
12	"(B) begins the individual's course of
13	study within the 3 calendar years (excluding
14	any period of service on active duty in the
15	Armed Forces or service under the Peace Corps
16	Act (22 U.S.C. 2501 et seq.) or subtitle D of
17	title I of the National and Community Service
18	Act of 1990 (42 U.S.C. 12571 et seq.)) of grad-
19	uation from a public institution of higher edu-
20	cation located in the Northern Mariana Islands
21	or American Samoa;
22	"(C) is enrolled or accepted for enrollment,
23	on at least a half-time basis, in a baccalaureate
24	degree or other program (including a program
25	of study abroad approved for credit by the insti-

1	tution at which such student is enrolled) lead-
2	ing to a recognized educational credential at an
3	eligible institution;
4	"(D) if enrolled in an eligible institution, is
5	maintaining satisfactory progress in the course
6	of study the student is pursuing in accordance
7	with section 484(c); and
8	"(E) has not completed the individual's
9	first undergraduate baccalaureate course of
10	study.
11	"(3) Institution of higher education.—
12	The term 'institution of higher education' has the
13	meaning given the term in section 101.
14	"(4) Governor.—The term 'Governor' means
15	the Governor of the Commonwealth of the Northern
16	Mariana Islands or American Samoa.
17	"(e) Construction.—Nothing in this subpart shall
18	be construed to require an institution of higher education
19	to alter the institution's admissions policies or standards
20	in any manner to enable an eligible student to enroll in
21	the institution.
22	"(f) APPLICATIONS.—Each student desiring a tuition
23	payment under this section shall submit an application to
24	the eligible institution at such time, in such manner, and

I	accompanied by such information as the eligible institution
2	may require.
3	"(g) Administration of Program.—
4	"(1) In general.—Each Governor shall carry
5	out the program under this section in consultation
6	with the Secretary. Each Governor may enter into a
7	grant, contract, or cooperative agreement with an-
8	other public or private entity to administer the pro-
9	gram under this section if the Governor determines
10	that doing so is a more efficient way of carrying out
11	the program.
12	"(2) Policies and procedures.—Each Gov-
13	ernor, in consultation with institutions of higher
14	education eligible for participation in the program
15	authorized under this section, shall develop policies
16	and procedures for the administration of the pro-
17	gram.
18	"(3) Memorandum of Agreement.—Each
19	Governor and the Secretary shall enter into a Memo-
20	randum of Agreement that describes—
21	"(A) the manner in which the Governor
22	shall consult with the Secretary with respect to
23	administering the program under this section;
24	and

1	"(B) any technical or other assistance to
2	be provided to the Governor by the Secretary
3	for purposes of administering the program
4	under this section (which may include access to
5	the information in the common financial report-
6	ing form developed under section 483).
7	"(h) Governor's Report.—Each Governor shall re-
8	port to the authorizing committees annually regarding—
9	"(1) the number of eligible students attending
10	each eligible institution and the amount of the grant
11	awards paid to those institutions on behalf of the eli-
12	gible students;
13	"(2) the extent, if any, to which a ratable re-
14	duction was made in the amount of tuition and fee
15	payments made on behalf of eligible students; and
16	"(3) the progress in obtaining recognized aca-
17	demic credentials of the cohort of eligible students
18	for each year.
19	"(i) GAO REPORT.—Beginning on the date of the en-
20	actment of this Act, the Comptroller General of the United
21	States shall monitor the effect of the program assisted
22	under this section on educational opportunities for eligible
23	students. The Comptroller General shall analyze whether
24	eligible students had difficulty gaining admission to eligi-
25	ble institutions because of any preference afforded in-

1 State residents by eligible institutions, and shall expedi-

2	tiously report any findings regarding such difficulty to
3	Congress and the Governor. In addition the Comptroller
4	General shall—
5	"(1) analyze the extent to which there are an
6	insufficient number of eligible institutions to which
7	Northern Mariana Islands and American Samoa stu-
8	dents can gain admission, including admission aided
9	by assistance provided under this subpart, due to—
10	"(A) caps on the number of out-of-State
11	students the institution will enroll;
12	"(B) significant barriers imposed by aca-
13	demic entrance requirements (such as grade
14	point average and standardized scholastic ad-
15	missions tests); and
16	"(C) absence of admission programs bene-
17	fitting minority students; and
18	"(2) report the findings of the analysis de-
19	scribed in paragraph (1) and the assessment de-
20	scribed in paragraph (2) to Congress and the Gov-
21	ernor.
22	"(j) Authorization of Appropriations.—There
23	are authorized to be appropriated to the Commonwealth
24	of the Northern Mariana Islands and American Samoa to
25	carry out this subpart \$5,000,000, to be available until

- 1 expended, for fiscal year 2019 and each of the 5 suc-
- 2 ceeding fiscal years.
- 3 "(k) Effective Date.—This subpart shall take ef-
- 4 fect with respect to payments for periods of instruction
- 5 that begin on or after January 1, 2019.
- 6 "SEC. 420S. GENERAL REQUIREMENTS.
- 7 "(a) Personnel.—The Secretary shall arrange for
- 8 the assignment of an individual, pursuant to subchapter
- 9 VI of chapter 33 of title 5, United States Code, to serve
- 10 as an adviser to each Governor with respect to the pro-
- 11 grams assisted under this subpart.
- 12 "(b) Administrative Expenses.—Each Governor
- 13 may use not more than 5 percent of the funds made avail-
- 14 able for a program under section 420R for a fiscal year
- 15 to pay the administrative expenses of a program under
- 16 section 420R for the fiscal year.
- 17 "(c) Inspector General Review.—Each of the
- 18 programs assisted under this subpart shall be subject to
- 19 audit and other review by the Inspector General of the
- 20 Department of Education in the same manner as pro-
- 21 grams are audited and reviewed under the Inspector Gen-
- 22 eral Act of 1978 (5 U.S.C. App.).
- 23 "(d) Gifts.—The Governor may accept, use, and dis-
- 24 pose of donations of services or property for purposes of
- 25 carrying out this subpart.

1	"(e) Maximum Student Amount Adjustments.—
2	Each Governor shall establish rules to adjust the max-
3	imum student amounts described in section 440S(b)(2) for
4	eligible students described in section 440S(d)(2) who
5	transfer between the eligible institutions described in sec-
6	tion 440S(d)(1).".
7	SEC. 4038. COMMUNITY COLLEGE STUDENT SUCCESS
8	GRANT PROGRAM AUTHORIZED.
9	Part A of title IV (20 U.S.C. 1070 et seq.) is further
10	amended by adding at the end the following:
11	"Subpart 11—Community College Student Success
12	"SEC. 420T. COMMUNITY COLLEGE STUDENT SUCCESS
13	GRANT PROGRAM AUTHORIZED.
14	"From the amounts appropriated under 420BB, the
15	Secretary of Education shall establish and carry out the
16	community college student success grant program to
17	award grants under sections 420U and 420V, on a com-
18	petitive basis, to eligible institutions to plan and imple-
19	ment community college student success programs de-
20	signed to increase—
21	"(1) the rate at which eligible students grad-
22	uate from a program of study at such eligible insti-
23	tution within 150 percent of the normal time for
24	graduation; and
25	

1	"SEC. 420U. GRANTS TO PLAN COMMUNITY COLLEGE STU-
2	DENT SUCCESS PROGRAMS.
3	"(a) Planning Grants Authorized.—From the
4	amounts appropriated to carry out this section under sec-
5	tion 420BB for a fiscal year, the Secretary shall award
6	planning grants for such fiscal year, on a competitive
7	basis, to eligible institutions to develop plans for commu-
8	nity college student success programs.
9	"(b) Duration.—A grant awarded under this sec-
10	tion shall be for a 1-year period.
11	"(c) Peer Review Process; Priority.—In award-
12	ing grants under this section for a fiscal year, the Sec-
13	retary shall—
14	"(1) carry out a peer review process that—
15	"(A) requires that each application sub-
16	mitted under subsection (d) be peer reviewed by
17	a panel of readers composed of individuals se-
18	lected by the Secretary, which shall include—
19	"(i) not less than 50 percent of read-
20	ers—
21	"(I) who are not employees of the
22	Federal Government; and
23	"(II) who have relevant research
24	or practical experience with respect to
25	student support programs designed to
26	increase graduation rates and transfer

1	rates at public 2-year institutions of
2	higher education; and
3	"(ii) to the maximum extent prac-
4	ticable, individuals who are members of
5	groups underrepresented in higher edu-
6	cation, including African Americans, His-
7	panics, Native Americans, Alaska Natives,
8	Asian Americans, Native American Pacific
9	Islanders (including Native Hawaiians),
10	and individuals with disabilities; and
11	"(B) ensures that no individual assigned
12	under subparagraph (A) to review an applica-
13	tion has any conflict of interest with regard to
14	that application that may make the individual
15	unable to impartially conduct such review; and
16	"(2) give priority to eligible institutions that
17	are eligible to receive funding under title III or V.
18	"(d) Application.—An eligible institution desiring
19	a grant under this section shall submit an application to
20	the Secretary at such time, in such manner, and con-
21	taining such information as the Secretary may require,
22	which shall include—
23	"(1) the graduation rate and transfer rate for
24	the most recent academic year for which data are

1	available for eligible students and all students, re-
2	spectively;
3	"(2) an analysis of how implementing a commu-
4	nity college student success program may improve
5	the graduation rate or transfer rate for eligible stu-
6	dents; and
7	"(3) an analysis of the methods the eligible in-
8	stitution has previously used to improve the gradua-
9	tion rate or transfer rate with respect to eligible stu-
10	dents and all students, respectively.
11	"(e) USE OF FUNDS.—An eligible institution that re-
12	ceives a grant under this section shall use the grant to
13	develop a plan to implement a community college student
14	success program at the eligible institution.
15	"(f) Report.—Not later than 1 year after the date
16	on which an eligible institution receives a grant under this
17	section, such eligible institution shall submit to the Sec-
18	retary a report that includes—
19	"(1) a plan for implementing a community col-
20	lege student success program at the eligible institu-
21	tion, including—
22	"(A) the ambitious outcome goals for
23	achieving significant improvements in gradua-
24	tion rates and transfer rates for eligible stu-
25	dents and all students, respectively, as such

1	rates are defined by the eligible institution, in
2	consultation with the Secretary, before the end
3	of the grant period;
4	"(B) the number of such eligible students
5	who will participate in such program, including
6	how such eligible students will be identified, re-
7	ferred, and selected, in cases where the interest
8	in the program is larger than the budget for the
9	program;
10	"(C) the demographics (including income,
11	race (as defined by section 153(a) of the Edu-
12	cation of the Sciences Reform Act of 2002 (20
13	U.S.C. 9543)), disability status, and gender) of
14	such eligible students; and
15	"(D) based on the most recent academic
16	year for which data are available, disaggregated
17	by eligible students and all students—
18	"(i) graduation rates;
19	"(ii) transfer rates;
20	"(iii) retention rates;
21	"(iv) rates of completion of remedial
22	courses for students required to complete
23	such courses; and

1	"(v) average number of credits at-
2	tempted and average number of credits
3	earned;
4	"(E) an analysis of the financial needs of
5	the eligible students described in subparagraph
6	(B);
7	"(F) an analysis of how the eligible institu-
8	tion will collaborate across departments at the
9	institution and with external partners to imple-
10	ment a community college student success pro-
11	gram, including the detailed roles and respon-
12	sibilities of each potential external partner (in-
13	cluding each investor, State or local government
14	entity, or other stakeholder);
15	"(G) a description of how the eligible insti-
16	tution will effectively staff a community college
17	student success program; and
18	"(H) a timeline for the implementation of
19	such program;
20	"(2) a budgetary analysis that includes—
21	"(A) a description of how the eligible insti-
22	tution will—
23	"(i) provide non-Federal funds for
24	such program under subsection (d) of sec-
25	tion 420V; and

1	"(ii) meet the requirement of sub-
2	section (b)(3) of such section; and
3	"(B) a description of how the eligible insti-
4	tution will continue to fund such program after
5	the end of the grant period for the grant
6	awarded to the institution under section 420V;
7	"(3) a description of the data system the eligi-
8	ble institution will use to track and evaluate the
9	progress of eligible students participating in such
10	program;
11	"(4) an analysis of the institutional barriers
12	that may hinder implementation of such program at
13	such eligible institution; and
14	"(5) such other information as the Secretary
15	may require.
16	"SEC. 420V. GRANTS TO IMPLEMENT COMMUNITY COLLEGE
17	STUDENT SUCCESS PROGRAMS.
18	"(a) Implementation Grants Authorized.—
19	"(1) In general.—From the amounts appro-
20	priated to carry out this section under section
21	420BB for a fiscal year, the Secretary shall award
22	grants for such fiscal year, on a competitive basis,
23	to eligible institutions awarded a grant under section
24	420U to implement community college student suc-
25	cess programs.

1	"(2) Consultation.—In awarding grants
2	under this section for a fiscal year, the Secretary
3	shall consult with the independent evaluator before
4	finalizing which eligible institutions will receive such
5	a grant for such fiscal year.
6	"(b) REQUIREMENTS FOR SELECTION.—To be eligi-
7	ble to receive a grant under this section, an eligible institu-
8	tion shall meet the following requirements:
9	"(1) The eligible institution was awarded a
10	grant under section 420U at least 1 year before
11	such eligible institution submits an application under
12	subsection (e).
13	"(2) The eligible institution submits an applica-
14	tion under subsection (e).
15	"(3) The eligible institution demonstrates, on
16	the date of the application described in subsection
17	(e), the availability of non-Federal funding for the
18	matching funds required under subparagraphs (A),
19	(B), and (C) of subsection (d)(1).
20	"(c) Duration.—A grant awarded under this section
21	shall be for a 5-year period.
22	"(d) Non-Federal Contribution.—
23	"(1) In general.—Except as provided in para-
24	graph (2), an eligible institution awarded a grant

1	under this section shall contribute in cash from non-
2	Federal sources, the following:
3	"(A) For the second year of the grant pe-
4	riod, an amount equal to 20 percent of the cost
5	of carrying out the community college student
6	success program at the institution for such
7	year.
8	"(B) For the third year of the grant pe-
9	riod, an amount equal to 40 percent of the cost
10	of carrying out such program for such year.
11	"(C) For the fourth year of the grant pe-
12	riod, an amount equal to 60 percent of the cost
13	of carrying out such program for such year.
14	"(D) For the fifth year of the grant pe-
15	riod, an amount equal to 80 percent of the cost
16	of carrying out such program for such year.
17	"(2) Exception.—
18	"(A) IN GENERAL.—Notwithstanding para-
19	graph (1), with respect to an exempt institution
20	awarded a grant under this section, for each
21	year of the grant period beginning with the sec-
22	ond year through the fifth year, the Secretary
23	shall not require the institution to make a cash
24	contribution from non-Federal sources in an

amount that is greater than the amount equal

1	to 5 percent of the cost of carrying out the
2	community college student success program at
3	the institution for such year.
4	"(B) Definitions.—For purposes of this
5	paragraph:
6	"(i) Exempt institution.—The
7	term 'exempt institution' means an eligible
8	institution that is a—
9	"(I) Tribal college or university;
10	or
11	"(II) an institution located in the
12	Commonwealth of Puerto Rico, Guam,
13	American Samoa, the United States
14	Virgin Islands, the Commonwealth of
15	the Northern Mariana Islands, the
16	Republic of the Marshall Islands, the
17	Federated States of Micronesia, or the
18	Republic of Palau.
19	"(ii) Tribal college or univer-
20	SITY.—The term 'Tribal college or univer-
21	sity' has the meaning given the term in
22	section 316 of the Higher Education Act
23	of 1965 (20 U.S.C. 1059c).
24	"(e) Application.—

- "(1) IN GENERAL.—An eligible institution desiring a grant under this section shall submit an application to the Secretary at such time, in such manner, and containing such information as the Secretary may require, which shall include a copy of the report described in 420U(e).
 - "(2) REQUIREMENTS FOR ELIGIBLE INSTITU-TIONS THAT REAPPLY.—An institution that submits an application under paragraph (1) that is not the first application submitted by such institution under such paragraph shall include the following in such application:
 - "(A) The number of applications such eligible institution has submitted under paragraph (1) and the dates on which such applications were submitted.
 - "(B) A description of the changes the eligible institution has made since the most recent application submitted under paragraph (1) to improve the plan to implement a community college student success program at such eligible institution.
 - "(3) REVIEW.—Not later than 60 days after receiving an application under this subsection, the Secretary shall approve or deny such application.

1	"(f) REQUIRED USE OF FUNDS.—An eligible institu-
2	tion that receives a grant under this section shall use the
3	grant funds to—
4	"(1) implement a community college student
5	success program;
6	"(2) regularly review—
7	"(A) data to monitor the academic
8	progress of eligible students participating in
9	such program; and
10	"(B) the meeting and program participa-
11	tion requirements described in section
12	420AA(1); and
13	"(3) cover the employment of administrators
14	for the program whose sole job shall be to admin-
15	ister the program, without regard to whether the
16	employment is full-time or less than full-time.
17	"(g) Permissible Use of Funds.—An eligible in-
18	stitution that receives a grant under this section may use
19	the grant to—
20	"(1) establish or expand a data tracking system
21	that includes early alerts to complete the regular re-
22	views required under subsection (f)(2);
23	"(2) provide eligible students participating in
24	the community college student success program for
25	which the grant is awarded with financial assistance

1	to cover the costs described in paragraph (2), (3), or
2	(8) of section 472;
3	"(3) establish or expand career development
4	services for such students, such as career workshops
5	or career counseling;
6	"(4) establish or expand tutoring services for
7	such students; and
8	"(5) provide financial support for eligible stu-
9	dents participating in such program to enroll in
10	courses offered during enrollment periods that are
11	outside the fall and spring semesters (or equivalent
12	terms).
13	"(h) Reports.—An eligible institution that receives
14	a grant under this section shall—
15	"(1) not less than once for each year of the
16	grant period, submit to the Secretary an annual per-
17	formance report for such year of the grant period,
18	and when data is available, compares such year with
19	each of the 2 years preceding the date on which the
20	grant was awarded—
21	"(A) the demographic characteristics of
22	the eligible students participating in the com-
23	munity college student success program;
24	"(B) the average number of credits at-
25	tempted and average number of credits earned,

1	rate of retention, rate of degree completion, and
2	rates of transfer of such eligible students;
3	"(C) the graduation rate of such eligible
4	students within—
5	"(i) 100 percent of the normal time
6	for graduation;
7	"(ii) 150 percent of the normal time
8	for graduation; and
9	"(iii) 200 percent of the normal time
10	for graduation;
11	"(D) an analysis of the implementation
12	and progress of such program based on the am-
13	bitious outcome goals described in the report
14	submitted by the institution under section
15	420U(e)(1)(A), including challenges to and
16	changes made to such program; and
17	"(E) if according to the analysis under
18	subparagraph (D), the program is not on track
19	to meet such ambitious outcome goals, a de-
20	scription of the plans to adjust the program to
21	improve the performance of the program; and
22	"(F) the participation of such eligible stu-
23	dents in tutoring, career services, and meetings
24	with program advisors:

1	"(G) for the report for year 3 of the grant
2	period, the plan to meet the non-Federal con-
3	tribution requirement under subsection
4	(d)(1)(D); and
5	"(H) for the report for year 4 of the grant
6	period, a description of—
7	"(i) the source of the funds to meet
8	the non-Federal contribution requirement
9	under subsection (d)(1)(D);
10	"(ii) the plans to continue to fund
11	such program after the grant period ends;
12	and
13	"(iii) the plans to use this program as
14	a catalyst for institution-wide reform with
15	respect to graduation rates and transfer
16	rates for all students; and
17	"(2) not later than 6 years after the date on
18	which the eligible institution received such grant,
19	submit a final report to the Secretary that includes
20	an analysis of—
21	"(A) the factors that contributed to the
22	success or failure of the community college stu-
23	dent success program in meeting the ambitious
24	outcome goals described in the report submitted
25	by the institution under section 3(e)(1)(A);

1	"(B) the challenges faced in attempting to
2	implement such program;
3	"(C) information on how to improve such
4	program;
5	"(D) whether the program has created an
6	institution-wide reform with respect to gradua-
7	tion rates and transfer rates for all students,
8	and if so, how such reform was created; and
9	"(E) how the eligible institution will con-
10	tinue to fund such program after the end of the
11	grant period.
12	"SEC. 420W. EVALUATIONS.
13	"(a) Independent Evaluations.—Before final-
14	izing which eligible institutions will receive grants under
15	section 420V for a fiscal year, the Secretary, acting
16	through the Director of the Institute of Education
17	Sciences, shall enter into a contract with an independent
18	evaluator—
19	"(1) to consult with the Secretary on which eli-
20	gible institutions should receive the grants; and
21	"(2) to use the What Works Clearinghouse
22	Standards (without reservations) to evaluate,
23	throughout the duration of the grant period of such
24	grants—

1	"(A) each community college student suc-
2	cess program for which such grant is awarded,
3	including whether the program met its ambi-
4	tious outcome goals described in the report sub-
5	mitted by the institution under section
6	420U(e)(1)(A);
7	"(B) the average impact of community col-
8	lege student success programs on graduation
9	rates and transfer rates for eligible students;
10	"(C) the variation in program impact
11	across eligible institutions with respect to such
12	rates; and
13	"(D) whether such programs lead to higher
14	graduation rates and transfer rates of eligible
15	students per dollar spent for such students by
16	such institutions compared with such rates at
17	eligible institutions without such programs.
18	"(b) RESULTS OF EVALUATIONS.—The results of the
19	evaluations under subsection (a) shall be made publicly
20	available on the website of the Department of Education.
21	"(c) Funding for Evaluations.—The Secretary
22	may reserve not more than 15 percent of the funds appro-
23	priated under section 420BB for a fiscal year to carry out
24	this section for such fiscal year.

1	"CTC	40037	OTTODELACIT	ABIT	THE CITATION I	A CICTOR A NICE
ı	"SEC.	420X.	OUTREACH	AND	TECHNICAL	ASSISTANCE

- 2 "(a) Outreach.—The Secretary shall conduct out-
- 3 reach activities to notify eligible institutions of the avail-
- 4 ability of grants under this subpart.
- 5 "(b) Technical Assistance.—The Secretary shall
- 6 provide technical assistance—
- 7 "(1) to eligible institutions that may be inter-
- 8 ested in applying for grants under this subpart, in-
- 9 cluding assistance with applications for such grants;
- 10 and
- 11 "(2) to eligible institutions awarded grants
- under this subpart, including assistance with—
- 13 "(A) establishing ambitious outcome goals
- described in section 420U(e)(1)(A); and
- 15 "(B) the implementation of a community
- 16 college student success program.
- 17 "(c) Funding for Technical Assistance for
- 18 EVALUATIONS.—The Secretary may reserve not more
- 19 than 7 percent of the funds appropriated under section
- 20 420BB for a fiscal year for technical assistance under this
- 21 section for such fiscal year.
- 22 "SEC. 420Y. REPORT TO CONGRESS.
- "Not later than 1 year after the date on which the
- 24 Secretary receives the final evaluation results under sec-
- 25 tion 420W for eligible institutions that were awarded
- 26 grants under section 420V for the same fiscal year, the

Secretary shall submit to Congress a report that in-2 cludes— 3 "(1) the number of grants awarded under section 420V for such fiscal year, and the amount of 4 5 such grants; 6 "(2) the number of grants awarded under sec-7 tion 420U to eligible institutions that received the 8 grants described in paragraph (1), and the amount 9 of such grants; 10 "(3) the number of grants awarded under sec-11 tion 420U to eligible institutions that would have 12 been eligible but did not receive the grants in para-13 graph(1);"(4) such final evaluation results; and 14 "(5) any other information the Secretary may 15 16 deem relevant. 17 "SEC. 420Z. SUPPLEMENT, NOT SUPPLANT. 18 "Funds awarded to an eligible institution under this 19 subpart shall be used only to supplement the amount of 20 funds that would, in the absence of the Federal funds pro-21 vided under this subpart, be made available from non-Federal sources or other Federal sources to carry out the activities under this subpart, and not to supplant such

funds.

1 "SEC. 420AA. DEFINITIONS.

2	"In this subpart:
3	"(1) Community college student success
4	PROGRAM.—The term 'community college student
5	success program' means a program carried out by
6	an eligible institution under which the institution
7	carries out the following:
8	"(A) Provides eligible students partici-
9	pating in such program with an amount that
10	covers the cost of tuition and fees that are not
11	covered by any Federal, State, or institutional
12	financial assistance received by the student.
13	"(B) Requires eligible students partici-
14	pating in such program to—
15	"(i) be enrolled in the eligible institu-
16	tion and carry a full-time academic work-
17	load during each fall and spring semester
18	(or equivalent terms) during which the stu-
19	dent participates in such program;
20	"(ii) if the eligible student is referred
21	to remedial courses or is on academic pro-
22	bation, meet, on at least a weekly basis,
23	with a tutor, except that in the case of an
24	eligible student who is academically strug-
25	gling, but who is not referred to remedial
26	courses or on academic probation, the stu-

1	dent may meet with a tutor as often as the
2	program advisor for such student requires;
3	"(iii) meet with a program advisor—
4	"(I) twice each month during the
5	first semester (or equivalent term) of
6	participation in such program; and
7	"(II) as directed by the program
8	advisor in subsequent semesters (or
9	equivalent terms) under subparagraph
10	(C)(ii); and
11	"(iv) meet with an on-campus career
12	advisor or participate in a career services
13	event once each semester (or equivalent
14	term).
15	"(C) Provides a program advisor to each
16	eligible student participating in such program
17	who—
18	"(i) provides comprehensive academic
19	and personal advising to the eligible stu-
20	dent, including—
21	"(I) the creation and implemen-
22	tation of an academic plan for the
23	student to graduate from a program
24	of study at the eligible institution

1	within 150 percent of the normal time
2	for graduation from such program;
3	"(II) if an eligible student is re-
4	ferred to remedial courses, encour-
5	aging such student to complete such
6	courses as quickly as possible; and
7	"(III) assisting the eligible stu-
8	dent with developing and achieving
9	academic goals, including creating
10	strong transfer pathways that dem-
11	onstrate programmatic transfer for
12	students interested in transferring to
13	a 4-year institution of higher edu-
14	cation;
15	"(ii) after the eligible student partici-
16	pating in such program completes a semes-
17	ter (or equivalent term), creates for the eli-
18	gible student a needs-based advising sched-
19	ule that indicates, based on the eligible
20	student's academic performance, the fre-
21	quency with which such eligible student
22	shall be required to meet with a program
23	advisor for each subsequent semester (or
24	equivalent term) of program participation;

1	"(iii) has a caseload of not more than
2	150 eligible students;
3	"(iv) tracks the attendance of the eli-
4	gible student at the meetings described in
5	clauses (ii), (iii), and (iv) of subparagraph
6	(B);
7	"(v) monitors the academic progress
8	of the eligible student; and
9	"(vi) provides each eligible student
10	who meets the requirements of subpara-
11	graph (B), on at least a monthly basis,
12	with financial incentives, such as a trans-
13	portation pass or a gas card.
14	"(D) Provides free tutoring and career
15	services to eligible students participating in
16	such program, and may reserve places in select
17	courses for such eligible students in order to
18	create a community within cohorts of eligible
19	students.
20	"(2) Eligible institution.—The term 'eligi-
21	ble institution' means a public 2-year institution of
22	higher education.
23	"(3) Eligible student.—The term 'eligible
24	student' means a student enrolled at an eligible in-
25	stitution who—

1	"(A) on the date such eligible student
2	would begin participation in a community col-
3	lege student success program at such eligible
4	institution—
5	"(i) is enrolled in a program of study
6	leading to an associate degree;
7	"(ii) is enrolled at such institution
8	and carrying a full-time academic workload
9	during each fall and spring semester (or
10	equivalent terms) during which the student
11	participates in such program;
12	"(iii) is—
13	"(I) a first-time undergraduate
14	student; or
15	"(II) a continuing or transfer
16	student with not more than 15 credits
17	and a minimum grade point average
18	of 2.0 (or its equivalent); and
19	"(iv) is considered by the eligible in-
20	stitution to need no more than two reme-
21	dial courses; and
22	"(B) if the student is eligible for financial
23	aid under title IV, has completed the Free Ap-
24	plication for Federal Student Aid or other com-

1	mon financial reporting form under section
2	483(a); and
3	"(C) meets any other requirements estab-
4	lished by the institution.
5	"(4) Full-time academic workload.—The
6	term 'full-time academic workload', when used with
7	respect to a semester or equivalent term, means at
8	least 12 credits (or the equivalent).
9	"(5) Institution of higher education.—
10	The term 'institution of higher education' has the
11	meaning given the term under section 101.
12	"(6) Transfer rate.—The term 'transfer
13	rate', when used with respect to students enrolled in
14	a program of study at an eligible institution, means
15	the rate at which such students transfer to a 4-year
16	institution of higher education.
17	"SEC. 420BB. AUTHORIZATION OF APPROPRIATIONS.
18	"There are authorized to be appropriated to carry out
19	this subpart \$1,000,000,000, to be available until ex-
20	pended for fiscal year 2019 and each of the 5 succeeding
21	fiscal years.".

1	PART B
2	SEC. 4041. TERMINATION OF CERTAIN REPAYMENT PLAN
3	OPTIONS AND OPPORTUNITY TO CHANGE RE-
4	PAYMENT PLANS.
5	Section 428(b) of the Higher Education Act of 1965
6	(20 U.S.C. 1078(b)) is amended—
7	(1) in paragraph (1)—
8	(A) in subparagraph (D)—
9	(i) in clause (ii), by striking "may an-
10	nually change the selection of a repayment
11	plan under this part," and inserting "may
12	at any time after July 1, 2019, change the
13	selection of a repayment plan under this
14	part to one of the 2 repayment plans de-
15	scribed in paragraph (9)(C),"; and
16	(ii) in clause (iii), by striking "be sub-
17	ject to income contingent repayment in ac-
18	cordance with subsection (m);" and insert-
19	ing "be subject to income-based repayment
20	in accordance with section 493C(f);"; and
21	(B) in subparagraph (E)(i), by striking
22	"the option of repaying the loan in accordance
23	with a standard, graduated, income-sensitive, or
24	extended repayment schedule (as described in
25	paragraph (9)) established by the lender in ac-
26	cordance with regulations of the Secretary;

1	and" and inserting "the option of repaying the
2	loan in accordance with a repayment plan de-
3	scribed in paragraph (9)(C) established by the
4	lender in accordance with regulations of the
5	Secretary; and"; and
6	(2) in paragraph (9), by adding at the end the
7	following:
8	"(C) SELECTION OF REPAYMENT PLANS
9	ON AND AFTER JULY 1, 2019.—
10	"(i) Opportunity to change re-
11	PAYMENT PLANS.—Notwithstanding any
12	other provision of this paragraph, or any
13	other provision of law, and in accordance
14	with regulations, beginning on July 1,
15	2019, the lender shall offer a borrower of
16	a loan made, insured, or guaranteed under
17	this part the opportunity to change repay-
18	ment plans, and to enroll in one of the fol-
19	lowing repayment plans:
20	"(I) A fixed repayment plan de-
21	scribed in section 493E.
22	"(II) The income-based repay-
23	ment plan under section 493C(f).".

1	SEC. 4042. CONFORMING AMENDMENT TO SEPARATE JOINT
2	CONSOLIDATION LOANS.
3	Section 428C(a)(3)(B)(i)(V) of the Higher Education
4	Act of 1965 (20 U.S.C. $1078-3(3)(B)(i)(V)$) is amend-
5	ed—
6	(1) by striking "or" at the end of item (bb);
7	(2) by striking the period at the end of item
8	(cc) and inserting "; or"; and
9	(3) by adding at the end the following:
10	"(dd) for the purpose of sep-
11	arating a joint consolidation loan
12	into 2 separate Federal Direct
13	Consolidation Loans under sec-
14	tion $455(g)(2)$.".
15	SEC. 4043. DISBURSEMENT OF STUDENT LOANS.
16	Section 428G of the Higher Education Act of 1965
17	(20 U.S.C. 1078–7(a)) is amended—
18	(1) in subsection (a) by adding at the end the
19	following:
20	"(5) Adjusted cohort default rate.—Be-
21	ginning on the date on which the final adjusted co-
22	hort default rates are published by the Secretary for
23	not less than 3 fiscal years under section 435(m), an
24	institution whose adjusted cohort default rate (as de-
25	termined under section 435(m)) for each of the 3
26	most recent fiscal years for which data are available

1	is less than 5 percent may disburse any loan made,
2	insured, or guaranteed under this part in a single in-
3	stallment for any period of enrollment that is not
4	more than 1 semester, 1 trimester, 1 quarter, or 4
5	months."; and
6	(2) in subsection (e), by inserting before the pe-
7	riod the following: ", or beginning on the date on
8	which the final adjusted cohort default rates are
9	published by the Secretary for fiscal year 2016
10	under section 435(m), an adjusted cohort default
11	rate (as determined under section 435(m)) of less
12	than 2 percent".
	OTIC TOTAL CONTINUES OF ANY CONTINUES OF ANY DISCUSSION
13	SEC. 4044. STUDENT LOAN CONTRACT AND LOAN DISCLO-
13 14	SURES.
14	SURES.
14 15 16	sures. (a) Student Loan Contract.—Section
14 15 16 17	sures. (a) Student Loan Contract.—Section 432(m)(1)(D) of the Higher Education Act of 1965 (20)
14 15 16 17	sures. (a) Student Loan Contract.—Section 432(m)(1)(D) of the Higher Education Act of 1965 (20 U.S.C. 1082(m)(1)(D)) is amended by adding at the end
14 15 16 17	sures. (a) Student Loan Contract.—Section 432(m)(1)(D) of the Higher Education Act of 1965 (20 U.S.C. 1082(m)(1)(D)) is amended by adding at the end the following:
114 115 116 117 118	sures. (a) Student Loan Contract.—Section 432(m)(1)(D) of the Higher Education Act of 1965 (20 U.S.C. 1082(m)(1)(D)) is amended by adding at the end the following: "(iv) Student Loan Contract.—
14 15 16 17 18 19 20	sures. (a) Student Loan Contract.—Section 432(m)(1)(D) of the Higher Education Act of 1965 (20 U.S.C. 1082(m)(1)(D)) is amended by adding at the end the following: "(iv) Student Loan Contract.— "(I) In General.—Any master
14 15 16 17 18 19 20 21	(a) Student Loan Contract.—Section 432(m)(1)(D) of the Higher Education Act of 1965 (20 U.S.C. 1082(m)(1)(D)) is amended by adding at the end the following: "(iv) Student Loan Contract.— "(I) In General.—Any master promissory note form described in this
14 15 16 17 18 19 20 21	(a) STUDENT LOAN CONTRACT.—Section 432(m)(1)(D) of the Higher Education Act of 1965 (20 U.S.C. 1082(m)(1)(D)) is amended by adding at the end the following: "(iv) STUDENT LOAN CONTRACT.— "(I) IN GENERAL.—Any master promissory note form described in this subparagraph that is developed or

1	Aim Higher Act shall be referred to
2	as a 'student loan contract'.
3	"(II) CLARIFICATION ON USE.—
4	Notwithstanding clause (i), each stu-
5	dent loan contract for a part D loan
6	made for periods of enrollment begin-
7	ning on or after the date of enactment
8	of the Aim Higher Act shall—
9	"(aa) not be entered into by
10	a student unless the student has
11	completed all required counseling
12	related to such loan, including
13	counseling required under section
14	485(1);
15	"(bb) be signed by the stu-
16	dent entering such student loan
17	contract after completion of such
18	counseling; and
19	"(cc) be used only for the
20	award year for which the initial
21	loans are made under the con-
22	tract, and shall not be valid for
23	additional loans for the same or
24	subsequent periods of enroll-
25	ment.".

1	(b) Loai	N DISCLOSURES.—Section 432(m)(1)(D) of
2	the Higher	Education Act of 1965 (20 U.S.C.
3	1082(m)(1)(I	O)) is further amended by adding after clause
4	(iv) (as ameno	ded) the following:
5		"(v) Loan disclosures.—For loans
6		made for periods of enrollment beginning
7		on or after the date of enactment of the
8		Aim Higher Act, the Secretary shall take
9		such steps as are necessary to streamline
10		the student loan disclosure requirements
11		under this Act. The Secretary shall ensure
12		that information required to be disclosed to
13		a student who is applying for, receiving, or
14		preparing to repay a loan under part D of
15		this Act shall be streamlined in a manner
16		that—
17		"(I) reduces and simplifies the
18		paperwork students are required to
19		complete; and
20		"(II) limits the number of times
21		students are presented with disclo-
22		sures by incorporating the streamlined
23		disclosures into required student loan
24		counseling under section 485(l), the

1	student loan contract under this sub-
2	paragraph, or both.".
3	SEC. 4045. COHORT DEFAULT RATES.
4	(a) Ineligibility Based on High Default
5	Rates.—
6	(1) In general.—Section 435(a) of the High-
7	er Education Act of 1965 (20 U.S.C. 1085(a)) is
8	amended—
9	(A) in paragraph (7)(A), by adding at the
10	end the following:
11	"(iii) Default management
12	PLAN.—The default management plan re-
13	quired under clause (II) may not include
14	placing students in forbearance as a means
15	of reducing the cohort default rate of the
16	institution."; and
17	(B) by adding at the end the following:
18	"(9) Ineligibility based on high default
19	RATES ON OR AFTER FISCAL YEAR 2016.—Beginning
20	on the date that is one year after the date on which
21	the final adjusted cohort default rates are published
22	by the Secretary for not less than 3 fiscal years—
23	"(A) an institution shall be ineligible to
24	participate in a program under this title—

1	"(i) in a case in which the institu-
2	tion's adjusted cohort default rate is great-
3	er than 20 percent for each of the three
4	most recent fiscal years for which the ad-
5	justed cohort default rate is published; or
6	"(ii)(I) in a case in which the institu-
7	tion's adjusted cohort default rate is great-
8	er than 10 percent for each of the 8 most
9	recent fiscal years for which the adjusted
10	cohort default rate is published; and
11	"(II) the Secretary determines that
12	the institution has not made adequate
13	progress in meeting standards for student
14	achievement established by the relevant ac-
15	crediting agency or association pursuant to
16	section 496(a)(5)(A) during such 8-year
17	period; and
18	"(B) an institution whose adjusted cohort
19	default rate is greater than 15 percent for each
20	of the 6 most recent fiscal years for which the
21	adjusted cohort default rate is published—
22	"(i) shall be ineligible to receive Fed-
23	eral Pell Grants under section 401 on be-
24	half of any student who enrolls in the insti-

1	tution for the first-time after the expira-
2	tion of such 6-year period;
3	"(ii) shall be subject to ongoing track-
4	ing and monitoring by the Secretary to de-
5	termine the progress of the institution in
6	meeting the standards for student achieve-
7	ment described in subparagraph (A)(ii)(II);
8	and
9	"(iii) if the institution shows no im-
10	provement on meeting the standards for
11	student achievement described in subpara-
12	graph (A)(ii)(II) within a 2-year period,
13	such institution shall be ineligible to re-
14	ceive Federal loans under this title on be-
15	half of any student who enrolls in the insti-
16	tution for the first time after the expira-
17	tion of such 2-year period.
18	"(10) Application of Section 435(a) to Ad-
19	JUSTED COHORT DEFAULT RATE.—Beginning on the
20	date on which the final adjusted cohort default rates
21	are published by the Secretary for not less than 3
22	fiscal years—
23	"(A) paragraph (1) shall be applied by
24	substituting 'paragraph (9)' for 'paragraph (2)'

"(B) paragraph (3) shall be applied by 1 2 substituting 'adjusted cohort default rate, cal-3 accordance with culated in subsection 4 (m)(1)(E), is equal to or greater than 20 per-5 cent' for 'cohort default rate, calculated in ac-6 cordance with subsection (m), is equal to or 7 greater than the threshold percentage specified 8 in paragraph (2)(B)(iv)'; "(C) paragraph (4) shall be applied— 9 10 "(i) in subparagraph (C), by sub-11 stituting 'adjusted cohort default rate 12 equals or exceeds 15 percent' for 'cohort 13 default rate equals or exceeds 20 percent'; 14 and 15 "(ii) in the matter following subpara-16 graph (C), by substituting 'adjusted cohort 17 default rate to reflect the percentage of de-18 faulted loans in the representative sample 19 that are required to be excluded pursuant 20 to subsection (m)(1)(B)' for 'cohort default 21 rate to reflect the percentage of defaulted 22 loans in the representative sample that are 23 required to be excluded pursuant to sub-

section (m)(1)(B);

1	"(D) paragraph (5)(A) shall be applied by
2	substituting 'paragraph (9)' for 'paragraph (2)';
3	"(E) paragraph (6) shall be applied—
4	"(i) in subparagraph (A)—
5	"(I) in the matter preceding
6	clause (i), by substituting 'Any insti-
7	tution that has an adjusted cohort de-
8	fault rate that equals or exceeds 15
9	percent' for 'After July 1, 1999, any
10	institution that has a cohort default
11	rate that equals or exceeds 25 per-
12	cent'; and
13	"(II) in clause (i), by sub-
14	stituting 'has an adjusted cohort de-
15	fault rate that is less than 15%' for
16	'by July 1, 2004, have a cohort de-
17	fault rate that is less than 25 per-
18	cent'; and
19	"(ii) in subparagraph (B), by sub-
20	stituting 'has an adjusted cohort default
21	rate that is less than 15%' for 'by July 1,
22	2004, have a cohort default rate that is
23	less than 25 percent';
24	"(F) paragraph (7) shall be applied—
25	"(i) in subparagraph (A)(i)—

1	"(I) in the matter preceding sub-
2	clause (I), by substituting 'adjusted
3	cohort default rate is equal to or
4	greater than 20 percent' for 'cohort
5	default rate is equal to or greater
6	than the threshold percentage speci-
7	fied in paragraph (2)(B)(iv)'; and
8	"(II) in subclauses (I) and (II),
9	by substituting 'adjusted cohort de-
10	fault rate' for 'cohort default rate';
11	and
12	"(ii) in subparagraph (B)(i), by sub-
13	stituting 'adjusted cohort default rate is
14	equal to or greater than 20 percent' for
15	'cohort default rate is equal to or greater
16	than the threshold percentage specified in
17	paragraph (2)(B)(iv)'; and
18	"(G) paragraph (8) shall be applied by
19	substituting 'adjusted cohort default rate' for
20	'cohort default rate' both places it appears.
21	"(11) Exception for transition to ad-
22	JUSTED COHORT DEFAULT RATE METRIC.—
23	"(A) In general.—During a period of
24	transition to using an adjusted cohort default
25	rate, any public institution with an adjusted co-

1	hort default rate that equals or exceeds 20 per-
2	cent may request a transition exception to con-
3	tinue to be an eligible institution for purposes
4	of title IV.
5	"(B) Exception review.—The Secretary,
6	with respect to an institution requesting an ex-
7	ception under subparagraph (A), shall—
8	"(i) review such institution to deter-
9	mine whether during year 4 of repayment
10	the institution's default rate rose higher
11	than the default rate during year 3 of re-
12	payment; and
13	"(ii) if such rate is higher than 10
14	percent, require such institution to develop
15	a default management plan as specified in
16	section $435(a)(7)$.
17	"(C) Transition period limit.—An ex-
18	ception under subparagraph (A) shall expire not
19	later than 2 years after the date on which the
20	first year of the adjusted cohort default rate is
21	published with respect to the institution for
22	which the exception applies.".
23	(2) Conforming amendments.—Section
24	435(a)(2) of the Higher Education Act of 1965 (20
25	U.S.C. 1085(a)) is amended—

1	(A) in the paragraph heading, by adding at
2	the end the following: "BEFORE FISCAL YEAR
3	2016"; and
4	(B) in subparagraph (B)(iv), by striking
5	"and any succeeding fiscal year" and inserting
6	"through fiscal year 2015".
7	(b) Adjusted Cohort Default Rate Defined.—
8	Section 435(m)(1) of the Higher Education Act of 1965
9	(20 U.S.C. 1085(m)(1)) is amended by adding at the end
10	the following:
11	"(E)(i) With respect to a cohort default
12	rate calculated for an institution under this
13	paragraph for fiscal year 2016 and for each
14	succeeding fiscal year, such cohort default rate
15	shall be adjusted as follows:
16	"(I) In determining the number of
17	current and former students at an institu-
18	tion who enter repayment for such fiscal
19	year—
20	"(aa) any such student who is in
21	nonmandatory forbearance for such
22	fiscal year for a period of greater than
23	18 months but less than 36 months
24	shall not be counted as entering re-
25	payment for such fiscal year;

1	"(bb) such a student shall be
2	counted as entering repayment for the
3	first fiscal year for which the student
4	ceases to be in a period of forbearance
5	and otherwise meets the requirements
6	for being in repayment; and
7	"(cc) any such student who is in
8	a period of forbearance for 3 or more
9	years shall be counted as in default
10	and included in the institution's total
11	number of students in default.
12	"(II) Such rate shall be multiplied by
13	the percentage of students enrolled at the
14	institution for such fiscal year who are
15	borrowing a loan under part D of this title.
16	"(ii) The result obtained under this sub-
17	paragraph for an institution shall be referred to
18	in this Act as the 'adjusted cohort default
19	rate'.''.
20	(c) Publication of Adjusted Cohort Default
21	RATE.—Section 435(m) of the Higher Education Act of
22	1965 (20 U.S.C. 1085(m)) is amended by adding at the
23	end the following:
24	"(5) Beginning on the date on which the final
25	adjusted cohort default rates for fiscal year 2016 are

1	made available for publication by the Secretary,
2	paragraph (4) shall be applied by substituting 'ad-
3	justed cohort default' with 'cohort default'.".
4	SEC. 4046. CONFORMING AMENDMENTS.
5	The Higher Education Act of 1965 (20 U.S.C. 1001
6	et seq.) is amended in section $435(a)(5)(A)(i)(I)$ (20
7	U.S.C. 1085(a)(5)(A)(i)(I)), by striking "under section
8	401(b)(2)(A)" and inserting ", as appropriate, under sec-
9	tion 401(b)(2)(A) (as in effect on the day before the effec-
10	tive date of the Aim Higher Act) or section 401(b)(1).".
11	SEC. 4047. AUTOMATIC INCOME MONITORING PROCEDURES
12	AFTER A TOTAL AND PERMANENT DIS-
13	ABILITY DISCHARGE.
13	
14	Section 437(a) of the Higher Education Act of 1965
14	Section 437(a) of the Higher Education Act of 1965
14 15	Section 437(a) of the Higher Education Act of 1965 (20 U.S.C. 1087(a)) is amended by adding at the end the
141516	Section 437(a) of the Higher Education Act of 1965 (20 U.S.C. 1087(a)) is amended by adding at the end the following:
14 15 16 17	Section 437(a) of the Higher Education Act of 1965 (20 U.S.C. 1087(a)) is amended by adding at the end the following: "(3) AUTOMATIC INCOME MONITORING.—
14 15 16 17 18	Section 437(a) of the Higher Education Act of 1965 (20 U.S.C. 1087(a)) is amended by adding at the end the following: "(3) AUTOMATIC INCOME MONITORING.— "(A) IN GENERAL.—Not later than 2 years
14 15 16 17 18	Section 437(a) of the Higher Education Act of 1965 (20 U.S.C. 1087(a)) is amended by adding at the end the following: "(3) AUTOMATIC INCOME MONITORING.— "(A) IN GENERAL.—Not later than 2 years after the date of enactment of the Aim Higher
14 15 16 17 18 19 20	Section 437(a) of the Higher Education Act of 1965 (20 U.S.C. 1087(a)) is amended by adding at the end the following: "(3) AUTOMATIC INCOME MONITORING.— "(A) IN GENERAL.—Not later than 2 years after the date of enactment of the Aim Higher Act, the Secretary shall establish and imple-
14 15 16 17 18 19 20 21	Section 437(a) of the Higher Education Act of 1965 (20 U.S.C. 1087(a)) is amended by adding at the end the following: "(3) AUTOMATIC INCOME MONITORING.— "(A) IN GENERAL.—Not later than 2 years after the date of enactment of the Aim Higher Act, the Secretary shall establish and implement, with respect to any borrower described in
14 15 16 17 18 19 20 21	Section 437(a) of the Higher Education Act of 1965 (20 U.S.C. 1087(a)) is amended by adding at the end the following: "(3) AUTOMATIC INCOME MONITORING.— "(A) IN GENERAL.—Not later than 2 years after the date of enactment of the Aim Higher Act, the Secretary shall establish and implement, with respect to any borrower described in subparagraph (B), procedures to—

1	by the borrower) such information as is
2	reasonably necessary regarding the income
3	of such borrower (and the borrower's
4	spouse, if applicable) for the purpose of de-
5	termining the borrower's continued eligi-
6	bility for the loan discharge described in
7	subparagraph (B) for such year, and any
8	other information necessary to determine
9	such continued eligibility of the borrower
10	for such year, except that—
11	"(I) in the case of a borrower
12	whose returns and return information
13	indicate that the borrower has no
14	earned income for any year of such
15	income-monitoring period, such bor-
16	rower shall be treated as not having
17	earned income in excess of the poverty
18	line for such year subject to clause
19	(ii);
20	"(ii) allow the borrower, at any time,
21	to opt out of clause (i) and prevent the
22	Secretary from obtaining information
23	under such clause without further action
24	by the borrower; and

1	"(iii) provide the borrower with an op-
2	portunity to update the information ob-
3	tained under clause (i) before the deter-
4	mination of the borrower's continued eligi-
5	bility for such loan discharge for such
6	year.
7	"(B) APPLICABILITY.—Subparagraph (A)
8	shall apply—
9	"(i) to each borrower of a covered
10	loan (defined in section $455(d)(10)$) that is
11	discharged under this subsection or section
12	464(c)(1)(F) due to the permanent and
13	total disability of the borrower; and
14	"(ii) during the income-monitoring pe-
15	riod under this subsection, defined in this
16	paragraph as the period—
17	"(I) beginning on the date on
18	which such loan is so discharged; and
19	"(II) during which the Secretary
20	determines whether a reinstatement of
21	the obligation of, and resumption of
22	collection on, such loan may be nec-
23	essary.''.

1	SEC. 4048. REPAYMENT OF PARENT LOANS DUE TO STU-
2	DENT DISABILITY.
3	Section 437(d) of the Higher Education Act of 1965
4	(20 U.S.C. 1087(d)) is amended—
5	(1) by striking "If a student" and inserting the
6	following:
7	"(1) Death.—If a student"; and
8	(2) by adding at the end the following:
9	"(2) Disability.—
10	"(A) IN GENERAL.—The Secretary shall
11	discharge a parent's liability on a loan de-
12	scribed in section 428B by repaying the amount
13	owed on the loan if the student on whose behalf
14	the parent has received the loan—
15	"(i) becomes permanently and totally
16	disabled (as determined in accordance with
17	regulations of the Secretary); or
18	"(ii) is unable to engage in any sub-
19	stantial gainful activity by reason of any
20	medically determinable physical or mental
21	impairment that can be expected to result
22	in death, has lasted for a continuous pe-
23	riod of not less than 60 months, or can be
24	expected to last for a continuous period of
25	not less than 60 months

1	"(B) DISABILITY DETERMINATIONS.—Sub-
2	section (a)(2) shall apply to a disability deter-
3	mination under this paragraph in the same
4	manner as such subsection applies to a deter-
5	mination under subsection $(a)(1)$.
6	"(C) Safeguards.—The safeguards to
7	prevent fraud and abuse developed under sub-
8	section (a)(1) shall apply under this paragraph.
9	"(D) REINSTATEMENT OF LOANS.—The
10	Secretary may promulgate regulations to rein-
11	state the obligation of, and resume collection
12	on, loans discharged under this paragraph in
13	cases in which the Secretary determines that
14	the reinstatement and resumption is necessary
15	and appropriate based upon the regulations de-
16	veloped under subsection (a)(1).".
17	PART C
18	SEC. 4051. PURPOSE; AUTHORIZATION OF APPROPRIA-
19	TIONS.
20	Section 441 of the Higher Education Act of 1965 (20
21	U.S.C. 1087–51) is amended—
22	(1) in subsection (b), by striking "part, such
23	sums as may be necessary for fiscal year 2009 and
24	each of the five succeeding fiscal years." and insert-
25	ing "part—

1	"(1) $$1,500,000,000$ for fiscal year 2019;
2	"(2) $$1,750,000,000$ for fiscal year 2020;
3	"(3) \$2,000,000,000 for fiscal year 2021;
4	"(4) $$2,250,000,000$ for fiscal year 2022; and
5	" (5) \$2,500,000,000 for fiscal year 2023 and
6	each succeeding fiscal year.";
7	(2) in subsection (c)—
8	(A) in paragraph (3), by striking "and";
9	(B) in paragraph (4)(C), by striking the
10	period at the end and inserting "; and"; and
11	(C) by adding at the end the following:
12	"(5) work-based learning designed to give stu-
13	dents experience in any activity described in para-
14	graph (1), (2), (3), or (4), whether or not credit is
15	awarded."; and
16	(3) by adding at the end the following:
17	"(d) Work-Based Learning Defined.—For pur-
18	poses of this part, the term 'work-based learning' means
19	sustained interactions with industry, community, or aca-
20	demic professionals in real workplace settings that—
21	"(1) foster in-depth, first-hand engagement
22	with the tasks required of a given career field that
23	are aligned to a student's field of study; and
24	"(2) may include internships, fellowships, and
25	apprenticeships.".

1 SEC. 4052. ALLOCATION FORMULA.

2	Section 442 of the Higher Education Act of 1965 (20
3	U.S.C. 1087–52) is amended to read as follows:
4	"(a) Reservations.—
5	"(1) Reservation for improved institu-
6	TIONS.—
7	"(A) Amount of reservation for im-
8	PROVED INSTITUTIONS.—Beginning with the
9	first fiscal year that is 2 years after the date
10	of the enactment of the Aim Higher Act of
11	2018, for a fiscal year in which the amount ap-
12	propriated under section 441(b) exceeds
13	\$700,000,000, the Secretary shall—
14	"(i) reserve the lesser of—
15	"(I) an amount equal to 20 per-
16	cent of the amount by which the
17	amount appropriated under section
18	441(b) exceeds \$700,000,000; or
19	"(II) $$150,000,000;$ and
20	"(ii) allocate the amount reserved
21	under clause (i) to each improved institu-
22	tion in an amount equal to the greater of
23	the following:
24	"(I) The amount that bears the
25	same proportion to the amount re-
26	served under clause (i) as the total

1	amount of all Federal Pell Grant
2	funds awarded at the improved insti-
3	tution for the second preceding fiscal
4	year bears to the total amount of Fed-
5	eral Pell Grant funds awarded at im-
6	proved institutions participating under
7	this part for the second preceding fis-
8	cal year.
9	"(II) \$5,000.
10	"(B) Improved institution de-
11	SCRIBED.—For purposes of this paragraph, an
12	improved institution is an institution that, on
13	the date the Secretary makes an allocation
14	under subparagraph (A)(ii)—
15	"(i) is an institution of higher edu-
16	cation (as defined under section 101);
17	"(ii) meets the requirements of sub-
18	section $(d)(5)$; and
19	"(iii) is with respect to—
20	"(I) the completion rate or grad-
21	uation rate of Federal Pell Grant re-
22	cipients at the institution, in the top
23	75 percent of all institutions partici-
24	pating under this part for the pre-
25	ceding fiscal year;

1 "(II) the percentage of Pell Grant recipients at the	e institu-
•	
	of the in-
3 tion, in the top 50 percent	
4 stitutions described in subc	elause (I);
5 and	
6 "(III) the annual increa	ase in the
7 completion rate or graduation	on rate of
8 Federal Pell Grant recipien	nts at the
9 institution, in the top 50 p	percent of
the institutions described	in sub-
11 clauses (I) and (II).	
12 "(C) Completion rate or gr.	ADUATION
13 RATE.—For purposes of determining	the com-
pletion rate or graduation rate under	· this sec-
tion, a Federal Pell Grant recipient v	who is ei-
ther a full-time student or a part-time	ne student
shall be counted as a completer or gr	aduate if,
within 150 percent of the normal time	e for com-
pletion of or graduation from the pro	gram, the
student has completed or graduated	from the
21 program, or enrolled in any program	of an in-
stitution participating in any progra	am under
this title for which the prior program	n provides

substantial preparation.

1	"(2) Reservation for grant program.—
2	From the amount appropriated under section 441(b)
3	for a fiscal year and remaining after the Secretary
4	reserves funds under subparagraph (A), the Sec-
5	retary shall reserve \$30,000,000 to carry out grants
6	under section 449.
7	"(3) Reallocation of amount returned by
8	IMPROVED INSTITUTIONS.—If an institution returns
9	to the Secretary any portion of the sums allocated
10	to such institution under this subsection for any fis-
11	cal year, the Secretary shall reallot such excess to
12	improved institutions on the same basis as under
13	paragraph $(1)(A)$.
14	"(4) Publication.—Beginning 1 year after
15	the first allocations are made to improved institu-
16	tions under paragraph (1)(A) and annually there-
17	after, the Secretary shall make publicly available—
18	"(A) a list of the improved institutions
19	that received funding under such paragraph in
20	the prior fiscal year;
21	"(B) the percentage of students at each
22	such improved institution that are Federal Pell
23	Grant recipients;
24	"(C) the completion rate or graduation
25	rate for the students described in subparagraph

1	(B) with respect to each such improved institu-
2	tion; and
3	"(D) a comparison between the informa-
4	tion described in subparagraphs (A), (B), and
5	(C) for the prior fiscal year for such improved
6	institution, and such information for the year
7	prior to such year.
8	"(b) Allocation Formula for Fiscal Years
9	2019 Through 2023.—
10	"(1) In general.—From the amount appro-
11	priated under section 441(b) for a fiscal year and re-
12	maining after the Secretary reserves funds under
13	subsection (a), the Secretary shall allocate to each
14	institution—
15	"(A) for fiscal year 2019, an amount equal
16	to the greater of—
17	"(i) 90 percent of the amount the in-
18	stitution received under this subsection
19	and subsection (a) for fiscal year 2018, as
20	such subsections were in effect with re-
21	spect to such fiscal year (in this subpara-
22	graph referred to as 'the 2018 amount for
23	the institution'); or
24	"(ii) the fair share amount for the in-
25	stitution determined under subsection (d):

1	"(B) for fiscal year 2020, an amount equal
2	to the greater of—
3	"(i) 80 percent of the 2018 amount
4	for the institution; or
5	"(ii) the fair share amount for the in-
6	stitution determined under subsection (d);
7	"(C) for fiscal year 2021, an amount equal
8	to the greater of—
9	"(i) 60 percent of the 2018 amount
10	for the institution; or
11	"(ii) the fair share amount for the in-
12	stitution determined under subsection (d);
13	"(D) for fiscal year 2022, an amount equal
14	to the greater of—
15	"(i) 40 percent of the 2018 amount
16	for the institution; or
17	"(ii) the fair share amount for the in-
18	stitution determined under subsection (d);
19	and
20	"(E) for fiscal year 2023, an amount equal
21	to the greater of—
22	"(i) 20 percent of the 2018 amount
23	for the institution; or
24	"(ii) the fair share amount for the in-
25	stitution determined under subsection (d).

"(2) Ratable reduction.—

"(A) IN GENERAL.—If the amount appropriated under section 441(b) for a fiscal year and remaining after the Secretary reserves funds under subsection (a) is less than the amount required to be allocated to the institutions under this subsection, then the amount of the allocation to each institution shall be ratably reduced.

"(B) Additional appropriations.—If the amounts allocated to each institution are ratably reduced under subparagraph (A) for a fiscal year and additional amounts are appropriated for such fiscal year, the amount allocated to each institution from the additional amounts shall be increased on the same basis as the amounts under subparagraph (A) were reduced (until each institution receives the amount required to be allocated under this subsection).

"(c) Allocation Formula for Fiscal Year 2024 22 and Each Succeeding Fiscal Year.—Except as pro-23 vided in subsection (d)(5), from the amount appropriated 24 under section 441(b) for fiscal year 2024 and each suc-25 ceeding fiscal year and remaining after the Secretary re-

1	serves funds under subsection (a), the Secretary shall allo-
2	cate to each institution the fair share amount for the insti-
3	tution determined under subsection (d).
4	"(d) Determination of Fair Share Amount.—
5	"(1) In general.—Subject to paragraph (2),
6	the fair share amount for an institution for a fiscal
7	year shall be equal to the sum of—
8	"(A) 100 percent of the institution's un-
9	dergraduate student need described in para-
10	graph (2) for the preceding fiscal year; and
11	"(B) 25 percent of the institution's grad-
12	uate student need described in paragraph (3)
13	for the preceding fiscal year.
14	"(2) Institutional undergraduate stu-
15	DENT NEED.—The undergraduate student need for
16	an institution for a fiscal year shall be equal to the
17	sum of the following:
18	"(A) An amount equal to 50 percent of the
19	amount that bears the same proportion to the
20	available appropriated amount for such fiscal
21	year as the total amount of Federal Pell Grant
22	funds awarded at the institution for the pre-
23	ceding fiscal year bears to the total amount of
24	Federal Pell Grant funds awarded at all institu-

tions participating under this part for the preceding fiscal year.

"(B) An amount equal to 50 percent of the amount that bears the same proportion to the available appropriated amount for such fiscal year as the total amount of the undergraduate student need at the institution for the preceding fiscal year bears to the total amount of undergraduate student need at all institutions participating under this part for the preceding fiscal year.

"(3) Institutional graduate student need for an institution for a fiscal year shall be equal to the amount that bears the same proportion to the available appropriated amount for such fiscal year as the total amount of the graduate student need at the institution for the preceding fiscal year bears to the total amount of graduate student need at all institutions participating under this part for the preceding fiscal year.

"(4) ELIGIBILITY FOR FAIR SHARE AMOUNT.—
The Secretary may not allocate funds under this part to any institution that, for two or more fiscal years during any three fiscal year period beginning

1	not earlier than the first day of the first fiscal year
2	that is 2 years after the date of the enactment of
3	this paragraph, has—
4	"(A) a student population with less than 7
5	percent of undergraduate students who are re-
6	cipients of Federal Pell Grants; or
7	"(B) if the institution only enrolls grad-
8	uate students, a student population with less
9	than 5 percent of students that have an ex-
10	pected family contribution of zero.
11	"(5) Definitions.—In this subsection:
12	"(A) AVAILABLE APPROPRIATED
13	AMOUNT.—In this section, the term 'available
14	appropriated amount' means—
15	"(i) the amount appropriated under
16	section 441(b) for a fiscal year, minus
17	"(ii) the amounts reserved under sub-
18	section (a) for such fiscal year.
19	"(B) Average cost of attendance.—
20	The term 'average cost of attendance' means,
21	with respect to an institution, the average of
22	the attendance costs for a fiscal year for stu-
23	dents which shall include—
24	"(i) tuition and fees, computed on the
25	basis of information reported by the insti-

1	tution to the Secretary, which shall in-
2	clude—
3	"(I) total revenue received by the
4	institution from undergraduate and
5	graduate tuition and fees for the sec-
6	ond year preceding the year for which
7	it is applying for an allocation; and
8	"(II) the institution's enrollment
9	for such second preceding year;
10	"(ii) standard living expenses equal to
11	150 percent of the difference between the
12	income protection allowance for a family of
13	five with one in college and the income
14	protection allowance for a family of six
15	with one in college for a single independent
16	student; and
17	"(iii) books and supplies, in an
18	amount not exceeding \$1,000.
19	"(C) Graduate student need.—The
20	term 'graduate student need' means, with re-
21	spect to a graduate student for a fiscal year,
22	the lesser of the following:
23	"(i) The amount equal to (except the
24	amount computed by this clause shall not
25	be less than zero)—

1	"(I) the average cost of attend-
2	ance for the preceding fiscal year,
3	minus
4	"(II) each such graduate stu-
5	dent's expected family contribution
6	(computed in accordance with part F
7	of this title) for the preceding fiscal
8	year.
9	"(ii) The total loan limit for a Federal
10	Direct Unsubsidized Stafford Loan.
11	"(D) Undergraduate student need.—
12	The term 'undergraduate student need' means,
13	with respect to an undergraduate student for a
14	fiscal year, the lesser of the following:
15	"(i) The total of the amount equal to
16	(except the amount computed by this
17	clause shall not be less than zero)—
18	"(I) the average cost of attend-
19	ance for the fiscal year, minus
20	"(II) each such undergraduate
21	student's expected family contribution
22	(computed in accordance with part F
23	of this title) for the preceding fiscal
24	year.

1	"(ii) The total loan limit for a Federal
2	Direct Unsubsidized Stafford Loan and a
3	Federal Direct Loan.
4	"(e) Return of Surplus Allocated Funds.—
5	"(1) In general.—Except with respect to
6	funds returned under subsection (a)(3), if an institu-
7	tion returns to the Secretary any portion of the
8	sums allocated to such institution under this section
9	for any fiscal year, the Secretary shall reallot such
10	excess to institutions that used at least 10 percent
11	of the total amount of funds granted to such institu-
12	tion under this section to compensate students em-
13	ployed during a qualified period of nonenrollment
14	(as such term is defined in section 443(f)) on the
15	same basis as excess eligible amounts are allocated
16	under subsection (d).
17	"(2) USE OF FUNDS.—Funds received by insti-
18	tutions pursuant to this subsection shall be used to
19	compensate students employed in work-based learn-
20	ing positions.
21	"(3) Retained funds.—
22	"(A) Amount returned.—If an institu-
23	tion returns more than 10 percent of its alloca-
24	tion under paragraph (1), the institution's allo-

1	cation for the next fiscal year shall be reduced
2	by the amount returned.
3	"(B) WAIVER.—The Secretary may waive
4	this paragraph for a specific institution if the
5	Secretary finds that enforcing this paragraph
6	would be contrary to the interest of the pro-
7	gram.
8	"(f) FILING DEADLINES.—The Secretary may re-
9	quire applications under this section, at such time, in such
10	manner, and containing such information as the Secretary
11	may require.".
12	SEC. 4053. GRANTS FOR FEDERAL WORK-STUDY PRO-
13	GRAMS.
14	Section 443 of the Higher Education Act of 1965 (20
14 15	Section 443 of the Higher Education Act of 1965 (20 U.S.C. 1087–53) is amended—
15	U.S.C. 1087–53) is amended—
15 16	U.S.C. 1087–53) is amended— (1) in subsection (b)—
15 16 17	U.S.C. 1087–53) is amended— (1) in subsection (b)— (A) by amending paragraph (2)(A) to read
15 16 17 18	U.S.C. 1087–53) is amended— (1) in subsection (b)— (A) by amending paragraph (2)(A) to read as follows:
15 16 17 18	 U.S.C. 1087–53) is amended— (1) in subsection (b)— (A) by amending paragraph (2)(A) to read as follows: "(A) for fiscal year 2019 and succeeding
115 116 117 118 119 220	 U.S.C. 1087–53) is amended— (1) in subsection (b)— (A) by amending paragraph (2)(A) to read as follows: "(A) for fiscal year 2019 and succeeding fiscal years, an institution shall (unless the Sec-
115 116 117 118 119 220 221	 U.S.C. 1087–53) is amended— (1) in subsection (b)— (A) by amending paragraph (2)(A) to read as follows: "(A) for fiscal year 2019 and succeeding fiscal years, an institution shall (unless the Secretary determines that enforcing this subpara-
115 116 117 118 119 220 221 222	 U.S.C. 1087–53) is amended— (1) in subsection (b)— (A) by amending paragraph (2)(A) to read as follows: "(A) for fiscal year 2019 and succeeding fiscal years, an institution shall (unless the Secretary determines that enforcing this subparagraph would cause hardship for students at the

1	tion under this section for such fiscal year
2	to compensate students employed in work-
3	based learning positions; and
4	"(ii) at least 3 percent of the total
5	amount of funds granted to such institu-
6	tion under this section for such fiscal year
7	to compensate students who have excep-
8	tional need (as defined in section
9	413C(c)(2)) and are employed in a work-
10	based learning position during a qualified
11	period of nonenrollment, as defined in sub-
12	section (f).";
13	(B) in paragraph (4)—
14	(i) by striking "\$300" and inserting
15	"\$500"; and
16	(ii) by inserting "except as provided
17	under subsection (f)," before "provide";
18	(C) in paragraph (5), by striking "75 per-
19	cent" each place it appears and inserting "75
20	percent in the first year after the date of the
21	enactment of the Aim Higher Act, 65 percent
22	in the first succeeding fiscal year, 60 percent in
23	the second succeeding fiscal year, 55 percent in
24	the third succeeding fiscal year, and 50 percent
25	each succeeding fiscal year";

1	(D) in paragraph (6)—
2	(i) by inserting "who demonstrate ex-
3	ceptional need (as defined in section
4	413C(c)(2))" after "students"; and
5	(ii) by inserting after "institution",
6	"and prioritize employment for students
7	who are currently or formerly homeless
8	children and youths (as such term is de-
9	fined in section 725 of the McKinney-
10	Vento Homeless Assistance act (42 U.S.C.
11	11434a)) or foster care children and
12	youth";
13	(E) in paragraph (7), by striking "voca-
14	tional" and inserting "career";
15	(F) in paragraph (8)(A)(i), by striking "or
16	vocational goals" and inserting "career goals";
17	(G) in paragraph (10), by striking "; and"
18	and inserting a semicolon;
19	(H) in paragraph (11), by striking the pe-
20	riod at the end and inserting a semicolon; and
21	(I) by adding at the end the following:
22	"(12) provide assurances that compensation of
23	students employed in the work-study program in ac-
24	cordance with the agreement shall include reim-
25	bursement for reasonable travel (not including the

1	purchase of a vehicle) directly related to such work-
2	study program;
3	"(13) provide assurances that the institution
4	will administer and use feedback from the surveys
5	required under section 450, to improve the experi-
6	ences of students employed in the work-study pro-
7	gram in accordance with the agreement;
8	"(14) provide assurances that the institution
9	will collect data from students and employers such
10	that the employment made available from funds
11	under this part will, to the maximum extent prac-
12	ticable, complement and reinforce the educational
13	goals or career goals of each student receiving as-
14	sistance under this part; and
15	"(15) provide assurances that if the institution
16	receives funds under section 442(a)(1)(A), such in-
17	stitution shall—
18	"(A) use such funds to compensate stu-
19	dents employed in the work-study program in
20	accordance with the agreement; and
21	"(B) prioritize the awarding of such funds
22	(and increasing the amount of each award) to
23	students—
24	"(i) who demonstrate exceptional need
25	(as defined in section $413C(c)(2)$); and

1	"(ii) who are employed in work-based
2	learning opportunities through the work
3	study program in accordance with the
4	agreement.";
5	(2) in subsection (c)—
6	(A) by striking paragraph (2);
7	(B) by inserting after paragraph (1) the
8	following:
9	"(2) provide assurances that compensation of
10	students employed in the work-study program in ac-
11	cordance with the agreement shall include reim-
12	bursement for reasonable travel (not including the
13	purchase of a vehicle) directly related to such work-
14	study program."; and
15	(C) in paragraph (4), by inserting "and
16	complement and reinforce the educational goals
17	or career goals of each student receiving assist-
18	ance under this part" after "academically rel-
19	evant";
20	(3) in subsection $(d)(1)$ —
21	(A) by striking "In any academic year to
22	which subsection $(b)(2)(A)$ applies, an institu-
23	tion shall ensure that" and inserting "An insti-
24	tution may use the"; and

1	(B) by striking "travel" and inserting
2	"reasonable travel (not including the purchase
3	of a vehicle)";
4	(4) in subsection (e)(3), by striking "75" and
5	inserting "50"; and
6	(5) by adding at the end the following:
7	"(f) Qualified Period of Nonenrollment.—
8	"(1) IN GENERAL.—A student may be awarded
9	work-study employment during a qualified period of
10	nonenrollment if—
11	"(A) the student demonstrates exceptional
12	need (as defined in section $413C(c)(2)$) in the
13	award year prior to the qualified period of non-
14	enrollment;
15	"(B) the student is employed in a work-
16	based learning position; and
17	"(C) the employment—
18	"(i) involves less than 25 percent ad-
19	ministrative work; and
20	"(ii) is for at least 20 hours per week,
21	unless the institution waives such require-
22	ment—
23	"(I) at the request of the stu-
24	dent; or

1	"(II) based on a finding by the
2	institution that such requirement pre-
3	sents a hardship in finding a work-
4	based learning position for the stu-
5	dent.
6	"(2) Funds earned.—

"(A) IN GENERAL.—Any funds earned by a student (beyond standard living expenses (as such term is described in section 413D(c)(3)(C))) during the qualified period of nonenrollment less than or equal to \$2,500 may not be applied to such student's cost of attendance for the next period in which the student is enrolled.

"(B) EXCESS FUNDS.—Any funds earned by a student (beyond standard living expenses (as such term is described in section 413D(c)(3)(C))) during the qualified period of nonenrollment in excess of \$2,500 shall be applied to such student's cost of attendance for the next period in which the student is enrolled.

"(3) DEFINITION OF QUALIFIED PERIOD OF NONENROLLMENT.—In this subsection, the term 'qualified period of nonenrollment' means, with respect to a student, a period of nonenrollment that—

1	"(A) occurs between a period of enrollment
2	and a period of anticipated enrollment; and
3	"(B) the duration of which is no longer
4	than 6 months.".
5	SEC. 4054. FLEXIBLE USE OF FUNDS.
6	Section 445 of the Higher Education Act of 1965 (20
7	U.S.C. 1087–55) is amended—
8	(1) in subsection (a), by adding at the end the
9	following:
10	"(3) In addition to the carry-over sums author-
11	ized under paragraph (1) of this section, an institu-
12	tion may permit a student who completed the pre-
13	vious award period to continue to earn unearned
14	portions of the student's work-study award from
15	that previous period if—
16	"(A) any reduction in the student's need
17	upon which the award was based is accounted
18	for in the remaining portion; and
19	"(B) the student is currently employed in
20	a work-based learning position."; and
21	(2) by striking "10 percent" both places it ap-
22	pears and inserting "20 percent".
23	SEC. 4055. JOB LOCATION AND DEVELOPMENT PROGRAMS.
24	(a) Amendments.—Section 446 of the Higher Edu-
25	cation Act of 1965 (20 U.S.C. 1087–56) is amended—

1	(1) in subsection (a)—
2	(A) in paragraph (1), by striking "10 per-
3	cent or \$75,000" and inserting "20 percent or
4	\$150,000"; and
5	(B) in paragraph (2), by striking "voca-
6	tional" and inserting "career"; and
7	(2) in subsection (b)—
8	(A) by striking paragraphs (1) and (2);
9	and
10	(B) by inserting before paragraph (3) the
11	following:
12	"(1) provide satisfactory assurance that the in-
13	stitution will prioritize placing students with excep-
14	tional need (as defined in section $413C(c)(2)$) and
15	Federal work-study recipients in jobs located and de-
16	veloped under this section; and
17	"(2) provide satisfactory assurances that the
18	funds available under this section will be used to lo-
19	cate and develop work-based learning positions;";
20	and
21	(C) in paragraph (6), by striking the pe-
22	riod and inserting ", including—
23	"(A) the number of students employed in
24	work-based learning positions through such pro-
25	gram;

1	"(B) the number of students dem-
2	onstrating exceptional need (as defined in sec-
3	tion 413C(c)(2)) and Federal work-study recipi-
4	ents employed through such program; and
5	"(C) the number of students dem-
6	onstrating exceptional need (as defined in sec-
7	tion 413C(c)(2)) and Federal work-study recipi-
8	ents employed in work-based learning positions
9	through such program.".
10	(b) Clarification on Carry-Over Authority.—
11	Of the sums granted to an eligible institution under part
12	C of title IV of the Higher Education Act (20 U.S.C.
13	1087–51) for any fiscal year, 10 percent may, at the dis-
14	cretion of the institution, remain available for expenditure
15	during the succeeding fiscal year to carry out programs
16	under such part, including the job location and develop-
17	ment programs under section 446 of such Act (20 U.S.C.
18	1087–56).
19	SEC. 4056. COMMUNITY SERVICE.
20	Section 447 of the Higher Education Act of 1965 (20
21	U.S.C. 1087–57) is amended to read as follows:
22	"SEC. 447. ADDITIONAL FUNDS TO CONDUCT COMMUNITY
23	SERVICE WORK STUDY PROGRAMS.
24	"Each institution participating under this part may
25	use up to 10 percent of the funds made available under

- 1 section 489(a) and attributable to the amount of the insti-
- 2 tution's expenditures under this part to conduct that insti-
- 3 tution's program of community service-learning, includ-
- 4 ing—

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- 5 "(1) development of mechanisms to assure the 6 academic quality of the student experience;
- 7 "(2) assuring student access to educational re-8 sources, expertise, and supervision necessary to 9 achieve community service objectives;
 - "(3) assuring, to the maximum extent practicable, that the community service-learning program will support the educational goals or career goals of students participating in such program;
 - "(4) collaboration with public and private nonprofit agencies, and programs assisted under the National and Community Service Act of 1990 in the planning, development, and administration of such programs; and
 - "(5) to recruit and compensate students for community service-learning (including compensation for time spent in training and for reasonable travel (not including the purchase of a vehicle) directly related to such community service).".

1	SEC. 4057. PILOT GRANT PROGRAM.
2	Part C of title IV of the Higher Education Act (20
3	U.S.C. 1087–51 et seq.) is amended by adding at the end
4	the following:
5	"SEC. 449. WORK-BASED LEARNING OPPORTUNITIES PILOT
6	GRANT PROGRAM.
7	"(a) Establishment.—
8	"(1) IN GENERAL.—The Secretary shall estab-
9	lish a program to provide grants to eligible institu-
10	tions participating under this part to establish or ex-
11	pand a program to develop work-based learning posi-
12	tions.
13	"(2) Limitations.—
14	"(A) DURATION.—A grant awarded under
15	this section shall be for a period of not more
16	than 4 years, but may be renewed by the Sec-
17	retary for a period of 2 years.
18	"(B) Amount.—A grant under this sec-
19	tion may not be in an amount greater than
20	\$1,000,000.
21	"(b) Application.—To be selected to receive a grant
22	under this section an eligible institution participating
23	under this part shall submit an application to the Sec-
24	retary at such time, in such manner, and containing such
25	information as the Secretary may require, including a plan

that describes how the eligible institution will establish or

1	expand a program to develop work-based learning posi-
2	tions that will—
3	"(1) benefit students who demonstrate excep-
4	tional need (as defined in section $413C(c)(2)$);
5	"(2) identify high-demand occupations (as de-
6	termined by the Bureau of Labor and Statistics,
7	State departments of labor, and local workforce in-
8	vestment boards) and develop partnerships with
9	high-demand employers (including nonprofit organi-
10	zations, for-profit firms, or public agencies);
11	"(3) involve participating employers in evalu-
12	ating and improving such program;
13	"(4) track and report academic and employ-
14	ment outcomes for participating students; and
15	"(5) be able to continue after the end of the
16	grant term.
17	"(c) USE OF FUNDS.—Grant funds awarded under
18	this program shall be used to pay wages for students par-
19	ticipating under this program and develop work-based
20	learning positions that—
21	"(1) are for a period of at least 12 weeks;
22	"(2) serve students who demonstrate excep-
23	tional need (as defined in section $413C(c)(2)$);
24	"(3) limit administrative work to no more than
25	25 percent of such position;

1	"(4) provide a minimum of 15 hours of work
2	per week during periods of enrollment and 30 hours
3	per week during periods of nonenrollment, except
4	such requirement may be waived by the institution
5	in consultation with a student;
6	"(5) include career coaching from participating
7	employers (including mock interviews, resume writ-
8	ing assistance, and counseling on applying for and
9	attaining employment); and
10	"(6) provide participating students with oppor-
11	tunities to meet with employers in fields or indus-
12	tries related to those of participating employers.
13	"(d) Report.—On a date that is before the date on
14	which the period of the grant received by an eligible insti-
15	tution under this section terminates, such institution shall
16	submit a report to the Secretary including—
17	"(1) the graduation rate or completion rate (as
18	described under section $442(a)(1)(C)$) with respect
19	to students participating in work-based learning po-
20	sitions under the pilot program; and
21	"(2) the results of the work-based learning op-
22	portunities program for which such institution re-
23	ceived such grant, including—
24	"(A) participating students' satisfaction
25	with the program as reported in surveys under

1	section 450, as amended by section 4178 of the
2	Aim Higher Act;
3	"(B) the types of jobs in which partici-
4	pating students were employed and the types of
5	duties performed in such jobs;
6	"(C) the academic programs of the partici-
7	pating students;
8	"(D) the share of participating students
9	who worked at another job, in addition to the
10	one under the pilot program;
11	"(E) the percentage of participating stu-
12	dents who, during the second quarter after
13	completing their academic program, are in edu-
14	cation or training activities or unsubsidized em-
15	ployment;
16	"(F) the percentage of participating stu-
17	dents employed in high-demand occupations
18	within 2 quarters of completing their academic
19	programs; and
20	"(G) other items as deemed relevant by the
21	Secretary.
22	"(e) Reservation of Funding for Such Pro-
23	GRAM.—From the amount appropriated under section
24	441(b) for a fiscal year and remaining after the Secretary
25	reserves funds under section 442(a)(1), the Secretary shall

1	reserve \$30,000,000 to carry out grants under this sec-
2	tion.".
3	SEC. 4058. DEPARTMENT ACTIVITIES.
4	Part C of title IV of the Higher Education Act of
5	1965 (20 U.S.C. 1087–51 et seq.) is further amended by
6	adding at the end the following:
7	"SEC. 450. DEPARTMENT ACTIVITIES.
8	"(a) Surveys.—Not later than 1 year after the date
9	of the enactment of this section, the Secretary shall de-
10	velop, in consultation with work-study administrators from
11	institutions of higher education, participating employers,
12	and participating students—
13	"(1) a consumer-tested electronic survey for
14	students awarded work-study employment under the
15	Federal work-study program under this part that—
16	"(A) measures each such student's satis-
17	faction with the Federal work-study program,
18	including—
19	"(i) any complaints the student has
20	with respect to the program;
21	"(ii) the amount and quality of the
22	on-the-job training the student received;
23	"(iii) the amount and quality of on-
24	the-job supervision and employer feedback
25	the student received:

1	"(iv) the amount and quality of infor-
2	mation provided by the institution about
3	the work-study program and job opportuni-
4	ties and the availability of work-study staff
5	at the institution;
6	"(v) the quality of the assistance pro-
7	vided by the institution to the student in
8	finding a work-study job and the avail-
9	ability of types of jobs; and
10	"(vi) the student's overall satisfaction
11	with the work-study program;
12	"(B) measures the applicability of work-
13	study employment to the educational goals and
14	career goals of each such student;
15	"(C) elicits an assessment by each such
16	student of the capacity to manage time between
17	work-study employment and coursework;
18	"(D) measures, with respect to the pro-
19	gram—
20	"(i) the award amounts under the
21	program;
22	"(ii) the average number of hours stu-
23	dents worked per week, and the wages re-
24	ceived for such work;

1	"(iii) the number of on campus jobs
2	and off campus jobs;
3	"(iv) how students located work-study
4	positions;
5	"(v) the work performed at each job;
6	"(vi) whether students worked addi-
7	tional jobs while employed in a work-study
8	job (and the reason for such additional
9	job);
10	"(vii) whether the work-study employ-
11	ment had an impact on the student's aca-
12	demic performance; and
13	"(viii) the voluntarily disclosed demo-
14	graphics of students awarded work-study
15	employment; and
16	"(E) includes such information as the Sec-
17	retary may require; and
18	"(2) a consumer-tested electronic survey for
19	employers of students described in paragraph (1)
20	that—
21	"(A) measures each such employer's satis-
22	faction with the Federal work-study program,
23	including—

1	"(i) the extent to which the employer
2	is satisfied with its ability to accommodate
3	students' schedules;
4	"(ii) the extent to which student-em-
5	ployees are prepared for the duties adver-
6	tised for the job; and
7	"(iii) the extent to which the employer
8	is satisfied with opportunities to make rec-
9	ommendations for improving institutions'
10	academic programs;
11	"(B) elicits an assessment by each such
12	employer of—
13	"(i) any complaints the employer had
14	with respect to the program;
15	"(ii) any skills or knowledge necessary
16	for the job that student-employees are
17	lacking; and
18	"(iii) the extent of outreach from in-
19	stitutions to the employer; and
20	"(C) includes such information as the Sec-
21	retary may require; and
22	"(3) a consumer-tested electronic survey that,
23	not less than once every 4 years, with respect to
24	each institution of higher education participating in
25	the Federal work-study program, measures—

1	"(A) methods used to recruit on-campus
2	and off-campus employers;
3	"(B) if an institution operates a job loca-
4	tion development program—
5	"(i) the share of jobs filled on-campus
6	and off-campus;
7	"(ii) the share of jobs filled by—
8	"(I) work-study recipients; and
9	"(II) students who demonstrate
10	exceptional need (as defined in section
11	413C(c)(2));
12	"(iii) the primary factors considered
13	in matching work-study students and jobs;
14	"(iv) the share of students employed
15	in work-based learning opportunities; and
16	"(v) the share of students employed
17	during qualified periods of nonenrollment,
18	including the share of students with excep-
19	tional need (as defined in section
20	413C(c)(2)) employed during qualified pe-
21	riods of nonenrollment;
22	"(C) the institution's Federal and non-
23	Federal contributions toward work-study wages;

1	"(D) the primary factors considered in
2	awarding students work-study and in deter-
3	mining the amount of the award;
4	"(E) the acceptance rate among students
5	who were offered work-study aid; and
6	"(F) other information the Secretary may
7	require.
8	"(b) Results.—The Secretary shall develop an on-
9	line portal—
10	"(1) for students, employers, and institutions of
11	higher education to access the surveys required
12	under subsection (a); and
13	"(2) to compile the results of such surveys.
14	"(c) Report.—Not less than once every 4 years after
15	the date of the enactment of this subsection, the Secretary
16	shall submit a report to Congress that includes—
17	"(1) the data collected under this section (re-
18	dacted for personal information);
19	"(2) with respect to students employed in work-
20	study through the Federal work-study program—
21	"(A) the types of jobs such students par-
22	ticipated in;
23	"(B) the average hours worked per week;
24	"(C) the average award amount;
25	"(D) the average wage rates;

1	"(E) the extent to which students enter
2	employment with skills and knowledge gained
3	from work-study participation that have pre-
4	pared them for the job; and
5	"(F) the students' satisfaction with the
6	program and primary complaints;
7	"(3) the extent to which institutions conduct
8	outreach to employers and engage them in discus-
9	sions on improving academic programs;
10	"(4) the extent to which institutions conduct
11	outreach to students and make jobs readily avail-
12	able;
13	"(5) the extent to which the work-study employ-
14	ment aligns with students' academic programs or ca-
15	reer goals;
16	"(6) the employers' satisfaction with the pro-
17	gram and primary complaints; and
18	"(7) recommendations for improving the pro-
19	gram.
20	"(d) Consultation.—In consulting with the entities
21	described in subsection (a) to create the electronic surveys
22	required under such subsection, the Secretary shall engage
23	with—

1	"(1) a representative sample of institutions of
2	higher education participating in the Federal work-
3	study program;
4	"(2) a representative sample of employers par-
5	ticipating in the Federal work-study program; and
6	"(3) a representative sample of students par-
7	ticipating in the Federal work-study program.
8	"(e) Technical Assistance.—The Secretary
9	shall—
10	"(1) provide technical assistance to institutions
11	participating under the Federal work-study program
12	under this part to—
13	"(A) comply with the amendments made
14	by subtitle O of the Aim Higher Act and the
15	regulations issued pursuant to this subtitle;
16	"(B) administer the surveys described in
17	subsection (a) to students and employers par-
18	ticipating in the Federal work-study program;
19	"(C) ensure that Federal work-study posi-
20	tions align with students' educational goals or
21	career goals to the maximum extent practicable;
22	and
23	"(D) satisfy the requirements under sec-
24	tion $443(b)(7)$: and

- 1 "(2) issue guidance and provide technical as-
- 2 sistance to institutions to support improved partner-
- 3 ships and coordination among financial aid, career
- 4 services, and academic advisors to administer the
- 5 Federal work-study program.
- 6 "(f) RESPONSE RATE.—In the case of an institution
- 7 participating under the Federal work-study program
- 8 under this part with a response rate for students and em-
- 9 ployers with respect to the surveys described in subsection
- 10 (a)(1) of less than 75 percent, the Secretary shall require
- 11 such institution—
- "(1) to submit to the Secretary an improvement
- plan to increase such response rate; and
- 14 "(2) if the response rate has not improved 2
- years after the date on which an improvement plan
- was submitted under paragraph (1), submit to the
- 17 Secretary a revised improvement plan.
- 18 "(g) Authorization of Appropriations.—There
- 19 is authorized to be appropriated \$2,000,000 to carry out
- 20 subsection (a).".
- 21 SEC. 4059. STUDY AND REPORT.
- 22 (a) Study.—Not later than 180 days after the date
- 23 of the enactment of this Act, the Comptroller General of
- 24 the United States shall conduct a study on best practices
- 25 for assisting students participating in the Federal work-

1	study program under part C of title IV of the Higher Edu-
2	cation Act (42 U.S.C. 1087–51 et seq.) with—
3	(1) connecting to off-campus employers;
4	(2) procuring work-based learning opportunities
5	through such program;
6	(3) procuring employment that aligns with stu-
7	dents' educational goals or career goals;
8	(4) locating employment through job location
9	and development programs;
10	(5) procuring employment in high-demand occu-
11	pations;
12	(6) balancing employment with academic pro-
13	grams to improve graduation and completion rates;
14	and
15	(7) with respect to students with exceptional
16	need (as defined in section 413C(c)(2) of the Higher
17	Education Act of 1965 (20 U.S.C. 1070b-
18	2(c)(2)))—
19	(A) locating and coordinating work-study
20	employment during qualified periods of non-
21	enrollment;
22	(B) increasing participation of such stu-
23	dents in such work-study program; and
24	(C) limiting the need for additional em-
25	ployment outside the work-study program.

- 1 (b) Report.—Not later than one year after the date 2 on which the study required under subsection (a) is com-
- 3 pleted, the Comptroller General of the United States shall
- 4 submit to Congress a report summarizing the findings of
- 5 such study.
- 6 (c) Publish Report.—The Comptroller General of
- 7 the United States shall make the report required under
- 8 subsection (b) available to the public on the website of the
- 9 Government Accountability Office.
- 10 **PART D**
- 11 SEC. 4061. REFINANCING PROGRAMS.
- 12 (a) Program Authority.—Section 451(a) of the
- 13 Higher Education Act of 1965 (20 U.S.C. 1087a(a)) is
- 14 amended—
- 15 (1) by striking "and (2)" and inserting "(2)";
- 16 and
- 17 (2) by inserting "; and (3) to make loans under
- section 460A and section 460B" after "section
- 19 459A''.
- 20 SEC. 4062. AMENDMENTS TO TERMS AND CONDITIONS OF
- 21 LOANS AND REPAYMENT PLANS.
- (a) Repeal of Origination Fees.—Subsection (c)
- 23 of section 455 of the Higher Education Act of 1965 (20)
- 24 U.S.C. 1087e(c)) is repealed.

1	(b) Rulemaking Regarding Termination of
2	CERTAIN REPAYMENT PLANS.—Before the effective date
3	of this title, the Secretary of Education shall carry out
4	a plan to end all eligibility for repayment plans other than
5	a fixed repayment plan described in section 493E and an
6	income-based repayment plan described under section
7	493C(f) for loans made under part B or D of title IV of
8	the Higher Education Act of 1965, unless the borrower
9	is enrolled in another repayment plan before such effective
10	date, in accordance with the amendments made by this
11	Act.
12	(c) Repayment Plans.—Section 455(d) of the
13	Higher Education Act of 1965 (20 U.S.C. 1087e(d)) is
14	amended—
15	(1) by redesignating paragraphs (2) through
16	(5) as paragraphs (3) through (6), respectively;
17	(2) by inserting after paragraph (1), the fol-
18	lowing:
19	"(2) Design and selection on and after
20	JULY 1, 2019.—
21	"(A) In general.—Notwithstanding para-
22	graph (1), for the borrower of a loan made on
23	or after July 1, 2019, and for other borrowers
24	subject to paragraph (7), the Secretary shall
25	offer a borrower of a loan made under this part

1	2 plans for repayment of such loan, including
2	principal and interest on the loan. The borrower
3	shall be entitled to accelerate, without penalty,
4	repayment on the borrower's loans under this
5	part. The borrower may choose—
6	"(i) a fixed repayment plan described
7	in section 493E; or
8	"(ii) the income-based repayment plan
9	under section 493C(f).
10	"(B) Selection by the secretary.—If
11	a borrower of a loan made under this part on
12	or after July 1, 2019, does not select a repay-
13	ment plan described in subparagraph (A), the
14	Secretary may provide the borrower with a
15	fixed repayment plan described in section 493E.
16	"(C) Changes in selections.—Begin-
17	ning on July 1, 2019, a borrower of a loan
18	made under this part may change the bor-
19	rower's selection of a repayment plan in accord-
20	ance with paragraph (7) and under such terms
21	and conditions as may be established by the
22	Secretary.";
23	(3) in paragraph (6)(B), as redesignated, by
24	striking "an income contingent repayment plan."

1	and inserting "the income-based repayment plan
2	under section 493C(f)."; and
3	(4) by adding at the end the following:
4	"(7) Borrowers of Loans made before
5	JULY 1, 2019.—A borrower who is in repayment on
6	a loan made under part B or part D before July 1,
7	2019—
8	"(A) may choose to retain the repayment
9	plan that the borrower was enrolled in on the
10	day before such date;
11	"(B) may elect to—
12	"(i) enter the income-based repayment
13	plan under section 493C(f); or
14	"(ii) enter a fixed repayment plan de-
15	scribed in section 493E;
16	"(C) after electing to leave a repayment
17	plan other than an income-based repayment
18	plan described under this subsection or a fixed
19	repayment plan described in section 493E, shall
20	not be permitted to re-elect a repayment plan
21	that is not an income-based repayment plan
22	under this subsection or a fixed repayment plan
23	described in section 493E; and
24	"(D) shall retain, for purposes of repay-
25	ment or cancellation of any outstanding balance

1	of principal and interest due on a loan as de-
2	scribed in section 493C(b)(7) any years of re-
3	payment under another income-based or income
4	contingent repayment plan under this title.
5	"(8) Notification and automatic enroll-
6	MENT PROCEDURES FOR BORROWERS WHO ARE DE-
7	LINQUENT ON LOANS.—
8	"(A) AUTHORITY TO OBTAIN INCOME IN-
9	FORMATION.—In the case of any borrower who
10	is at least 60 days delinquent on a covered loan,
11	the Secretary may obtain such information as is
12	reasonably necessary regarding the income and
13	family size of the borrower (and the borrower's
14	spouse, if applicable).
15	"(B) Borrower notification.—With re-
16	spect to each borrower of a covered loan who is
17	at least 60 days delinquent on such loan and
18	who has not been subject to the procedures
19	under this paragraph for such loan in the pre-
20	ceding 120 days, the Secretary shall, as soon as
21	practicable after such 60-day delinquency, pro-
22	vide to the borrower the following:
23	"(i) Notification that the borrower is
24	at least 60 days delinquent on at least 1
25	covered loan, and a description of all delin-

1	quent covered loans, nondelinquent covered
2	loans, and noncovered loans of the bor-
3	rower.
4	"(ii) A brief description of the repay-
5	ment plans for which the borrower is eligi-
6	ble and the covered loans and noncovered
7	loans of the borrower that may be eligible
8	for such plans, based on information avail-
9	able to the Secretary.
10	"(iii) The amount of monthly pay-
11	ments for the covered and noncovered
12	loans under the income-based repayment
13	plan under section 493C(f) and the fixed
14	repayment plan described in section 493E,
15	based on information available to the Sec-
16	retary, including, if the income information
17	of the borrower is available to the Sec-
18	retary under subparagraph (A)—
19	"(I) the amount of the monthly
20	payment under the income-based re-
21	payment plan under section 493C(f)
22	and the fixed repayment plan de-
23	scribed in section 493E for which the
24	borrower is eligible for the borrower's

1	covered and noncovered loans, based
2	on such income information; and
3	"(II) the income, family size, tax
4	filing status, and tax year information
5	on which each monthly payment is
6	based.
7	"(iv) Clear and simple instructions on
8	how to select the repayment plans.
9	"(v) An explanation that, in the case
10	of a borrower for whom adjusted gross in-
11	come is unavailable—
12	"(I) if the borrower selects to
13	repay the covered loans of such bor-
14	rower pursuant to the income-based
15	repayment plan under section 493C(f)
16	that defines discretionary income in
17	such a manner that an individual not
18	required under section 6012(a)(1) of
19	the Internal Revenue Code of 1986 to
20	file a return with respect to income
21	taxes imposed by subtitle A of such
22	Code may have a calculated monthly
23	payment greater than \$0, the bor-
24	rower will be required to provide the
25	Secretary with other documentation of

1	income satisfactory to the Secretary,
2	which documentation the Secretary
3	may use to determine an appropriate
4	repayment schedule; and
5	"(II) if the borrower selects to
6	repay such loans pursuant to an in-
7	come-driven repayment plan that is
8	not described in subclause (I), the
9	borrower will not be required to pro-
10	vide the Secretary with such other
11	documentation of income, and the bor-
12	rower will have a calculated monthly
13	payment of \$0.
14	"(vi) An explanation that the Sec-
15	retary shall take the actions under sub-
16	paragraph (C) with respect to such bor-
17	rower, if—
18	"(I) the borrower is 120 days de-
19	linquent on 1 or more covered loans
20	and has not selected a new repayment
21	plan for the covered loans of the bor-
22	rower; and
23	"(II) in the case of such a bor-
24	rower whose repayment plan for the
25	covered loans of the borrower is not

1	an income-driven repayment plan de-
2	scribed in subparagraph (D) or (E) of
3	paragraph (1), the monthly payments
4	under such repayment plan are higher
5	than such monthly payments would be
6	under the income-based repayment
7	plan under section 493C(f).
8	"(vii) Instructions on updating the in-
9	formation of the borrower obtained under
10	subparagraph (A).
11	"(C) Secretary's initial selection of
12	A PLAN.—With respect to each borrower de-
13	scribed in subparagraph (B) who has a repay-
14	ment plan for the covered loans of the borrower
15	that meets the requirements of clause (vi)(II) of
16	subparagraph (B) and has not selected a new
17	repayment plan for such loans in accordance
18	with the notice received under such subpara-
19	graph, and who is at least 120 days delinquent
20	on such a loan, the Secretary shall, as soon as
21	practicable—
22	"(i) provide the borrower with the in-
23	come-based repayment plan under section
24	493C(f); and

1	"(ii) authorize the borrower to change
2	the Secretary's selection of a plan under
3	this clause to the fixed repayment plan de-
4	scribed in section 493E.
5	"(D) Opt-out.—A borrower of a covered
6	loan shall have the right to opt out of the pro-
7	cedures under this paragraph.
8	"(E) Procedures.—The Secretary shall
9	establish procedures as are necessary to effec-
10	tively implement this paragraph.
11	"(9) Notification and automatic enroll-
12	MENT PROCEDURES FOR BORROWERS WHO ARE RE-
13	HABILITATING DEFAULTED LOANS.—
14	"(A) AUTHORITY TO OBTAIN INCOME IN-
15	FORMATION.—In the case of any borrower who
16	is rehabilitating a covered loan pursuant to sec-
17	tion 428F(a), the Secretary may obtain such in-
18	formation as is reasonably necessary regarding
19	the income and family size of the borrower (and
20	the borrower's spouse, if applicable).
21	"(B) Borrower Notification.—Not
22	later than 30 days after a borrower makes the
23	6th payment required for the loan rehabilitation
24	described in subparagraph (A), the Secretary

1	shall notify the borrower of the process under
2	subparagraph (C) with respect to such loan.
3	"(C) Secretary's selection of plan.—
4	With respect to each borrower who has made
5	the 9th payment required for the loan rehabili-
6	tation described in subparagraph (A), the Sec-
7	retary shall, as soon as practicable after such
8	payment, provide the borrower with the income-
9	based repayment plan under section 493C(f),
10	without regard to whether the loan has been so
11	rehabilitated.
12	"(D) OPT-OUT.—A borrower of a covered
13	loan shall have the right to opt out of the pro-
14	cedures under this paragraph.
15	"(E) Procedures.—The Secretary shall
16	establish procedures as are necessary to effec-
17	tively implement this paragraph.
18	"(10) Definitions.—In this subsection:
19	"(A) COVERED LOAN.—The term 'covered
20	loan' means—
21	"(i) a loan made under this part;
22	"(ii) a loan purchased under section
23	459A; or

1	"(iii) a loan that has been assigned to
2	the Secretary under section 428(c)(8) or
3	part E.
4	"(B) Noncovered loan.—The term
5	'noncovered loan' means a loan made, insured,
6	or guaranteed under this title that is not a cov-
7	ered loan.
8	"(11) APPLICATION OF PREPAYMENT
9	AMOUNTS.—
10	"(A) REQUIREMENT.—Notwithstanding
11	any other provision of this subsection or any
12	other provision of law—
13	"(i) with respect to loans made to an
14	eligible borrower under this part or part B,
15	which are held by the same holder and
16	which have different applicable rates of in-
17	terest, the holder of such loans shall, un-
18	less otherwise requested by the borrower in
19	writing, apply the borrower's prepayment
20	amount (within the meaning of section
21	682.209(b) of title 34, Code of Federal
22	Regulations, or a successor regulation) for
23	one or more of such loans, first toward the
24	outstanding balance of principal due on the

1	loan with the highest applicable rate of in-
2	terest among such loans; and
3	"(ii) except as provided in clause (i),
4	with respect to loans made to an eligible
5	borrower under this part or part B, which
6	are held by the same holder and which
7	have the same applicable rates of interest,
8	the holder of such loans shall, unless other-
9	wise requested by the borrower in writing,
10	apply the borrower's prepayment amount
11	(within the meaning of section 682.209(b)
12	of title 34, Code of Federal Regulations, or
13	a successor regulation) for one or more of
14	such loans, first toward the outstanding
15	balance of principal due on the loan with
16	the highest principal balance among such
17	loans.
18	"(B) Eligible Borrower.—
19	"(i) In general.—For purposes of
20	this paragraph, the term 'eligible borrower'
21	means a borrower with no outstanding bal-

ance of fees, including collection costs and

authorized late charges, due on any loan

made under this part or part B.

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1	"(ii) Prepayment amounts.—A pre-
2	payment amount (as described in subpara-
3	graph (A)) made by a borrower who is not
4	an eligible borrower to a holder shall be
5	applied first toward the borrower's out-
6	standing balance of fees, including collec-
7	tion costs and authorized late charges, due
8	on any loan made under this part or part
9	B held by such holder.".
10	(d) APPLICATION.—The amendments made by sub-
11	section (c)(5) shall—
12	(1) take effect as soon as the Secretary of Edu-
13	cation determines practicable after the Secretary fi-
14	nalizes the procedures under section 4114, but not
15	later than 2 years after the date of enactment of
16	this Act; and
17	(2) apply to all borrowers of covered loans (as
18	defined in section $455(d)(10)$ of the Higher Edu-
19	cation Act of 1965, as added by subsection (c)(5)).
20	(e) Automatic Recentification of Income for
21	Income-Driven Repayment Plans.—Section 455(e) of
22	the Higher Education Act of 1965 (20 U.S.C. 1087e(e))
23	is amended—
24	(1) in paragraph (3)—

1	(A) by striking "does not reasonably re-
2	flect the borrower's current income" and insert-
3	ing "whose income has decreased relative to the
4	adjusted gross income available to the Sec-
5	retary"; and
6	(B) by inserting ", consistent with the pro-
7	cedures established under paragraph
8	(8)(B)(iv)" before the period at the end; and
9	(2) by adding at the end the following:
10	"(8) Automatic recertification.—
11	"(A) DEFINITION.—In this paragraph, the
12	term 'covered loan' has the meaning given the
13	term in subsection $(d)(10)$.
14	"(B) In general.—Beginning as soon as
15	the Secretary determines practicable after the
16	Secretary finalizes the procedures under section
17	4114 of the Aim Higher Act, but not later than
18	2 years after the date of enactment of such Act,
19	the Secretary shall establish and implement,
20	with respect to any borrower described in sub-
21	paragraph (C), procedures to—
22	"(i) obtain (for each year of repay-
23	ment and without further action by the
24	borrower) such information as is reason-
25	ably necessary regarding the income of

1	such borrower (and the borrower's spouse,
2	if applicable), for the purpose of deter-
3	mining the repayment obligation of the
4	borrower for such year, including informa-
5	tion with respect to the borrower's family
6	size in accordance with the procedures
7	under section 4114 of the Aim Higher Act,
8	subject to clause (ii);
9	"(ii) allow the borrower, at any time,
10	to opt out of clause (i) and prevent the
11	Secretary from obtaining information
12	under such clause without further action
13	by the borrower;
14	"(iii) provide the borrower with an op-
15	portunity to update the information ob-
16	tained under clause (i) before the deter-
17	mination of the annual repayment obliga-
18	tion of the borrower; and
19	"(iv) in the case of a borrower for
20	whom adjusted gross income is unavail-
21	able—
22	"(I) if the borrower has selected
23	to repay the covered loans of such
24	borrower pursuant to an income con-
25	tingent repayment plan that defines

1	discretionary income in such a man-
2	ner that an individual not required
3	under section 6012(a)(1) of the Inter-
4	nal Revenue Code of 1986 to file a re-
5	turn with respect to income taxes im-
6	posed by subtitle A of such Code may
7	have a calculated monthly payment
8	greater than \$0, the borrower will be
9	required to provide the Secretary with
10	other documentation of income satis-
11	factory to the Secretary, which docu-
12	mentation the Secretary may use to
13	determine an appropriate repayment
14	schedule; or
15	"(II) if the borrower has selected
16	to repay such loans pursuant to an in-
17	come contingent repayment that is not
18	described in subclause (I), the bor-
19	rower will not be required to provide
20	the Secretary with such other docu-
21	mentation of income, and the bor-
22	rower will have a calculated monthly
23	payment of \$0.
24	"(C) Applicability.—Subparagraph (B)
25	shall apply to each borrower of a covered loan

1	who, on or after the date on which the Sec-
2	retary establishes procedures under such sub-
3	paragraph—
4	"(i) selects, or for whom the Secretary
5	selects under paragraph $(8)(C)$ or $(9)(C)$
6	of subsection (d), or section 428(m)(1), an
7	income contingent repayment plan; or
8	"(ii) recertifies income and family size
9	under such plan.
10	"(D) OTHER REQUIREMENTS.—The proce-
11	dures established by the Secretary under this
12	paragraph shall be consistent with the require-
13	ments of paragraphs (1) through (7), except as
14	otherwise provided in this paragraph.".
15	(f) Separating Joint Consolidation Loans.—
16	Section 455(g) of the Higher Education Act of 1965 (20
17	U.S.C. 1087e(g)) is amended—
18	(1) by striking "A borrower" and inserting the
19	following:
20	"(1) IN GENERAL.—A borrower"; and
21	(2) by adding at the end the following:
22	"(2) Separating joint consolidation
23	LOANS.—
24	"(A) In general.—A married couple, or
25	2 individuals who were previously a married

1	couple, and who received a joint consolidation
2	loan as such married couple under subpara-
3	graph (C) of section 428C(a)(3) (as such sub-
4	paragraph was in effect on or before June 30,
5	2006), may apply to the Secretary for each in-
6	dividual borrower in the married couple (or pre-
7	viously married couple) to receive a separate
8	Federal Direct Consolidation Loan under this
9	part—
10	"(i) that shall—
11	"(I) unless the Secretary receives
12	notice of an agreement described in
13	subclause (II)(aa), be equal to the
14	sum of—
15	"(aa) the unpaid principal
16	and accrued unpaid interest of
17	the percentage of the joint con-
18	solidation loan that, as of the day
19	before such joint consolidation
20	loan was made, was attributable
21	to the loans of the individual bor-
22	rower for whom such separate
23	consolidation loan is being made
24	and

1	"(bb) any other loans de-
2	scribed in section 428C(a)(4)
3	that such individual borrower se-
4	lects for consolidation under this
5	part; or
6	"(II) be equal to the sum of—
7	"(aa) the unpaid principal
8	and accrued unpaid interest of
9	the percentage of the joint con-
10	solidation loan that, as of the
11	date of application under this
12	paragraph, the married couple
13	(or previously married couple)
14	agrees shall be considered attrib-
15	utable to the loans of the indi-
16	vidual borrower for whom such
17	separate consolidation loan is
18	being made; and
19	"(bb) any other loans de-
20	scribed in section 428C(a)(4)
21	that such individual borrower se-
22	lects for consolidation under this
23	part;

1	"(ii) the proceeds of which shall be
2	paid by the Secretary to the holder or
3	holders—
4	"(I) of the joint consolidation
5	loan for the purpose of discharging
6	the liability on the percentage of such
7	joint consolidation loan described in
8	subclause (I)(aa) or (II)(aa) of clause
9	(i); and
10	(Π) of the loans selected for
11	consolidation under subclause (I)(bb)
12	or subclause (II)(bb) of clause (i) for
13	the purpose of discharging the liability
14	on such loans;
15	"(iii) except as otherwise provided in
16	this paragraph, that has the same terms
17	and conditions, and rate of interest as the
18	joint consolidation loan;
19	"(iv) for which any payment made
20	under section $455(m)(1)(A)$ on the joint
21	consolidation loan during a period in which
22	the individual borrower for whom such sep-
23	arate consolidation loan is being made was
24	employed in a public service job described
25	in section 455(m)(1)(B) shall be treated as

1	if such payment were made on such sepa-
2	rate consolidation loan; and
3	"(v) for which any payment made
4	under an income contingent repayment
5	plan or an income-based repayment plan
6	described in subparagraph (D) or (E) of
7	section 455(d)(1), respectively, on the joint
8	consolidation loan shall be treated as if
9	such payment were made on such separate
10	consolidation loan.
11	"(B) Application for separate direct
12	CONSOLIDATION LOAN.—
13	"(i) JOINT APPLICATION.—Except as
14	provided in clause (ii), to receive separate
15	consolidation loans under subparagraph
16	(A), both individual borrowers in a married
17	couple (or previously married couple) shall
18	jointly apply under subparagraph (A).
19	"(ii) Separate application.—An
20	individual borrower in a married couple (or
21	previously married couple) may apply for a
22	separate consolidation loan under subpara-
23	graph (A) separately and without regard to
24	whether or when the other individual bor-
25	rower in the married couple (or previously

1	married couple) applies under subpara-
2	graph (A), in a case in which—
3	"(I) the individual borrower has
4	experienced from the other individual
5	borrower—
6	"(aa) domestic violence (as
7	defined in section 40002(a) of
8	the Violence Against Women Act
9	of 1994 (34 U.S.C. 12291(a)));
10	or
11	"(bb) economic abuse (in-
12	cluding behaviors that control
13	such borrower's ability to ac-
14	quire, use, and maintain access
15	to money, credit, or the joint fi-
16	nancial obligations of both bor-
17	rowers);
18	" (Π) the individual borrower cer-
19	tifies, on a form approved by the Sec-
20	retary, that such borrower is unable
21	to reasonably reach or access the loan
22	information of the other individual
23	borrower; or
24	"(III) the Secretary determines
25	that authorizing each individual bor-

1	rower to apply separately under sub-
2	paragraph (A) would be in the best
3	fiscal interests of the Federal Govern-
4	ment.
5	"(C) Borrower eligibility.—Notwith-
6	standing section 428C(a)(3)(A), the Secretary
7	shall award a consolidation loan under this part
8	to each borrower who—
9	"(i) applies for such loan under sub-
10	paragraph (A); and
11	"(ii) meets the requirements of sub-
12	paragraphs (A) and (B).".
13	SEC. 4063. AMENDMENTS TO TERMS AND CONDITIONS OF
14	BORROWER DEFENSES.
14 15	BORROWER DEFENSES. Section 455(h) of the Higher Education Act of 1965
15	
15	Section 455(h) of the Higher Education Act of 1965
15 16	Section 455(h) of the Higher Education Act of 1965 is amended to read as follows:
15 16 17	Section 455(h) of the Higher Education Act of 1965 is amended to read as follows: "(h) Borrower Defenses.—
15 16 17 18	Section 455(h) of the Higher Education Act of 1965 is amended to read as follows: "(h) Borrower Defenses.— "(1) In general.—Notwithstanding any other
15 16 17 18 19	Section 455(h) of the Higher Education Act of 1965 is amended to read as follows: "(h) Borrower Defenses.— "(1) In general.—Notwithstanding any other provision of State or Federal law, a defense to re-
15 16 17 18 19 20	Section 455(h) of the Higher Education Act of 1965 is amended to read as follows: "(h) Borrower Defenses.— "(1) In General.—Notwithstanding any other provision of State or Federal law, a defense to repayment of a loan under this title includes—
15 16 17 18 19 20 21	Section 455(h) of the Higher Education Act of 1965 is amended to read as follows: "(h) Borrower Defenses.— "(1) In General.—Notwithstanding any other provision of State or Federal law, a defense to repayment of a loan under this title includes— "(A) a substantial misrepresentation under
15 16 17 18 19 20 21 22	Section 455(h) of the Higher Education Act of 1965 is amended to read as follows: "(h) Borrower Defenses.— "(1) In General.—Notwithstanding any other provision of State or Federal law, a defense to repayment of a loan under this title includes— "(A) a substantial misrepresentation under section 487(c)(3);

1	"(C) such further acts or omissions that
2	the Secretary determines appropriate.
3	"(2) Procedures.—
4	"(A) IN GENERAL.—The Secretary shall,
5	with respect to a borrower defense under this
6	subsection—
7	"(i) determine the entitlement of a
8	borrower to relief based on all evidence
9	available to the Department; and
10	"(ii) provide an expeditious and fair
11	process to consider applications provided
12	by individuals, groups, and representatives
13	on behalf of groups.
14	"(B) Independent determination.—A
15	determination under subparagraph (A)(i) shall
16	be independent of any action that the Depart-
17	ment may take to recoup from the school re-
18	lated to the borrower defense.
19	"(C) CANCELLATION OF DEBT.—If the
20	Secretary determines under subparagraph
21	(A)(i) that a borrower is entitled to relief, the
22	Secretary shall cancel all outstanding debt, and
23	return any payments made on the loans of such
24	borrower.

1	"(3) Regulations.—The Secretary shall speci-
2	fy in regulations which acts or omissions of an insti-
3	tution of higher education a borrower may assert as
4	a defense to repayment of a loan made under this
5	part, except that in no event may a borrower recover
6	from the Secretary, in any action arising from or re-
7	lating to a loan made under this part, an amount in
8	excess of the amount such borrower has repaid on
9	such loan.".
10	SEC. 4064. AMENDMENTS TO TERMS AND CONDITIONS OF
11	PUBLIC SERVICE LOAN FORGIVENESS.
12	Section 455(m) of the Higher Education Act of 1965
13	(20 U.S.C. 1087e(m)) is amended—
14	(1) by redesignating paragraphs (3) and (4) as
15	paragraphs (4) and (5), respectively; and
16	(2) by inserting after paragraph (2) the fol-
17	lowing:
18	"(3) Special rules for section 460A
19	LOANS.—
20	"(A) REFINANCED FEDERAL DIRECT
21	LOANS.—Notwithstanding paragraph (1), in de-
22	termining the number of monthly payments
23	that meet the requirements of such paragraph
24	for an eligible Federal Direct Loan refinanced
25	under section 460A that was originally a loan

1	under this part, the Secretary shall include all
2	monthly payments made on the original loan
3	that meet the requirements of such paragraph.
4	"(B) REFINANCED FFEL LOANS.—In the
5	case of an eligible Federal Direct Loan refi-
6	nanced under section 460A that was originally
7	a loan under part B, only monthly payments
8	made after the date on which the loan was refi-
9	nanced may be included for purposes of para-
10	graph (1).";
11	(3) in paragraph (4)(A) (as redesignated by
12	paragraph (1))—
13	(A) by inserting "(including any Federal
14	Direct Stafford Loan, Federal Direct PLUS
15	Loan, Federal Direct Unsubsidized Stafford
16	Loan, or Federal Direct Consolidation Loan re-
17	financed under section 460A)" before the pe-
18	riod at the end; and
19	(B) by striking "The term" and inserting
20	the following:
21	"(i) IN GENERAL.—The term"; and
22	(C) by adding at the end the following:
23	"(ii) Treatment of certain con-
24	SOLIDATION LOAN PAYMENTS.—In a case
25	in which a borrower makes a monthly pay-

1	ment under paragraph (1)(A) on a Federal
2	Direct Consolidation Loan that was used
3	to repay an eligible Federal Direct Loan
4	described in clause (i) for which at least
5	one monthly payment has been made under
6	paragraph (1)(A) prior to the consolida-
7	tion, the monthly payment on such Federal
8	Direct Consolidation Loan shall be treated
9	as a monthly payment on such eligible
10	Federal Direct Loan."; and
11	(4) by amending subparagraph (B) of para-
12	graph (4) (as redesignated by paragraph (1)) to
13	read as follows:
14	"(B) Public service job.—The term
15	'public service job' means—
16	"(i) a full-time job in emergency man-
17	agement, government (excluding time
18	served as a member of Congress), military
19	service, public safety, law enforcement,
20	public health (including nurses, nurse
21	practitioners, nurses in a clinical setting,
22	and full-time professionals engaged in
23	health care practitioner occupations and
24	health care support occupations, as such
25	terms are defined by the Bureau of Labor

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Statistics), public education, social work in a public child or family service agency, public interest law services (including prosecution or public defense or legal advocacy on behalf of low-income communities at a nonprofit organization), early childhood education (including licensed or regulated childcare, Head Start, and State funded prekindergarten), public service for individuals with disabilities, public service for the elderly, public library sciences, schoolbased library sciences and other schoolbased services, or at an organization that is described in section 501(c)(3) of the Internal Revenue Code of 1986 and exempt from taxation under section 501(a) of such Code;

"(ii) teaching as a full-time faculty member at a Tribal College or University as defined in section 316(b) and other faculty teaching in high-needs subject areas or areas of shortage (including nurse faculty, foreign language faculty, and part-time faculty at community colleges), as determined by the Secretary;

1 "(iii) a full-time job as an employee or
2 manager of a farm or ranch that, with re-
3 spect to a fiscal year, has earnings of gross
4 revenue during such year from the sale of
5 agricultural products equal to or greater
6 than—
7 "(I) in the case of 2017,
8 \$35,000; or
9 "(II) in the case of any suc-
0 ceeding year, the amount applicable
1 under this subparagraph for the pre-
2 vious year, increased by the estimated
3 percentage change in the Consumer
4 Price Index for the most recent year
5 preceding such year;
6 "(iv) a full-time job with a veterans or
7 military service organization as described
8 in paragraph (19) or (23) of section 501(c)
of the Internal Revenue Code; or
"(v) any health care practitioner who,
as a result of State law, cannot be directly
employed by a hospital or other health care
facility for the provision of professional
medical services, but who works in a public
service job at that hospital or other health

1	care facility by virtue of being granted pro-
2	fessional privileges or pursuant to a writ-
3	ten arrangement for the provision of pro-
4	fessional services.".
5	SEC. 4065. FEDERAL DIRECT PERKINS LOANS TERMS AND
6	CONDITIONS.
7	Part D of title IV of the Higher Education Act of
8	1965 (20 U.S.C. 1087a et seq.) is amended by inserting
9	after section 455 the following new section:
10	"SEC. 455A. FEDERAL DIRECT PERKINS LOANS.
11	"(a) Designation of Loans.—Loans made to bor-
12	rowers under this section shall be known as 'Federal Di-
13	rect Perkins Loans'.
14	"(b) In General.—It is the purpose of this section
15	to authorize loans to be awarded by institutions of higher
16	education through agreements established under section
17	463(f). Unless otherwise specified in this section, all terms
18	and conditions and other requirements applicable to Fed-
19	eral Direct Unsubsidized Stafford loans established under
20	section $455(a)(2)(D)$ shall apply to loans made pursuant
21	to this section.
22	"(c) Eligible Borrowers.—Any student meeting
23	the requirements for student eligibility under section
24	464(b) (including graduate and professional students as
25	defined in regulations promulgated by the Secretary) shall

- 1 be eligible to borrow a Federal Direct Perkins Loan, pro-
- 2 vided the student attends an eligible institution with an
- 3 agreement with the Secretary under section 463(f), and
- 4 the institution uses its authority under that agreement to
- 5 award the student a loan.
- 6 "(d) Loan Limits.—The annual and aggregate lim-
- 7 its for loans under this section shall be the same as those
- 8 established under section 464, and aggregate limits shall
- 9 include loans made by institutions under agreements
- 10 under section 463(a).
- 11 "(e) Applicable Rates of Interest.—Loans
- 12 made pursuant to this section shall bear interest, on the
- 13 unpaid balance of the loan, at the rate of 5 percent per
- 14 year.".
- 15 SEC. 4066. REQUIRING A COMMON MANUAL FOR
- 16 SERVICERS.
- 17 Section 456 of the Higher Education Act of 1965 (20
- 18 U.S.C. 1092) is amended by adding at the end the fol-
- 19 lowing:
- 20 "(c) COMMON MANUAL.—The Secretary shall create
- 21 a manual of common procedures and policies for entities
- 22 with which the Secretary enters into contracts for origina-
- 23 tion, servicing, and collection of Federal student loans as
- 24 described in subsection (b), to standardize procedures to
- 25 ensure borrowers are well-served.".

1	SEC. 4067. REFINANCING FFEL AND FEDERAL DIRECT
2	LOANS.
3	Part D of title IV of the Higher Education Act of
4	1965 (20 U.S.C. 1087a et seq.) is amended by adding at
5	the end the following:
6	"SEC. 460A. REFINANCING FFEL AND FEDERAL DIRECT
7	LOANS.
8	"(a) In General.—Beginning not later than 180
9	days after the date of enactment of the Aim Higher Act,
10	the Secretary shall establish a program under which the
11	Secretary, upon the receipt of an application from a quali-
12	fied borrower, makes a loan under this part, in accordance
13	with the provisions of this section, in order to permit the
14	borrower to obtain the interest rate provided under sub-
15	section (c).
16	"(b) Refinancing Direct Loans.—
17	"(1) Federal direct loans.—Upon applica-
18	tion of a qualified borrower, the Secretary shall
19	repay a Federal Direct Stafford Loan, a Federal Di-
20	rect Unsubsidized Stafford Loan, a Federal Direct
21	PLUS Loan, or a Federal Direct Consolidation
22	Loan of the qualified borrower, for which the first
23	disbursement was made, or the application for the
24	consolidation loan was received, before July 1, 2019,
25	with the proceeds of a refinanced Federal Direct
26	Stafford Loan, a Federal Direct Unsubsidized Staf-

ford Loan, a Federal Direct PLUS Loan, or a Federal Direct Consolidation Loan, respectively, issued to the borrower in an amount equal to the sum of the unpaid principal, accrued unpaid interest, and late charges of the original loan.

"(2) Refinancing ffel program loans as Refinanced federal direct loans.—Upon application of a qualified borrower for any loan that was made, insured, or guaranteed under part B and for which the first disbursement was made, or the application for the consolidation loan was received, before July 1, 2010, the Secretary shall make a loan under this part, in an amount equal to the sum of the unpaid principal, accrued unpaid interest, and late charges of the original loan to the borrower in accordance with the following:

"(A) The Secretary shall pay the proceeds of such loan to the eligible lender of the loan made, insured, or guaranteed under part B, in order to discharge the borrower from any remaining obligation to the lender with respect to the original loan.

"(B) A loan made under this section that was originally—

1	"(i) a loan originally made, insured,
2	or guaranteed under section 428 shall be a
3	Federal Direct Stafford Loan;
4	"(ii) a loan originally made, insured,
5	or guaranteed under section 428B shall be
6	a Federal Direct PLUS Loan;
7	"(iii) a loan originally made, insured,
8	or guaranteed under section 428H shall be
9	a Federal Direct Unsubsidized Stafford
10	Loan; and
11	"(iv) a loan originally made, insured,
12	or guaranteed under section 428C shall be
13	a Federal Direct Consolidation Loan.
14	"(C) The interest rate for each loan made
15	by the Secretary under this paragraph shall be
16	the rate provided under subsection (c).
17	"(c) Interest Rates.—
18	"(1) In general.—The interest rate for the
19	refinanced Federal Direct Stafford Loans, Federal
20	Direct Unsubsidized Stafford Loans, Federal Direct
21	PLUS Loans, and Federal Direct Consolidation
22	Loans, shall be a rate equal to—
23	"(A) in any case where the original loan
24	was a loan under section 428 or 428H, a Fed-
25	eral Direct Stafford loan, or a Federal Direct

Unsubsidized Stafford Loan, that was issued to an undergraduate student, a rate equal to the rate for Federal Direct Stafford Loans and Federal Direct Unsubsidized Stafford Loans issued to undergraduate students for the 12-month period beginning on July 1, 2017, and ending on June 30, 2018;

"(B) in any case where the original loan was a loan under section 428 or 428H, a Federal Direct Stafford Loan, or a Federal Direct Unsubsidized Stafford Loan, that was issued to a graduate or professional student, a rate equal to the rate for Federal Direct Unsubsidized Stafford Loans issued to graduate or professional students for the 12-month period beginning on July 1, 2017, and ending on June 30, 2018;

"(C) in any case where the original loan was a loan under section 428B or a Federal Direct PLUS Loan, a rate equal to the rate for Federal Direct PLUS Loans for the 12-month period beginning on July 1, 2017, and ending on June 30, 2018; and

"(D) in any case where the original loan was a loan under section 428C or a Federal Di-

1	rect Consolidation Loan, a rate calculated in ac-
2	cordance with paragraph (2).
3	"(2) Interest rates for consolidation
4	LOANS.—
5	"(A) METHOD OF CALCULATION.—In
6	order to determine the interest rate for any re-
7	financed Federal Direct Consolidation Loan
8	under paragraph (1)(D), the Secretary shall—
9	"(i) determine each of the component
10	loans that were originally consolidated in
11	the loan under section 428C or the Federal
12	Direct Consolidation Loan, and calculate
13	the proportion of the unpaid principal bal-
14	ance of the loan under section 428C or the
15	Federal Direct Consolidation Loan that
16	each component loan represents;
17	"(ii) use the proportions determined
18	in accordance with clause (i) and the inter-
19	est rate applicable for each component
20	loan, as determined under subparagraph
21	(B), to calculate the weighted average of
22	the interest rates on the loans consolidated
23	into the loan under section 428C or the
24	Federal Direct Consolidation Loan; and

1	"(iii) apply the weighted average cal-
2	culated under clause (ii) as the interest
3	rate for the refinanced Federal Direct Con-
4	solidation Loan.
5	"(B) Interest rates for component
6	LOANS.—The interest rates for the component
7	loans of a loan made under section 428C or a
8	Federal Direct Consolidation Loan shall be the
9	following:
10	"(i) The interest rate for any loan
11	under section 428 or 428H, Federal Direct
12	Stafford Loan, or Federal Direct Unsub-
13	sidized Stafford Loan issued to an under-
14	graduate student shall be a rate equal to
15	the lesser of—
16	"(I) the rate for Federal Direct
17	Stafford Loans and Federal Direct
18	Unsubsidized Stafford Loans issued
19	to undergraduate students for the 12-
20	month period beginning on July 1,
21	2017, and ending on June 30, 2018;
22	or
23	"(II) the original interest rate of
24	the component loan.

1	"(ii) The interest rate for any loan
2	under section 428 or 428H, Federal Direct
3	Stafford Loan, or Federal Direct Unsub-
4	sidized Stafford Loan issued to a graduate
5	or professional student shall be a rate
6	equal to the lesser of—
7	"(I) the rate for Federal Direct
8	Unsubsidized Stafford Loans issued
9	to graduate or professional students
10	for the 12-month period beginning on
11	July 1, 2017, and ending on June 30,
12	2018; or
13	"(II) the original interest rate of
14	the component loan.
15	"(iii) The interest rate for any loan
16	under section 428B or Federal Direct
17	PLUS Loan shall be a rate equal to the
18	lesser of—
19	"(I) the rate for Federal Direct
20	PLUS Loans for the 12-month period
21	beginning on July 1, 2017, and end-
22	ing on June 30, 2018; or
23	"(II) the original interest rate of
24	the component loan.

1	"(iv) The interest rate for any compo-
2	nent loan that is a loan under section
3	428C or a Federal Direct Consolidation
4	Loan shall be the weighted average of the
5	interest rates that would apply under this
6	subparagraph for each loan comprising the
7	component consolidation loan.
8	"(v) The interest rate for any eligible
9	loan that is a component of a loan made
10	under section 428C or a Federal Direct
11	Consolidation Loan and is not described in
12	clauses (i) through (iv) shall be the inter-
13	est rate on the original component loan.
14	"(3) Fixed rate.—The applicable rate of in-
15	terest determined under paragraph (1) for a refi-
16	nanced loan under this section shall be fixed for the
17	period of the loan.
18	"(d) Terms and Conditions of Loans.—
19	"(1) In general.—A loan that is refinanced
20	under this section shall have the same terms and
21	conditions as the original loan, except as otherwise
22	provided in this section.
23	"(2) No automatic extension of repay-
24	MENT PERIOD.—Refinancing a loan under this sec-
25	tion shall not result in the extension of the duration

1	of the repayment period of the loan, and the bor-
2	rower shall retain the same repayment term that
3	was in effect on the original loan. Nothing in this
4	paragraph shall be construed to prevent a borrower
5	from electing a different repayment plan at any time
6	in accordance with section $455(d)(4)$.
7	"(e) Definition of Qualified Borrower.—
8	"(1) In general.—For purposes of this sec-
9	tion, the term 'qualified borrower' means a bor-
10	rower—
11	"(A) of a loan under this part or part B
12	for which the first disbursement was made, or
13	the application for a consolidation loan was re-
14	ceived, before July 1, 2018; and
15	"(B) who meets the eligibility requirements
16	based on income or debt-to-income ratio estab-
17	lished by the Secretary.
18	"(2) Income requirements.—Not later than
19	180 days after the date of enactment of the Aim
20	Higher Act, the Secretary shall establish eligibility
21	requirements based on income or debt-to-income
22	ratio that take into consideration providing access to
23	refinancing under this section for borrowers with the
24	greatest financial need.

1	"(f) Notification to Borrowers.—The Secretary,
2	in coordination with the Director of the Bureau of Con-
3	sumer Financial Protection, shall undertake a campaign
4	to alert borrowers of loans that are eligible for refinancing
5	under this section that the borrowers are eligible to apply
6	for such refinancing. The campaign shall include the fol-
7	lowing activities:
8	"(1) Developing consumer information mate-
9	rials about the availability of Federal student loan
10	refinancing.
11	"(2) Requiring servicers of loans under this
12	part or part B to provide such consumer information
13	to borrowers in a manner determined appropriate by
14	the Secretary, in consultation with the Director of
15	the Bureau of Consumer Financial Protection.".
16	SEC. 4068. REFINANCING PRIVATE STUDENT LOANS.
17	Part D of title IV of the Higher Education Act of
18	1965 (20 U.S.C. 1087a et seq.) is amended by adding at
19	the end the following:
20	"SEC. 460B. FEDERAL DIRECT REFINANCED PRIVATE LOAN
21	PROGRAM.
22	"(a) Definitions.—In this section:
23	"(1) ELIGIBLE PRIVATE EDUCATION LOAN.—
24	The term 'eligible private education loan' means a
25	private education loan, as defined in section 140(a)

1	of the Truth in Lending Act (15 U.S.C. 1650(a)),
2	that—
3	"(A) was disbursed to the borrower before
4	July 1, 2019; and
5	"(B) was for the borrower's own postsec-
6	ondary educational expenses for an eligible pro-
7	gram at an institution of higher education par-
8	ticipating in the loan program under this part,
9	as of the date that the loan was disbursed.
10	"(2) Federal direct refinanced private
11	LOAN.—The term 'Federal Direct Refinanced Pri-
12	vate Loan' means a loan issued under subsection
13	(b)(1).
14	"(3) Private Educational Lender.—The
15	term 'private educational lender' has the meaning
16	given the term in section 140(a) of the Truth in
17	Lending Act (15 U.S.C. 1650(a)).
18	"(4) QUALIFIED BORROWER.—The term 'quali-
19	fied borrower' means an individual who—
20	"(A) has an eligible private education loan;
21	"(B) has been current on payments on the
22	eligible private education loan for the 6 months
23	prior to the date of the qualified borrower's ap-
24	plication for refinancing under this section, and

1	is in good standing on the loan at the time of
2	such application;
3	"(C) is not in default on the eligible pri-
4	vate education loan or on any loan made, in-
5	sured, or guaranteed under this part or part B
6	or E; and
7	"(D) meets the eligibility requirements de-
8	scribed in subsection $(b)(2)$.
9	"(b) Program Authorized.—
10	"(1) In general.—The Secretary, in consulta-
11	tion with the Secretary of the Treasury, shall carry
12	out a program under which the Secretary, upon ap-
13	plication by a qualified borrower who has an eligible
14	private education loan, shall issue such borrower a
15	loan under this part in accordance with the fol-
16	lowing:
17	"(A) The loan issued under this program
18	shall be in an amount equal to the sum of the
19	unpaid principal, accrued unpaid interest, and
20	late charges of the private education loan.
21	"(B) The Secretary shall pay the proceeds
22	of the loan issued under this program to the
23	private educational lender of the private edu-
24	cation loan, in order to discharge the qualified

1	borrower from any remaining obligation to the
2	lender with respect to the original loan.
3	"(C) The Secretary shall require that the
4	qualified borrower undergo loan counseling that
5	provides all of the information and counseling
6	required under clause (i) and clauses (iv)
7	through (xiv) of section $485(b)(1)(A)$ (as
8	amended by the Aim Higher Act) before the
9	loan is refinanced in accordance with this sec-
10	tion, and before the proceeds of such loan are
11	paid to the private educational lender.
12	"(D) The Secretary shall issue the loan as
13	a Federal Direct Refinanced Private Loan,
14	which shall have the same terms, conditions,
15	and benefits as a Federal Direct Unsubsidized
16	Stafford Loan, except as otherwise provided in
17	this section.
18	"(2) Borrower eligibility.—Not later than
19	180 days after the date of enactment of the Aim
20	Higher Act, the Secretary, in consultation with the
21	Secretary of the Treasury and the Director of the
22	Bureau of Consumer Financial Protection, shall es-
23	tablish eligibility requirements—
24	"(A) based on income or debt-to-income
25	ratio that take into consideration providing ac-

1	cess to refinancing under this section for bor-
2	rowers with the greatest financial need;
3	"(B) to ensure eligibility only for bor-
4	rowers in good standing;
5	"(C) to minimize inequities between Fed-
6	eral Direct Refinanced Private Loans and other
7	Federal student loans;
8	"(D) to preclude windfall profits for pri-
9	vate educational lenders; and
10	"(E) to ensure full access to the program
11	authorized in this subsection for borrowers with
12	private loans who otherwise meet the criteria
13	established in accordance with subparagraphs
14	(A) and (B).
15	"(e) Interest Rate.—
16	"(1) In general.—The interest rate for a
17	Federal Direct Refinanced Private Loan is—
18	"(A) in the case of a Federal Direct Refi-
19	nanced Private Loan for a private education
20	loan originally issued for undergraduate post-
21	secondary educational expenses, a rate equal to
22	the rate for Federal Direct Stafford Loans and
23	Federal Direct Unsubsidized Stafford Loans
24	issued to undergraduate students for the 12-

1 month period beginning on July 1, 2017, and 2 ending on June 30, 2018; and

"(B) in the case of a Federal Direct Refinanced Private Loan for a private education loan originally issued for graduate or professional degree postsecondary educational expenses, a rate equal to the rate for Federal Direct Unsubsidized Stafford Loans issued to graduate or professional students for the 12-month period beginning on July 1, 2017, and ending on June 30, 2018.

"(2) Combined undergraduate and graduate Study Loans.—If a Federal Direct Refinanced Private Loan is for a private education loan originally issued for both undergraduate and graduate or professional postsecondary educational expenses, the interest rate shall be a rate equal to the rate for Federal Direct PLUS Loans for the 12-month period beginning on July 1, 2017, and ending on June 30, 2018.

"(3) FIXED RATE.—The applicable rate of interest determined under this subsection for a Federal Direct Refinanced Private Loan shall be fixed for the period of the loan.

- 1 "(d) No Inclusion in Aggregate Limits.—The
- 2 amount of a Federal Direct Refinanced Private Loan, or
- 3 a Federal Direct Consolidated Loan to the extent such
- 4 loan was used to repay a Federal Direct Refinanced Pri-
- 5 vate Loan, shall not be included in calculating a bor-
- 6 rower's annual or aggregate loan limits under section 428
- 7 or 428H.
- 8 "(e) No Eligibility for Service-Related Re-
- 9 PAYMENT.—Notwithstanding sections 428K(a)(2)(A),
- 10 428L(b)(2), 455(m)(4)(A), and 460(b), a Federal Direct
- 11 Refinanced Private Loan, or any Federal Direct Consoli-
- 12 dation Loan to the extent such loan was used to repay
- 13 a Federal Direct Refinanced Private Loan, shall not be
- 14 eligible for any loan repayment or loan forgiveness pro-
- 15 gram under section 428K, 428L, or 460 or for the repay-
- 16 ment plan for public service employees under section
- 17 455(m).
- 18 "(f) Private Educational Lender Reporting
- 19 REQUIREMENT.—
- 20 "(1) Reporting required.—Not later than
- 21 180 days after the date of enactment of the Aim
- Higher Act, the Secretary, in consultation with the
- 23 Secretary of the Treasury and the Director of the
- 24 Bureau of Consumer Financial Protection, shall es-
- 25 tablish a requirement that private educational lend-

1	ers report the data described in paragraph (2) to the
2	Secretary, to Congress, to the Secretary of the
3	Treasury, and to the Director of the Bureau of Con-
4	sumer Financial Protection, in order to allow for an
5	assessment of the private education loan market.
6	"(2) Contents of Reporting.—The data
7	that private educational lenders shall report in ac-
8	cordance with paragraph (1) shall include each of
9	the following about private education loans (as de-
10	fined in section 140(a) of the Truth in Lending Act
11	(15 U.S.C. 1650(a))):
12	"(A) The total amount of private education
13	loan debt the lender holds.
14	"(B) The total number of private edu-
15	cation loan borrowers the lender serves.
16	"(C) The average interest rate on the out-
17	standing private education loan debt held by the
18	lender.
19	"(D) The proportion of private education
20	loan borrowers who are in default on a loan
21	held by the lender.
22	"(E) The proportion of the outstanding
23	private education loan volume held by the lend-
24	er that is in default.

1	"(F) The proportions of outstanding pri-
2	vate education loan borrowers who are 30, 60,
3	and 90 days delinquent.
4	"(G) The proportions of outstanding pri-
5	vate education loan volume that is 30, 60, and
6	90 days delinquent.
7	"(g) Notification to Borrowers.—The Sec-
8	retary, in coordination with the Secretary of the Treasury
9	and the Director of the Bureau of Consumer Financial
10	Protection, shall undertake a campaign to alert borrowers
11	about the availability of private student loan refinancing
12	under this section.".
12	PART E
13	TAILT E
13	SEC. 4071. AUTHORIZATION OF APPROPRIATIONS FOR PER-
14	SEC. 4071. AUTHORIZATION OF APPROPRIATIONS FOR PER-
14 15 16	SEC. 4071. AUTHORIZATION OF APPROPRIATIONS FOR PER- KINS LOAN.
14 15 16	SEC. 4071. AUTHORIZATION OF APPROPRIATIONS FOR PER- KINS LOAN. Section 461 of the Higher Education Act of 1965 (20)
14 15 16 17	SEC. 4071. AUTHORIZATION OF APPROPRIATIONS FOR PER- KINS LOAN. Section 461 of the Higher Education Act of 1965 (20 U.S.C. 1087aa) is amended—
14 15 16 17	SEC. 4071. AUTHORIZATION OF APPROPRIATIONS FOR PER- KINS LOAN. Section 461 of the Higher Education Act of 1965 (20 U.S.C. 1087aa) is amended— (1) in subsection (b)—
114 115 116 117 118	SEC. 4071. AUTHORIZATION OF APPROPRIATIONS FOR PER- KINS LOAN. Section 461 of the Higher Education Act of 1965 (20 U.S.C. 1087aa) is amended— (1) in subsection (b)— (A) by striking "(1) IN GENERAL.—";
14 15 16 17 18 19 20	SEC. 4071. AUTHORIZATION OF APPROPRIATIONS FOR PER- KINS LOAN. Section 461 of the Higher Education Act of 1965 (20 U.S.C. 1087aa) is amended— (1) in subsection (b)— (A) by striking "(1) IN GENERAL.—"; (B) by redesignating subparagraphs (A),
14 15 16 17 18 19 20 21	SEC. 4071. AUTHORIZATION OF APPROPRIATIONS FOR PER- KINS LOAN. Section 461 of the Higher Education Act of 1965 (20 U.S.C. 1087aa) is amended— (1) in subsection (b)— (A) by striking "(1) IN GENERAL.—"; (B) by redesignating subparagraphs (A), (B), and (C) as paragraphs (1), (2), and (3),
14 15 16 17 18 19 20 21	SEC. 4071. AUTHORIZATION OF APPROPRIATIONS FOR PER- KINS LOAN. Section 461 of the Higher Education Act of 1965 (20 U.S.C. 1087aa) is amended— (1) in subsection (b)— (A) by striking "(1) IN GENERAL.—"; (B) by redesignating subparagraphs (A), (B), and (C) as paragraphs (1), (2), and (3), respectively; and

1	SEC. 4072. ALLOCATION OF FUNDS FOR PERKINS LOAN.
2	Section 462 of the Higher Education Act of 1965 (20
3	U.S.C. 1087bb) is amended—
4	(1) in subsection (a)(1), by striking "From"
5	and inserting "For any fiscal year before fiscal year
6	2019, from"; and
7	(2) in subsection (i)(1), by striking "for any fis-
8	cal year," and inserting "for any fiscal year before
9	fiscal year 2019,".
10	SEC. 4073. FEDERAL DIRECT PERKINS LOAN ALLOCATION.
11	Part E of title IV of the Higher Education Act of
12	1965 (20 U.S.C. 1087aa et seq.) is amended by inserting
13	after section 462 the following:
14	"SEC. 462A. FEDERAL DIRECT PERKINS LOAN ALLOCATION.
15	"(a) Purposes.—The purposes of this section are—
16	"(1) to allocate, among eligible and partici-
17	pating institutions (as such terms are defined in this
18	section), the authority to make Federal Direct Per-
19	kins Loans under section 455A with a portion of the
20	annual loan authority described in subsection (b);
21	and
22	"(2) to make funds available, in accordance
23	with section 452, to each participating institution
24	from a portion of the annual loan authority de-
25	scribed in subsection (b), in an amount not to exceed

the sum of an institution's allocation of funds under

1	subparagraphs (A), (B), and (C) of subsection (b)(1)
2	to enable each such institution to make Federal Di-
3	rect Perkins Loans to eligible students at the insti-
4	tution.
5	"(b) Available Direct Perkins Annual Loan
6	Authority.—
7	"(1) AVAILABILITY AND ALLOCATIONS.—There
8	are hereby made available, from funds made avail-
9	able for loans made under part D, not to exceed
10	\$6,000,000,000 of annual loan authority for award
11	year 2019–2020 and each succeeding award year, to
12	be allocated as follows (except as provided in para-
13	graphs (3) and (4)):
14	"(A) The Secretary shall allocate ½ of
15	such funds for each award year by allocating to
16	each participating institution an amount equal
17	to the adjusted self-help need amount of the in-
18	stitution, as determined in accordance with sub-
19	section (c) for such award year.
20	"(B) The Secretary shall allocate 1/4 of
21	such funds for each award year by allocating to
22	each participating institution an amount equal
23	to the low tuition incentive amount of the insti-
24	tution, as determined in accordance with sub-
25	section (d).

"(C) The Secretary shall allocate 1/4 of 1 2 such funds for each award year by allocating to 3 each participating institution an amount which 4 bears the same ratio to the funds allocated 5 under this subparagraph as the ratio deter-6 mined in accordance with subsection (e) for the 7 calculation of the Federal Pell Grant and de-8 gree recipient amount of the institution.

> "(2) No funds to non-participating institutions.—The Secretary shall not make funds available under this subsection to any eligible institution that is not a participating institution. The adjusted self-help need amount (determined in accordance with subsection (c)) of an eligible institution that is not a participating institution shall not be made available to any other institution.

> "(3) REQUIRED MINIMUM AMOUNT.—Notwith-standing paragraph (1), in no case shall the sum of a participating institution's allocation of loan authority computed under subsections (c), (d), and (e) be less than the average of the institution's total principal amount of loans made under this part for each of the academic years 2011–2012 through 2015–2016.

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1	"(4) Additional adjustments.—If the Sec-
2	retary determines that the sum of a participating in-
3	stitution's allocation of loan authority under sub-
4	sections (c), (d), and (e) is below the minimum
5	amount required under paragraph (3), the Secretary
6	shall—
7	"(A) for each institution for which the
8	minimum amount under paragraph (3) is not
9	satisfied, increase the amount of such sum to
10	the amount of the required minimum under
11	such paragraph; and
12	"(B) ratably reduce the amount of the sum
13	of such loan authority of all participating insti-
14	tutions not described in subparagraph (A).
15	"(c) Adjusted Self-Help Need Amount.—For
16	the purposes of subsection $(b)(1)(A)$, the Secretary shall
17	calculate the adjusted self-help need amount of each eligi-
18	ble institution for an award year as follows:
19	"(1) Use of base self-help need
20	AMOUNTS.—
21	"(A) IN GENERAL.—Except as provided in
22	paragraphs (2), (3), and (4), the adjusted self-
23	help need amount of each eligible institution
24	shall be the institution's base self-help need
25	amount, which is the sum of—

1	"(i) the self-help need of the institu-
2	tion's eligible undergraduate students for
3	such award year; and
4	"(ii) the self-help need of the institu-
5	tion's eligible graduate and professional
6	students for such award year.
7	"(B) Undergraduate student self-
8	HELP NEED.—To determine the self-help need
9	of an institution's eligible undergraduate stu-
10	dents, the Secretary shall determine the sum of
11	each eligible undergraduate student's average
12	cost of attendance for the second preceding
13	award year less each such student's expected
14	family contribution (computed in accordance
15	with part F) for the second preceding award
16	year, except that, for each such eligible under-
17	graduate student, the amount computed by
18	such subtraction shall not be less than zero or
19	more than the lesser of—
20	"(i) 25 percent of the average cost of
21	attendance with respect to such eligible
22	student; or
23	"(ii) \$5,500.
24	"(C) Graduate and professional stu-
25	DENT SELF-HELP NEED.—To determine the

1 self-help need of an institution's eligible grad-2 uate and professional students, the Secretary 3 shall determine the sum of each eligible grad-4 uate and professional student's average cost of 5 attendance for the second preceding award year 6 less each such student's expected family con-7 tribution (computed in accordance with part F) 8 for such second preceding award year, except 9 that, for each such eligible graduate and profes-10 sional student, the amount computed by such subtraction shall not be—

- "(i) less than zero; and
- "(ii) more than \$8,000.
 - "(2) Ratable reduction adjustments.—If the sum of the base self-help need amounts of all eligible institutions for an award year as determined under paragraph (1) exceeds ½ of the annual loan authority under subsection (b) for such award year, the Secretary shall ratably reduce the base self-help need amounts of all eligible institutions until the sum of such amounts is equal to the amount that is ½ of the annual loan authority under subsection (b).
- "(d) Low Tuition Incentive Amount.— 24

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1	"(1) In general.—For purposes of subsection
2	(b)(1)(B), the Secretary shall determine the low tui-
3	tion incentive amount for each participating institu-
4	tion for each award year, by calculating for each
5	such institution the sum of—
6	"(A) the total amount, if any (but not less
7	than zero), by which—
8	"(i) the average tuition and required
9	fees for the institution's sector for the sec-
10	ond preceding award year; exceeds
11	"(ii) the tuition and required fees for
12	the second preceding award year for each
13	undergraduate and graduate student at-
14	tending the institution who had financial
15	need (as determined under part F); plus
16	"(B) the total amount, if any (but not less
17	than zero), by which—
18	"(i) the total amount for the second
19	preceding award year of non-Federal grant
20	aid provided to meet the financial need of
21	all undergraduate students attending the
22	institution (as determined without regard
23	to financial aid not received under this
24	title); exceeds

1	"(ii) the total amount for the second
2	preceding award year, if any, by which—
3	"(I) the tuition and required fees
4	of each such student with such finan-
5	cial need; exceeds
6	"(II) the average tuition and re-
7	quired fees for the institution's sector.
8	"(2) RATABLE REDUCTION.—If the sum of the
9	low tuition incentive amounts of all participating in-
10	stitutions for an award year as determined under
11	paragraph (1) exceeds $\frac{1}{4}$ of the annual loan author-
12	ity under subsection (b) for such award year, the
13	Secretary shall ratably reduce the low tuition incen-
14	tive amounts of all participating institutions until
15	the sum of such amounts is equal to the amount
16	that is ½ of the annual loan authority under sub-
17	section (b).
18	"(e) Federal Pell Grant and Degree Recipi-
19	ENT AMOUNT.—For purposes of subsection (b)(1)(C), the
20	Secretary shall determine the Federal Pell Grant and de-
21	gree recipient amount for each participating institution for
22	each award year, by calculating for each such institution
23	the ratio of—
24	"(1) the number of students who, during the
25	most recent year for which data are available, ob-

tained an associate's degree or other postsecondary degree from such participating institution and, prior to obtaining such degree, received a Federal Pell Grant for attendance at any institution of higher education; to

"(2) the number of students who, during the most recent year for which data are available, obtained an associate's degree or other postsecondary degree from each participating institution and, prior to obtaining such degree, received a Federal Pell Grant for attendance at any institution of higher education.

"(f) Definitions.—In this section:

"(1) Annual Loan authority means the total original principal amount of loans that may be allocated and made available for an award year to make Federal Direct Perkins Loans under section 455A.

"(2) Average cost of attendance.—

"(A) IN GENERAL.—The term 'average cost of attendance' means the average of the attendance costs for undergraduate students and for graduate and professional students, respectively, for the second preceding award year which shall include—

1	"(i) tuition and required fees deter-
2	mined in accordance with subparagraph
3	(B);
4	"(ii) standard living expenses deter-
5	mined in accordance with subparagraph
6	(C); and
7	"(iii) books and supplies determined
8	in accordance with subparagraph (D).
9	"(B) Tuition and required fees.—The
10	average undergraduate and graduate and pro-
11	fessional tuition and required fees described in
12	subparagraph (A)(i) shall be computed on the
13	basis of information reported by the institution
14	to the Secretary, which shall include—
15	"(i) total revenue received by the in-
16	stitution from undergraduate and graduate
17	and professional students, respectively, for
18	tuition and required fees for the second
19	preceding award year; and
20	"(ii) the institution's full-time equiva-
21	lent enrollment of undergraduate and
22	graduate and professional students, respec-
23	tively, for such second preceding award
24	vear.

- 1 "(C) STANDARD LIVING EXPENSES.—The
 2 standard living expense described in subpara3 graph (A)(ii) is equal to the allowance, deter4 mined by an institution, for room and board
 5 costs incurred by a student, as computed in ac6 cordance with part F for the second preceding
 7 award year.
 - "(D) BOOKS AND SUPPLIES.—The allowance for books and supplies described in subparagraph (A)(iii) is equal to the allowance, determined by an institution, for books, supplies, transportation, and miscellaneous personal expenses, including a reasonable allowance for the documented rental or purchase of a personal computer, as computed in accordance with part F for the second preceding award year.
 - "(3) AVERAGE TUITION AND REQUIRED FEES FOR THE INSTITUTION'S SECTOR.—The term 'average tuition and required fees for the institution's sector' shall be determined by the Secretary for each of the categories described in section 132(d).
 - "(4) ELIGIBLE INSTITUTION.—The term 'eligible institution' means an institution of higher education that participates in the Federal Direct Stafford Loan Program.

1	"(5) Participating institution.—The term
2	'participating institution' means an institution of
3	higher education that has an agreement under sec-
4	tion 463(f).
5	"(6) Sector.—The term 'sector' means each of
6	the categories described in section 132(d).".
7	SEC. 4074. AGREEMENTS WITH INSTITUTIONS OF HIGHER
8	EDUCATION FOR PURPOSES OF THE PERKINS
9	LOAN PROGRAM.
10	(a) Amendments.—Section 463 of the Higher Edu-
11	cation Act (20 U.S.C. 1087cc) is amended—
12	(1) in subsection (a)—
13	(A) in the heading, by inserting "FOR
14	Loans Made Before July 1, 2019" after
15	"AGREEMENTS";
16	(B) in paragraph (3)(A), by inserting "be-
17	fore July 1, 2019" after "students";
18	(C) in paragraph (4), by striking "there-
19	on—" and all that follows and inserting "there-
20	on, if the institution has failed to maintain an
21	acceptable collection record with respect to such
22	loan, as determined by the Secretary in accord-
23	ance with criteria established by regulation, the
24	Secretary may require the institution to assign

1	such note or agreement to the Secretary, with-
2	out recompense;"; and
3	(D) in paragraph (5), by striking "and the
4	Secretary shall apportion" and all that follows
5	through "in accordance with section 462" and
6	inserting "and the Secretary shall return a por-
7	tion of funds from loan repayments to the insti-
8	tution as specified in section 466(b)";
9	(2) by amending subsection (b) to read as fol-
10	lows:
11	"(b) Administrative Expenses.—An institution
12	that has entered into an agreement under subsection (a)
13	shall be entitled, for each fiscal year during which it serv-
14	ices student loans from a student loan fund established
15	under such agreement, to a payment in lieu of reimburse-
16	ment for its expenses in servicing student loans made be-
17	fore July 1, 2019. Such payment shall be equal to 0.50
18	percent of the outstanding principal and interest balance
19	of such loans being serviced by the institution as of Sep-
20	tember 30 of each fiscal year."; and
21	(3) by adding at the end the following:
22	"(f) Contents of Agreements for Loans Made
23	ON OR AFTER JULY 1, 2019.—An agreement with any
24	institution of higher education that elects to participate

1	in the Federal Direct Perkins Loan program under section
2	455A shall provide—
3	"(1) for the establishment and maintenance of
4	a Direct Perkins Loan program at the institution
5	under which the institution shall use loan authority
6	allocated under section 462A to make loans to eligi-
7	ble students attending the institution;
8	"(2) that the institution, unless otherwise speci-
9	fied in this subsection, shall operate the program
10	consistent with the requirements of agreements es-
11	tablished under section 454;
12	"(3) that the institution will pay matching
13	funds, quarterly, in an amount agreed to by the in-
14	stitution and the Secretary, to an escrow account
15	approved by the Secretary, for the purpose of pro-
16	viding loan benefits to borrowers;
17	"(4) that if the institution fails to meet the re-
18	quirements of paragraph (3), the Secretary shall
19	suspend or terminate the institution's eligibility to
20	make Federal Direct Perkins Loans under section
21	455A until such time as the Secretary determines,
22	in accordance with section 498, that the institution
23	has met the requirements of such paragraph; and
24	"(5) that if the institution ceases to be eligible

to receive Federal loans under this title based on

1	loss of eligibility under section 435(a), as amended
2	due to a high adjusted cohort default rate, the Sec-
3	retary shall suspend or terminate the institution's
4	eligibility to make Federal Direct Perkins Loans
5	under section 455A unless and until the institution
6	would qualify for a resumption of eligible institution
7	status under such section.".
8	(b) Effective Date.—The amendments made by
9	paragraph (2) of subsection (a) shall take effect on Octo-
10	ber 1, 2019.
11	SEC. 4075. STUDENT LOAN INFORMATION BY ELIGIBLE IN
12	STITUTIONS FOR PURPOSES OF THE PERKINS
13	LOAN PROGRAM.
	LOAN PROGRAM. Section 463A of the Higher Education Act of 1965
13 14 15	
14	Section 463A of the Higher Education Act of 1965
14 15	Section 463A of the Higher Education Act of 1965 (20 U.S.C. 1087cc-1) is amended—
14 15 16	Section 463A of the Higher Education Act of 1965 (20 U.S.C. 1087cc-1) is amended— (1) in subsection (a), by striking "Each institu-
14 15 16 17	Section 463A of the Higher Education Act of 1965 (20 U.S.C. 1087cc-1) is amended— (1) in subsection (a), by striking "Each institution" and inserting "For loans made before July 1.
14 15 16 17	Section 463A of the Higher Education Act of 1965 (20 U.S.C. 1087cc-1) is amended— (1) in subsection (a), by striking "Each institution" and inserting "For loans made before July 1, 2019, each institution"; and
14 15 16 17 18 19 20	Section 463A of the Higher Education Act of 1965 (20 U.S.C. 1087cc-1) is amended— (1) in subsection (a), by striking "Each institution" and inserting "For loans made before July 1 2019, each institution"; and (2) in subsection (b), by striking "Each institution"
114 115 116 117 118	Section 463A of the Higher Education Act of 1965 (20 U.S.C. 1087cc-1) is amended— (1) in subsection (a), by striking "Each institution" and inserting "For loans made before July 1, 2019, each institution"; and (2) in subsection (b), by striking "Each institution" and inserting "For loans made before July 1, 2019, and 2019 in subsection (b), by striking "Each institution" and inserting "For loans made before July 1, 2019 in subsection (b), by striking "Each institution" and inserting "For loans made before July 1, 2019 in subsection (b), by striking "Each institution" and inserting "For loans made before July 1, 2019 in subsection (c), by striking "Each institution" and inserting "For loans made before July 1, 2019 in subsection (c), by striking "Each institution" and inserting "For loans made before July 1, 2019 in subsection (c), by striking "Each institution" and inserting "For loans made before July 1, 2019 in subsection (c), by striking "Each institution" and inserting "For loans made before July 1, 2019 in subsection (c), by striking "Each institution" and inserting "For loans made before July 1, 2019 in subsection (c), by striking "Each institution" and inserting "For loans made before July 1, 2019 in subsection (c), by striking "Each institution" and inserting "For loans made before July 1, 2019 in subsection (c), by striking "Each institution" and inserting "For loans made before July 1, 2019 in subsection (c), by striking "Each institution" and inserting "For loans made before July 1, 2019 in subsection (c), by striking "Each institution" and inserting "For loans made before July 1, 2019 in subsection (c), and a subsection (c), and a subsection (c) and a subsection (c), and a
14 15 16 17 18 19 20 21	Section 463A of the Higher Education Act of 1965 (20 U.S.C. 1087cc-1) is amended— (1) in subsection (a), by striking "Each institution" and inserting "For loans made before July 1 2019, each institution"; and (2) in subsection (b), by striking "Each institution" and inserting "For loans made before July 1 2019, each institution".

25 U.S.C. 1087dd) is amended—

1	(1) in subsection $(a)(1)$, by striking "section
2	463" and inserting "section 463(a)";
3	(2) in subsection (b)(1), by inserting "made be-
4	fore July 1, 2019," after "A loan";
5	(3) in subsection (c)—
6	(A) in paragraph (1), by inserting "made
7	before July 1, 2019," after "a loan";
8	(B) in paragraph (2)—
9	(i) in subparagraph (A), by inserting
10	"made before July 1, 2019," after "any
11	loan''; and
12	(ii) in subparagraph (B), by inserting
13	"made before July 1, 2019," after "any
14	loan'';
15	(C) in paragraph (3)(B), by inserting "for
16	a loan made before July 1, 2019," after "dur-
17	ing the repayment period";
18	(D) in paragraph (4), by inserting "before
19	July 1, 2019," after "for a loan made";
20	(E) in paragraph (5), by striking "The in-
21	stitution" and inserting "For loans made before
22	July 1, 2019, the institution"; and
23	(F) in paragraph (6), by inserting "made
24	before July 1, 2019," after "of loans";

1	(4) in subsection (d), by inserting "made before
2	July 1, 2019," before "from the student loan fund";
3	(5) in subsection (e), by inserting "with respect
4	to loans made before July 1, 2019, and" before "as
5	documented in accordance with paragraph (2),";
6	(6) by repealing subsection (f);
7	(7) in subsection $(g)(1)$, by inserting "and be-
8	fore July 1, 2019," after "January 1, 1986,";
9	(8) in subsection (h)—
10	(A) in paragraph (1)(A) by inserting "be-
11	fore July 1, 2019," after "made under this
12	part''; and
13	(B) in paragraph (2), by inserting "before
14	July 1, 2019," after "under this part"; and
15	(9) in subsection $(j)(1)$, by inserting "before
16	July 1, 2019," after "under this part".
17	SEC. 4077. REIMBURSEMENT FOR CANCELLATION OF PER-
18	KINS LOANS FOR CERTAIN PUBLIC SERVICE.
19	Section 465 of the Higher Education Act of 1965 (20
20	U.S.C. 1087ee) is amended—
21	(1) in subsection (a), by inserting "and before
22	July 1, 2019," after "June 30, 1972,"; and
23	(2) by amending subsection (b) to read as fol-
24	lows:
25	"(b) Reimbursement for Cancellations.—

1	"(1) Assigned Loans.—In the case of loans
2	made under this part before July 1, 2019, and that
3	are assigned to the Secretary, the Secretary shall,
4	from amounts repaid each quarter on assigned Per-
5	kins Loans made before July 1, 2019, pay to each
6	institution for each quarter an amount equal to—
7	"(A) the aggregate of the amounts of loans
8	from its student loan fund that are canceled
9	pursuant to this section for such quarter, minus
10	"(B) an amount equal to the aggregate of
11	the amounts of any such loans so canceled that
12	were made from Federal capital contributions
13	to its student loan fund.
14	"(2) Retained loans.—In the case of loans
15	made under this part before July 1, 2019, and that
16	are retained by the institution for servicing, the in-
17	stitution shall deduct from loan repayments owed to
18	the Secretary under section 466, an amount equal
19	to—
20	"(A) the aggregate of the amounts of loans
21	from its student loan fund that are canceled
22	pursuant to this section for such quarter, minus
23	"(B) an amount equal to the aggregate of
24	the amounts of any such loans so canceled that

1	were made from Federal capital contributions
2	to its student loan fund.".
3	SEC. 4078. DISTRIBUTION OF ASSETS FROM STUDENT LOAN
4	FUNDS FOR PURPOSES OF THE PERKINS
5	LOAN PROGRAM.
6	Section 466 of the Higher Education Act of 1965 (20
7	U.S.C. 1087ff) is amended to read as follows:
8	"SEC. 466. DISTRIBUTION OF ASSETS FROM STUDENT LOAN
9	FUNDS.
10	"(a) Capital Distribution.—Beginning July 1,
11	2019, there shall be a capital distribution of the balance
12	of the student loan fund established under this part by
13	each institution of higher education as follows:
14	"(1) For the quarter beginning July 1, 2019,
15	the Secretary shall first be paid, no later than Sep-
16	tember 30, 2019, an amount that bears the same
17	ratio to the cash balance in such fund at the close
18	of June 30, 2019, as the total amount of the Fed-
19	eral capital contributions to such fund by the Sec-
20	retary under this part bears to—
21	"(A) the sum of such Federal contribu-
22	tions and the institution's capital contributions
23	to such fund, less
24	"(B) an amount equal to—

1	"(i) the institution's outstanding ad-
2	ministrative costs as calculated under sec-
3	tion 463(b);
4	"(ii) outstanding charges assessed
5	under section $464(e)(1)(H)$; and
6	"(iii) outstanding loan cancellation
7	costs incurred under section 465.
8	"(2) At the end of each quarter subsequent to
9	the quarter ending September 30, 2019, the Sec-
10	retary shall first be paid an amount that bears the
11	same ratio to the cash balance in such fund at the
12	close of the preceding quarter, as the total amount
13	of the Federal capital contributions to such fund by
14	the Secretary under this part bears to—
15	"(A) the sum of such Federal contribu-
16	tions and the institution's capital contributions
17	to such fund, less
18	"(B) an amount equal to—
19	"(i) the institution's administrative
20	costs incurred for that quarter as cal-
21	culated under section 463(b);
22	"(ii) charges assessed for that quarter
23	under section $464(e)(1)(H)$; and
24	"(iii) loan cancellation costs incurred
25	for that quarter under section 465.

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"(3)(A) The Secretary shall calculate the amounts due to the Secretary under paragraph (1) (adjusted in accordance with subparagraph (B), as appropriate) and paragraph (2) and shall promptly inform the institution of such calculated amounts.

"(B) In the event that, prior to the date of enactment of the Student Aid and Fiscal Responsibility Act of 2009, an institution made a short-term, interest-free loan to the institution's student loan fund established under this part in anticipation of collections or receipt of Federal capital contributions, and the institution demonstrates to the Secretary, on or before June 30, 2019, that such loan will still be outstanding after June 30, 2019, the Secretary shall subtract the amount of such outstanding loan from the cash balance of the institution's student loan fund that is used to calculate the amount due to the Secretary under paragraph (1). An adjustment of an amount due to the Secretary under this subparagraph shall be made by the Secretary on a case-by-case basis.

"(4) Any remaining balance at the end of a quarter after a payment under paragraph (1) or (2) shall be retained by the institution for use at its discretion. Any balance so retained shall be withdrawn

- from the student loan fund and shall not be counted in calculating amounts owed to the Secretary for subsequent quarters.
 - "(5) Each institution shall make the quarterly payments to the Secretary described in paragraph (2) until all outstanding Federal Perkins Loans at that institution have been assigned to the Secretary and there are no funds remaining in the institution's student loan fund.
 - "(6) In the event that the institution's administrative costs, charges, and cancellation costs described in paragraph (2) for a quarter exceed the amount owed to the Secretary under paragraphs (1) and (2) for that quarter, no payment shall be due to the Secretary from the institution for that quarter and the Secretary shall pay the institution, from funds realized from the collection of assigned Federal Perkins Loans made before July 1, 2019, an amount that, when combined with the amount retained by the institution under paragraphs (1) and (2), equals the full amount of such administrative costs, charges, and cancellation costs.
- 23 "(b) Assignment of Outstanding Loans.—Be-24 ginning July 1, 2019, an institution of higher education 25 may assign all outstanding loans made under this part be-

1	fore July 1, 2019, to the Secretary, consistent with the
2	requirements of section 463(a)(5). In collecting loans so
3	assigned, the Secretary shall pay an institution an amoun
4	that constitutes the same fraction of such collections as
5	the fraction of the cash balance that the institution retains
6	under subsection (a)(2), but determining such fraction
7	without regard to subparagraph (B)(i) of such sub
8	section.".
9	PART F
9 10	PART F SEC. 4081. CONFORMING AMENDMENT TO FAMILY CON
10	SEC. 4081. CONFORMING AMENDMENT TO FAMILY CON
10 11	SEC. 4081. CONFORMING AMENDMENT TO FAMILY CONTRIBUTION.
101112	SEC. 4081. CONFORMING AMENDMENT TO FAMILY CONTRIBUTION. Section 473(b) of the Higher Education Act of 1965
10111213	SEC. 4081. CONFORMING AMENDMENT TO FAMILY CONTRIBUTION. Section 473(b) of the Higher Education Act of 1968 (20 U.S.C. 1087mm) is amended—
10 11 12 13 14	SEC. 4081. CONFORMING AMENDMENT TO FAMILY CONTRIBUTION. Section 473(b) of the Higher Education Act of 1965 (20 U.S.C. 1087mm) is amended— (1) in paragraph (1), by striking "academic"

year 2009-2010 and succeeding academic years"

and inserting "award year 2019-2020 and suc-

ceeding award years".

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1	SEC. 4082. AMENDMENTS TO DATA ELEMENTS WHEN DE-
2	TERMINING THE EXPECTED FAMILY CON-
3	TRIBUTION.
4	Section 474(b) of the Higher Education Act of 1965
5	(20 U.S.C. 1087nn(b)) is amended in paragraph (4), by
6	inserting before "the net" the following: "only in the case
7	of a pathway three applicant,".
8	SEC. 4083. AMENDMENTS TO FAMILY CONTRIBUTION FOR
9	DEPENDENT STUDENTS.
10	(a) Dependent Students.—Section 475 of the
11	Higher Education Act of 1965 (20 U.S.C. 108700) is
12	amended—
13	(1) in subsection (a)(3), by inserting before
14	"the student" the following: "only in the case of a
15	pathway three applicant,";
16	(2) in subsection (b)(1)(B), by inserting before
17	"the parents" the following: "only in the case of a
18	pathway three applicant,"; and
19	(3) in subsection (b)(3), by striking "award pe-
20	riod" and inserting "award year".
21	(b) Increasing Support for Working Depend-
22	ENT STUDENTS.—Section 475(g)(2)(D) of the Higher
23	Education Act of 1965 (20 U.S.C. 108700(g)(2)(D)) is
24	amended to read as follows:
25	"(D) an income protection allowance (or a
26	successor amount prescribed by the Secretary

1	under section 478) of \$9,010 for award year
2	2019–2020;".
3	SEC. 4084. AMENDMENTS TO FAMILY CONTRIBUTION FOR
4	INDEPENDENT STUDENTS WITHOUT DEPEND-
5	ENTS OTHER THAN A SPOUSE.
6	(a) Independent Students Without Depend-
7	ENTS OTHER THAN A SPOUSE.—Section 476(a)(1)(B) of
8	the Higher Education Act of 1965 (20 U.S.C.
9	1087pp(a)(1)(B)) is amended by inserting before "the
10	family's contribution" the following: "only in the case of
11	a pathway three applicant,".
12	(b) Increasing Support for Working Inde-
13	PENDENT STUDENTS WITHOUT DEPENDENTS OTHER
14	THAN A SPOUSE.—Section 476 of the Higher Education
15	Act of 1965 (20 U.S.C. 1087pp) is further amended—
16	(1) in subsection (a)(2), by striking "award pe-
17	riod" and inserting "award year"; and
18	(2) by amending subsection $(b)(1)(A)(iv)$ to
19	read as follows:
20	"(iv) an income protection allowance
21	(or a successor amount prescribed by the
22	Secretary under section 478)—
23	"(I) for single or separated stu-
24	dents, or married students where both
25	are enrolled pursuant to subsection

1	(a)(2), of \$14,010 for award year
2	2019–2020; and
3	"(II) for married students where
4	1 is enrolled pursuant to subsection
5	(a)(2), of $$22,460$ for award year
6	2019–2020;".
7	SEC. 4085. AMENDMENTS TO FAMILY CONTRIBUTION FOR
8	INDEPENDENT STUDENTS WITH DEPEND-
9	ENTS OTHER THAN A SPOUSE.
10	(a) Independent Students With Dependents
11	OTHER THAN A SPOUSE.—Section 477(a)(1)(B) of the
12	Higher Education Act of 1965 (20 U.S.C.
13	1087qq(a)(1)(B)) is amended by inserting before "the
14	family's contribution" the following: "only in the case of
15	a pathway three applicant,".
16	(b) Increasing Support for Working Inde-
17	PENDENT STUDENTS WITH DEPENDENTS OTHER THAN
18	A SPOUSE.—Section 477 of the Higher Education Act of
19	1965 (20 U.S.C. 1087qq) is amended—
20	(1) in subsection (a)(3), by striking "award pe-
21	riod" and inserting "award year"; and
22	(2) by amending subsection (b)(4) to read as
23	follows:
24	"(4) Income protection allowance.—The
25	income protection allowance is determined by the fol-

lowing table (or a successor table prescribed by the

2 Secretary under section 478), for award year 2019–

3 2020:

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"Income Protection Allowance

Family	Number in College					
Size (including student)	1	2	3	4	5	For each additional subtract:
2	\$35,470	\$29,410				\$6,030
3	44,170	38,130	\$32,070			
4	54,540	45,490	42,450	\$36,370		
5	64,360	58,280	52,240	46,190	\$40,160	
6	$75,\!260$	69,210	63,190	57,090	51,070	
For each						
additional						
add:	8,500					".

4 SEC. 4086. UPDATED TABLES AND AMOUNTS TO NEED 5 ANALYSIS.

6 Section 478 of the Higher Education Act of 1965 (20

7 U.S.C. 1087rr) is amended—

8 (1) in subsection (b)—

(A) in paragraph (1), by striking subparagraphs (A) and (B) and inserting the following:

"(A) IN GENERAL.—For each award year after award year 2019–2020, the Secretary shall publish in the Federal Register a revised table of income protection allowances for the purpose of sections 475(c)(4) and 477(b)(4), subject to subparagraphs (B) and (C).

"(B) Table for independent students.—For each award year after award year 2019–2020, the Secretary shall develop the re-

vised table of income protection allowances by increasing each of the dollar amounts contained in the table of income protection allowances under section 477(b)(4) by a percentage equal to the estimated percentage increase in the Consumer Price Index (as determined by the Secretary for the most recent calendar year ending prior to the beginning of the award year for which the determination is being made), and rounding the result up to the nearest \$10."; and

(B) in paragraph (2)—

- (i) in the first sentence, by striking "academic year after academic year 2007–2008" and inserting "award year after award year 2019–2020"; and
- (ii) in the second sentence, by striking "shall be developed" and all that follows through the period at the end and inserting "shall be developed for each award year after award year 2019–2020, by increasing each of the dollar amounts contained in such section for award year 2019–2020 by a percentage equal to the estimated percentage increase in the Con-

1	sumer Price Index (as determined by the
2	Secretary for the most recent calendar
3	year ending prior to the beginning of the
4	award year for which the determination is
5	being made), and rounding the result up to
6	the nearest \$10."; and
7	(2) in subsection (e)(1), by striking "academic
8	year" and inserting "award year".
9	SEC. 4087. ZERO EXPECTED FAMILY CONTRIBUTION.
10	Section 479 of the Higher Education Act of 1965 (20
11	U.S.C. 1087ss) is amended to read as follows:
12	"SEC. 479. ZERO EXPECTED FAMILY CONTRIBUTION.
13	"(a) In General.—The Secretary shall consider an
14	applicant to have an expected family contribution equal
15	to zero if—
16	"(1) in the case of a dependent student—
17	"(A)(i) the student's parents file, or are el-
18	igible to file, a qualifying form, or certify that
19	the parents are not required to file a Federal
20	income tax return; and
21	"(ii) the sum of the adjusted gross income
22	of the parents is less than or equal to \$34,000;
23	or
24	"(B) the student's parents, or the student,
25	received benefits at some time during the pre-

1	vious 24-month period under a means-tested
2	Federal benefit program;
3	"(2) in the case of an independent student
4	without regard to whether the student has depend-
5	ents other than a spouse—
6	"(A)(i) the student (and the student's
7	spouse, if any) files, or is eligible to file, a
8	qualifying form or certifies that the student
9	(and the student's spouse, if any) is not re-
10	quired to file a Federal income tax return; and
11	"(ii) the sum of the adjusted gross income
12	of the student and spouse (if appropriate) is
13	less than or equal to \$34,000; or
14	"(B) the student received benefits at some
15	time during the previous 24-month period
16	under a means-tested Federal benefit program;
17	or
18	"(3) the applicant is a pathway one applicant
19	under section $483(a)(13)$.
20	"(b) Earned Income Credit.—An individual is not
21	required to qualify or file for the earned income credit in
22	order to be eligible under this section.
23	"(c) Adjustments.—The Secretary shall annually
24	adjust the income level necessary to qualify an applicant
25	for the zero expected family contribution. The income level

1	shall be annually increased by the estimated percentage
2	change in the Consumer Price Index, as defined in section
3	478(f), for the most recent calendar year ending prior to
4	the beginning of an award year, and rounded up to the
5	nearest \$1,000.
6	"(d) Definitions.—In this section:
7	"(1) QUALIFYING FORM.—The term 'qualifying
8	form' means, in the case of an independent student,
9	the student, or in the case of a dependent student,
10	the family, files—
11	"(A) a form 1040A or 1040EZ (including
12	any prepared or electronic version of such form)
13	required pursuant to the Internal Revenue Code
14	of 1986;
15	"(B) a form 1040 (including any prepared
16	or electronic version of such form) required
17	pursuant to the Internal Revenue Code of 1986,
18	except that such form shall be considered a
19	qualifying form only if the student or family
20	files such form in order to take a tax credit
21	under section 25A of the Internal Revenue
22	Code of 1986, and would otherwise be eligible
23	to file a form described in subparagraph (A); or
24	"(C) an income tax return (including any
25	prepared or electronic version of such return)

1	required pursuant to the tax code of the Com-
2	monwealth of Puerto Rico, Guam, American
3	Samoa, the United States Virgin Islands, the
4	Republic of the Marshall Islands, the Federated
5	States of Micronesia, Palau, or the Common-
6	wealth of the Northern Mariana Islands.
7	"(2) Means-tested federal benefit pro-
8	GRAM.—For purposes of this title, a 'means-tested
9	Federal benefit program' means a mandatory spend-
10	ing program of the Federal government, other than
11	a program under this title, in which eligibility for
12	the program's benefits, or the amount of such bene-
13	fits, are determined on the basis of income or re-
14	sources of the individual or family seeking the ben-
15	efit, and may include such programs as—
16	"(A) the supplemental security income pro-
17	gram under title XVI of the Social Security Act
18	(42 U.S.C. 1381 et seq.);
19	"(B) the supplemental nutrition assistance
20	program under the Food and Nutrition Act of
21	2008 (7 U.S.C. 2011 et seq.);
22	"(C) the program of block grants for
23	States for temporary assistance for needy fami-
24	lies established under part A of title IV of the
25	Social Security Act (42 U.S.C. 601 et seq.);

1	"(D) the special supplemental nutrition
2	program for women, infants, and children es-
3	tablished by section 17 of the Child Nutrition
4	Act of 1966 (42 U.S.C. 1786);
5	"(E) the State Medicaid program under
6	title XIX of the Social Security Act (42 U.S.C.
7	1396 et seq.); and
8	"(F) any other program identified by the
9	Secretary.".
10	SEC. 4088. AMENDMENTS TO DEFINITIONS IN NEED ANAL-
11	YSIS.
12	(a) Using Data From the Second Preceding
13	Year.—Section 480(a)(1)(B) of the Higher Education
14	Act of 1965 (20 U.S.C. 1087vv(a)(1)(B)) is amended by
15	striking "may" in both places it appears and inserting
16	"shall".
17	
	(b) Changes to Untaxed Income and Bene-
18	(b) CHANGES TO UNTAXED INCOME AND BENE- FITS.—Section 480(b) of the Higher Education Act of
18 19 20	FITS.—Section 480(b) of the Higher Education Act of
19	FITS.—Section 480(b) of the Higher Education Act of 1965 (20 U.S.C. 1087vv(b)) is amended—
19 20	FITS.—Section 480(b) of the Higher Education Act of 1965 (20 U.S.C. 1087vv(b)) is amended— (1) in paragraph (1), to read as follows:
19 20 21	FITS.—Section 480(b) of the Higher Education Act of 1965 (20 U.S.C. 1087vv(b)) is amended— (1) in paragraph (1), to read as follows: "(1) The term 'untaxed income and benefits'

1	"(C) payments to individual retirement ac-
2	counts and Keogh accounts excluded from in-
3	come for Federal income tax purposes."; and
4	(2) in paragraph (2)—
5	(A) by striking "or" at the end of subpara-
6	graph (E);
7	(B) by striking the period at the end of
8	subparagraph (F) and inserting a semicolon;
9	and
10	(C) by adding at the end the following:
11	"(G) workman's compensation;
12	"(H) veterans' benefits such as death pen-
13	sion, dependency, and indemnity compensation,
14	but excluding veterans' education benefits as
15	defined in subsection (c);
16	"(I) interest on tax-free bonds;
17	"(J) housing, food, and other allowances
18	(excluding rent subsidies for low-income hous-
19	ing) for military, clergy, and others (including
20	cash payments and cash value of benefits), ex-
21	cept that the value of on-base military housing
22	or the value of basic allowance for housing de-
23	termined under section 403(b) of title 37,
24	United States Code, received by the parents, in
25	the case of a dependent student, or the student

1	or student's spouse, in the case of an inde-
2	pendent student, shall be excluded;
3	"(K) cash support or any money paid on
4	the student's behalf, except, for dependent stu-
5	dents, funds provided by the student's parents;
6	and
7	"(L) any other untaxed income and bene-
8	fits, such as Black Lung Benefits, Refugee As-
9	sistance, or Railroad Retirement benefits, or
10	benefits received through participation in em-
11	ployment and training activities under title I of
12	the Workforce Investment Act of 1998 (29
13	U.S.C. 2801 et seq.).".
14	(e) Amendment to the Definition of Inde-
15	PENDENT STUDENT AS IT RELATES TO FOSTER AND
16	Homeless Youth.—Section 480(d)(1)(H) of the Higher
17	Education Act of 1965 (20 U.S.C. 1087vv(d)(1)(H)) is
18	amended—
19	(1) in the matter preceding clause (i)—
20	(A) by striking "during the school year in
21	which the application is submitted";
22	(B) by inserting "age 23 or younger" after
23	"unaccompanied youth"; and
24	(C) by striking "terms are" and inserting
25	"term is";

1	(2) in clause (i), by inserting ", or a designee
2	of the liaison" after "Act";
3	(3) in clause (ii), by striking "a program fund-
4	ed under the Runaway and Homeless Youth Act"
5	and inserting "an emergency or transitional shelter,
6	street outreach program, homeless youths drop-in
7	center, or other program serving homeless youths,";
8	and
9	(4) in clause (iii), by striking "program funded
10	under subtitle B of title IV of the McKinney-Vento
11	Homeless Assistance Act (relating to emergency
12	shelter grants)" and inserting "Federal TRIO pro-
13	gram or a Gaining Early Awareness and Readiness
14	for Undergraduate program under chapter 1 or 2 of
15	subpart 2 of part A,".
16	(d) Streamlining the Determination and
17	VERIFICATION PROCESS FOR FOSTER AND HOMELESS
18	YOUTH.—Section 480(d) of the Higher Education Act of
19	1965 (20 U.S.C. 1087vv(d)) is further amended by adding
20	at the end the following:
21	"(3) Simplifying the determination proc-
22	ESS FOR UNACCOMPANIED YOUTH.—
23	"(A) Verification.—A financial aid ad-
24	ministrator shall accept a homelessness deter-
25	mination made by any individual authorized to

1	make such determinations under clause (i), (ii),
2	or (iii) of paragraph (1)(H) in the absence of
3	conflicting information. A documented phone
4	call with, or a written statement from, one of
5	the authorized individuals is sufficient
6	verification when needed. For purposes of this
7	paragraph, a financial aid administrator's dis-
8	agreement with the determination made by an
9	authorized individual shall not be considered
10	conflicting information.
11	"(B) Determination of independ-
12	ENCE.—A financial aid administrator shall
13	make a determination of independence under
14	paragraph (1)(H) if a student does not have,
15	and cannot obtain, documentation from any of
16	the other designated authorities described in
17	such paragraph. Such a determination shall
18	be—
19	"(i) based on the definitions outlined
20	in paragraph (1)(H);
21	"(ii) distinct from a determination of
22	independence under paragraph $(1)(I)$;
23	"(iii) based on a documented inter-
24	view with the student: and

1	"(iv) limited to whether the student
2	meets the definitions in paragraph (1)(H)
3	and not about the reasons for the student's
4	homelessness.
5	"(4) Simplifying the verification process
6	FOR FOSTER CHILDREN AND YOUTH.—
7	"(A) VERIFICATION OF INDEPENDENCE.—
8	If an institution requires documentation to
9	verify that a student is independent based on a
10	status described in paragraph (1)(B), a finan-
11	cial aid administrator shall consider any of the
12	following as adequate verification:
13	"(i) Submission of a court order or of-
14	ficial State documentation that the student
15	received Federal or State support in foster
16	care.
17	"(ii) A documented phone call with, or
18	a written statement from,—
19	"(I) a child welfare agency au-
20	thorized by a State or county;
21	"(II) a tribal child welfare au-
22	thority;
23	"(III) an Independent Living
24	case worker;

1	"(IV) a public or private foster
2	care placing agency or foster care fa-
3	cility or placement;
4	"(V) another program serving or-
5	phans, foster children and youth, or
6	wards of the court; or
7	"(VI) a probation officer.
8	"(iii) A documented phone call with,
9	or a written statement from, an attorney,
10	a guardian ad litem, or a Court Appointed
11	Special Advocate, documenting that per-
12	son's relationship to the student.
13	"(iv) A documented phone call with,
14	or a written statement from, a representa-
15	tive of a Federal TRIO program or a
16	Gaining Early Awareness and Readiness
17	for Undergraduate program under chapter
18	1 or 2 of subpart 2 of part A.
19	"(v) Verification of the student's eligi-
20	bility for an education and training vouch-
21	er under the John H. Chafee Foster Care
22	Independence Program (42 U.S.C. 677).
23	"(vi) Submission of a copy of the stu-
24	dent's biological or adoptive parents'—
25	"(I) Certificates of Death; or

1	"(II) newspaper obituaries.
2	"(vii) An attestation from the student,
3	which includes a description of why the
4	student may qualify for a status described
5	in paragraph (1)(B), including the approxi-
6	mate dates that the student was in foster
7	care, dependent, or a ward of the court, to
8	the best of the student's knowledge after
9	making reasonable efforts to provide any
10	requested documentation.
11	"(B) Additional streamlining per-
12	MITTED.—Nothing in this paragraph prohibits
13	an institution from implementing polices that
14	streamline the determination of independent
15	status and improve a student's access to finan-
16	cial aid because that student is an orphan, in
17	foster care, or a ward of the court, or was an
18	orphan, in foster care, or a ward of the court
19	at any time since such student was 13 years of
20	age or older.
21	"(5) Timing; use of earlier determina-
22	TION.—
23	"(A) TIMING.—A determination under
24	subparagraph (B) or (H) of paragraph (1) for
25	a student—

1	"(i) shall be made as quickly as prac-
2	ticable;
3	"(ii) may be made as early as the year
4	before the award year for which the stu-
5	dent initially submits an application; and
6	"(iii) shall be made no later than dur-
7	ing the award year for which the student
8	initially submits an application.
9	"(B) Use of earlier determination.—
10	Any student who is determined to be inde-
11	pendent under subparagraph (B) or (H) of
12	paragraph (1) for a preceding award year at an
13	institution shall be presumed to be independent
14	for a subsequent award year at the same insti-
15	tution unless—
16	"(i) the student informs the institu-
17	tion that circumstances have changed; or
18	"(ii) the institution has specific con-
19	flicting information about the student's
20	independence, and has informed the stu-
21	dent of this information and the oppor-
22	tunity to challenge such information
23	through a documented interview or an im-
24	partial review by the Student Loan Om-
25	budsman pursuant to section 141(f)(3)(C).

1	"(6) Retention of documents.—A financial
2	aid administrator shall retain all documents related
3	to the determination of independence under subpara-
4	graph (B) or (H) of paragraph (1), including docu-
5	mented interviews, for the duration of the student's
6	enrollment at the institution and for a minimum of
7	1 year after the student is no longer enrolled at the
8	institution.".
9	(e) Excludable Income.—Section 480(e) of the
10	Higher Education Act of 1965 (20 U.S.C. 1087vv(e)) is
11	amended by striking paragraph (5) and inserting the fol-
12	lowing:
13	"(5) payments made and services provided
14	under part E of title IV of the Social Security Act
15	to or on behalf of any child or youth over whom the
16	State agency has responsibility for placement, care,
17	or supervision, including the value of vouchers for
18	education and training and amounts expended for
19	room and board for youth who are not in foster care
20	but are receiving services under section 477 of such
21	Act; and".
22	PART G
23	SEC. 4091. FAFSA SIMPLIFICATION.
24	Section 483 of the Higher Education Act of 1965 (20
25	U.S.C. 1090) is amended—

1	(1) in subsection (a)—
2	(A) in paragraph (2)—
3	(i) in subparagraph (A), by striking
4	"process" and all that follows through the
5	end of clause (ii) and inserting "process a
6	paper version of the forms described in
7	this subsection, in accordance with sub-
8	paragraph (C).";
9	(ii) by striking subparagraph (B); and
10	(iii) by redesignating subparagraph
11	(C) as subparagraph (B);
12	(B) in paragraph (3)—
13	(i) in subparagraph (A), by striking
14	the end sentence; and
15	(ii) by striking subparagraph (B), and
16	redesignating subparagraphs (C) through
17	(H) as subparagraphs (B) through (G), re-
18	spectively;
19	(C) in paragraph (4)—
20	(i) by striking "academic year" each
21	place it appears and inserting "award
22	year'';
23	(ii) in subparagraph (A), by striking
24	clause (iv); and

1	(iii) by adding at the end the fol-
2	lowing:
3	"(C) SINGLE QUESTION REGARDING
4	HOMELESS STATUS.—The Secretary shall en-
5	sure that, on each form developed under this
6	section for which the information is applicable,
7	there is a single, easily understood screening
8	question to identify an applicant for aid who
9	is—
10	"(i) an unaccompanied homeless child
11	or youth (as such term is defined in sec-
12	tion 725 of the McKinney-Vento Homeless
13	Assistance Act); or
14	"(ii) an unaccompanied youth who is
15	self-supporting and at risk of homeless-
16	ness.";
17	(D) in paragraph (5)—
18	(i) in subparagraph (A), by striking
19	"paragraphs $(2)(B)(iii)$, $(3)(B)$, and
20	(4)(A)(ii)" and inserting "paragraph
21	(4)(A)(ii)";
22	(ii) in subparagraph (B)—
23	(I) by striking "determine" and
24	all that follows through "which" and
25	inserting "determine which"; and

1	(II) by striking clause (ii);
2	(iii) in subparagraph (C), by striking
3	"the Secretary" and all that follows
4	through "of the" and inserting "the Sec-
5	retary of the"; and
6	(iv) by striking subparagraphs (D)
7	through (F), and redesignating subpara-
8	graph (G) as subparagraph (D); and
9	(E) by adding at the end the following:
10	"(13) FAFSA PATHWAYS.—
11	"(A) Memorandum of under-
12	STANDING.—Not later than the effective date of
13	the Aim Higher Act, the Secretary shall seek to
14	enter into a Memorandum of Understanding
15	with the Secretary of Health and Human Serv-
16	ices, the Secretary of Agriculture, and the Sec-
17	retary of the Treasury, under which any infor-
18	mation exchanged under an income and eligi-
19	bility verification system established pursuant
20	to section 1137 of the Social Security Act by
21	State agencies administering a program listed
22	in paragraph (1), (4), or (5) of subsection (b)
23	of such section which may be of use in estab-
24	lishing or verifying eligibility or benefit amounts
25	under such program shall be made available to

1 the Secretary of Education to assist in deter-2 mining whether the applicant (or the appli-3 cant's parents) received a benefit at some time 4 during the previous 24-month period under a 5 means-tested Federal benefit program, but sub-6 ject to the requirements of Federal law. 7 "(B) REQUIREMENT FOR ALL APPLICANTS 8 AND THE SECRETARY.—For any award year for 9 which an applicant applies for financial assist-10 ance under this title (except for any award year 11 for which, pursuant to paragraph (14), the ap-12 plicant is not required to submit a FAFSA)— 13 "(i) the applicant shall provide on the 14 form described in this subsection whether 15 the applicant received, or in the case of a 16 dependent applicant, whether the parents 17 of the applicant received, a benefit at some 18 time during the previous 24-month period 19 under a means-tested Federal benefit pro-20 gram; and "(ii) the Secretary, to the extent prac-21 22 ticable and pursuant to the Memorandum 23 of Understanding entered into under sub-24 paragraph (A), and without any further

action by the applicant, shall verify the ap-

1	plicant's (or the applicant's parents) re-
2	ceipt of such benefit.
3	"(C) Pathway one applicants.—
4	"(i) IN GENERAL.—With respect to an
5	applicant who received, or in the case of a
6	dependent applicant, whose parents re-
7	ceived, benefits at some time during the
8	previous 24-month period under a means-
9	tested Federal benefit program, the appli-
10	cant shall not be required to provide any
11	further income or asset information on the
12	form under this subsection.
13	"(ii) Designation.—For purposes of
13 14	"(ii) Designation.—For purposes of this section and part F, an applicant de-
14	this section and part F, an applicant de-
14 15	this section and part F, an applicant described in clause (i) shall be referred to as
14 15 16	this section and part F, an applicant described in clause (i) shall be referred to as a 'pathway one applicant'.
14 15 16 17	this section and part F, an applicant described in clause (i) shall be referred to as a 'pathway one applicant'. "(D) Pathway two applicants.—
14 15 16 17	this section and part F, an applicant described in clause (i) shall be referred to as a 'pathway one applicant'. "(D) Pathway two applicants.— "(i) In general.—With respect to an
114 115 116 117 118	this section and part F, an applicant described in clause (i) shall be referred to as a 'pathway one applicant'. "(D) Pathway two applicants.— "(i) In general.—With respect to an applicant who is not a pathway one appli-
14 15 16 17 18 19	this section and part F, an applicant described in clause (i) shall be referred to as a 'pathway one applicant'. "(D) Pathway two applicants.— "(i) In general.—With respect to an applicant who is not a pathway one applicant and who is not required to file or, in
14 15 16 17 18 19 20 21	this section and part F, an applicant described in clause (i) shall be referred to as a 'pathway one applicant'. "(D) Pathway two applicants.— "(i) In general.—With respect to an applicant who is not a pathway one applicant and who is not required to file or, in the case of a dependent applicant, no par-

income tax return, the Secretary, to the ex-

1	tent practicable, shall use the data re-
2	trieval tool under section 484(q) to obtain
3	any information for the applicant beyond
4	the information described in subparagraph
5	(A) for purposes of the form under this
6	subsection.
7	"(ii) Designation.—For purposes of
8	this section and part F, an applicant de-
9	scribed in clause (i) shall be referred to as
10	a 'pathway two applicant'.
11	"(E) PATHWAY THREE APPLICANTS.—
12	"(i) In general.—With respect to an
13	applicant who is not a pathway one appli-
14	cant or a pathway two applicant, the Sec-
15	retary, to the extent practicable, shall use
16	the data retrieval tool under section 484(q)
17	to obtain any information for the applicant
18	beyond the information described in sub-
19	paragraph (A) for purposes of the form
20	under this subsection.
21	"(ii) Designation.—For purposes of
22	this section and part F, an applicant de-
23	scribed in clause (i) shall be referred to as

a 'pathway three applicant'.

1	"(F) Means-tested federal benefit
2	PROGRAM DEFINED.—For purposes of this
3	paragraph, the term 'means-tested Federal ben-
4	efit program' has the meaning given the term
5	in section $479(d)(2)$.
6	"(14) One-time fafsa filing for depend-
7	ENT STUDENTS.—
8	"(A) In General.—Notwithstanding any
9	other provision of this section and subject to
10	subparagraphs (B) and (C), an applicant who
11	submits a FAFSA for the first time during the
12	period required for the completion of the first
13	undergraduate baccalaureate course of study
14	being pursued by such applicant and is deter-
15	mined to be a dependent student who is eligible
16	to receive a Federal Pell Grant for the award
17	year for which the applicant submitted such
18	FAFSA, for any succeeding award year—
19	"(i) for which the applicant does not
20	submit a FAFSA and for which the appli-
21	cant submits a certification form described
22	in subparagraph (D) based upon which the
23	Secretary confirms that the applicant is a
24	dependent student for such year, such ap-
25	plicant—

1	"(I) shall not be required to sub-
2	mit a FAFSA to receive financial as-
3	sistance under this title; and
4	"(II) shall have an expected fam-
5	ily contribution for such year that is
6	equal to the expected family contribu-
7	tion of the applicant determined for
8	the award year for which the appli-
9	cant submitted a FAFSA during such
10	period, except that an adjustment to
11	such expected family contribution may
12	be made under section 479A;
13	"(ii) for which the applicant submits a
14	FAFSA, such applicant—
15	"(I) shall have an expected fam-
16	ily contribution for such year that is
17	determined based on such FAFSA;
18	and
19	"(II) shall be required to submit
20	a FAFSA for any other award year
21	for which the applicant seeks financial
22	assistance under this title; and
23	"(iii) for which the applicant is deter-
24	mined to be an independent student or
25	does not submit a certification form de-

scribed in subparagraph (D), such applicant shall submit a FAFSA for such succeeding award year and any other award year for which the applicant seeks financial assistance under this title.

"(B) Adjustment of expected family contribution.—With respect to an applicant described in subparagraph (A)(i) who receives an adjustment under section 479A to the expected family contribution of the applicant for an award year, for any succeeding award year after the award year for which the adjustment was made, subclause (II) of such subparagraph shall be applied to such applicant by substituting 'expected family contribution of the applicant as most recently adjusted under section 479A for such applicant' for the 'expected family contribution of the applicant determined for the award year for which the applicant submitted a FAFSA during such period'.

"(C) RULE FOR CERTAIN STUDENTS.—
With respect to an applicant who submits a
FAFSA for award year 2019–2020 and enrolls
in an institution of higher education for such
year, subparagraph (A) shall be applied—

1	"(i) in the matter preceding clause (i),
2	by substituting 'award year 2019–2020'
3	for 'the first time'; and
4	"(ii) in clause (i)(II), by substituting
5	'award year 2019–2020' for 'the award
6	year for which the applicant submitted a
7	FAFSA during such period'.
8	"(D) Dependent student certifi-
9	CATION FORM.—The Secretary, in cooperation
10	with representatives of agencies and organiza-
11	tions involved in student financial assistance,
12	shall use behavioral science insights to produce,
13	distribute, and process free of charge a short
14	and simple consumer-tested dependent student
15	certification form that uses skip logic to bypass
16	fields that are inapplicable to an applicant.
17	Such form shall not require an applicant to pro-
18	vide data that the Secretary may otherwise ob-
19	tain with respect to the applicant (such as age
20	or active duty military status), and may only
21	contain the data elements required for purposes
22	of subparagraph (A)(i)—
23	"(i) to confirm that the applicant is a
24	dependent student;

1	"(ii) to allow the applicant to update
2	the contact information of such applicant
3	or the Federal School Code of the institu-
4	tion of higher education in which the appli-
5	cant is, or will be enrolled, for the award
6	year for which the applicant submits such
7	form; and
8	"(iii) to ask whether the applicant's
9	need and eligibility for financial assistance
10	under this title has not changed substan-
11	tially since the most recent of the fol-
12	lowing:
13	"(I) The applicant submitted a
14	FAFSA.
15	"(II) The applicant received an
16	adjustment under section 479A to the
17	expected family contribution of the
18	applicant.
19	"(E) Succeeding award year de-
20	FINED.—In this paragraph, the term 'suc-
21	ceeding award year'—
22	"(i) when used with respect to an ap-
23	plicant who submits a FAFSA for the first
24	time for an award year during the period
25	required for the completion of the first un-

1	dergraduate baccalaureate course of study
2	being pursued by such applicant, means
3	any award year during such period that
4	follows the award year for which the appli-
5	cant submits such FAFSA; and
6	"(ii) when used with respect to an ap-
7	plicant described in subparagraph (C),
8	means any award year after award year
9	2018–2019 during the period required for
10	the completion of the first undergraduate
11	baccalaureate course of study being pur-
12	sued by such applicant.
13	"(15) FAFSA IN VARIOUS LANGUAGES.—The
14	Secretary shall—
15	"(A) translate the form developed under
16	this subsection into not fewer than 11 foreign
17	languages based on the languages most often
18	spoken by English learner students and their
19	parents, and make the translated form available
20	and accessible to applicants in paper and elec-
21	tronic formats; and
22	"(B) ensure that the form developed under
23	this subsection is available in formats accessible
24	to individuals with disabilities.".

1	(2) in subsection (c), by striking the last sen-
2	tence;
3	(3) in subsection $(d)(3)$ —
4	(A) in subparagraph (A), by striking "and
5	EZ FAFSA"; and
6	(B) in subparagraph (B), by striking "and
7	EZ FAFSA";
8	(4) in subsection (e)—
9	(A) in paragraph (3)—
10	(i) by striking "or, as appropriate, an
11	EZ FAFSA''; and
12	(ii) in clause (A)(ii), by striking "sec-
13	tion $401(b)(2)(A)$ " and inserting "section
14	401(b)(1)"; and
15	(B) in paragraph (5)(D), by striking "or,
16	as appropriate, an EZ FAFSA,";
17	(5) by amending subsection (f) to read as fol-
18	lows:
19	"(f) Use of Internal Revenue Service Data
20	RETRIEVAL TOOL TO POPULATE FAFSA.—
21	"(1) SIMPLIFICATION EFFORTS.—The Sec-
22	retary shall—
23	"(A) make every effort to allow applicants
24	to utilize the current data retrieval tool to
25	transfer data available from the Internal Rev-

1	enue Service to reduce the amount of original
2	data entry by applicants and strengthen the re-
3	liability of data used to calculate expected fam-
4	ily contributions, including through the use of
5	technology to—
6	"(i) allow an applicant to automati-
7	cally populate the electronic version of the
8	forms under this paragraph with data
9	available from the Internal Revenue Serv-
10	ice; and
11	"(ii) direct an applicant to appro-
12	priate questions on such forms based on
13	the applicant's answers to previous ques-
14	tions; and
15	"(B) allow single taxpayers, married tax-
16	payers filing jointly, and married taxpayers fil-
17	ing separately to utilize the current data re-
18	trieval tool to its full capacity.
19	"(2) Use of tax return in application
20	PROCESS.—The Secretary shall continue to examine
21	whether data provided by the Internal Revenue Serv-
22	ice can be used to generate an expected family con-
23	tribution without additional action on the part of the
24	student and taxpayer.

1	"(3) Reports on fafsa simplification ef-
2	FORTS.—Not less than once every other year, the
3	Secretary shall report to the authorizing committees
4	and the Committees on Appropriations of the House
5	of Representatives and the Senate on the progress of
6	the simplification efforts under this subsection.";
7	(6) by repealing subsection (g);
8	(7) redesignating subsection (h) as subsection
9	(g); and
10	(8) by adding at the end the following:
11	"(h) Data Transparency on the Number of Ap-
12	PLICANTS.—
	"(1) In general.—The Secretary shall annu-
13	"(1) IN GENERAL.—The Secretary shall annually publish data on the number of individuals who
13 14	•
13 14 15	ally publish data on the number of individuals who
13 14 15 16	ally publish data on the number of individuals who apply for Federal student aid pursuant to this sec-
13 14 15 16 17	ally publish data on the number of individuals who apply for Federal student aid pursuant to this section who are homeless children and youths (as such
13 14 15 16 17	ally publish data on the number of individuals who apply for Federal student aid pursuant to this section who are homeless children and youths (as such term is defined in section 725 of the McKinney-
13 14 15 16 17 18	ally publish data on the number of individuals who apply for Federal student aid pursuant to this section who are homeless children and youths (as such term is defined in section 725 of the McKinney-Vento Homeless Assistance Act (42 U.S.C.
13 14 15 16 17 18 19 20	ally publish data on the number of individuals who apply for Federal student aid pursuant to this section who are homeless children and youths (as such term is defined in section 725 of the McKinney-Vento Homeless Assistance Act (42 U.S.C. 11434a)), including unaccompanied youth, and fos-
13 14 15 16 17 18 19 20 21	ally publish data on the number of individuals who apply for Federal student aid pursuant to this section who are homeless children and youths (as such term is defined in section 725 of the McKinney-Vento Homeless Assistance Act (42 U.S.C. 11434a)), including unaccompanied youth, and foster care children and youth.
13 14 15 16 17 18 19 20 21 22 23	ally publish data on the number of individuals who apply for Federal student aid pursuant to this section who are homeless children and youths (as such term is defined in section 725 of the McKinney-Vento Homeless Assistance Act (42 U.S.C. 11434a)), including unaccompanied youth, and foster care children and youth. "(2) Contents.—The data described in para-

1	"(A) the total number of all applicants
2	who were determined to be (or to be at risk of
3	becoming) unaccompanied homeless youth,
4	under section $480(d)(1)(H)$;
5	"(B) the number of applicants described in
6	subparagraph (A), disaggregated—
7	"(i) by State; and
8	"(ii) by the sources of determination
9	as described in clauses (i) through (iv) of
10	section $480(d)(1)(H)$; and
11	"(C) the number of undetermined requests
12	for homelessness consideration, including
13	statuses that remain unknown because no de-
14	termination had been made in response to the
15	applicant's request for the institution to con-
16	sider the applicant's special circumstance of
17	being homeless.
18	"(i) Convictions.—The Secretary shall not include
19	any question about the conviction of an applicant for the
20	possession or sale of illegal drugs on the FAFSA (or any
21	other form developed under subsection (a)).
22	"(j) FAFSA VERIFICATION.—
23	"(1) In general.—With respect to applicants
24	who submit a FAFSA for an award year and were
25	eligible to receive a Federal Pell Grant for such

1	award year, the Secretary shall submit to the au-
2	thorizing committees, and make publicly available, a
3	report for such award year on—
4	"(A) the percentage of such applicants who
5	received a Federal Pell Grant for such award
6	year;
7	"(B) the percentage of such applicants
8	who did not receive a Federal Pell Grant for
9	such year;
10	"(C) the percentage of such applicants who
11	were selected by the Secretary for verification of
12	the data provided in the FAFSA;
13	"(D) the percentage of applicants de-
14	scribed in (1)(C) who received a Federal Pell
15	Grant for such award year; and
16	"(E) the percentage of applicants de-
17	scribed in (1)(C) who did not receive a Federal
18	Pell Grant for such award year.
19	"(2) DISAGGREGATION.—The data provided in
20	a report under paragraph (1) shall be
21	disaggregated—
22	"(A) by applicants who were pathway one
23	applicants for such year;
24	"(B) by applicants who were pathway two
25	applicants for such year;

1	"(C) by applicants who were pathway three
2	applicants for such year; and
3	"(D) to the extent practicable, by appli-
4	cants who enrolled in an institution of higher
5	education for such award year.
6	"(k) Secretarial Requirements.—
7	"Not later than the effective date of this Act,
8	the Secretary of Education, in consultation with the
9	Secretaries of Defense and Veterans Affairs, shall
10	develop and finalize a financial shopping sheet that
11	ensures each institution of higher education provides
12	meaningful information about the financial cost and
13	quality of such institution to students (including stu-
14	dents who have authorized the Department of Edu-
15	cation to send the student's Institutional Student
16	Information Record to such institution) to assist
17	such students in determining how to use financial
18	aid to attend such institution, and which—
19	"(A) is standardized so that it can be used
20	by all institutions of higher education;
21	"(B) is consumer tested, and presented in
22	a manner that is simple and easily understand-
23	able; and
24	"(C) is personalized for each student who
25	receives such sheet by including—

1	"(i) the cost of attendance of the edu-
2	cational program in which the student is
3	enrolled or seeks to be enrolled;
4	"(ii) the type of Federal educational
5	benefits available to assist in covering such
6	cost of attendance, including loans and
7	grants under title IV of the Higher Edu-
8	cation Act of 1965;
9	"(iii) the amount of financial aid, in-
10	cluding Federal, State, institutional, or
11	other aid that can be used to assist in cov-
12	ering such cost of attendance;
13	"(iv) information about student out-
14	comes for students who graduate from
15	such educational program, including, based
16	upon the most recent data available—
17	"(I) the graduation rate;
18	"(II) the loan repayment rate;
19	and
20	"(III) the estimated loan debt
21	upon graduation; and
22	"(v) any other information that facili-
23	tates comparison of aid packages offered
24	by different institutions of higher edu-
25	cation.".

1 SEC. 4092. FEDERAL AID ELIGIBILITY.

2	(a) Federal Aid Eligibility for Dreamer Stu-
3	DENTS.—Section 484(a)(5) of the Higher Education Act
4	of 1965 (20 U.S.C. 1091(a)(5)) is amended by inserting
5	", or be a Dreamer student, as defined in subsection (q)",
6	as amended by this section, after "becoming a citizen or
7	permanent resident".
8	(b) Exception to Required Registration With
9	SELECTIVE SERVICE SYSTEM.—
10	(1) subsection (n) of section 484 of the Higher
11	Education Act of 1965 (20 U.S.C. 1901(n)) is re-
12	pealed; and
13	(2) subsections (o) through (q) are redesignated
14	as subsections (n) through (p), respectively.
15	(c) Definition of Dreamer Student.—Section
16	484 of the Higher Education Act of 1965 (20 U.S.C.
17	1091) is further amended by adding at the end the fol-
18	lowing:
19	"(q) Dreamer Student.—
20	"(1) In general.—In this section, the term
21	'Dreamer student' means an individual who—
22	"(A) was younger than 16 years of age on
23	the date on which the individual initially en-
24	tered the United States;

1	"(B) has provided a list of each secondary
2	school that the student attended in the United
3	States; and
4	"(C)(i) has earned a high school diploma,
5	the recognized equivalent of such diploma from
6	a secondary school, or a high school equivalency
7	diploma in the United States or is scheduled to
8	complete the requirements for such a diploma
9	or equivalent before the next academic year be-
10	gins;
11	"(ii) has acquired a degree from an institu-
12	tion of higher education or has completed not
13	less than 2 years in a program for a bacca-
14	laureate degree or higher degree at an institu-
15	tion of higher education in the United States
16	and has made satisfactory academic progress,
17	as defined in subsection (c), during such time
18	period;
19	"(iii) at any time was eligible for a grant
20	of deferred action under—
21	"(I) the June 15, 2012, memorandum
22	from the Secretary of Homeland Security
23	entitled 'Exercising Prosecutorial Discre-
24	tion with Respect to Individuals Who
25	Came to the United States as Children': or

1	"(II) the November 20, 2014, memo-
2	randum from the Secretary of Homeland
3	Security entitled 'Exercising Prosecutorial
4	Discretion with Respect to Individuals
5	Who Came to the United States as Chil-
6	dren and with Respect to Certain Individ-
7	uals Who Are the Parents of U.S. Citizens
8	or Permanent Residents'; or
9	"(iv) has served in the uniformed services,
10	as defined in section 101 of title 10, United
11	States Code, for not less than 4 years and, if
12	discharged, received an honorable discharge.
13	"(2) Hardship Exception.—The Secretary
14	shall issue regulations that direct when the Depart-
15	ment shall waive the requirement of subparagraph
16	(A) or (B), or both, of paragraph (1) for an indi-
17	vidual to qualify as a Dreamer student under such
18	paragraph, if the individual—
19	"(A) demonstrates compelling cir-
20	cumstances for the inability to satisfy the re-
21	quirement of such subparagraph (A) or (B), or
22	both; and
23	"(B) satisfies the requirement of para-
24	graph (1)(C).".

1	(d) Repeal of Suspension of Financial Aid Eli-
2	GIBILITY FOR DRUG-RELATED OFFENSES.—Subsection
3	(r) of section 484 of the Higher Education Act of 1965
4	(20 U.S.C. 1091(r)) is repealed.
5	SEC. 4093. REINSTATEMENT OF THE 6-YEAR STATUTE OF
6	LIMITATIONS FOR STUDENT LOANS.
7	Section 484A(a) of the Higher Education Act of
8	1965 (20 U.S.C. 1091a(a)) is amended to read as follows:
9	"(a) Statute of Limitations.—Notwithstanding
10	any Federal or State statutory, regulatory, or administra-
11	tive limitation on the period within which debts may be
12	enforced—
13	"(1) an institution that receives funds under
14	this title may file a suit or initiate or take another
15	action for collection of a refund due from a student
16	on a grant made, or work assistance awarded, under
17	this title, during the 6-year period beginning on the
18	day after the refund first became due (exclusive of
19	the period during which the State statute of limita-
20	tions otherwise applicable to a suit under this para-
21	graph would be tolled under State law);
22	"(2) a guaranty agency that has an agreement
23	with the Secretary under section 428(c) may file a
24	suit or initiate or take another action for collection
25	of the amount due from a horrower on a loan made

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under part B during the 6-year period beginning on the day after such guaranty agency reimburses the previous holder of the loan for its loss on account of the default of the borrower (exclusive of the period during which the State statute of limitations otherwise applicable to a suit under this paragraph would be tolled under State law);

"(3) an institution that has an agreement with the Secretary pursuant to section 487 may file a suit or initiate or take another action for collection of the amount due from a borrower on a loan made under part D or E after the default of the borrower on such loan during the 6-year period beginning on the day after the date of the default of the borrower with respect to such amount (exclusive of the period during which the State statute of limitations otherwise applicable to a suit under this paragraph would be tolled under State law); or

"(4) the Secretary, the Attorney General, or the administrative head of another Federal agency, as the case may be, may file a suit or initiate or take another action for collection of a refund due from a student on a grant made under this title, or for the repayment of the amount due from a borrower on a loan made under this title that has been assigned to

1	the Secretary under this title, during the 6-year pe-
2	riod beginning on the day after the refund or the
3	amount first became due.".
4	SEC. 4094. EXIT COUNSELING.
5	(a) Amendments to Exit Counseling for Bor-
6	ROWERS.—Section 485(b) of the Higher Education Act of
7	1965 (20 U.S.C. 1092(b)) is amended—
8	(1) in paragraph (1)(A)—
9	(A) in the matter preceding clause (i),
10	striking "through financial aid offices or other-
11	wise" and inserting "through the use of an
12	interactive program, during an exit counseling
13	session that is in-person or online, or through
14	the use of the online counseling tool described
15	in subsection (n)(1)(A)";
16	(B) by redesignating clauses (i) through
17	(ix) as clauses (iv) through (xii), respectively;
18	(C) by inserting before clause (iv), as so
19	redesignated, the following:
20	"(i) a summary of the outstanding
21	balance of principal and interest due on
22	the loans made to the borrower under part
23	B, D, or E;
24	"(ii) an explanation of the grace pe-
25	riod preceding repayment and the expected

1	date that the borrower will enter repay-
2	ment;
3	"(iii) an explanation that the borrower
4	has the option to pay any interest that has
5	accrued while the borrower was in school
6	or that may accrue during the grace period
7	preceding repayment or during an author-
8	ized period of deferment or forbearance,
9	prior to the capitalization of the interest;";
10	(D) in clause (iv), as so redesignated—
11	(i) by striking "sample information
12	showing the average" and inserting "infor-
13	mation, based on the borrower's out-
14	standing balance described in clause (i),
15	showing the borrower's"; and
16	(ii) by striking "of each plan" and in-
17	serting "of at least the fixed repayment
18	plan described in section 493E, the in-
19	come-based repayment plan under section
20	493C(f), and any other repayment plan for
21	which each loan may be eligible";
22	(E) in clause (ix), as so redesignated—
23	(i) by inserting "decreased credit
24	score," after "credit reports,"; and

1	(ii) by inserting "reduced ability to
2	rent or purchase a home or car, potential
3	difficulty in securing employment," after
4	"Federal law,";
5	(F) in clause (x), as so redesignated, by
6	striking "consolidation loan under section 428C
7	or a'';
8	(G) in clauses (xi) and (xii), as so redesig-
9	nated, by striking "and" at the end; and
10	(H) by adding at the end the following:
11	"(xiii) for each of the borrower's loans
12	made under part B, D, or E for which the
13	borrower is receiving counseling under this
14	subsection, the contact information for the
15	loan servicer of the loan and a link to such
16	servicer's website; and
17	"(xiv) an explanation that an indi-
18	vidual has a right to annually request a
19	disclosure of information collected by a
20	consumer reporting agency pursuant to
21	section 612(a) of the Fair Credit Report-
22	ing Act (15 U.S.C. 1681j(a)).";
23	(2) in paragraph (1)(B)—
24	(A) by inserting "online or" before "in
25	writing"; and

1	(B) by adding before the period at the end
2	the following: ", except that in the case of an
3	institution using the online counseling tool de-
4	scribed in subsection (n)(1)(A), the Secretary
5	shall attempt to provide such information to the
6	student in the manner described in subsection
7	(n)(3)(C)"; and
8	(3) in paragraph (2)(C), by inserting ", such as
9	the online counseling tool described in subsection
10	(n)(1)(A)," after "electronic means".
11	(b) Conforming Amendment.—Section 485(d)(1)
12	of the Higher Education Act of 1965 (20 U.S.C.
13	1092(d)(1)) is amended by striking "including income-
14	sensitive" and all that follows through "part D" and in-
15	serting "including, beginning on July 1, 2019, the income-
16	based repayment plan under section 493C(f) and the fixed
17	repayment plan described in section 493E".
18	SEC. 4095. CLERY ACT AMENDMENTS.
19	(a) Disclosure of Campus Security Policy and
20	CAMPUS CRIME STATISTICS.—Section 485(f) of the High-
21	er Education Act of 1965 (20 U.S.C. 1092(f)) is amend-
22	ed—
23	(1) in paragraph (1)(F)—
24	(A) in clause (i), by striking "and" at the
25	end;

1	(B) in clause (ii), by striking "and" at the
2	end;
3	(C) in clause (iii), by striking the period at
4	the end and inserting ";"; and
5	(D) by adding at the end the following:
6	"(iv) of hazing incidents that were re-
7	ported to campus security authorities or
8	local police agencies; and
9	"(v) of harassment incidents that
10	were reported to campus security authori-
11	ties or local police agencies.";
12	(2) in paragraph (6)(A), by adding at the end
13	the following:
14	"(vi) For purposes of reporting under
15	this subsection, the term 'hazing' means
16	any intentional, knowing, or reckless act
17	committed by a student, or a former stu-
18	dent, of an institution of higher education,
19	whether individually or in concert with
20	other persons, against another student,
21	that—
22	"(I) was committed in connection
23	with an initiation into, an affiliation
24	with, or the maintenance of member-
25	ship in, any organization that is affili-

1	ated with such institution of higher
2	education; and
3	"(II) contributes to a substantial
4	risk of physical injury, mental harm,
5	or personal degradation or causes
6	physical injury, mental harm, or per-
7	sonal degradation.
8	"(vii) For purposes of reporting under
9	this section, the term 'harassment' means
10	conduct, including acts of verbal, non-
11	verbal, or physical aggression, intimidation,
12	or hostility (including conduct that is un-
13	dertaken in whole or in part, through the
14	use of electronic messaging services, com-
15	mercial mobile services, electronic commu-
16	nications, or other technology) that—
17	"(I) is sufficiently severe, per-
18	sistent, or pervasive so as to limit a
19	student's ability to participate in or
20	benefit from a program or activity at
21	an institution of higher education, or
22	to create a hostile or abusive edu-
23	cational environment at an institution
24	of higher education; and

1	"(II) is based on a student's ac-
2	tual or perceived race, gender, reli-
3	gion, national origin, sexual orienta-
4	tion, gender identity, ethnicity, or dis-
5	ability.
6	"(viii) The term 'commercial mobile
7	service' has the meaning given the term in
8	section 332(d) of the Communications Act
9	of 1934 (47 U.S.C. 332(d)).
10	"(ix) The term 'electronic communica-
11	tion' means any transfer of signs, signals,
12	writing, images, sounds, or data of any na-
13	ture transmitted in whole or in part by a
14	wire, radio, electromagnetic,
15	photoelectronic, or photooptical system.
16	"(x) The term 'electronic messaging
17	services' has the meaning given the term in
18	section 102 of the Communications Assist-
19	ance for Law Enforcement Act (47 U.S.C.
20	1001)."; and
21	(3) in paragraph (7), by inserting after the sec-
22	ond sentence the following: "For hazing incidents,
23	such statistics shall be compiled in accordance with
24	the definition of that term in paragraph $(6)(A)(vi)$.
25	For harassment incidents, such statistics shall be

1	compiled in accordance with the definition of that
2	term in paragraph (6)(A)(vii).".
3	(b) Statement of Policy Regarding Harass-
4	MENT.—Section 485(f) of the Higher Education Act of
5	1965 (20 U.S.C. 1092(f)) is further amended—
6	(1) by redesignating paragraphs (9) through
7	(18) as paragraphs (10) through (19), respectively;
8	and
9	(2) by inserting after paragraph (8) the fol-
10	lowing:
11	"(9)(A) Each institution of higher education
12	participating in any program under this title, other
13	than a foreign institution of higher education, shall
14	develop and distribute as part of the report de-
15	scribed in paragraph (1) a statement of policy re-
16	garding harassment, which shall include—
17	"(i) a prohibition of harassment—
18	"(I) on campus;
19	"(II) in or on a noncampus building
20	or property;
21	"(III) on public property;
22	"(IV) in dormitories or other residen-
23	tial facilities for students on campus:

1	"(V) through the use of electronic
2	mail addresses issued by the institution of
3	higher education;
4	"(VI) through the use of computers
5	and communication networks, including
6	any telecommunications service, owned, op-
7	erated, or contracted for use by the institu-
8	tion of higher education or its agents; or
9	"(VII) during an activity sponsored by
10	the institution of higher education or car-
11	ried out with the use of resources provided
12	by the institution of higher education;
13	"(ii) a description of the institution's pro-
14	grams to combat harassment, which shall be
15	aimed at the prevention of harassment;
16	"(iii) a description of the procedures that
17	a student should follow if an incident of harass-
18	ment occurs; and
19	"(iv) a description of the procedures that
20	the institution will follow once an incident of
21	harassment has been reported, including a
22	statement of the standard of evidence that will
23	be used during any institutional conduct pro-
24	ceeding arising from such a report.

1	"(B) The statement of policy described in sub-
2	paragraph (A) shall address the following areas:
3	"(i) Procedures for timely institutional ac-
4	tion in cases of alleged harassment, which pro-
5	cedures shall include a clear statement that the
6	accuser and the accused shall be informed of
7	the outcome of any disciplinary proceedings in
8	response to an allegation of harassment.
9	"(ii) Possible sanctions to be imposed fol-
10	lowing the final determination of an institu-
11	tional disciplinary procedure regarding harass-
12	ment.
13	"(iii) Notification of existing counseling
14	mental health, or student services for victims or
15	perpetrators of harassment, both on campus
16	and in the community.
17	"(iv) Identification of a designated em-
18	ployee or office at the institution that will be
19	responsible for receiving and tracking each re-
20	port of harassment.".
21	SEC. 4096. ONLINE SURVEY TOOL FOR CAMPUS SAFETY.
22	Section 485(f) of the Higher Education Act of 1965
23	(20 U.S.C. 1092) is further amended—

1	(1) by redesignating paragraphs (18) and (19)
2	as so redesignated as paragraphs (19) and (20), re-
3	spectively; and
4	(2) by inserting after paragraph (17) the fol-
5	lowing:
6	"(18) Online survey tool for campus
7	SAFETY.—
8	"(A) IN GENERAL.—The Secretary shall,
9	in consultation with the Attorney General and
10	experts in domestic violence, dating violence,
11	sexual assault, and stalking, develop, design,
12	and make available through a secure online por-
13	tal, a standardized online survey tool regarding
14	student experiences with domestic violence, dat-
15	ing violence, sexual assault, and stalking.
16	"(B) Development of survey tool.—
17	In developing the survey tool required under
18	subparagraph (A), the Secretary shall—
19	"(i) use best practices from peer-re-
20	viewed research measuring domestic vio-
21	lence, dating violence, sexual assault, and
22	stalking; and
23	"(ii) consult with the higher education
24	community and experts in survey research
25	related to domestic violence, dating vio-

1	lence, sexual assault, and stalking regard-
2	ing the development and design of such
3	survey tool and the methodology for ad-
4	ministration of such survey tool.
5	"(C) ELEMENTS.—
6	"(i) In general.—The survey tool
7	developed pursuant to this paragraph shall
8	be fair and unbiased, scientifically valid
9	and reliable, and meet the highest stand-
10	ards of survey research.
11	"(ii) Survey Questions.—Survey
12	questions included in the survey tool devel-
13	oped pursuant to this paragraph shall—
14	"(I) be designed to gather infor-
15	mation on student experiences with
16	domestic violence, dating violence, sex-
17	ual assault, and stalking, including
18	the experiences of victims of such inci-
19	dents;
20	"(II) use trauma-informed lan-
21	guage to prevent retraumatization;
22	and
23	"(III) include the following:
24	"(aa) Questions designed to
25	determine the incidence and prev-

1	alence of domestic violence, dat-
2	ing violence, sexual assault, and
3	stalking.
4	"(bb) Questions regarding
5	whether students know about in-
6	stitutional policies and proce-
7	dures related to domestic vio-
8	lence, dating violence, sexual as-
9	sault, and stalking.
10	"(cc) Questions designed to
11	determine, if victims reported do-
12	mestic violence, dating violence,
13	sexual assault, or stalking—
14	"(AA) to whom the in-
15	cident was reported and
16	what response the victim
17	may have received; and
18	"(BB) whether the vic-
19	tim was informed of, or re-
20	ferred to, national, State,
21	local, or on-campus re-
22	sources.
23	"(dd) Questions regarding
24	contextual factors, such as

1	whether force, incapacitation, or
2	coercion was involved.
3	"(ee) Questions to determine
4	whether an accused individual
5	was a student at the institution.
6	"(ff) Questions to determine
7	whether a victim reported an in-
8	cident to State, local, or campus
9	law enforcement.
10	"(gg) Questions to deter-
11	mine why the victim chose to re-
12	port or not report an incident to
13	State, local, or campus law en-
14	forcement.
15	"(hh) Other questions as de-
16	termined by the Secretary.
17	"(iii) Additional elements.—In
18	addition to the standardized questions de-
19	veloped by the Secretary under clause (ii),
20	an institution may request additional infor-
21	mation from students that would increase
22	the understanding of the institution of
23	school climate factors unique to their cam-
24	puses.

1	"(iv) Responses.—The responses to
2	the survey questions described in clause
3	(ii) shall—
4	"(I) be submitted confidentially;
5	"(II) not be included in crime
6	statistics; and
7	"(III) in the case of such re-
8	sponses being included in a report,
9	shall not include personally identifi-
10	able information.
11	"(D) Administration of survey.—
12	"(i) IN GENERAL.—Each institution
13	shall administer the survey tool developed
14	pursuant to this paragraph every 2 years.
15	"(ii) Federal administration.—
16	The Secretary, in consultation with the At-
17	torney General, shall develop a mechanism
18	by which institutions of higher education
19	may, with respect to the survey tool devel-
20	oped pursuant to this paragraph—
21	"(I) administer such survey tool;
22	and
23	"(II) modify such survey tool to
24	include additional elements or require-

1	ments,	as	determined	by	the	institu-
2	tion.					

- "(iii) Costs.—The Secretary may not require an institution of higher education to pay to modify the survey tool in accordance with clause (ii)(II).
- "(E) Completed surveys.—The Secretary shall require each institution participating in any program under this title to ensure that an adequate, random, and representative sample size of students (as determined by the Secretary) enrolled at the institution complete the survey tool developed pursuant to this paragraph beginning not later than 1 year after the date of enactment of the Aim Higher Act.
- "(F) Report.—Beginning not later than 2 years after the date of enactment of the Aim Higher Act, the Secretary shall prepare a biennial report on the information gained from the standardized elements of the survey under this paragraph and publish such report in an accessible format on the website of the Department and submit such report to Congress. The report shall include campus-level data for each school and attributed by name of each campus in a

1	manner that permits comparisons across
2	schools and campuses.
3	"(G) Publication.—Each institution
4	shall publish—
5	"(i) the campus-level results of the
6	standardized elements of the survey under
7	this paragraph on the website of the insti-
8	tution and in the annual security report re-
9	quired under paragraph 1 for the cam-
10	puses affiliated with the institution; and
11	"(ii) the campus-level results of the
12	additional elements modifying the survey
13	by the institution, if any, on the website of
14	the institution.
15	"(H) VIOLATION.—Upon a determination
16	pursuant to section 487(c)(3)(B) that an insti-
17	tution of higher education has violated or failed
18	to carry out any provision under this sub-
19	section, the Secretary shall impose a civil pen-
20	alty upon the institution in the same amount
21	and pursuant to the same procedures as a civil
22	penalty is imposed under section
23	487(c)(3)(B).".

1	SEC.	4097.	AMENDMENTS	TO	INSTITUTIONAL	AND	FINAN-
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- 2 CIAL ASSISTANCE.
- 3 (a) Notice to Students Concerning Drug Vio-
- 4 Lations.—Subsection (k) of section 485 (20 U.S.C.
- 5 1092) is repealed.
- 6 (b) Single Point of Contact for Foster and
- 7 Homeless Youth.—Section 485 of the Higher Edu-
- 8 cation Act of 1965 (20 U.S.C. 1092) is amended by insert-
- 9 ing after subsection (j) the following:
- 10 "(k) Each institution of higher education partici-
- 11 pating in any program under this title shall—
- "(1) have designated an appropriate staff per-
- son as a single point of contact to assist homeless
- children and youths (as such term is defined in sec-
- tion 725 of the McKinney-Vento Homeless Assist-
- ance Act (42 U.S.C. 11434a)) and foster care chil-
- dren and youth in accessing and completing postsec-
- ondary education, including by ensuring that such
- 19 homeless children and youths and foster care chil-
- dren and youth are connected to applicable and
- 21 available student support services, programs, and
- community resources in areas such as financial aid,
- academic advising, housing, food, public benefits,
- 24 health care, health insurance, mental health, and
- 25 mentoring;

1	"(2) post public notice about student financial
2	assistance and other assistance available to homeless
3	children and youths and foster care children and
4	youth, including their eligibility as independent stu-
5	dents under subparagraphs (B) and (H) of sections
6	480(d)(1);
7	"(3) give priority for any institutionally owned
8	or operated housing facilities, including student
9	housing facilities that remain open for occupation
10	during school breaks or on a year-round basis, to—
11	"(A) homeless children and youths (as
12	such term is defined in section 725 of the
13	McKinney-Vento Homeless Assistance Act (42
14	U.S.C. 11434a);
15	"(B) youth who are unaccompanied, at
16	risk of homelessness, and self-supporting; and
17	"(C) foster care children and youth;
18	"(4) have developed a plan for how homeless
19	children and youths, youth who are unaccompanied,
20	at risk of homelessness, and self-supporting, and fos-
21	ter care children and youth can access housing re-
22	sources during and between academic terms,
23	through means that may include access to institu-
24	tionally owned or operated housing during breaks

1	and a list of housing resources in the community
2	that provide short-term housing; and
3	"(5) include, in its application for admission,
4	questions (to be answered voluntarily) regarding the
5	applicant's status as a homeless child or youth or
6	foster care child or youth, that—
7	"(A) can be answered by the applicant vol-
8	untarily for the limited purpose of being pro-
9	vided information about financial aid or any
10	other available assistance; and
11	"(B) explain the key terms in the question
12	in a manner children and youth can understand
13	in order to self-identify and declare eligibility as
14	a homeless child or youth or foster care child or
15	youth.".
16	(c) Annual Financial Aid Counseling.—Section
17	$485(\mathrm{l})$ of the Higher Education Act of 1965 (20 U.S.C.
18	1092(l)) is amended to read as follows:
19	"(1) Annual Financial Aid Counseling.—
20	"(1) Annual disclosure required.—
21	"(A) In general.—Each eligible institu-
22	tion shall ensure that each individual who re-
23	ceives a loan made under part D (other than a
24	Federal Direct Consolidation Loan or a loan
25	made under section 460A and 460B) receives

1	comprehensive information on the terms and
2	conditions of such loan and the responsibilities
3	the individual has with respect to such loan.
4	Such information shall be provided, for each
5	award year for which the individual receives
6	such loan, in a simple and understandable man-
7	ner—
8	"(i) during a counseling session con-
9	ducted in person;
10	"(ii) online, with the individual ac-
11	knowledging receipt of the information; or
12	"(iii) through the use of the online
13	counseling tool described in subsection
14	(n)(1)(B).
15	"(B) Use of interactive programs.—
16	In the case of institutions not using the online
17	counseling tool described in subsection
18	(n)(1)(B), the Secretary shall require such in-
19	stitutions to carry out the requirements of sub-
20	paragraph (A) through the use of interactive
21	programs, during an annual counseling session
22	that is in-person or online, that tests the indi-
23	vidual's understanding of the terms and condi-
24	tions of the loan awarded to the individual,

1	using simple and understandable language and
2	clear formatting.
3	"(2) All individuals.—The information to be
4	provided under paragraph (1)(A) to each individual
5	receiving counseling under this subsection shall in-
6	clude the following:
7	"(A) An explanation of how the individual
8	may budget for typical educational expenses
9	and a sample budget based on the cost of at-
10	tendance for the institution.
11	"(B) An explanation that an individual has
12	a right to annually request a disclosure of infor-
13	mation collected by a consumer reporting agen-
14	cy pursuant to section 612(a) of the Fair Credit
15	Reporting Act (15 U.S.C. 1681j(a)).
16	"(C) An introduction to the financial man-
17	agement resources provided by the Consumer
18	Financial Protection Bureau.
19	"(3) Borrowers receiving loans made
20	UNDER PART D (OTHER THAN PARENT PLUS
21	LOANS).—The information to be provided under
22	paragraph (1)(A) to a borrower of a loan made
23	under part D (other than a Federal Direct PLUS
24	Loan made on behalf of a dependent student) shall
25	include the following:

1	"(A) A notification that some students
2	may qualify for other financial aid and an ex-
3	planation that the borrower should consider ac-
4	cepting any grant, scholarship, or State or Fed-
5	eral work-study jobs for which the borrower is
6	eligible prior to accepting student loans.
7	"(B) To the extent practicable, the effect
8	of accepting the loan to be disbursed on the eli-
9	gibility of the borrower for other forms of stu-
10	dent financial assistance.
11	"(C) An explanation of the use of the stu-
12	dent loan contract referred to in section
13	432(m)(1)(D).
14	"(D) An explanation that the borrower is
15	not required to accept the full amount of the
16	loan offered to the borrower.
17	"(E) An explanation of the approved edu-
18	cational expenses for which the borrower may
19	use a loan made under part D.
20	"(F) A recommendation to the borrower to
21	exhaust the borrower's Federal student loan op-
22	tions prior to taking out private education
23	loans, an explanation that Federal student
24	loans typically offer better terms and conditions

than private education loans, an explanation

1	that Federal student loans offer consumer pro-
2	tections typically not available in the private
3	education loan market, an explanation of treat-
4	ment of loans made under part D and private
5	education loans in bankruptcy, and an expla-
6	nation that if a borrower decides to take out a
7	private education loan—
8	"(i) the borrower has the ability to se-
9	lect a private educational lender of the bor-
10	rower's choice;
11	"(ii) the proposed private education
12	loan may impact the borrower's potential
13	eligibility for other financial assistance, in-
14	cluding Federal financial assistance under
15	this title; and
16	"(iii) the borrower has a right—
17	"(I) to accept the terms of the
18	private education loan within 30 cal-
19	endar days following the date on
20	which the application for such loan is
21	approved and the borrower receives
22	the required disclosure documents,
23	pursuant to section 128(e) of the
24	Truth in Lending Act (15 U.S.C.
25	1638(e)); and

1	"(II) to cancel such loan within 3
2	business days of the date on which the
3	loan is consummated, pursuant to sec-
4	tion 128(e)(7) of such Act (15 U.S.C.
5	1638(e)(7)).
6	"(G) The interest rate for the loan, as of
7	the date of the counseling.
8	"(H) Information on how interest accrues
9	and is capitalized during periods when the in-
10	terest is not paid by either the borrower or the
11	Secretary.
12	"(I) In the case of a Federal Direct PLUS
13	Loan or a Federal Direct Unsubsidized Staf-
14	ford Loan, the option of the borrower to pay
15	the interest while the borrower is in school.
16	"(J) The definition of half-time enrollment
17	at the institution, during regular terms and
18	summer school, if applicable, and the con-
19	sequences of not maintaining at least half-time
20	enrollment.
21	"(K) An explanation of the importance of
22	contacting the appropriate offices at the institu-
23	tion of higher education if the borrower with-
24	draws prior to completing the borrower's pro-
25	gram of study so that the institution can pro-

1 vide exit counseling, including information re-2 garding the borrower's repayment options and loan consolidation. 3 "(L) The obligation of the borrower to repay the full amount of the loan, regardless of 6 whether the borrower completes or does not 7 complete the program in which the borrower is 8 enrolled within the regular time for program 9 completion. 10 "(M) The likely consequences of default on 11 the loan, including adverse credit reports, delin-12 quent debt collection procedures under Federal 13 law, and litigation. 14 "(N) Notice of the institution's most re-15 cent adjusted cohort default rate (calculated in 16 accordance with section 435(m)(1)(E), an ex-17 planation of the adjusted cohort default rate, 18 the most recent national average adjusted co-19 hort default rate, and the most recent national 20 average adjusted cohort default rate for the cat-21 egorv ofinstitution described in section 22 435(m)(4) to which the institution belongs. 23 "(O) Information on the National Student

Loan Data System and how the borrower can

access the borrower's records.

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1	"(P) The contact information for the insti-
2	tution's financial aid office or other appropriate
3	office at the institution the borrower may con-
4	tact if the borrower has any questions about the
5	borrower's rights and responsibilities or the
6	terms and conditions of the loan.
7	"(Q) For a first-time borrower, in addition
8	to all the information described in subpara-
9	graphs (A) through (P)—
10	"(i) a statement of the anticipated
11	balance on the loan for which the borrower
12	is receiving counseling under this sub-
13	section;
14	"(ii) based on such anticipated bal-
15	ance, the anticipated monthly payment
16	amount under, at minimum—
17	"(I) the fixed repayment plan de-
18	scribed in section 493E; and
19	"(II) the income-based repay-
20	ment plan under section 493C(f), as
21	determined using regionally available
22	data from the Bureau of Labor Sta-
23	tistics of the average starting salary
24	for the occupation in which the bor-

1	rower has an interest in or intends to
2	be employed;
3	"(iii) an estimate of the projected
4	monthly payment amount under each re-
5	payment plan described in clause (ii),
6	based on the average cumulative indebted-
7	ness at graduation for borrowers of loans
8	made under part D who are in the same
9	program of study as the borrower and the
10	expected increase in the cost of attendance
11	of such program; and
12	"(iv) information on the annual and
13	aggregate loan limits for Federal Direct
14	Stafford Loans and Federal Direct Unsub-
15	sidized Stafford Loans as it pertains to the
16	loan for which the borrower is receiving
17	counseling, and a statement that such ag-
18	gregate borrowing limit may change based
19	on the borrower's student status (whether
20	undergraduate or graduate) or if there is a
21	change in the borrower's dependency sta-
22	tus.
23	"(R) For a borrower with an outstanding
24	balance of principal or interest due on a loan
25	made under this title, in addition to all the in-

1	formation described in subparagraphs (A)
2	through (P)—
3	"(i) information on each student loan
4	that the institution is aware that the stu-
5	dent has borrowed, including Federal
6	loans, private loans, and loans from the in-
7	stitution;
8	"(ii) the total amount of the out-
9	standing balance and interest accrued from
10	the Federal student loans described in
11	clause (i);
12	"(iii) for each Federal loan described
13	in clause (i), the interest rate for the loan,
14	as of the date of the counseling, and a
15	statement that the interest rate on student
16	loans may vary based on when the loan
17	was borrowed and other factors;
18	"(iv) based on such outstanding bal-
19	ance for the Federal student loans, the an-
20	ticipated monthly payment amount under
21	the fixed repayment plan described in sec-
22	tion 493E, the income-based repayment
23	plan under section 493C(f), and any other
24	repayment plan for which each loan may
25	be eligible, calculated using regionally

1	available data from the Bureau of Labor
2	Statistics of the average starting salary for
3	the occupation the borrower intends to be
4	employed;
5	"(v) an estimate of the projected
6	monthly payment amount under each re-
7	payment plan described in clause (iv),
8	based on—
9	"(I) the outstanding balance de-
10	scribed in clause (ii);
11	"(II) the anticipated outstanding
12	balance on the loan for which the stu-
13	dent is receiving counseling under this
14	subsection; and
15	"(III) a projection for any other
16	loans made under part D that the
17	borrower is reasonably expected to ac-
18	cept during the borrower's program of
19	study based on at least the average
20	cumulative indebtedness at graduation
21	for borrowers of loans made under
22	part D who are in the same program
23	of study as the borrower and the ex-
24	pected increase in the cost of attend-
25	ance of such program;

"(vi) a statement that the outstanding balance described in clause (ii), the interest rate described in clause (iii), and the monthly amount described in clause (iv) and clause (v) does not include any amounts that the student may be required to repay for private or institutional loans; and "(vii) the percentage of the total ag-

"(vii) the percentage of the total aggregate borrowing limit that the student has reached, as of the date of the counseling, for Federal Direct Stafford Loans and Federal Direct Unsubsidized Stafford Loans, and a statement that such aggregate borrowing limit may change based on the borrower's student status (whether undergraduate or graduate) or if there is a change in the borrower's dependency status.

"(4) Borrowers receiving parent plus Loans for dependent students.—The information to be provided under paragraph (1)(A) to a borrower of a Federal Direct PLUS Loan made on behalf of a dependent student shall include the following:

1	"(A) A notification that some students
2	may qualify for other financial aid and an ex-
3	planation that the student for whom the bor-
4	rower is taking out the loan should consider ac-
5	cepting any grant, scholarship, or State or Fed-
6	eral work-study jobs for which the borrower is
7	eligible prior to borrowing Parent PLUS Loans.
8	"(B) The information described in sub-
9	paragraphs (B) through (D) and (L) through
10	(O) of paragraph (3).
11	"(C) The interest rate for the loan, as of
12	the date of the counseling.
13	"(D) The option of the borrower to pay the
14	interest on the loan while the loan is in
15	deferment.
16	"(E) Debt management strategies that are
17	designed to facilitate the repayment of such in-
18	debtedness.
19	"(F) An explanation that the borrower has
20	the options to prepay each loan, pay each loan
21	on a shorter schedule, and change repayment
22	plans.
23	"(G) For each Federal Direct PLUS Loan
24	made on behalf of a dependent student for
25	which the borrower is receiving counseling

1	under this subsection, the contact information
2	for the loan servicer of the loan and a link to
3	such servicer's Website.
4	"(H) For a first-time borrower of such
5	loan—
6	"(i) a statement of the anticipated
7	balance on the loan for which the borrower
8	is receiving counseling under this sub-
9	section;
10	"(ii) based on such anticipated bal-
11	ance, the anticipated monthly payment
12	amount under the fixed repayment plan
13	described in section 493E, the income-
14	based repayment plan under section
15	493C(f), and any other repayment plan for
16	which each loan may be eligible; and
17	"(iii) an estimate of the projected
18	monthly payment amount under the fixed
19	repayment plan described in section 493E,
20	the income-based repayment plan under
21	section 493C(f), and any other repayment
22	plan for which each loan may be eligible,
23	based on the average cumulative indebted-
24	ness of other borrowers of Federal Direct
25	PLUS Loans made on behalf of dependent

1	students who are in the same program of
2	study as the student on whose behalf the
3	borrower borrowed the loan and the ex-
4	pected increase in the cost of attendance of
5	such program.
6	"(I) For a borrower with an outstanding
7	balance of principal or interest due on such
8	loan—
9	"(i) a statement of the amount of
10	such outstanding balance;
11	"(ii) based on such outstanding bal-
12	ance, the anticipated monthly payment
13	amount under the fixed repayment plan
14	described in section 493E, the income-
15	based repayment plan under section
16	493C(f), and any other repayment plan for
17	which each loan may be eligible; and
18	"(iii) an estimate of the projected
19	monthly payment amount under the fixed
20	and income-based repayment plans, based
21	on—
22	"(I) the anticipated outstanding
23	balance on the loan for which the bor-
24	rower is receiving counseling under
25	this subsection: and

"(II) a projection for any other 1 2 Federal Direct PLUS Loan made on 3 behalf of the dependent student that 4 the borrower is reasonably expected to accept during the program of study of 6 such student based on at least the av-7 cumulative indebtedness erage 8 other borrowers of Federal Direct 9 PLUS Loans made on behalf of de-10 pendent students who are in the same 11 program of study as the student on 12 whose behalf the borrower borrowed 13 the loan and the expected increase in 14 the cost of attendance of such pro-15 gram.

"(5) Annual loan acceptance.—Prior to making the first disbursement of a loan made under part D (other than a Federal Direct Consolidation Loan or a loan made under section 460A and 460B) to a borrower for an award year, an eligible institution, shall, as part of carrying out the counseling requirements of this subsection for the loan, ensure that after receiving the applicable counseling under paragraphs (2), (3), and (4) for the loan the borrower accepts the loan for such award year by—

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1	"(A) signing and returning to the institu-
2	tion the student loan contract for the loan re-
3	ferred to in section 432(m)(1)(D) that affirma-
4	tively states that the borrower accepts the loan;
5	or
6	"(B) electronically signing an electronic
7	version of the student loan contract described in
8	subparagraph (A).".
9	(d) Online Counseling Tools.—Section 485 of
10	the Higher Education Act of 1965 (20 U.S.C. 1092) is
11	further amended by adding at the end the following:
12	"(n) Online Counseling Tools.—
13	"(1) In General.—Beginning not later than 1
14	year after the date of enactment of the Aim Higher
15	Act, the Secretary shall maintain—
16	"(A) an online counseling tool that pro-
17	vides the exit counseling required under sub-
18	section (b) and meets the applicable require-
19	ments of this subsection; and
20	"(B) an online counseling tool that pro-
21	vides the annual counseling required under sub-
22	section (l) and meets the applicable require-
23	ments of this subsection.
24	"(2) Requirements of tools.—In maintain-
25	ing the online counseling tools described in para-

1	graph (1), the Secretary shall ensure that each such
2	tool is—
3	"(A) consumer tested, in consultation with
4	other relevant Federal agencies and including
5	students and borrowers, institutions of higher
6	education, secondary school and postsecondary
7	counselors, and nonprofit consumer groups, to
8	ensure that the tool is effective in helping indi-
9	viduals understand their rights and obligations
10	with respect to borrowing a loan made under
11	part D;
12	"(B) understandable to borrowers of loans
13	made under part D; and
14	"(C) freely available to all eligible institu-
15	tions.
16	"(3) Record of counseling completion.—
17	The Secretary shall—
18	"(A) use each online counseling tool de-
19	scribed in paragraph (1) to keep a record of
20	which individuals have received counseling using
21	the tool, and notify the applicable institutions
22	of the individual's completion of such coun-
23	seling;
24	"(B) in the case of a borrower who re-
25	ceives annual counseling for a loan made under

1	part D using the tool described in paragraph
2	(1)(B), notify the borrower by when the bor-
3	rower should accept, in a manner described in
4	subsection (l)(5), the loan for which the bor-
5	rower has received such counseling; and
6	"(C) in the case of a borrower described in
7	subsection (b)(1)(B) at an institution that uses
8	the online counseling tool described in para-
9	graph (1)(A) of this subsection, the Secretary
10	shall attempt to provide the information de-
11	scribed in subsection (b)(1)(A) to the borrower
12	through such tool.".
13	SEC. 4098. CONFORMING AMENDMENTS TO PELL GRANTS.
14	Section 485E(b)(1)(A) of the Higher Education Act
15	of 1965 (20 U.S.C. 1092f(b)(1)(A)) is further amended
16	by striking "section 401(b)(2)(A)" and inserting "section
1617	
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17	401(b)(1)".
17 18	401(b)(1)". SEC. 4099. INFORMATION WITH RESPECT TO CRIME STATIST
17 18 19	401(b)(1)". SEC. 4099. INFORMATION WITH RESPECT TO CRIME STATISTICS FOR PROGRAMS OF STUDY ABROAD.

1	"SEC. 485F. INFORMATION WITH RESPECT TO CRIME STA-
2	TISTICS FOR PROGRAMS OF STUDY ABROAD.
3	"(a) In General.—Each institution participating in
4	any program under this title, other than a foreign institu-
5	tion of higher education, shall develop and distribute a
6	statement of policy with respect to students participating
7	in a program of study abroad approved for credit by the
8	institution concerning crime and harm that may occur
9	while participating in such program of study abroad that,
10	at a minimum, includes a biennial review by the institution
11	of the programs of study abroad approved for credit by
12	the institution to determine—
13	"(1) the effectiveness of the programs at pro-
14	tecting students from crime and harm, and whether
15	changes to the programs are needed (based on the
16	most recent guidance or other assistance from the
17	Secretary) and will be implemented;
18	"(2) for the 5 years preceding the date of the
19	report, the number (in the aggregate for all pro-
20	grams of study abroad approved for credit by the in-
21	stitution) of—
22	"(A) deaths of program participants occur-
23	ring during program participation or during
24	any other activities during the study abroad pe-
25	riod;

1	"(B) sexual assaults against program par-
2	ticipants occurring during program participa-
3	tion and reported to the institution;
4	"(C) accidents and illnesses occurring dur-
5	ing program participation that resulted in hos-
6	pitalization and were reported to the institution;
7	and
8	"(D) incidents involving program partici-
9	pants during the program participation that re-
10	sulted in police involvement or a police report
11	and were reported to the institution; and
12	"(3) with respect to the incidents described in
13	subparagraphs (A) and (B) of paragraph (2), wheth-
14	er the incidents occurred—
15	"(A) on campus;
16	"(B) in or on noncampus buildings or
17	property;
18	"(C) on public property;
19	"(D) in dormitories or other residential fa-
20	cilities for students on campus; or
21	"(E) at a location not described in items
22	(A) through (D) of this clause, without regard
23	to whether the institution owns or controls a
24	building or property at the location.

1	"(b) Other Duties.—An institution of higher edu-
2	cation described in subsection (a) shall—
3	"(1) provide each student who is interested in
4	participating in a program of study abroad approved
5	for credit by the institution, with an orientation ses-
6	sion and advising that includes—
7	"(A) a list of countries in which such pro-
8	grams of study abroad are located;
9	"(B) all current travel information, includ-
10	ing all travel warnings and travel alerts, issued
11	by the Bureau of Consular Affairs of the De-
12	partment of State for such countries; and
13	"(C) the information described in para-
14	graph (a), provided specifically for each pro-
15	gram of study abroad approved for credit by
16	the institution in which the student is consid-
17	ering participation; and
18	"(2) provide each student who returns from
19	such a program of study abroad with a post-trip de-
20	briefing session, including an exit interview that as-
21	sists the institution in carrying out subsection (a).
22	"(c) Limitations.—An institution of higher edu-
23	cation shall not disaggregate or otherwise distinguish in-
24	formation for purposes of subsection (a) or (b) in a case
25	in which the number of students in a category is insuffi-

- 1 cient to yield statistically reliable information or the re-
- 2 sults would reveal personally identifiable information
- 3 about an individual student.
- 4 "(d) Review.—The Secretary shall periodically re-
- 5 view a representative sample of the policies described in
- 6 subsection (a) that have been adopted by institutions of
- 7 higher education.
- 8 "(e) Definition.—For the purpose of this section,
- 9 the definitions for 'campus', 'noncampus building or prop-
- 10 erty', and 'public property' shall have the same meaning
- 11 as in section 485(f)(6).".
- 12 SEC. 4100. REMEDIAL EDUCATION GRANTS.
- Part G of title IV of the Higher Education Act of
- 14 1965 (20 U.S.C. 1088 et seq.) is amended by inserting
- 15 after section 486A the following:
- 16 "SEC. 486B. REMEDIAL EDUCATION GRANTS.
- 17 "(a) Grants Authorized.—
- 18 "(1) In General.—From the funds appro-
- priated under subsection (i), the Secretary, in con-
- sultation with the Director of the Institute of Edu-
- 21 cation Sciences, shall award grants, on a competitive
- basis, to eligible entities to improve remedial edu-
- cation in higher education.
- 24 "(2) Duration.—A grant under this section
- shall be awarded for a period of 5 years.

- 1 "(3) MINIMUM AWARDS.—The total amount of 2 funds provided under a grant awarded under this 3 section shall not be less than \$500,000. 4 "(b) APPLICATION.—An eligible entity that desires to 5 receive a grant under this section shall submit an applica-6 tion to the Secretary at such time, in such manner, and
- 7 accompanied by such information as the Secretary may
- 8 require, which shall include the following:
- "(1) A description of how the eligible entity will
 use the grant funds to develop or improve a remedial
 education program that includes evidence-based, effective strategies for providing instruction to ensure
 that students are prepared for courses at the postsecondary level.
 - "(2) An assurance that the eligible entity will use more than 2 measures (such as a student's college entrance examination score, grade point average, high school course list, or a placement examination) to identify students in need of remedial education who may be eligible to participate in the remedial education program developed or improved under the grant.
 - "(3) A description of how the eligible entity, in developing or improving such a program, will consult with stakeholders, including individuals with exper-

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1	tise in remedial education, students enrolled in reme-
2	dial education, and faculty instructors for remedial
3	education.
4	"(4) The eligible entity's plan for sustaining the
5	program after the grant period has ended.
6	"(5) The eligible entity's plan for monitoring
7	and evaluating the program, including how the eligi-
8	ble entity will use the data collected under sub-
9	section (g) to continually update and improve the
10	program.
11	"(c) USE OF FUNDS.—An eligible entity that receives
12	a grant under this section shall use the grant to develop
13	or improve a remedial education program through one or
14	more of the following models:
15	"(1) Aligning Course Work.—Working with
16	a local educational agency or State educational agen-
17	cy that is part of the eligible entity to develop or im-
18	prove programs that provide alignment between high
19	school coursework and postsecondary education, and
20	that may include—
21	"(A) assessments in high school to meas-
22	ure student readiness for courses at the post-
23	secondary level; or

1	"(B) interventions in high school that im-
2	prove student competencies for courses at the
3	postsecondary level.
4	"(2) Accelerated course work.—Rede-
5	signing or improving remedial education that—
6	"(A) allows students to enroll in more than
7	one sequential remedial education course or
8	training in a semester, or the equivalent;
9	"(B) condenses the time of the remedial
10	education; or
11	"(C) provides shortened, intensive courses
12	or training to improve competencies of students
13	for courses at the postsecondary level.
14	"(3) Modular instructional methods.—
15	Developing or improving remedial education that—
16	"(A) specifically targets the skills that stu-
17	dents need to move forward in courses at the
18	postsecondary level; and
19	"(B) may be used to develop new assess-
20	ments, redesign courses to provide targeted skill
21	instruction, or provide faculty professional de-
22	velopment.
23	"(4) Co-requisite model.—Developing or im-
24	proving remedial education programs that allow a
25	student to enroll in remedial education (which may

1	be provided through a modular instructional meth-
2	od) while also enrolled in a course at the postsec-
3	ondary level.
4	"(5) Systemic reform to implement com-
5	PREHENSIVE, INTEGRATED SUPPORT PROGRAMS.—
6	Implementing and improving comprehensive, inte-
7	grated, evidence-based support programs that—
8	"(A) enable students enrolled in remedial
9	education to reach completion and graduation
10	at an institution of higher education within 150
11	percent of the normal time for completion of, or
12	graduation from, the program of study for
13	which the students are enrolled; and
14	"(B) may include financial supports, aca-
15	demic tutoring or support, and advising that
16	enable students to find success in remedial edu-
17	cation and courses at the postsecondary level.
18	"(d) Considerations.—In awarding grants under
19	this section, the Secretary, in consultation with the Direc-
20	tor of the Institute of Education Sciences, shall—
21	"(1) ensure—
22	"(A) a minimum of 30 eligible entities are
23	awarded grants for each 5-year grant period;

1	"(B) an equitable geographic distribution
2	of such grants, including an equitable distribu-
3	tion between urban and rural areas; and
4	"(C) that grants are used to develop or im-
5	prove remedial education programs—
6	"(i) for a range of types and sizes of
7	institutions of higher education; and
8	"(ii) for each of the models described
9	in subsection (c) to ensure adequate sam-
10	ple sizes to enable statistical comparisons
11	within and among such models; and
12	"(2) give preference to eligible entities that pri-
13	marily serve low-income students.
14	"(e) FISCAL REQUIREMENTS.—
15	"(1) Supplement not supplant.—A grant
16	awarded under this section shall be used to supple-
17	ment, not supplant, funds that would otherwise be
18	used to carry out the activities described in this sec-
19	tion.
20	"(2) Matching funds.—
21	"(A) In General.—Subject to subpara-
22	graph (B), an eligible entity that receives a
23	grant under this section shall provide, from
24	non-Federal sources, an amount equal to 10

1	percent of the amount of the grant for the cost
2	of activities assisted under the grant.
3	"(B) Exceptions.—The requirements of
4	subparagraph (A) shall not apply to—
5	"(i) Tribal Colleges or Universities; or
6	"(ii) institutions of higher education
7	located in the Commonwealth of Puerto
8	Rico, Guam, American Samoa, the United
9	States Virgin Islands, the Commonwealth
10	of the Northern Mariana Islands, the Re-
11	public of the Marshall Islands, the Fed-
12	erated States of Micronesia, or the Repub-
13	lic of Palau.
14	"(f) Experimental Authority.—Notwithstanding
15	any other provision of this title, a student may be eligible
16	to receive loans or grants under this title for up to 2 aca-
17	demic years for enrollment in a remedial education pro-
18	gram under this section.
19	"(g) Data Collection, Reports, Evaluations,
20	AND DISSEMINATION.—
21	"(1) Information.—
22	"(A) Student-level data.—Each eligi-
23	ble entity that receives a grant under this sec-
24	tion shall provide, on an annual basis for each
25	year of the grant period and for 5 years after

1	such grant period, to the Director of the Insti-
2	tute of Education Sciences and the Secretary,
3	the student-level data with respect to the stu-
4	dents who are or were enrolled in a remedial
5	education program funded under the grant to
6	enable the Director, for each such year, to—
7	"(i) determine the information de-
8	scribed in subparagraph (B) with respect
9	to each such remedial education program;
10	and
11	"(ii) submit to the authorizing com-
12	mittees, and make publicly available in an
13	accessible format, such information.
14	"(B) AGGREGATE STUDENT DATA.—The
15	Director shall determine, with respect to each
16	remedial education program for which an eligi-
17	ble entity provides student-level data under sub-
18	paragraph (A), the following information:
19	"(i) The number of students who are
20	or were enrolled in such a remedial edu-
21	cation program.
22	"(ii) The type of remedial education
23	offered under the program.
24	"(iii) The cost of such remedial edu-
25	cation program.

1	"(iv) The number of students who
2	complete such remedial education program.
3	"(v) The length of time students
4	spend in such remedial education program,
5	as measured by semester, trimester, or
6	clock hours.
7	"(vi) The length of time students who
8	complete such remedial education program
9	take to graduate with a recognized edu-
10	cational credential from an institution of
11	higher education.
12	"(vii) The number of students who
13	enroll in postsecondary-level courses upon
14	completing the remedial education pro-
15	gram.
16	"(viii) The number and percentage of
17	such students who graduate, or are on
18	track to graduate, from an institution of
19	higher education within 150 percent of the
20	normal time for completion of, or gradua-
21	tion from, the program of study for which
22	the students are enrolled.
23	"(ix) The amount of grant or loan
24	funds under this title awarded to students

1	for enrollment in such remedial education
2	program.
3	"(C) DISAGGREGATION.—The information
4	determined under subparagraph (B) shall be
5	disaggregated by race (as defined in section
6	153(a)(3) of the Education Sciences Reform
7	Act of 2002), gender, socioeconomic status
8	Federal Pell Grant eligibility status, status as a
9	first-generation college student, Veteran or ac-
10	tive duty status, and disability status.
11	"(2) EVALUATION.—Not later than 6 years
12	after the first grant is awarded under this section
13	the Director, in consultation with the Secretary and
14	using the information determined under paragraph
15	(1), shall submit to the authorizing committees and
16	make publicly available in an accessible format, the
17	results of a multi-year, rigorous evaluation on the
18	impact of remedial education programs funded
19	under this section that shall include—
20	"(A) the effectiveness of the remedial edu-
21	cation programs in providing the skills nec-
22	essary for students to advance through remedial
23	education and complete courses at the postsec-
24	ondary level;

1	"(B) the quality of outcomes of the reme-
2	dial education programs within and among
3	models of remedial education described in sub-
4	section (c);

"(C) the sustainability and replicability of the remedial education programs that demonstrate success, as determined by the number and percentage of students who graduate from an institution of higher education within 150 percent of the normal time for completion of, or graduation from, the program of study for which the students are enrolled; and

"(D) the effectiveness of the authority under subsection (f) in assisting students who complete a remedial education program funded under this section in graduating from an institution of higher education within 150 percent of the normal time for completion of, or graduation from, the program of study for which the students are enrolled.

"(3) Reports and dissemination.—

"(A) Initial report.—Not later than 1 year after the first grant is awarded under this section, the Secretary shall prepare and submit to the authorizing committees, and make avail-

1	able to the public in an accessible format, a re-
2	port on each remedial education program fund-
3	ed under this section.
4	"(B) Subsequent report.—Not later
5	than 5 years after the last grant is awarded
6	under this section, the Secretary shall prepare
7	and submit to the authorizing committees, and
8	make available to the public in an accessible
9	format, a report that—
10	"(i) reviews the activities and program
11	performance of each remedial education
12	program funded under this section; and
13	"(ii) provides guidance and rec-
14	ommendations on how successful remedial
15	education programs (as determined by the
16	number and percentage of students who
17	graduate from an institution of higher edu-
18	cation within 150 percent of the normal
19	time for completion of, or graduation from,
20	the program of study for which the stu-
21	dents are enrolled) can be replicated.
22	"(h) Data Privacy.—
23	"(1) In general.—It shall be unlawful for any
24	person who obtains or has access to personally iden-
25	tifiable information in connection with this section to

- willfully disclose to any person (except as authorized in this Act or any Federal law) such personally identifiable information.
 - "(2) Penalty.—Any person who violates paragraph (1) shall be fined not more than \$5,000, imprisoned for not more than 5 years, or both, together with the costs of prosecution.
 - "(3) EMPLOYEE OR OFFICER OF THE UNITED STATES.—If a violation of paragraph (1) is committed by any officer or employee of the United States, the officer or employee shall be dismissed from office or discharged from employment upon conviction for the violation.
 - "(4) Sale of data prohibited.—Data collected under this section shall not be sold to any third party by the Director, any postsecondary institution, or any other entity.
 - "(5) LIMITATION ON USE BY OTHER FEDERAL AGENCIES.—The Director shall not allow any other Federal agency to use data collected under this section for any purpose except as explicitly authorized by this Act.
 - "(6) Law enforcement.—Personally identifiable information collected under this section shall not be used for any law enforcement activity or any

1	other activity that would result in adverse action
2	against any student, including debt collection activ-
3	ity or enforcement of the immigration laws.
4	"(i) Authorization of Appropriations.—There
5	are authorized to be appropriated to carry out this section
6	\$162,500,000 for fiscal year 2019 and each of the 5 suc-
7	ceeding fiscal years.
8	"(j) Definitions.—In this section:
9	"(1) DIRECTOR.—The term 'Director' means
10	the Director of the Institute of Education Sciences
11	"(2) ELIGIBLE ENTITY.—The term 'eligible en-
12	tity' means—
13	"(A) an institution of higher education; or
14	"(B) a partnership between an institution
15	of higher education and at least 1 of the fol-
16	lowing:
17	"(i) A local educational agency.
18	"(ii) A State educational agency.
19	"(3) First-generation college student.—
20	The term 'first-generation college student' has the
21	meaning given the term in section 402A(h).
22	"(4) Institution of higher education.—
23	The term 'institution of higher education' has the
24	meaning given such term in section 101.

1	"(5) Remedial Education.—The term 'reme-
2	dial education'—
3	"(A) means education (such as courses or
4	training) offered at an institution of higher
5	education that—
6	"(i) is below the postsecondary level;
7	and
8	"(ii) is determined by the institution
9	to be necessary to help students be pre-
10	pared for the pursuit of a first under-
11	graduate baccalaureate degree or certifi-
12	cate or, in the case of courses in English
13	language instruction, to be necessary to
14	enable the student to utilize already exist-
15	ing knowledge, training, or skills; and
16	"(B) includes developmental education that
17	meets the requirements of subparagraph (A).
18	"(6) Tribal college or university.—The
19	term 'Tribal College or University' has the meaning
20	given the term in section 316.".
21	SEC. 4101. COMPETENCY-BASED EDUCATION.
22	Part G of title IV of the Higher Education Act of
23	1965 (20 U.S.C. 1088 et seq.) is amended by inserting
24	after section 486A the following:

1	"SEC. 486C. COMPETENCY-BASED EDUCATION DEMONSTRA-
2	TION PROJECTS.
3	"(a) Demonstration Projects Authorized.—
4	The Secretary shall select, in accordance with subsection
5	(d), eligible entities to voluntarily carry out competency-
6	based education demonstration projects and receive waiv-
7	ers or other flexibility described in subsection (e) to carry
8	out such projects.
9	"(b) Application.—
10	"(1) In general.—Each eligible entity desir-
11	ing to carry out a demonstration project under this
12	section shall submit an application to the Secretary,
13	at such time and in such manner as the Secretary
14	may require.
15	"(2) Outreach.—The Secretary shall, prior to
16	any deadline to submit applications under paragraph
17	(1), conduct outreach to historically black colleges
18	and universities, minority-serving institutions, insti-
19	tutions serving students with special needs, and in-
20	stitutions located in rural areas to provide those in-
21	stitutions with information on the opportunity to
22	apply to carry out a demonstration project under
23	this section.
24	"(3) Amendments.—
25	"(A) IN GENERAL.—An eligible entity that
26	has been selected to carry out a demonstration

1	project under this section may submit to the
2	Secretary amendments to the eligible entity's
3	approved application under paragraph (1), at
4	such time and in such manner as the Secretary
5	may require, which the Secretary shall approve
6	or deny within 30 days of receipt.
7	"(B) Expanding enrollment.—Not-
8	withstanding the assurance required with re-
9	spect to maximum enrollment under paragraph
10	(4)(I)—
11	"(i) an eligible entity whose dem-
12	onstration project has been evaluated
13	under subsection (g)(2) not less than twice
14	may submit to the Secretary an amend-
15	ment to the eligible entity's application
16	under paragraph (1) to increase enrollment
17	in the project to more than 3,000 students,
18	but not more than 5,000 students, and
19	which shall specify—
20	"(I) the proposed maximum en-
21	rollment or annual enrollment growth
22	for the project;
23	"(II) how the eligible entity will
24	successfully carry out the project with

1	such maximum enrollment or enroll-
2	ment growth; and
3	"(III) any other amendments to
4	the eligible entity's application under
5	paragraph (1) that are related to such
6	maximum enrollment or enrollment
7	growth; and
8	"(ii) the Secretary shall determine
9	whether to approve or deny an amendment
10	submitted under clause (i) for a dem-
11	onstration project based on the project's
12	evaluations under subsection $(g)(2)$.
13	"(4) Contents.—Each application under para-
14	graph (1) shall include—
15	"(A) a description of each competency-
16	based education program to be offered by the
17	eligible entity under the demonstration project;
18	"(B) a description of the proposed aca-
19	demic delivery, business, and financial models
20	for the demonstration project, including expla-
21	nations of how each competency-based edu-
22	cation program offered under the demonstration
23	project will—
24	"(i) result in the achievement of com-
25	petencies;

1	"(ii) differ from standard credit hour
2	approaches, in whole or in part; and
3	"(iii) result in lower costs or short-
4	ened time to the completion of a recog-
5	nized educational credential;
6	"(C) a description of how each com-
7	petency-based education program offered under
8	the demonstration project will progress a stu-
9	dent toward completion of a recognized edu-
10	cational credential;
11	"(D) a description of the meaningful role
12	of the appropriate faculty of the eligible entity
13	in the development, design, implementation, de-
14	livery, and evaluation of each such competency-
15	based education program;
16	"(E) a description of how each such com-
17	petency-based education program will provide
18	strong post-enrollment earnings and loan repay-
19	ment outcomes;
20	"(F) a description of how the eligible enti-
21	ty will articulate the transcript from a com-
22	petency-based education program offered under
23	the demonstration project to another program
24	at the eligible entity or at another institution of
25	higher education;

1	"(G) a description of the statutory and
2	regulatory requirements described in subsection
3	(e) for which the eligible entity is seeking a
4	waiver or other flexibility, and why such waiver
5	or flexibility is necessary to carry out the dem-
6	onstration project;
7	"(H) a description of how a third party
8	will assess student learning for each com-
9	petency-based education program offered under
10	the demonstration project;
11	"(I) a description of how the eligible entity
12	will develop and evaluate the competencies and
13	assessments of student knowledge administered
14	as part of the demonstration project, including
15	how such competencies and assessments are
16	aligned with workforce needs;
17	"(J) a description of the proposal for de-
18	termining a student's Federal student aid eligi-
19	bility under this title for participating in the
20	demonstration project, the award and distribu-
21	tion of such aid, and the safeguards to ensure
22	that students are making satisfactory progress
23	that warrants the disbursement of such aid;
24	"(K) an assurance that the demonstration
25	project will enroll a minimum of 25 students

and a maximum of 3,000 students or, in the case of an eligible entity with an application amendment approved under paragraph (3)(B), the maximum enrollment approved under such paragraph;

"(L) a description of the population of students to whom competency-based education under the demonstration project will be offered, including demographic information and prior educational experience, disaggregated by students who are Federal Pell Grant recipients, race (as defined in section 153(a)(3) of the Education Sciences Reform Act of 2002 (20 U.S.C. 9543)), students with disabilities, students who are veterans or members of the Armed Forces, and first generation college students, and how such eligible entity will, when appropriate, address the specific needs of each such population of students when carrying out the demonstration project;

"(M) an assurance that students participating in the demonstration project will not, on average, be eligible for more Federal assistance under this title than such students would have been eligible for under a traditional program;

1	"(N) the cost of attendance for each com-
2	petency-based education program offered under
3	the demonstration project, disaggregated by
4	each of the applicable costs or allowances de-
5	scribed in paragraphs (1) through (13) of sec-
6	tion 472, and the estimated amount of the cost
7	of attendance of each such program to be cov-
8	ered by need-based grant aid and merit-based
9	grant aid from Federal, State, institutional, and
10	private sources;
11	"(O) an assurance that the eligible entity
12	will identify and disseminate best practices with
13	respect to the demonstration project to other el-
14	igible entities carrying out a demonstration
15	project under this section;
16	"(P) a description of other competency-
17	based education the eligible entity offers or
18	plans to offer outside of the demonstration
19	project;
20	"(Q) an assurance that the eligible entity
21	will use data to—
22	"(i) ensure that each competency-edu-
23	cation program under the demonstration
24	project meets the benchmarks established

1	in accordance with subsection $(c)(2)(E)$;
2	and
3	"(ii) improve each such program;
4	"(R) an assurance that the eligible entity
5	has an agreement with the accrediting agency
6	or association of the eligible entity to establish
7	the standards described in subsection (c); and
8	"(S) other such elements as the Secretary
9	may require.
10	"(c) Recognition by Accrediting Agency or As-
11	SOCIATION.—To carry out a competency-based education
12	program under a demonstration project under this section,
13	an eligible entity shall ensure that before, on, or after the
14	date of approval of the eligible entity's application under
15	subsection (b), the accrediting agency or association of the
16	eligible entity will establish the following standards with
17	respect to such competency-based education program:
18	"(1) Standards for determining whether the eli-
19	gible entity or the program requires students to
20	demonstrate competencies that are—
21	"(A) capable of being validly and reliably
22	assessed; and
23	"(B) appropriate in scope and rigor for the
24	award of the relevant recognized educational
25	credential.

1	"(2) Standards for determining whether the eli-
2	gible entity or the program demonstrate—
3	"(A) the administrative capacity and ex-
4	pertise that will ensure—
5	"(i) the validity and reliability of as-
6	sessments of competencies; and
7	"(ii) good practices in assessment and
8	measurement;
9	"(B) sufficient educational content, activi-
10	ties, and resources (including faculty sup-
11	port)—
12	"(i) to enable students to learn or de-
13	velop what is required to demonstrate or
14	attain mastery of competencies; and
15	"(ii) that are consistent with the
16	qualifications of graduates of traditional
17	programs;
18	"(C) that the quality of demonstration of
19	competence is judged at mastery for each com-
20	petency that is assessed for the award of a rec-
21	ognized educational credential;
22	"(D) a standard for the amount of learn-
23	ing that is included in a unit of competency;
24	"(E) reasonable benchmarks for gradua-
25	tion rates and the employment and earnings of

1	graduates, including placements in a field for
2	which the program prepares students, debt-to-
3	earnings ratios, loan repayment rates, and stu-
4	dent satisfaction; and
5	"(F) regular evaluation of whether the pro-
6	gram meets the benchmarks under subpara-
7	graph (E).
8	"(3) Standards for determining when to deny,
9	withdraw, suspend, or terminate the accreditation of
10	the program if the benchmarks under paragraph
11	(2)(E) are not achieved, including standards for pro-
12	viding sufficient opportunity—
13	"(A) for the eligible entity or program to
14	provide a written response regarding the failure
15	to achieve such benchmarks be considered by
16	the agency or association in the manner de-
17	scribed in section 496(a)(6)(B); and
18	"(B) for the eligible entity or program to
19	appeal any adverse action under this subpara-
20	graph before an appeals panel that meets the
21	requirements of section 496(a)(6)(C).
22	"(d) Selection.—
23	"(1) In general.—Not later than 9 months
24	after the date of enactment, the Secretary shall se-
25	lect not more than 100 eligible entities to carry out

1	a demonstration project under this section under
2	which at least 1 competency-based education pro-
3	gram is offered.
4	"(2) Considerations.—In selecting eligible
5	entities under paragraph (1), the Secretary shall—
6	"(A) consider the number and quality of
7	applications received;
8	"(B) consider an eligible entity's—
9	"(i) ability to successfully execute the
10	demonstration project as described in the
11	eligible entity's application under sub-
12	section (b);
13	"(ii) commitment and ability to effec-
14	tively finance the demonstration project;
15	"(iii) ability to provide administrative
16	capability and the expertise to evaluate
17	student progress based on measures other
18	than credit hours or clock hours;
19	"(iv) history of compliance with the
20	requirements of this Act;
21	"(v) commitment to work with the Di-
22	rector of the Institute of Education
23	Sciences and the Secretary to evaluate the
24	demonstration project and the impact of

1	the demonstration project under subsection
2	(g)(2); and
3	"(vi) commitment and ability to as-
4	sess student learning through a third
5	party;
6	"(C) ensure the selection of a diverse
7	group of eligible entities with respect to size,
8	mission, student population, and geographic
9	distribution;
10	"(D) not limit the types of programs of
11	study or courses of study approved for partici-
12	pation in a demonstration project; and
13	"(E) not select an eligible entity that has
14	had, for 1 of the preceding 2 fiscal years, an
15	adjusted cohort default rate (defined in section
16	435(m)) that is 20 percent or greater.
17	"(e) Waivers and Other Flexibility.—
18	"(1) In general.—With respect to any eligible
19	entity selected to carry out a demonstration project
20	under this section, the Secretary may—
21	"(A) waive any requirements of the provi-
22	sions of law (including any regulations promul-
23	gated under such provisions) listed in para-
24	graph (2) for which the eligible entity has pro-

1	vided a reason for waiving under subsection
2	(b)(4)(F); or
3	"(B) provide other flexibility, but not
4	waive, any requirements of the provisions of law
5	(including any regulations promulgated under
6	such provisions) listed in paragraph (3) for
7	which the eligible entity has provided a reason
8	for such flexibility under subsection (b)(4)(F).
9	"(2) Provisions eligible for waivers.—
10	The Secretary may waive the following under para-
11	graph (1)(A):
12	"(A) Subparagraphs (A) and (B) of section
13	102(a)(3).
14	"(B) Section 484(l)(1).
15	"(3) Provisions eligible for flexi-
16	BILITY.—The Secretary may provide the flexibility
17	described in paragraph (1)(B) with respect to the re-
18	quirements under provisions in title I, part F of this
19	title, or this part, that inhibit the operation of a
20	competency-based education program, relating to the
21	following:
22	"(A) Documenting attendance.
23	"(B) Weekly academic activity.
24	"(C) Minimum weeks of instructional time.

1	"(D) Requirements for credit hour or clock
2	hour equivalencies.
3	"(E) Requirements for substantive inter-
4	action with faculty.
5	"(F) Definitions of the terms 'academic
6	year', 'full-time student', 'term' (including
7	'standard term', 'non-term', and 'non-standard
8	term'), 'satisfactory academic progress', 'edu-
9	cational activity', 'project of study', and 'pay-
10	ment period'.
11	"(G) Methods of disbursing student finan-
12	cial aid by institutions of higher education se-
13	lected, as of the date of enactment of the Aim
14	Higher Act, as experimental sites under section
15	487A(b)(3) to carry out competency-based edu-
16	cation programs.
17	"(f) Notification.—Not later than 9 months after
18	the date of enactment, the Secretary shall make available
19	to the authorizing committees and the public a list of eligi-
20	ble entities selected to carry out a demonstration project
21	under this section, which shall include for each such eligi-
22	ble entity—
23	"(1) the specific waiver or other flexibility from
24	statutory or regulatory requirements offered under
25	subsection (e); and

1	"(2) a description of the competency-based edu-
2	cation programs to be offered under the project.
3	"(g) Information and Evaluation.—
4	"(1) Information.—
5	"(A) Student-level data.—Each eligi-
6	ble entity that carries out a demonstration
7	project under this section shall provide to the
8	Director of the Institute of Education Sciences
9	the student-level data for the students enrolled
10	in a program described in subparagraph
11	(C)(i)(I), the student-level data for the students
12	enrolled in a program described in subpara-
13	graph (C)(i)(II), and the student-level data for
14	students enrolled in a program described in
15	subparagraph (C)(i)(III) to enable the Direc-
16	tor—
17	"(i) to determine the aggregate infor-
18	mation described in subparagraph (B) with
19	respect to each such program; and
20	"(ii) to the extent practicable, to com-
21	pare the programs using a rigorous evalua-
22	tion, such as propensity score matching.
23	"(B) Aggregate information.—For
24	purposes of the evaluation under paragraph (2),
25	the Director shall use the student-level data

1	provided under subparagraph (A) by an eligible
2	entity to determine the following information
3	with respect to each program described in sub-
4	paragraph (C)(i) offered at such eligible entity:
5	"(i) The average number of credit
6	hours students earned prior to enrollment
7	in the program, if applicable.
8	"(ii) The number and percentage of
9	students enrolled in a competency-based
10	program that are also enrolled in programs
11	of study or courses of study offered in
12	credit hours or clock hours, disaggregated
13	by student status as a first-year, second-
14	year, third-year, fourth-year, or other stu-
15	dent.
16	"(iii) The average period of time be-
17	tween the enrollment of a student in the
18	program and the first assessment of stu-
19	dent knowledge of such student.
20	"(iv) The average time to 25 percent,
21	50 percent, 75 percent, 100 percent, 150
22	percent, and 200 percent completion of a
23	recognized educational credential.
24	"(v) The percentage of assessments of
25	student knowledge that students passed on

1	the first attempt during the period of en-
2	rollment in the program.
3	"(vi) The percentage of assessments
4	of student knowledge that students passed
5	on the second attempt and the average pe-
6	riod of time between the first and second
7	attempts during the period of enrollment
8	in the program.
9	"(vii) The average number of com-
10	petencies a student acquired while enrolled
11	in a program and the period of time during
12	which the student acquired such com-
13	petencies.
14	"(viii) The number and percentage of
15	students completing the program who find
16	employment, disaggregated by number and
17	percentage of such students finding em-
18	ployment in a field related to the program.
19	"(ix) The median student earnings 1,
20	3, and 4 years after graduating from the
21	program, if available.
22	"(x) Such other information as the
23	Director may reasonably require.
24	"(C) DISAGGREGATION.—The information
25	determined under subparagraph (B) shall be

1	disaggregated as follows, provided that the
2	disaggregation of the information does not iden-
3	tify any individual student:
4	"(i) For each eligible entity that car-
5	ries out a demonstration project under this
6	section, disaggregation by—
7	"(I) the students enrolled in each
8	competency-based education program
9	under the project;
10	"(II) the students enrolled in
11	each competency-based education pro-
12	gram not being carried out under the
13	project; and
14	"(III) the students enrolled in a
15	program not described in subclause
16	(I) or (II).
17	"(ii) For each group of students de-
18	scribed in clause (i), disaggregation by age,
19	race (as defined in section 153(a)(3) of the
20	Education Sciences Reform Act of 2002
21	(20 U.S.C. 9543)), gender, disability sta-
22	tus, students who are Veterans or service
23	members, first generation college students,
24	and status as a recipient of a Federal Pell
25	Grant.

"(D) Council.—The Director shall pro-1 2 vide to the Competency-Based Education Council any information described in subparagraph 3 4 (A) or (B) (other than personally identifiable information) that may be necessary for the 6 Council to carry out its duties under section 7 4101(g) of the Aim Higher Act. "(2) EVALUATION.— 8 9 "(A) IN GENERAL.—The Director, in con-10 sultation with the Secretary and using the in-11 formation determined under paragraph (1), 12 shall annually evaluate each eligible entity car-13 rying out a demonstration project under this 14 section. Each evaluation shall be disaggregated 15 in accordance with subparagraph (B) and include— 16 17 "(i) the extent to which the eligible 18 entity has met the elements of its applica-19 tion under subsection (b)(4); 20 "(ii) whether the demonstration 21 project led to reduced cost or time to com-22 pletion of a recognized educational creden-23 tial, and the amount of cost or time re-24 duced for such completion;

1	"(iii) obstacles related to student fi-
2	nancial assistance for competency-based
3	education;
4	"(iv) the extent to which statutory or
5	regulatory requirements not waived or for
6	which flexibility is not provided under sub-
7	section (e) presented difficulties or unin-
8	tended consequences for students or eligi-
9	ble entities;
10	"(v) a description of the waivers or
11	flexibility provided under subsection (e)
12	that were most beneficial to students or el-
13	igible entities, and an explanation of such
14	benefits;
15	"(vi) the percentage of students who
16	received each of the following—
17	"(I) a grant under this title;
18	"(II) a loan under this title;
19	"(III) a State grant;
20	"(IV) a State loan;
21	"(V) an institutional grant;
22	"(VI) an institutional loan; and
23	"(VII) a private loan;
24	"(vii) total cost and net cost to the
25	student of the program;

1	"(viii) the average outstanding bal-
2	ance of principal and interest on loans
3	made under this title that students have
4	upon graduation;
5	"(ix) the 3-year adjusted cohort de-
6	fault rate as defined under section 435(m);
7	"(x) the 1- and 3-year repayment rate
8	of loans made under this title;
9	"(xi) the median student earnings 1,
10	3, and 4 years after graduation;
11	"(xii) enrollment data, disaggregated
12	by—
13	"(I) enrollment status, retention
14	rates, credit accumulation, and com-
15	pletion rates for—
16	"(II) first-time, full-time stu-
17	dents;
18	"(III) first-time, part-time stu-
19	dents;
20	"(IV) nonfirst-time, full-time stu-
21	dents;
22	"(V) nonfirst-time, part-time stu-
23	dents;
24	"(VI) eligibility for Federal Pell
25	Grants;

1	"(VII) race (as defined in section
2	153(a)(3) of the Education Sciences
3	Reform Act of 2002 (20 U.S.C.
4	9543)) and ethnicity; and
5	"(VIII) transfer rates;
6	"(xiii) a description of the assess-
7	ments of student knowledge and the cor-
8	responding competencies;
9	"(xiv) a description of the role of fac-
10	ulty and faculty involvement; and
11	"(xv) outcomes of the assessments of
12	student knowledge.
13	"(B) DISAGGREGATION.—The data col-
14	lected under clauses (vi) through (xii) shall be
15	disaggregated by each group of students de-
16	scribed in paragraph (1)(C)(i).
17	"(3) Annual Report.—The Director, in con-
18	sultation with the Secretary, shall annually provide
19	to the authorizing committees a report on—
20	"(A) the evaluations required under para-
21	graph (2);
22	"(B) the number and types of students re-
23	ceiving assistance under this title for com-
24	petency-based education programs offered
25	under projects under this section;

1	"(C) any proposed statutory or regulatory
2	changes designed to support and enhance the
3	expansion of competency-based education pro-
4	grams, which may be independent of or com-
5	bined with traditional credit hour or clock hour
6	projects;
7	"(D) the most effective means of delivering
8	competency-based education programs through
9	projects under this section; and
10	"(E) the appropriate level and distribution
11	methodology of Federal assistance under this
12	title for students enrolled in a competency-
13	based education program.
14	"(h) COORDINATION.—An eligible entity or the Di-
15	rector shall consult with the Secretary of Education or the
16	Secretary of the Treasury to obtain the employment, earn-
17	ings, and loan information that may be necessary for pur-
18	poses of subsection (c)(2)(F) or subsection (g), respec-
19	tively.
20	"(i) Oversight.—In carrying out this section, the
21	Secretary shall, on a continuing basis—
22	"(1) assure compliance of eligible entities with
23	the requirements of this title (other than the provi-
24	sions of law and regulations that are waived under
25	subsection (e));

1	"(2) provide technical assistance;
2	"(3) monitor fluctuations in the student popu-
3	lation enrolled in the eligible entities carrying out
4	the demonstration projects under this section;
5	"(4) consult with appropriate accrediting agen-
6	cies or associations and appropriate State regulatory
7	authorities for additional ways of improving the de-
8	livery of competency-based education programs; and
9	"(5) collect and disseminate to eligible entities
10	carrying out a demonstration project under this sec-
11	tion, best practices with respect to such projects.
12	"(j) Data Privacy.—
13	"(1) IN GENERAL.—It shall be unlawful for any
14	person who obtains or has access to personally iden-
15	tifiable information in connection with this section to
16	willfully disclose to any person (except as authorized
17	in this Act or any Federal law) such personally iden-
18	tifiable information.
19	"(2) Penalty.—Any person who violates para-
20	graph (1) shall be fined not more than \$5,000, im-
21	prisoned for not more than 5 years, or both, to-
22	gether with the costs of prosecution.
23	"(3) Employee or officer of the united
24	STATES.—If a violation of paragraph (1) is com-
25	mitted by any officer or employee of the United

- States, the officer or employee shall be dismissed from office or discharged from employment upon conviction for the violation.
- "(4) Sale of data prohibited.—Data collected under this section shall not be sold to any third party by the Director, any postsecondary institution, or any other entity.
 - "(5) Limitation on use by other federal agency.—The Director shall not allow any other Federal agency to use data collected under this section for any purpose except as explicitly authorized by this Act.
- "(6) LAW ENFORCEMENT.—Personally identifiable information collected under this section shall
 not be used for any law enforcement activity or any
 other activity that would result in adverse action
 against any student, including debt collection activity or enforcement of the immigration laws.
- 19 "(k) AUTHORIZATION OF APPROPRIATIONS.—There 20 are authorized to be appropriated \$5,000,000 to carry out 21 this section.
- 22 "(1) Definitions.—For the purpose of this section:
- 23 "(1) COMPETENCY-BASED EDUCATION PRO-24 GRAM.—The term 'competency-based education pro-25 gram' means a program that provides competency-

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1	based education for which the accrediting agency or
2	association of the institution of higher education of-
3	fering such program has established or will establish
4	the standards described in subsection (c) and, in ac-
5	cordance with such standards—
6	"(A) measures academic progress and at-
7	tainment by the assessment of student learning
8	in lieu of, or in addition to, credit or clock
9	hours;
10	"(B) measures and assesses such academic
l 1	progress and attainment in terms of a student's
12	mastery of competencies by identifying what
13	students know and the skills mastered through
14	rigorous assessment;
15	"(C) determines and reports to the Sec-
16	retary the number of credit or clock hours that
17	would be needed for the attainment of a similar
18	level of knowledge, skills, and characteristics in
19	a standard credit or clock hour program;
20	"(D) provides the educational content, ac-
21	tivities, support, and resources necessary to en-
22	able students to attain the knowledge, skills,
23	and characteristics that are required to dem-
24	onstrate mastery of such competencies, includ-

ing—

1	"(i) ready access to academic assist-
2	ance from faculty who meet the standards
3	of the agency or association for providing
4	instruction in the subject area; and
5	"(ii) a system for monitoring a stu-
6	dent's engagement and progress in each
7	competency, in which faculty are respon-
8	sible for providing proactive academic as-
9	sistance, when needed, on the basis of such
10	monitoring; and
11	"(E) upon a student's demonstration or
12	mastery of a set of competencies identified and
13	required by the institution, leads to or results
14	in the awarding of a recognized educational cre-
15	dential.
16	"(2) Eligible entity.—The term 'eligible en-
17	tity' means an institution of higher education, which
18	may be an institution of higher education that offers
19	a dual or concurrent enrollment program.
20	"(3) Institution of Higher Education.—
21	The term 'institution of higher education' has the
22	meaning given the term in section 102, except that
23	such term does not include institutions described in
24	section 102(a)(1)(C).

1	"(4) Dual or concurrent enrollment
2	PROGRAM.—The term 'dual or concurrent enrollment
3	program' has the meaning given the term in section
4	8101 of the Elementary and Secondary Education
5	Act of 1965 (20 U.S.C. 7801).
6	"(5) Director.—The term 'Director' means
7	the Director of the Institute of Education Sciences.
8	"(6) First generation college student.—
9	The term 'first generation college student' has the
10	meaning given the term in section 402A(h)(3).".
11	(m) Rule of Construction.—Nothing in this sec-
12	tion or the amendments made by this section shall be con-
13	strued to alter the authority of the Secretary of Education
14	to establish experimental sites under any other provision
15	of law.
16	SEC. 4102. COMPETENCY-BASED EDUCATION COUNCIL.
17	(a) Establishment of a Committee on Com-
18	PETENCY-BASED EDUCATION.—Not later than 6 months
19	after the date of enactment of the Aim Higher Act, there
20	shall be established the Competency-Based Education
21	Council (referred to in this section as the "Council").
22	(b) Membership.—
23	(1) Composition.—The Council shall be com-
24	posed of—

1	(A) 3 individuals appointed by the Sec-
2	retary of Education;
3	(B) 2 individuals appointed by the Director
4	of the Consumer Financial Protection Bureau;
5	(C) not less than 8 and not more than 13
6	individuals appointed by the Comptroller Gen-
7	eral of the United States, representing—
8	(i) experts in competency-based edu-
9	cation;
10	(ii) faculty members in competency-
11	based education programs;
12	(iii) administrators at institutions that
13	offer competency-based education pro-
14	grams;
15	(iv) individuals currently enrolled in
16	or graduated from a competency-based
17	education program;
18	(v) accrediting agencies or associa-
19	tions that recognize competency-based edu-
20	cation programs; and
21	(vi) experts from the State education
22	agency; and
23	(D) 4 members appointed by—
24	(i) the majority leader of the Senate;
25	(ii) the minority leader of the Senate;

1	(iii) the Speaker of the House of Rep-
2	resentatives; and
3	(iv) the minority leader of the House
4	of Representatives.
5	(2) Chairperson.—The Council shall select a
6	Chairperson from among its members.
7	(3) Vacancies.—Any vacancy in the Council
8	shall not affect the powers of the Council and shall
9	be filled in the same manner as an initial appoint-
10	ment.
11	(c) Meetings.—The Council shall hold, at the call
12	of the Chairperson, not less than 6 meetings before com-
13	pleting the study required under subsection (e) and the
14	report required under subsection (f).
15	(d) Personnel Matters.—
16	(1) Compensation of members.—Each mem-
17	ber of the Council shall serve without compensation
18	in addition to any such compensation received for
19	the member's service as an officer or employee of the
20	United States, if applicable.
21	(2) Travel expenses.—The members of the
22	Council shall be allowed travel expenses, including
23	per diem in lieu of subsistence, at rates authorized
24	for employees of agencies under subchapter 1 of
25	chapter 57 of title 5, United States Code, while

1	away from their homes or regular places of business
2	in the performance of services for the Council.
3	(e) Duties of the Council.—
4	(1) Study.—The Council shall conduct a study
5	on the ongoing innovation and development of com-
6	petency-based education programs.
7	(2) RECOMMENDATIONS.—Based on the find-
8	ings of the study under paragraph (1), the Council
9	shall develop recommendations for the authorization
10	of competency-based education under the Higher
11	Education Act of 1965, including recommendations
12	that—
13	(A) provide or update standard definitions,
14	if needed, for relevant terms, including—
15	(i) competency-based education; and
16	(ii) competency-based education pro-
17	gram; and
18	(B) address—
19	(i) the amount of learning in a com-
20	petency unit;
21	(ii) the transfer of competency-based
22	education credits to other institutions or
23	programs;
24	(iii) the minimum amount of time in
25	an academic vear for competency-based

1	education programs, for financial aid pur-
2	poses;
3	(iv) considerations for accreditation
4	agencies before recognizing competency-
5	based education programs;
6	(v) the role of faculty and faculty in-
7	volvement in competency-based education
8	programs; and
9	(vi) additional resources that may be
10	needed for adequate oversight of com-
11	petency-based education programs.
12	(f) Report.—Not later than 6 years after the date
13	of enactment of this Act, the Council shall prepare and
14	submit a report to the Secretary of Education and to Con-
15	gress containing the findings of the study under sub-
16	section (e)(1) and the recommendations developed under
17	subsection $(e)(2)$.
18	SEC. 4103. IMPROVEMENTS TO PROGRAM PARTICIPATION
19	AGREEMENTS.
20	(a) Alcohol and Substance Misuse Preven-
21	TION.—Section 487(a)(10) of the Higher Education Act
22	of 1965 (20 U.S.C. 1094(a)(10)) is amended by striking
23	"a drug abuse prevention program" and inserting "an al-
24	cohol and substance misuse prevention program in accord-
25	ance with section 120".

1	(b) Adjusted Cohort Default Rate.—Section
2	487(a)(14) of the Higher Education Act of 1965 is
3	amended by adding at the end the following:
4	"(D) Beginning on the date on which the
5	final adjusted cohort default rates are published
6	by the Secretary for fiscal year 2016 under sec-
7	tion 435(m), subparagraph (C) shall be applied
8	by substituting 'adjusted cohort default rate in
9	excess of 5 percent' for 'cohort default rate in
10	excess of 10 percent' each place it appears.".
11	(c) Postsecondary Data.—Paragraph (17) of sec-
12	tion 487(a) of the Higher Education Act of 1965 (20
13	U.S.C. 1094(a)) is amended to read as follows:
14	"(17) The institution of higher education (or
15	the assigned agent of such institution) shall collect
16	and submit data to the Commissioner for Education
17	Statistics in a timely manner in accordance with—
18	"(A) section 132(l);
19	"(B) nonstudent-related surveys within the
20	Integrated Postsecondary Education Data Sys-
21	tem (IPEDS); and
22	"(C) any other Federal postsecondary data
23	collection effort.".

1	(d) Access to Housing for Foster Youth.—Sec-
2	tion 487(a)(19) of the Higher Education Act of 1965 (20
3	U.S.C. 1094(a)(19)) is amended—
4	(1) by striking "The institution will not" and
5	inserting the following: "The institution—
6	"(A) will not";
7	(2) by inserting "housing facilities," after "li-
8	braries,";
9	(3) by striking "institution." and inserting "in-
10	stitution; and"; and
11	(4) by adding at the end the following:
12	"(B) will provide a means for students to
13	access institutionally owned or operated housing
14	if a student is temporarily unable to meet fi-
15	nancial obligations related to housing, including
16	deposits, due to delayed disbursement of vouch-
17	ers for education and training made available
18	under section 477 of part E of title IV of the
19	Social Security Act or delays attributable to the
20	institution.".
21	(e) Distribution of Voter Registration
22	Forms.—
23	Section 487(a)(23)(A) of the Higher Education
24	Act of 1965 (20 U.S.C. 1094(a)(23)(A)) is amended
25	by striking ", if located in a state to which section

- 1 (4)(b) of the National Voter Registration Act of
- 2 1993 (42 U.S.C. 1973gg–2(b)) does not apply,".
- 3 (f) Proprietary Institutions.—Section
- 4 487(a)(24) of the Higher Education Act of 1965 (20)
- 5 U.S.C. 1094(a)(24)) is amended by striking "not less than
- 6 ten percent of such institution's revenues from sources
- 7 other than funds provided under this title" and inserting
- 8 "not less than 15 percent of such institution's revenues
- 9 from sources other than Federal education assistance
- 10 funds".

11 SEC. 4104. PREARBITRATION AGREEMENTS.

- 12 Section 487(a) of the Higher Education Act of 1965
- 13 (20 U.S.C. 1094) is amended by adding at the end the
- 14 following:
- 15 "(30) The institution will not require students
- to sign a pre-arbitration agreement that limits or re-
- stricts a student's ability to file a claim, either alone
- or together with other individuals, against the insti-
- tution in a court of law State or Federal court of
- 20 competent jurisdiction.".

21 SEC. 4105. COMPLIANCE WITH THE CIVIL RIGHTS ACT OF

- **22 1964.**
- 23 Section 487(a) of the Higher Education Act of 1965
- 24 (20 U.S.C. 1094(a)) is further amended by adding at the
- 25 end the following:

1	"(31) The institution will—
2	"(A) designate at least one employee to co-
3	ordinate compliance with title VI of the Civil
4	Rights Act of 1964 (42 U.S.C. 2000d et seq.)
5	including any investigation of any complaint al-
6	leging—
7	"(i) noncompliance with such title
8	and
9	"(ii) any actions prohibited by such
10	title;
11	"(B) annually submit a report to the Sec-
12	retary that includes all complaints described in
13	subparagraph (A) with respect to such institu-
14	tion;
15	"(C) make the report under subparagraph
16	(B) publicly available on the internet website of
17	the institution; and
18	"(D) notify students and employees of—
19	"(i) the name, office address, and
20	telephone number of each employee des-
21	ignated under subparagraph (A);
22	"(ii) the report under subparagraph
23	(B);
24	"(iii) the enforcement policies of the
25	institution with respect to such title; and

1	"(iv) the procedure for reporting and
2	investigating complaints under such title.".
3	SEC. 4106. REQUIREMENT FOR INSTITUTIONS TO USE A FI-
4	NANCIAL AID SHOPPING SHEET.
5	Section 487(a) of the Higher Education Act of 1965
6	(20 U.S.C. 1094(a)) is further amended by adding at the
7	end the following:
8	"(32) The institution will use a financial aid
9	shopping sheet described in section 483(l) as its sole
10	financial award letter or include such sheet as a sup-
11	plemental cover to such financial award letter.".
12	SEC. 4107. SUBMISSION OF DATA WITH RESPECT TO STU-
13	DENTS WITH DISABILITIES.
14	Section 487(a) of the Higher Education Act of 1965
15	(20 U.S.C. 1094(a)), is further amended by adding at the
16	end the following:
17	"(33) The institution will submit, for inclusion
18	in the Integrated Postsecondary Education Data
19	System of the Department or any other Federal
20	postsecondary institution data collection effort, key
21	data related to undergraduate and graduate stu-
22	dents enrolled at the institution who are formally
23	registered as students with disabilities with the insti-
24	tution's office of accessibility, including the total
25	number of students with disabilities enrolled, the

- 1 number of students accessing or receiving accommo-2 dation, the percentage of students with disabilities of 3 all undergraduate students, and the total number of undergraduate certificates or degrees awarded to students with disabilities. An institution shall not be 5 6 required to submit the information described in the 7 preceding sentence if the number of such students would reveal personally identifiable information 8 9 about an individual student.".
- 10 SEC. 4108. EDUCATION PROGRAM ON HAZING.
- 11 (a) Educational Program on Hazing.—Section
- 12 487(a) of the Higher Education Act of 1965 (20 U.S.C.
- 13 1094(a)) is further amended by adding at the end the fol-
- 14 lowing:
- 15 "(34) The institution will provide students with
- an educational program on hazing (as that term is
- defined in section 485(f)(6)(A)(vi), which shall in-
- 18 clude information on hazing awareness, hazing pre-
- vention, and the institution's policies on hazing.".
- 20 SEC. 4109. CHANGES TO PROGRAM PARTICIPATION AGREE-
- 21 MENTS TO STRENGTHEN CONSUMER PRO-
- TECTIONS.
- 23 (a) Prohibition on Loss of Access to Tran-
- 24 SCRIPTS FOR LOAN DEFAULT.—Section 487(a) of the

- 1 Higher Education Act of 1965 (20 U.S.C. 1094(a)) is fur-
- 2 ther amended by adding at the end the following:
- 3 "(35)(A) The institution will not prohibit a stu-
- 4 dent from accessing the student's transcripts, degree
- 5 scrolls, or other certifications of coursework or edu-
- 6 cational attainments at the institution because the
- 7 student is in default on the repayment of a loan
- 8 made, insured, or guaranteed under this title.
- 9 "(B) For purposes of this paragraph, the term
- 10 'student' includes former students.".
- 11 (b) Prohibition on Limitations on Ability of
- 12 STUDENTS TO PURSUE CLAIMS AGAINST CERTAIN INSTI-
- 13 TUTIONS OF HIGHER EDUCATION.—Section 487(a) of the
- 14 Higher Education Act of 1965 (20 U.S.C. 1094(a)) is fur-
- 15 ther amended by adding at the end the following:
- 16 "(36) The institution will not require any stu-
- dent to agree to, and will not enforce, any limitation
- or restriction (including a limitation or restriction on
- any available choice of applicable law, a jury trial,
- or venue) on the ability of a student to pursue a
- claim, individually or with others, against an institu-
- tion in court.".
- 23 SEC. 4110. ADMINISTRATIVE EXPENSES.
- Section 489(a) of the Higher Education Act of 1965
- 25 (20 U.S.C. 1096(a)) is amended—

1	(1) in the second sentence, by striking "or
2	under part E of this title"; and
3	(2) in the third sentence—
4	(A) by inserting "and" after "subpart 3 of
5	part A,"; and
6	(B) by striking "compensation of stu-
7	dents," and all that follows through the period
8	and inserting "compensation of students.".
9	SEC. 4111. INCOME-BASED REPAYMENT PLAN.
10	(a) Options To Enter Into the New Fixed Re-
11	PAYMENT PLAN AND INCOME-BASED REPAYMENT
12	Plan.—Section 493C(b) of the Higher Education Act of
13	1965 (20 U.S.C. 1098e) is amended—
14	(1) by amending paragraph (8) to read as fol-
15	lows:
16	"(8) a borrower who is repaying a loan made,
17	insured, or guaranteed under part B or D pursuant
18	to an income contingent repayment plan or an in-
19	come-based repayment plan described in subpara-
20	graph (D) or (E) of section 455(d)(1), respectively,
21	may elect, at any time, to terminate repayment pur-
22	suant to income-based repayment and repay such
23	loan under the income-based repayment plan under
24	section 493C(f) or the fixed repayment plan de-
25	scribed in section 493E:":

1	(2) in paragraph (9), by striking the period at
2	the end and inserting "; and; and
3	(3) by adding at the end the following:
4	"(10) a borrower who is repaying a loan made
5	under part B or D pursuant to this section may
6	repay such loan in full at any time without pen-
7	alty.".
8	(b) Automatic Recertification of Income for
9	Income-Driven Repayment Plans.—Section 493C(c)
10	of the Higher Education Act of 1965 (20 U.S.C. 1098e(c))
11	is amended—
12	(1) by striking "The Secretary shall establish"
13	and inserting the following:
14	"(1) In general.—The Secretary shall estab-
15	lish'';
16	(2) by striking "The Secretary shall consider"
17	and inserting the following:
18	"(2) Procedures for eligibility.—The Sec-
19	retary shall—
20	"(A) consider"; and
21	(3) by striking "428C(b)(1)(E)." and inserting
22	the following: $428C(b)(1)(E)$; and
23	"(B) beginning as soon as the Secretary
24	determines practicable after the Secretary final-
25	izes the procedures required under section 4114

1	of the Aim Higher Act, but not later than 2
2	years after the date of enactment of such Act,
3	carry out, with respect to borrowers of any cov-
4	ered loan (as defined in section $455(d)(10)$),
5	procedures for income-based repayment plans
6	under this section that are equivalent to the
7	procedures carried out under section 455(e)(8)
8	with respect to income contingent repayment
9	plans.''.
10	(e) Income-Based Repayment.—Section 493C of
11	the Higher Education Act of 1965 (20 U.S.C. 1098e) is
12	amended by adding at the end the following:
13	"(f) Income-Based Repayment for New Loans
14	On and After July 1, 2019, and for Borrowers
15	Who Enter IBR After July 1, 2019.—
16	"(1) In General.—The income-based repay-
17	ment plan shall be carried out in accordance with
18	this section, except as otherwise specified in this
19	subsection (including through the special terms de-
20	scribed in paragraph (2))—
21	"(A) with respect to any loan issued on or
22	after July 1, 2019, if such borrower elects the
23	income-based repayment plan for that loan; and
24	"(B) with respect to any borrower who is
25	repaying a loan made, insured, or guaranteed

	900
1	under part B or D, if such borrower elects to
2	repay the loan under the income-based repay-
3	ment plan on or after July 1, 2019.
4	"(2) Special terms.—Notwithstanding any
5	other provision of this section, with respect to a loan
6	described under paragraph (1), the following terms
7	shall apply to the income-based repayment plan:
8	"(A)(i) Notwithstanding subsection
9	(a)(3)(B), the repayment amount under this
10	subsection shall be an amount equal to 10 per-
11	cent of the result obtained by calculating, on at
12	least an annual basis, the amount by which the
13	borrower's, and the borrower's spouse's (if ap-
14	plicable), adjusted gross income; exceeds the ap-
15	plicable percentage of the poverty line in ac-
16	cordance with clause (ii) that is applicable to
17	the borrower's family size as determined under
18	section 673(2) of the Community Services

"(ii) For purposes of clause (i), the term 'applicable percentage' means 250 percent reduced by 5 percentage points for each \$1,000 by which the borrower's adjusted gross income exceeds \$120,000.

Block Grant Act (42 U.S.C. 9902(2)).

1	"(B) Subsection (b)(7)(B) shall be applied
2	but the period of time prescribed by the Sec-
3	retary shall not exceed 20 years.
4	"(C) A borrower of such a loan shall not
5	be required to have a partial financial hardship
6	and may elect, and remain enrolled in, the in-
7	come-based repayment plan under this sub-
8	section regardless of income level.
9	"(D) Subparagraph (A) of subsection
10	(b)(6) shall not apply and a borrower's monthly
11	payment shall be determined in accordance with
12	subparagraph (A) divided by 12, which may ex-
13	ceed the monthly repayment amount under a
14	standard 10-year repayment plan or a fixed re-
15	payment plan described in section 493E.
16	"(E) Subparagraph (B) of subsection
17	(b)(3) shall not apply.
18	"(3) Additional special terms for cer-
19	TAIN BORROWERS.—A borrower described in para-
20	graph (1)(B)—
21	"(A) may choose to retain the repayment
22	plan in which the borrower is enrolled on June
23	30, 2019;
24	"(B) may elect to—

1	"(i) leave the repayment plan de-
2	scribed in subparagraph (A) and enter the
3	income-based repayment plan under this
4	subsection; or
5	"(ii) leave the repayment plan de-
6	scribed in subparagraph (A) and enter a
7	fixed repayment plan described in section
8	493E;
9	"(C) after electing to leave a repayment
10	plan other than an income-based repayment
11	plan described under this subsection or the
12	fixed repayment plan described in section 493E,
13	shall not be permitted to re-elect a repayment
14	plan that is not an income-based repayment
15	plan under this subsection or a fixed repayment
16	plan described in section 493E; and
17	"(D) shall retain, for purposes of repay-
18	ment or cancellation of any outstanding balance
19	of principal and interest due on a loan (as de-
20	scribed in subsection (b)(7)) any years of repay-
21	ment under another income-based or income
22	contingent repayment plan under this title.
23	"(4) CAP ON INTEREST ACCRUAL.—Notwith-
24	standing any other provision of this Act, the total
25	amount of interest that accrues during a borrower's

grace period and the time that a borrower is in repayment under this subsection shall not exceed 50 percent of the original principal amount of the loan.

"(5) WRITTEN, ELECTRONIC, OR VERBAL EN-ROLLMENT IN INCOME-BASED REPAYMENT.—

"(A) IN GENERAL.—A borrower of a loan made under part D who is enrolled in the fixed repayment plan under section 493E, or who has not yet selected a repayment plan and is in the grace period for such loan, and who desires to repay such loan under the income-based repayment plan under this section for the first time, may elect to repay such loan under this section through written, electronic, or verbal notice to the Secretary of their desire to make such election.

"(B) Use of information.—

"(i) IN GENERAL.—The monthly payment amount under this section for a loan for a borrower who makes an election described in subparagraph (A) shall be immediately calculated using the income and family size information provided through the borrower's written, electronic, or verbal statement.

1	"(ii) Verification.—The informa-
2	tion described in clause (i) shall be verified
3	by the Secretary not later than 90 days
4	after the date the borrower states such in-
5	come and family size information.

"(iii) Adjustment if necessary.—
Upon verification by the Secretary under clause (ii), the Secretary shall adjust the monthly payment described in clause (i) based on the verified income and family size information of the borrower, if necessary. Any increased adjusted monthly payment shall take effect beginning with the payment due not less than 60 days after the Secretary notifies the borrower of the adjusted amount.

"(g) Special Rule for Refinanced Loans.—

"(1) Refinanced federal direct and ffel Loans.—In calculating the period of time during which a borrower of a loan that is refinanced under section 460A has made monthly payments for purposes of subsection (b)(7), the Secretary shall deem the period to include all monthly payments made for the original loan, and all monthly payments made

1	for the refinanced loan, that otherwise meet the re-
2	quirements of this section.
3	"(2) Federal direct refinanced private
4	LOANS.—In calculating the period of time during
5	which a borrower of a Federal Direct Refinanced
6	Private Loan under section 460B has made monthly
7	payments for purposes of subsection (b)(7), the Sec-
8	retary shall include only payments—
9	"(A) that are made after the date of the
10	issuance of the Federal Direct Refinanced Pri-
11	vate Loan; and
12	"(B) that otherwise meet the requirements
13	of this section.".
14	SEC. 4112. FIXED REPAYMENT PLAN.
15	Part G of title IV of the Higher Education Act of
16	1965 (20 U.S.C. 1088 et seq.) is amended by adding at
17	the end the following:
18	"SEC. 493E. FIXED REPAYMENT PLAN.
19	"(a) In General.—A borrower of a loan made under
20	this part on or after July 1, 2019, and a borrower who
21	is in repayment on a loan made under part B or part D
22	before July 1, 2019, may elect to repay such loan under
23	the fixed repayment plan described in this section.

1	"(b) FIXED REPAYMENT PLAN.—Under the fixed re-
2	payment plan, a borrower with a total Federal student
3	loan debt amount that—
4	"(1) is equal to or less than \$20,000, shall
5	repay each loan described in subsection (a) with a
6	fixed monthly repayment amount paid over a period
7	of 10 years;
8	"(2) is more than \$20,000 and less than
9	\$30,000, shall repay each loan described in sub-
10	section (a) with a fixed monthly repayment amount
11	paid over a period of—
12	"(A) 15 years; or
13	"(B) the period described in paragraph
14	(1), if the borrower so chooses;
15	"(3) is equal to or greater than \$30,000, and
16	less than \$40,000, shall repay each loan described in
17	subsection (a) with a fixed monthly repayment
18	amount paid over a period of—
19	"(A) 20 years; or
20	"(B) the period described in paragraph (1)
21	or (2), if the borrower so chooses; and
22	"(4) is equal to or greater than \$40,000, shall
23	repay each loan described in subsection (a) with a
24	fixed monthly repayment amount paid over a period
25	$\alpha \mathbf{f}$

1	"(A) 25 years; or
2	"(B) the period described in any of para-
3	graphs (1) through (3), if the borrower so
4	chooses.".
5	SEC. 4113. LONGITUDINAL STUDY ON THE EFFECTIVENESS
6	OF STUDENT LOAN COUNSELING.
7	(a) In General.—Not later than 1 year after the
8	date of enactment of this Act, the Secretary of Education,
9	acting through the Director of the Institute of Education
10	Sciences, shall begin conducting a rigorous, longitudinal
11	study of the impact and effectiveness of the student loan
12	counseling—
13	(1) provided under subsections (b), (l), and (n)
14	of section 485 of the Higher Education Act of 1965
15	(20 U.S.C. 1092), as amended by this Act; and
16	(2) provided through such other means as the
17	Secretary of Education may determine.
18	(b) Contents.—
19	(1) Borrower information.—The longitu-
20	dinal study carried out under subsection (a) shall in-
21	clude borrower information, in the aggregate and
22	disaggregated by race (as defined in section
23	153(a)(3) of the Education Sciences Reform Act of
24	2002 (20 U.S.C. 9543), as amended by the Aim
25	Higher Act), ethnicity, gender, income, status as an

1	individual with a disability, and status as a first
2	generation college student (defined in section
3	402A(h)(3)), on—
4	(A) student persistence;
5	(B) degree attainment;
6	(C) program completion;
7	(D) successful entry into student loan re-
8	payment;
9	(E) cumulative borrowing levels; and
10	(F) such other factors as the Secretary of
11	Education may determine.
12	(2) Exception.—The disaggregation under
13	paragraph (1) shall not be required in a case in
14	which the number of borrowers in a category is in-
15	sufficient to yield statistically reliable information or
16	the results would reveal personally identifiable infor-
17	mation about an individual borrower.
18	(c) Interim Reports.—Not later than 18 months
19	after the commencement of the study under subsection
20	(a), and annually thereafter, the Secretary of Education
21	shall evaluate the progress of the study and report any
22	short-term findings to the appropriate committees of Con-
23	gress.

1	SEC. 4114. STUDY AND PROCEDURES ON DETERMINING
2	FAMILY SIZE.
3	(a) IN GENERAL.—Not later than 1 year after the
4	date of enactment of this Act, the Secretary of Education
5	shall—
6	(1) conduct, in consultation with the Secretary
7	of the Treasury, a study which meets the specifica-
8	tions described in subsection (b), on the effect of
9	using data from the Internal Revenue Service on the
10	deduction for personal exemptions provided by sec-
11	tion 151 of the Internal Revenue Code of 1986 for
12	a proxy for family size in an income-driven repay-
13	ment plan, and publish such study in the Federal
14	Register;
15	(2) use the results of the study conducted under
16	paragraph (1) to develop procedures for determining
17	family size for the automatic recertification of in-
18	come for an income-driven repayment plan in a man-
19	ner that minimizes burdens and unintended harm to
20	borrowers;
21	(3) publish the procedures developed under
22	paragraph (2) in the Federal Register; and
23	(4) after a notice and comment period on such
24	procedures, use such comments to finalize the proce-
25	dures.

1	(b) Specifications.—The study conducted under
2	subsection (a)(1) shall—
3	(1) determine how closely such personal exemp-
4	tions match the family size that borrowers report on
5	their income-driven repayment plan request form;
6	(2) compare the borrower's actual monthly pay-
7	ment amount with the monthly payment amount
8	borrowers would have using family size information
9	derived from tax returns; and
10	(3) use data from more than one year, where
11	possible, to analyze how much family size changes
12	over time.
13	(c) Definition.—The term "the income-driven re-
14	payment plan" means a plan described in subparagraph
15	(D) or (E) of section 455(d)(1) of the Higher Education
16	Act of 1965 (20 U.S.C. 1087e(d)(1)) and the income-
17	based repayment plan under section 493C(f) of such Act
18	(20 U.S.C. 1098e(f)), as added by section 4111 of this
19	Act.
20	PART H
21	SEC. 4121. STATE RESPONSIBILITIES.
22	Section 495(a) of the Higher Education Act of 1965
23	(20 U.S.C. 1099a(a)) is amended—
24	(1) in paragraph (2), by striking "and" at the
25	end:

1	(2) in paragraph (3), by striking the period at
2	the end and inserting "; and; and
3	(3) by adding at the end the following:
4	"(4) certify to the Secretary that each institu-
5	tion of higher education located in the State or seek-
6	ing authorization to operate in the State meets State
7	standards relating to—
8	"(A) facilities, equipment, and supplies;
9	"(B) measures of program length and
10	other factors relevant to State licensure; and
11	"(C) records of student complaints re-
12	ceived by, or available to, the State; and
13	"(5) The State shall manage, compile, and dis-
14	tribute to the Secretary and accrediting bodies, data
15	on student complaints received from the Department
16	of Education's student complaint system, reports
17	made to the State, and reports made directly to the
18	institution's accrediting body.".
19	SEC. 4122. ADDITIONAL SAFEGUARDS.
20	Section 496(a)(4) of the Higher Education Act of
21	1965 (20 U.S.C. 1099b(a)(4)) is amended—
22	(1) in subparagraph (A), by striking "and"
23	after the semicolon;
24	(2) in subparagraph (B)(ii), by inserting "and"
25	after the semicolon; and

1	(3) by adding at the end the following:
2	"(C) if such agency or association has or
3	seeks to include within its scope of recognition
4	the evaluation of the quality of institutions of
5	higher education participating in the job train-
6	ing Federal Pell Grant program under section
7	401(i), such agency or association shall, in ad-
8	dition to meeting the other requirements of this
9	subpart, demonstrate to the Secretary that,
10	with respect to such job training programs—
11	"(i) the agency or association's stand-
12	ards include a process for determining
13	whether the program provides training
14	aligned with the requirements of employers
15	in the State or local area served by the
16	program; and
17	"(ii) the agency or association re-
18	quires a demonstration that the program—
19	"(I) has identified each recog-
20	nized postsecondary credential offered
21	and the corresponding industry or sec-
22	tor partnership that actively recog-
23	nizes each credential in the relevant
24	industry in the State or local area
25	where the industry is located: and

1	"(II) provides the academic con-
2	tent and amount of instructional time
3	that is sufficient to—
4	"(aa) meet the hiring re-
5	quirements of potential employ-
6	ers; and
7	"(bb) satisfy any applicable
8	educational prerequisites for pro-
9	fessional licensure or certification
10	requirements so that the student
11	who completes the program and
12	seeks employment qualifies to
13	take any licensure or certification
14	examination that is needed to
15	practice or find employment in
16	an occupation that the program
17	prepares students to enter;".
18	SEC. 4123. RECOGNITION OF ACCREDITING AGENCY OR AS-
19	SOCIATION.
20	Section 496 of the Higher Education Act of 1965 (20
21	U.S.C. 1099b) is further amended—
22	(1) in subsection (a)—
23	(A) in paragraph (5), by striking subpara-
24	graphs (A) through (J) and inserting the fol-
25	lowing:

1	"(A) success with respect to student
2	achievement in relation to the institution's mis-
3	sion, which—
4	"(i) may include different standards
5	for different institutions or programs, as
6	established by the institution; and
7	"(ii) shall include standards for com-
8	pliance set by the accrediting agency or as-
9	sociation, including—
10	"(I) one or more standards relat-
11	ing to completion (which may include
12	retention rates, rates of course com-
13	pletion resulting in the conferral of a
14	credential, rates of transfer from a 2-
15	year to a 4-year institution, or grad-
16	uation rates) for all students, includ-
17	ing first-time students, transfer stu-
18	dents, and part-time students;
19	"(II) one or more standards re-
20	lating to workforce participation,
21	which may include rates of licensure,
22	job placement, or employment; and
23	"(III) measures that assess
24	progress toward meeting the stand-
25	ards specified in subclauses (I) and

1	(II), such as annual retention rates,
2	persistence rates, numbers of students
3	achieving certification to get a job or
4	enrolling in graduate or professional
5	school;
6	"(B) student achievement outcomes and
7	program outcomes disaggregated by the sub-
8	groups specified section 153(a)(3) of the Edu-
9	cation Sciences Reform Act of 2002 (20 U.S.C.
10	9543);
11	"(C) curricula, including program length,
12	course sequencing, and objectives related to
13	credentialing;
14	"(D) faculty;
15	"(E) student support services;
16	"(F) recruiting and admissions practices,
17	academic calendars, catalogues, publications,
18	and grading; and
19	"(G) administrative capacity as appro-
20	priate to the specified scale of operations.";
21	(B) by redesignating paragraphs (6)
22	through (8) as paragraphs (8) through (10), re-
23	spectively; and
24	(C) by inserting after paragraph (5) the
25	following:

1	"(6) in measuring success with respect to stu-
2	dent achievement under paragraph (5), the agency
3	or association—
4	"(A) shall establish a transparent and
5	standardized process applicable to all institu-
6	tions of higher education, regardless of sector;
7	"(B) shall identify the completion and
8	workforce participation measures and standards
9	used for student achievement, measures of
10	progress toward meeting those standards, and
11	specify how those progress measures are
12	factored into the accreditation process;
13	"(C) may consider, in assessing whether an
14	institution of higher education (as defined in
15	section 101(a)) meets the student achievement
16	standards established by the agency or associa-
17	tion—
18	"(i) the historical significance of the
19	institution; and
20	"(ii) whether the institution is one of
21	the only physical locations at which post-
22	secondary education is provided in the geo-
23	graphic area; and
24	"(D) may not create peer groups for estab-
25	lishing the student achievement standards

1	based exclusively on the demographic character-
2	istics of the population served at an institution;
3	"(7) the agency or association shall—
4	"(A) compile and make available on a pub-
5	licly accessible website—
6	"(i) the student achievement measures
7	and standards established by the agency or
8	association, and the rationale for the selec-
9	tion of such measures and standards;
10	"(ii) a list of institutions that failed to
11	meet the requirements for accreditation;
12	and
13	"(iii) a list of institutions in progress
14	period status that received support under
15	section 498D and that failed to meet the
16	requirements necessary to receive addi-
17	tional support under such section; and
18	"(B) annually update the lists described in
19	subparagraph (A);";
20	(2) in subsection (n)(1) inserting before the last
21	sentence in the paragraph "The information pro-
22	vided by such agency or association shall include in-
23	formation on at least one institution representing
24	each of the sectors that are currently accredited by
25	such agency or association."; and

1	(3) by adding at the end the following:
2	"(r) Evaluation of Quality and Achievement
3	Measures.—
4	"(1) In general.—The Secretary shall direct
5	the National Advisory Committee on Institutional
6	Quality and Integrity—
7	"(A) to regularly evaluate the effectiveness
8	of—
9	"(i) the accountability measures es-
10	tablished under subpart 4; and
11	"(ii) the student achievement progress
12	measures established under subsection
13	(a)(5)(A); and
14	"(B) with respect to the evaluation re-
15	quired under subparagraph (A), to take into ac-
16	count similarly situated accreditors, whose simi-
17	larity may not be determined solely by the edu-
18	cational sector to which the institutions evalu-
19	ated belong.
20	"(2) Accreditor standards.—The Secretary
21	may require an accreditor to review metrics or set
22	new standards if the Secretary determines that the
23	metrics or standards set by such accreditor pursuant
24	to section 496(a)(5) are, in the case of such metrics,

1	insufficient or, in the case of such standards, too
2	low.
3	"(s) Report on Recognized Institutional
4	ACCREDITORS REQUIRED.—Not later than 180 days after
5	the date of the enactment of the Aim Higher Act, and
6	annually thereafter, the Secretary shall publish a report
7	that includes the following with respect to each accrediting
8	agency or association aggregated:
9	"(1) The number of institutions of higher edu-
10	cation evaluated by such accrediting agency or asso-
11	ciation in each educational sector.
12	"(2) The number of locations of such institu-
13	tions of higher education.
14	"(3) The number of students enrolled at such
15	institutions of higher education.
16	"(4) The number of students receiving a Fed-
17	eral Pell Grant at such institutions of higher edu-
18	cation in the preceding year.
19	"(5) The total of Federal student aid received
20	by students enrolled at such institutions of higher
21	education in the preceding year.
22	"(6) The graduation rates of such institutions
23	of higher education.
24	"(7) The median earnings of students 10 years
25	after enrollment.

1	"(8) The types of degrees most often conferred
2	by such institutions of higher education.
3	"(9) The number of institutions on heightened
4	cash monitoring status under section 668.162(d) of
5	title 34, Code of Federal Regulations (as in effect on
6	the date of the enactment of this subsection).
7	"(10) An index based on findings with respect
8	to subparagraphs (1) through (9) above, of the
9	accreditor's status as an effective evaluator of pro-
10	gram quality and gate-keeper to funds under title IV
11	of this Act.
12	"(t) Rule-Making To Establish Standardized
13	CONSEQUENCES AND STEPS FOR ACCREDITING AGENCIES
14	AND ASSOCIATIONS.—Not later than 180 days after the
15	date of the enactment of this subsection, the Secretary
16	shall—
17	"(1) initiate negotiated rule-making processes
18	with experts from different stakeholder groups to es-
19	tablish a common set of consequences or steps all
20	accrediting bodies shall follow when the institutions
21	such accreditors review fail to meet the accreditation
22	standards set by such accreditors pursuant to sec-
23	tion 496(a); and

1	"(2) develop procedures for identifying the in-
2	stitutions an accreditor shall use to demonstrate
3	that such accreditor—
4	"(A) consistently applies and enforces
5	standards; and
6	"(B) effectively evaluates the quality of
7	education or training offered by the institutions
8	of higher education accredited by such
9	accreditor.".
10	SEC. 4124. PROGRAM REVIEW AND DATA.
11	Section 498A(a)(2) of the Higher Education Act of
12	1965 (20 U.S.C. 1099c–1(a)(2)) is amended by striking
13	subparagraph (A) and inserting the following: "institu-
14	tions with an adjusted cohort default rate for loans under
15	part D of this title in excess of 18 percent or which places
16	such institutions in the highest 25 percent of such institu-
17	tions".
18	SEC. 4125. STRENGTHENING INSTITUTIONAL QUALITY.
19	Part H of title IV of the Higher Education Act of
20	1965 (20 U.S.C. 1099a et seq.) is amended by adding at

21 the end the following:

1	"Subpart 4—Strengthening Institutional Quality
2	"SEC. 498C. SUPPORTING INSTITUTIONAL QUALITY IM-
3	PROVEMENT.
4	"(a) Review Required.—On an annual basis, the
5	Secretary shall conduct a review of each institution of
6	higher education that participates in programs under this
7	title.
8	"(b) Elements.—In conducting each review under
9	subsection (a), the Secretary shall assess all factors relat-
10	ing to the eligibility of the institution of higher education
11	to participate in programs under this title and the per-
12	formance of the institution, including—
13	"(1) the authority of the institution to operate
14	under State law;
15	"(2) the financial responsibility of the institu-
16	tion;
17	"(3) the administrative capacity of the institu-
18	tion;
19	"(4) rates of gainful employment of graduates
20	of the institution;
21	"(5) the compliance of the institution with pro-
22	gram participation agreements under section 487;
23	"(6) the return of title IV funds under 484B;
24	"(7) the compliance of the institution with Fed-
25	eral revenue requirements;

1	"(8) the institution's record of compliance with
2	its program responsibilities under title IV of this Act
3	based on the most recent student default rate data,
4	the results of financial or compliance audits, pro-
5	gram reviews, and other information as the Sec-
6	retary may have received from the State or accred-
7	iting agency or association; and
8	"(9) any other criteria the Secretary determines
9	to be appropriate.
10	"SEC. 498D. ASSISTANCE TO PROGRESS PERIOD INSTITU-
11	TIONS.
12	"(a) In General.—The Secretary shall provide
13	grants and technical assistance to covered progress period
14	institutions in accordance with this section.
15	"(b) Authorized Activities.—Grants and assist-
16	ance provided under this section shall be used to improve
17	student achievement (as described in section
18	4965(a)(5)(A)) at covered progress period institutions.
19	"(c) Duration.—Grants and assistance may be pro-
20	vided under this section for a period of not less than one
21	year and not more than three years.
22	"(d) Conditions.—
23	"(1) Benchmarks.—
24	"(A) In general.—To continue to receive
25	support under this section after the first year in

which such support is provided, an institution must show progress, as determined by the Secretary, toward meeting the standards for student achievement established by the relevant accrediting agency or association pursuant to section 496(a)(5)(A).

- "(B) Considerations.—In determining the progress of an institution under subparagraph (A), the Secretary may take into consideration extenuating circumstances that may have contributed to the poor performance of the institution in the first year of the review period.
- "(2) DEADLINE FOR COMPLIANCE.—An institution that does not achieve an adjusted cohort default rate of less than 10 percent after receiving support under this section for three consecutive years shall be ineligible to receive further support under this section.
- "(3) Prohibition.—An institution shall be ineligible to receive further support under this section if, while the institution was receiving such support, the total enrollment of low-income students (as such term is defined in section 419N(b)(7)) at the institution decreased by 10 percent or more.

1	"(e) Covered Progress Period Institution.—In
2	this section, the term 'covered progress period institution'
3	means—
4	"(1) a public institution of higher education
5	that is determined to be in progress period status;
6	"(2) a part B institution (as defined in section
7	322) that is determined to be in progress period sta-
8	tus; or
9	"(3) a private, nonprofit institution of higher
10	education—
11	"(A) that is determined to be in progress
12	period status; and
13	"(B) at which not less than 45 percent of
14	the total student enrollment consists of low-in-
15	come students (as such term is defined in sec-
16	tion $419N(b)(7)$).
17	"(f) Funding.—
18	"(1) In General.—There are appropriated
19	such funds as the Secretary, using the formula de-
20	scribed in paragraph (2), determines necessary to
21	meet the needs of all eligible institutions under this
22	subsection.
23	"(2) FORMULA.—Not later than 1 year after
24	the date of the enactment of this section, the Sec-

1	retary shall establish through negotiated rulemaking
2	a formula to determine the—
3	"(A) proportional amount of institutional
4	need under this section; and
5	"(B) total amount of institutional need
6	under this section.
7	"(3) Special Rule.—Such formula must at
8	minimum take into consideration the severity of the
9	problem, size of the institution, institutional re-
10	sources, historical underfunding, and the number of
11	low-income students (as such term is defined in sec-
12	tion $419N(b)(7)$) being served.
13	"SEC. 498E. RESTRICTIONS ON CERTAIN EXPENDITURES.
14	"(a) Monitoring Authority.—If, at any point in
15	the 3 preceding fiscal years, the total amount expended
16	by an institution of higher education on instruction as de-
17	scribed in subsection (b) is less than 50 percent, the Sec-
18	retary shall consider such expenditures in determining the
19	eligibility of the institution to participate in programs
20	under this title.
21	"(b) Expenditure Disclosures.—
22	"(1) In general.—In the case of an institu-
23	tion at which spending on instruction amounted to
24	less than one-half of net tuition revenue as deter-
25	mined by the institution in each of the three most

1 recent years for which institutional spending figures 2 were required to be reported, the institution of high-3 er education shall annually disclose to the Secretary the amount of funds used by the institution to carry 5 out each of the following activities in the preceding 6 3 fiscal years: 7 "(A) Marketing. "(B) Recruitment. 8 "(C) Advertising. 9 "(D) Lobbying. 10 11 "(2) Defined Terms.—The Secretary shall, 12 using a negotiated rulemaking process, issue defini-13 tions with respect to subparagraphs (A) through (D) 14 of paragraph (1). "(c) LIMITATION.—An institution of higher education 15 may not use any Federal funds acquired through partici-16 17 pation in any program under this title for marketing, advertising, recruiting or lobbying expenses if the total 18 19 amount expended by the institution on instruction, as 20 specified in subsection (a), in each of the three most recent 21 fiscal years does not exceed 50 percent of tuition revenue. 22 "SEC. 498F. INSTITUTIONAL DISCLOSURE SYSTEM. 23 "(a) Departmental Disclosure.—The Secretary

shall make available, on a publicly accessible website of

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1	the Department of Education, a list of institutions of high-
2	er education that—
3	"(1) have failed to meet the requirements for
4	accreditation by an agency or association recognized
5	by the Secretary pursuant to section 496(a);
6	"(2) have failed to meet the requirements for
7	participation in programs under this title; or
8	"(3) are in progress period status and are re-
9	ceiving funds or assistance pursuant to section
10	498D.
11	"(b) Institutional Disclosure.—
12	"(1) In general.—To be eligible to participate
13	in programs under this title, an institution of higher
14	education shall, using the template developed by the
15	Secretary under subsection (c), disclose the accredi-
16	tation status of the institution on a publicly acces-
17	sible website of the institution and in any print ma-
18	terials made available by the institution. Any failure
19	of the institution to meet an accreditation standard
20	shall be specifically identified by the institution as
21	part of the disclosure under this paragraph.
22	"(2) UPDATES.—Any change in the accredita-
23	tion status of an institution of higher education shall
24	be disclosed in accordance with paragraph (1) not

later than 30 days after such change occurs.

1	"(c) Template.—The Secretary shall develop a tem-
2	plate that shall be used by institutions of higher education
3	to make the disclosures required under subsection (b). The
4	Secretary shall ensure that the template—
5	"(1) clearly identifies the information to be dis-
6	closed; and
7	"(2) is in a format that is easily understood by
8	consumers.".
9	PART I
10	SEC. 4131. PROGRAM AUTHORIZED.
11	Title IV of the Higher Education Act of 1965 (20
12	U.S.C. 1070 et seq.) is amended by adding at the end
13	the following:
14	"PART J—AMERICA'S COLLEGE PROMISE
15	FEDERAL-STATE PARTNERSHIP
16	"Subpart 1—State and Indian Tribe Grants for
17	Community Colleges
18	"SEC. 499A. IN GENERAL.
19	"From amounts appropriated under section 499G for
20	any fiscal year, the Secretary shall award grants to eligible
21	States and Indian tribes to pay the Federal share of ex-
22	penditures needed to carry out the activities and services
23	described in section 499E.
24	"SEC. 499B. FEDERAL SHARE; NON-FEDERAL SHARE.
25	"(a) Federal Share.—

1	"(1) FORMULA.—Subject to paragraph (2), the
2	Federal share of a grant under this subpart shall be
3	based on a formula, determined by the Secretary,
4	that—
5	"(A) accounts for the State or Indian
6	tribe's share of eligible students;
7	"(B) accounts for the ratio between a
8	State or Indian tribe's funding per full-time
9	equivalent (FTE) student at public colleges and
10	universities and the average net price at State
11	public four-year colleges and universities, in
12	such a way as to reward States that keep net
13	prices for students low while maintaining their
14	investment in higher education; and
15	"(C) provides, for each eligible student in
16	the State or Indian tribe, a per-student amount
17	that is—
18	"(i) not less than 300 percent of the
19	per-student amount of the State or Indian
20	tribe share, determined under subsection
21	(b), subject to clause (ii); and
22	"(ii) at least 75 percent of—
23	"(I) for the 2019–2020 award
24	year, the average resident community
25	college tuition and fees per student in

1	all States for the most recent year for
2	which data are available; and
3	"(II) for each subsequent award
4	year, the average resident community
5	college tuition and fees per student in
6	all States calculated under this sub-
7	clause for the preceding year, in-
8	creased by the lesser of—
9	"(aa) the percentage by
10	which the average resident com-
11	munity college tuition and fees
12	per student in all States for the
13	most recent year for which data
14	are available increased as com-
15	pared to such average for the
16	preceding year; or
17	"(bb) 3 percent.
18	"(2) Exception for certain indian
19	TRIBES.—In any case in which not less than 75 per-
20	cent of the students at the community colleges oper-
21	ated or controlled by an Indian tribe are low-income
22	students, the amount of the Federal share for such
23	Indian tribe shall be not less than 95 percent of the
24	total amount needed to waive tuition and fees for all

1	eligible students enrolled in such community col-
2	leges.
3	"(b) STATE OR TRIBAL SHARE.—
4	"(1) Formula.—
5	"(A) IN GENERAL.—The State or tribal
6	share of a grant under this subpart for each fis-
7	cal year shall be the amount needed to pay 25
8	percent of the average community college resi-
9	dent tuition and fees per student in all States
10	in the 2019–2020 award year for all eligible
11	students in the State or Indian tribe, respec-
12	tively, for such fiscal year, except as provided in
13	subparagraph (B).
14	"(B) Exception for certain indian
15	TRIBES.—In a case in which not less than 5
16	percent of the students at the community col-
17	leges operated or controlled by an Indian tribe
18	are low-income students, the amount of such
19	Indian tribe's tribal share shall not exceed 5
20	percent of the total amount needed to waive tui-
21	tion and fees for all eligible students enrolled in
22	
	such community colleges.
23	"(2) Need-based aid.—A State or Indian

tribe may include any need-based financial aid pro-

1 vided through State or tribal funds to eligible stu-2 dents as part of the State or tribal share. "(3) No in-kind contributions.—A State or 3 4 Indian tribe shall not include in-kind contributions 5 for purposes of the State or tribal share described 6 in paragraph (1). 7 "SEC. 499C. ELIGIBILITY. "To be eligible for a grant under this subpart, a State 8 or Indian tribe shall agree to waive community college 10 resident tuition and fees for all eligible students for each year of the grant. 11 12 "SEC. 499D. APPLICATIONS. 13 "(a) Submission.—For each fiscal year for which a 14 State or Indian tribe desires a grant under this subpart, 15 an application shall be submitted to the Secretary at such time, in such manner, and containing such information as 16 the Secretary may require. Such application shall be submitted by— 18 19 "(1) in the case of a State, the Governor, the 20 State agency with jurisdiction over higher education, 21 or another agency designated by the Governor to ad-22 minister the program under this subpart; or 23 "(2) in the case of an Indian tribe, the gov-

erning body of such tribe.

1	"(b) Contents.—Each State or Indian tribe appli-
2	cation shall include, at a minimum—
3	"(1) an estimate of the number of eligible stu-
4	dents in the State or Indian tribe and the cost of
5	waiving community college resident tuition and fees
6	for all eligible students for each fiscal year covered
7	by the grant, with annual increases of an amount
8	that shall not exceed 3 percent of the prior year's
9	average resident community college tuition and fees;
10	"(2) an assurance that all community colleges
11	in the State or under the jurisdiction of the Indian
12	tribe, respectively, will waive resident tuition and
13	fees for eligible students in programs that are—
14	"(A) academic programs with credits that
15	can fully transfer via articulation agreement to-
16	ward a baccalaureate degree or postbaccalaure-
17	ate degree at any public institution of higher
18	education in the State; or
19	"(B) occupational skills training programs
20	that lead to a recognized postsecondary creden-
21	tial that is in an in-demand industry sector or
22	occupation in the State;
23	"(3) a description of the promising and evi-
24	dence-based institutional reforms and innovative
25	practices to improve student outcomes, including

1	completion or transfer rates, that have been or will
2	be adopted by the participating community colleges,
3	such as—
4	"(A) providing comprehensive academic
5	and student support services, including men-
6	toring and advising, especially for low-income,
7	first-generation, adult, and other underrep-
8	resented students;
9	"(B) providing accelerated learning oppor-
10	tunities, such as dual or concurrent enrollment
11	programs, including early college high school
12	programs;
13	"(C) advancing competency-based edu-
14	cation;
15	"(D) strengthening remedial education, es-
16	pecially for low-income, first-generation, adult
17	and other underrepresented students;
18	"(E) implementing course redesigns of
19	high-enrollment courses to improve student out-
20	comes and reduce cost; or
21	"(F) utilizing career pathways or degree
22	pathways;
23	"(4) a description of how the State or Indian
24	tribe will promote alignment between its public sec-
25	ondary school and postsecondary education systems.

including between 2-year and 4-year public institutions of higher education and with minority-serving institutions described in section 371 of the Higher Education Act of 1965 (20 U.S.C. 1067q), to expand awareness of and access to postsecondary education, reduce the need for remediation and repeated coursework, and improve student outcomes;

"(5) a description of how the State or Indian tribe will ensure that programs leading to a recognized postsecondary credential meet the quality criteria established by the State under section 123(a) of the Workforce Innovation and Opportunity Act (29 U.S.C. 3153(a)) or other quality criteria determined appropriate by the State or Indian tribe;

"(6) an assurance that all participating community colleges in the State or under the authority of the Indian tribe have entered into program participation agreements under section 487 of the Higher Education Act of 1965 (20 U.S.C. 1094); and

"(7) an assurance that, for each year of the grant, the State or Indian tribe will notify each eligible student of the student's remaining eligibility for assistance under this subpart.

$1\,\,$ "SEC. 499E. ALLOWABLE USES OF FUNDS.

2	"(a) In General.—A State or Indian tribe shall use
3	a grant under this subpart only to provide funds to partici-
4	pating community colleges to waive resident tuition and
5	fees for eligible students who are enrolled in—
6	"(1) academic programs with credits that can
7	fully transfer via articulation agreement toward a
8	baccalaureate degree or postbaccalaureate degree at
9	any public institution of higher education in the
10	State; or
11	"(2) occupational skills training programs that
12	lead to a recognized postsecondary credential that is
13	in an in-demand industry sector or occupation in the
14	State.
15	"(b) Additional Uses.—If a State or Indian tribe
16	demonstrates to the Secretary that it has grant funds re-
17	maining after meeting the demand for activities described
18	in subsection (a), the State or Indian tribe may use those
19	funds to carry out one or more of the following:
20	"(1) Expanding the waiver of resident tuition
21	and fees at community college to students who are
22	returning students or otherwise not enrolling in
23	postsecondary education for the first time, and who
24	meet the student eligibility requirements of clauses
25	(i) through (v) of section 499F(5)(A).

1	"(2) Expanding the scope and capacity of high-
2	quality academic and occupational skills training
3	programs at community colleges.
4	"(3) Improving postsecondary education readi-
5	ness in the State or Indian tribe, through outreach
6	and early intervention.
7	"(4) Expanding access to dual or concurrent
8	enrollment programs, including early college high
9	school programs.
10	"(5) Improving affordability at 4-year public in-
11	stitutions of higher education.
12	"(c) Use of Funds for Administrative Pur-
13	POSES.—A State or Indian tribe that receives a grant
14	under this subpart may not use any funds provided under
15	this subpart for administrative purposes relating to the
16	grant under this subpart.
17	"(d) Maintenance of Effort.—A State or Indian
18	tribe receiving a grant under this subpart is entitled to
19	receive its full allotment of funds under this subpart for
20	a fiscal year only if, for each year of the grant, the State
21	or Indian tribe provides—
22	"(1) financial support for public higher edu-
23	cation at a level equal to or exceeding the average
24	amount provided per full-time equivalent student for

public institutions of higher education for the three

1	consecutive preceding State or Indian tribe fiscal
2	years. In making the calculation under this sub-
3	section, the State or Indian tribe shall—
4	"(A) exclude capital expenses and research
5	and development costs; and
6	"(B) include need-based financial aid for
7	students who attend public institutions of high-
8	er education; and
9	"(2) financial support for operational expenses

- "(2) financial support for operational expenses for public, four-year colleges and universities at a level equal to or exceeding the average amount provided for the three consecutive proceeding State or Indian tribe fiscal years.
- "(e) Annual Report.—

"(1) A State or Indian tribe receiving a grant under this subpart shall submit an annual report to the Secretary describing the uses of grant funds under this subpart, the progress made in fulfilling the requirements of the grant, and rates of graduation, transfer and attainment of recognized postsecondary credentials at participating community colleges, and including any other information as the Secretary may require.

1	"(2) At the discretion of the Secretary, the in-
2	formation required in the report under paragraph
3	(1) may be included in an annual report.
4	"(f) Reporting by Secretary.—The Secretary an-
5	nually shall—
6	"(1) compile and analyze the information de-
7	scribed in subsection (e); and
8	"(2) prepare and submit a report to the Com-
9	mittee on Health, Education, Labor, and Pensions
10	of the Senate and the Committee on Education and
11	the Workforce of the House of Representatives con-
12	taining the analysis described in paragraph (1) and
13	an identification of State and Indian tribe best prac-
14	tices for achieving the purpose of this subpart.
15	"(g) Technical Assistance.—The Secretary shall
16	provide technical assistance to eligible States and Indian
17	tribes concerning best practices regarding the promising
18	and evidence-based institutional reforms and innovative
19	practices to improve student outcomes and shall dissemi-
20	nate such best practices among the States and Indian
21	tribes.
22	"(h) Continuation of Funding.—
23	"(1) IN GENERAL.—A State or Indian tribe re-
24	ceiving a grant under this subpart for a fiscal year
25	may continue to receive funding under this subpart

- for future fiscal years conditioned on the availability of budget authority and on meeting the requirements of the grant, as determined by the Secretary.
- 4 "(2) DISCONTINUATION.—The Secretary may 5 discontinue funding of the Federal share of a grant 6 under this subpart if the State or Indian tribe has 7 violated the terms of the grant or is not making ade-8 quate progress in implementing the reforms de-9 scribed in the application submitted under section 10 499D.

11 "SEC. 499F. DEFINITIONS.

- "In this subpart:
- "(1) CAREER PATHWAY.—The term 'career pathway' has the meaning given the term in section 3 of the Workforce Innovation and Opportunity Act (29 U.S.C. 3102).
- "(2) COMMUNITY COLLEGE.—The term 'com-17 18 munity college' means a public institution of higher 19 education at which the highest degree that is pre-20 dominantly awarded to students is an associate's de-21 gree, including 2-year tribally controlled colleges 22 under section 316 of the Higher Education Act of 23 1965 (20 U.S.C. 1059c) and public 2-year State in-24 stitutions of higher education.

1	"(3) Dual or concurrent enrollment
2	PROGRAM.—The term 'dual or concurrent enrollment
3	program' has the meaning given the term in section
4	8101 of the Elementary and Secondary Education
5	Act of 1965 (20 U.S.C. 7801).
6	"(4) Early college high school.—The
7	term 'early college high school' has the meaning
8	given the term in section 8101 of the Elementary
9	and Secondary Education Act of 1965 (20 U.S.C.
10	7801).
11	"(5) Eligible student.—
12	"(A) DEFINITION.—The term 'eligible stu-
13	dent' means a student who—
14	"(i)(I) enrolls in a community college
15	after the date of enactment of the Aim
16	Higher Act; or
17	"(II) is enrolled in a community col-
18	lege as of the date of enactment of the
19	Aim Higher Act;
20	"(ii) attends the community college on
21	not less than a half-time basis;
22	"(iii) is maintaining satisfactory
23	progress, as defined in section 484(c) of
24	the Higher Education Act of 1965 (20

1	U.S.C. 1091(c)), in the student's course of
2	study;
3	"(iv) qualifies for resident tuition, as
4	determined by the State or Indian tribe;
5	and
6	"(v) is enrolled in an eligible program
7	described in section $104(b)(2)$.
8	"(B) Special rule.—An otherwise eligi-
9	ble student shall lose eligibility 3 calendar years
10	after first receiving benefits under this subpart.
11	"(6) In-demand industry sector or occu-
12	PATION.—The term 'in-demand industry sector or
13	occupation' has the meaning given the term in sec-
14	tion 3 of the Workforce Innovation and Opportunity
15	Act (29 U.S.C. 3102).
16	"(7) Indian tribe.—The term 'Indian tribe'
17	has the meaning given the term in section 102 of the
18	Federally Recognized Indian Tribe List Act of 1994
19	(25 U.S.C. 479a).
20	"(8) Institution of higher education.—
21	The term 'institution of higher education' has the
22	meaning given the term in section 101.
23	"(9) Recognized Postsecondary Creden-
24	TIAL.—The term 'recognized postsecondary creden-
25	tial' has the meaning as described in section 3 of the

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1
        Workforce Innovation and Opportunity Act (29)
 2
        U.S.C. 3102).
 3
             "(10) STATE.—The term 'State' has the mean-
 4
        ing given the term in section 103.
 5
   "SEC. 499G. APPROPRIATIONS.
 6
        "(a) Authorization and Appropriations.—For
   the purpose of making grants under this subpart there are
 8
    authorized to be appropriated, and there are appro-
 9
   priated—
10
             "(1) $1,515,150,000 for fiscal year 2019;
11
             "(2) $3,352,200,000 for fiscal year 2020;
             "(3) $4,277,940,000 for fiscal year 2021;
12
13
             "(4) $5,988,450,000 for fiscal year 2022;
14
             "(5) $7,837,710,000 for fiscal year 2023;
             "(6) $8,974,350,000 for fiscal year 2024;
15
16
             "(7) $11,302,020,000 for fiscal year 2025;
17
             "(8) $14,451,090,000 for fiscal year 2026;
18
             "(9) $15,077,130,000 for fiscal year 2027; and
19
             "(10) $15,729,810,000 for fiscal year 2028 and
20
        each succeeding fiscal year.
21
        "(b) AVAILABILITY.—Funds appropriated under sub-
22
   section (a) shall remain available to the Secretary until
23
    expended.
24
        "(c) Insufficient Funds.—If the amount appro-
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priated under subsection (a) for a fiscal year is not suffi-

- 1 cient to award each participating State and Indian tribe
- 2 a grant under this subpart that is equal to the minimum
- 3 amount of the Federal share described in section (a), the
- 4 Secretary may ratably reduce the amount of each such
- 5 grant or take other actions necessary to ensure an equi-
- 6 table distribution of such amount.".
- 7 SEC. 4132. PATHWAYS TO STUDENT SUCCESS FOR HISTORI-
- 8 CALLY BLACK COLLEGES AND UNIVERSITIES.
- 9 Part J of title IV of the Higher Education Act of
- 10 1965, as added by subtitle G, is further amended by add-
- 11 ing at the end the following:
- 12 "Subpart 2—Grants to Historically Black Colleges
- and Universities and Other Minority-Serving In-
- 14 stitutions
- 15 "SEC. 499H. IN GENERAL.
- 16 "(a) In General.—From amounts appropriated
- 17 under section 499K(a) for any fiscal year, the Secretary
- 18 shall award grants to participating 4-year historically
- 19 black colleges or universities that meet the requirements
- 20 of subsection (b) to—
- 21 "(1) encourage students to enroll and success-
- fully complete a bachelor's degree at participating
- 23 institutions;
- 24 "(2) provide incentives to community college
- 25 students to transfer to participating institutions

1	through strong transfer pathways to complete a
2	bachelor's degree program; and
3	"(3) support participating institutions to better
4	serve new and existing students by engaging in re-
5	forms and innovations designed to improve comple-
6	tion rates and other student outcomes.
7	"(b) Eligibility.—To be eligible to receive a grant
8	under the program under this section, an institution shall
9	be a historically black college or university that—
10	"(1) has a student body of which not less than
11	35 percent are low-income students;
12	"(2) commits to maintaining or adopting and
13	implementing promising and evidence-based institu-
14	tional reforms and innovative practices to improve
15	the completion rates and other student outcomes
16	such as—
17	"(A) providing comprehensive academic
18	and student support services, including men-
19	toring and advising;
20	"(B) providing accelerated learning oppor-
21	tunities and degree pathways, such as dual en-
22	rollment and pathways to graduate and profes-
23	sional degree programs;
24	"(C) advancing distance and competency
25	based education:

1	"(D) partnering with employers, industry,
2	not-for-profit associations, and other groups to
3	provide opportunities to advance learning out-
4	side the classroom, including work-based learn-
5	ing opportunities such as internships or appren-
6	ticeships or programs designed to improve
7	inter-cultural development and personal growth,
8	such as foreign exchange and study abroad pro-
9	grams;
10	"(E) reforming remedial education, espe-
11	cially for low-income students, first generation
12	college students, adult students, and other
13	underrepresented students; or
14	"(F) implementing course redesigns of
15	high-enrollment courses to improve student out-
16	comes and reduce cost;
17	"(3) sets performance goals for improving stu-
18	dent outcomes for the duration of the grant; and
19	"(4) if receiving a grant for transfer students,
20	has articulation agreements with community colleges
21	at the national, State, or local level to ensure that
22	community college credits can fully transfer to the
23	participating institution.
24	"(c) Grant Amount.—

1	"(1) Initial amount.—For the first year that
2	an eligible institution participates in the grant pro-
3	gram under this section and subject to paragraph
4	(3), such eligible institution shall receive a grant in
5	an amount based on the product of—
6	"(A) the actual cost of tuition and fees at
7	the eligible institution in such year (referred to
8	in this section as the per-student rebate); and
9	"(B) the number of eligible students en-
10	rolled in the eligible institution for the pre-
11	ceding year.
12	"(2) Subsequent increases.—For each suc-
13	ceeding year after the first year of the grant pro-
14	gram under this section, each participating eligible
15	institution shall receive a grant in the amount deter-
16	mined under paragraph (1) for such year, except
17	that in no case shall the amount of the per-student
18	rebate for an eligible institution increase by more
19	than 3 percent as compared to the amount of such
20	rebate for the preceding year.
21	"(3) Limitations.—
22	"(A) MAXIMUM PER-STUDENT REBATE.—
23	No eligible institution participating in the grant
24	program under this section shall receive a per-

student rebate amount for any year that is

greater than the national average of annual tuition and fees at public 4-year institutions of higher education for such year, as determined by the Secretary.

- "(B) FIRST-YEAR TUITION AND FEES.—
 During the first year of participation in the grant program under this section, no eligible institution may increase tuition and fees at a rate greater than any annual increase at the eligible institution in the previous 5 years.
- "(d) APPLICATION.—An eligible institution that desires a grant under this section shall submit an application to the Secretary at such time, in such manner, and containing such information as the Secretary may require.
- "(e) USE OF FUNDS.—Funds awarded under this section to a participating eligible institution shall be used to waive or significantly reduce tuition and fees for eligible students in an amount of not more than up to the annual per-student rebate amount for each student, for not more than the first 60 credits an eligible student enrolls in the participating eligible institution.

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1	"SEC. 499I. PATHWAYS TO STUDENT SUCCESS FOR HIS-
2	PANIC-SERVING INSTITUTIONS, ASIAN AMER-
3	ICAN AND NATIVE AMERICAN PACIFIC IS-
4	LANDER-SERVING INSTITUTIONS, TRIBAL
5	COLLEGES AND UNIVERSITIES, ALASKA NA-
6	TIVE-SERVING INSTITUTIONS, NATIVE HAWAI-
7	IAN-SERVING INSTITUTIONS, PREDOMI-
8	NANTLY BLACK INSTITUTIONS, AND NATIVE
9	AMERICAN-SERVING NONTRIBAL INSTITU-
10	TIONS.
11	"(a) In General.—From amounts appropriated
12	under section 499K(a) for any fiscal year, the Secretary
13	shall award grants to participating 4-year minority-serving
14	institutions to—
15	"(1) encourage students to enroll and success-
16	fully complete a bachelor's degree at participating
17	institutions;
18	"(2) provide incentives to community college
19	students to transfer to participating institutions
20	through strong transfer pathways to complete a
21	bachelor's degree program; and
22	"(3) support participating institutions to better
23	serve new and existing students by engaging in re-
24	forms and innovations designed to improve comple-
25	tion rates and other student outcomes.

1	"(b) Institutional Eligibility.—To be eligible to
2	participate and receive a grant under this section, an insti-
3	tution shall be a minority-serving institution that—
4	"(1) has a student body of which not less than
5	35 percent are low-income students;
6	"(2) commits to maintaining or adopting and
7	implementing promising and evidence-based institu-
8	tional reforms and innovative practices to improve
9	the completion rates and other student outcomes,
10	such as—
11	"(A) providing comprehensive academic
12	and student support services, including men-
13	toring and advising;
14	"(B) providing accelerated learning oppor-
15	tunities and degree pathways, such as dual en-
16	rollment and pathways to graduate and profes-
17	sional degree programs;
18	"(C) advancing distance and competency-
19	based education;
20	"(D) partnering with employers, industry,
21	not-for-profit associations, and other groups to
22	provide opportunities to advance learning out-
23	side the classroom, including work-based learn-
24	ing opportunities such as internships or appren-
25	ticeships or programs designed to improve

1	inter-cultural development and personal growth,
2	such as foreign exchange and study abroad pro-
3	grams;
4	"(E) reforming remedial education, espe-
5	cially for low-income students, first generation
6	college students, adult students, and other
7	underrepresented students; and
8	"(F) implementing course redesigns of
9	high-enrollment courses to improve student out-
10	comes and reduce cost;
11	"(3) sets performance goals for improving stu-
12	dent outcomes for the duration of the grant; and
13	"(4) if receiving a grant for transfer students,
14	has articulation agreements with community colleges
15	at the national, State, or local levels to ensure that
16	community college credits can fully transfer to the
17	participating institution.
18	"(c) Grant Amount.—
19	"(1) Initial amount.—For the first year that
20	an eligible institution participates in the grant pro-
21	gram under this section and subject to paragraph
22	(3), such participating eligible institution shall re-
23	ceive a grant in an amount based on the product
24	of—

1	"(A) the actual cost of tuition and fees at
2	the eligible institution in such year (referred to
3	in this section as the per-student rebate); and
4	"(B) the number of eligible students en-
5	rolled in the eligible institution for the pre-
6	ceding year.
7	"(2) Subsequent increases.—For each suc-
8	ceeding year after the first year of the grant pro-
9	gram under this section, each participating eligible
10	institution shall receive a grant in the amount deter-
11	mined under paragraph (1) for such year, except
12	that in no case shall the amount of the per-student
13	rebate increase by more than 3 percent as compared
14	to the amount of such rebate for the preceding year.
15	"(3) Limitations.—
16	"(A) MAXIMUM PER-STUDENT REBATE.—
17	No eligible institution participating in the grant
18	program under this section shall receive a per-
19	student rebate amount for a grant year greater
20	than the national average of public four-year in-
21	stitutional tuition and fees, as determined by
22	the Secretary.
23	"(B) FIRST-YEAR TUITION AND FEES.—
24	During the first year of participation in the
25	grant program under this section, no eligible in-

1	stitution may increase tuition and fees at a rate
2	greater than any annual increase made by the
3	institution in the previous 5 years.
4	"(d) Application.—An eligible institution shall sub-
5	mit an application to the Secretary at such time, in such
6	a manner, and containing such information as determined
7	by the Secretary.
8	"(e) USE OF FUNDS.—Funds awarded under this
9	section to a participating eligible institution shall be used
10	to waive or significantly reduce tuition and fees for eligible
11	students in an amount of not more than up to the annual
12	per-student rebate amount for each student, for not more
13	than the first 60 credits an eligible student enrolls in the
14	participating eligible institution.
15	"SEC. 499J. DEFINITIONS.
16	"In this subpart:
17	"(1) Eligible student.—
18	"(A) Definition.—The term 'eligible stu-
19	dent' means a student, regardless of age, who—
20	"(i)(I) enrolls in a historically black
21	college or university, or minority-serving
22	institution; or
23	"(II) transfers from a community col-
24	lege into a historically black college or uni-
25	versity, or minority-serving institution:

1	"(ii) attends the historically black col-
2	lege or university, or minority-serving in-
3	stitution, on at least a half-time basis;
4	"(iii) maintains satisfactory academic
5	progress; and
6	"(iv) is a low-income student.
7	"(B) Special rules.—
8	"(i) First 3 years.—An otherwise el-
9	igible student shall lose eligibility 3 cal-
10	endar years after first receiving benefits
11	under this title.
12	"(ii) Special rule for certain
13	STUDENTS.—Notwithstanding subpara-
14	graph (A)(i), an otherwise eligible student
15	whose parent or guardian was denied a
16	Federal Direct PLUS loan under title IV
17	of the Higher Education Act of 1965 (20
18	U.S.C. 1070 et seq.) after November 2011
19	and before March 29, 2015, and who sub-
20	sequently withdrew from a historically
21	black college or university, or minority-
22	serving institution, and has not yet com-
23	pleted a program of study at such histori-
24	cally black college or university or minor-
25	ity-serving institution, shall be eligible to

1	participate under sections 499H or 499I in
2	order to complete such program of study,
3	subject to all other requirements of sec-
4	tions 499H or 499I (as the case may be).
5	"(2) Historically black college or uni-
6	VERSITY.—The term 'historically black college or
7	university' means a part B institution described in
8	section 322(2) of the Higher Education Act of 1965
9	(20 U.S.C. 1061(2)).
10	"(3) Low-income student.—The term 'low-
11	income student'—
12	"(A) shall include any student eligible for
13	a Federal Pell Grant under section 401 of the
14	Higher Education Act of 1965 (20 U.S.C.
15	1070a); and
16	"(B) may include a student ineligible for a
17	Federal Pell Grant under section 401 of the
18	Higher Education Act of 1965 (20 U.S.C.
19	1070a) who is determined by the institution to
20	be a low-income student based on an analysis of
21	the student's ability to afford the cost of at-
22	tendance at the institution.
23	"(4) MINORITY-SERVING INSTITUTION.—The
24	term 'minority-serving institution' means any public
25	or not-for-profit institution of higher education—

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"(A) described in paragraphs (2) through
 1
 2
             (7) of section 371(a) of the Higher Education
 3
             Act of 1965 (20 U.S.C. 1067q); and
                  "(B) designated as a minority-serving in-
 4
 5
             stitution by the Secretary.
 6
   "SEC. 499K. APPROPRIATIONS.
 7
        "(a) Authorization and Appropriations for
 8
   HBCU AND MSI GRANTS.—For the purpose of carrying
   out sections 499H and 499I, there are authorized to be
10
   appropriated, and there are appropriated—
11
             "(1) $61,050,000 for fiscal year 2019;
             "(2) $199,800,000 for fiscal year 2020;
12
13
             "(3) $1,189,920,000 for fiscal year 2021;
14
             "(4) $1,237,650,000 for fiscal year 2022;
15
             "(5) $1,287,600,000 for fiscal year 2023;
             "(6) $1,338,660,000 for fiscal year 2024;
16
17
             "(7) $1,359,750,000 for fiscal year 2025;
18
             "(8) $1,449,660,000 for fiscal year 2026;
19
             "(9) $1,508,490,000 for fiscal year 2027; and
             "(10) $1,569,540,000 for fiscal year 2028 and
20
21
        each succeeding fiscal year.
22
        "(b) AVAILABILITY.—Funds appropriated under sub-
23
    section (a) are to remain available to the Secretary until
24
   expended.
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1	"(c) Insufficient Funds.—If the amount appro-
2	priated under subsection (a) for a fiscal year is not suffi-
3	cient to award each participating institution in the grant
4	programs under sections 499H and 499I a grant under
5	this part equal to 100 percent of the grant amount deter-
6	mined under section 499H(c), the Secretary may ratably
7	reduce the amount of each such grant or take other ac-
8	tions necessary to ensure an equitable distribution of such
9	amount.".
10	TITLE V—DEVELOPING
11	INSTITUTIONS
12	SEC. 5001. HISPANIC-SERVING INSTITUTIONS.
13	(a) Authorized Activities.—Section 503(b) of the
14	Higher Education Act of 1965 (20 U.S.C. 1101b(b)) is
15	amended—
16	(1) by redesignating paragraph (16) as para-
17	graph (17); and
18	(2) by inserting after paragraph (15) the fol-
19	lowing:
20	"(16) Promoting opportunities for international
21	education, including through the development of
22	partnerships with institutions of higher education
23	outside the United States.".

1	(b) Endowment Funding Limitations.—Section
2	503(c) of the Higher Education Act of 1965 (20 U.S.C.
3	1101b(c)) is amended—
4	(1) in paragraph (2)—
5	(A) by striking "non-Federal funds" and
6	inserting "non-Federal funds (which may in-
7	clude gifts to the endowment fund restricted for
8	a specific purpose)"; and
9	(B) by striking "equal to or greater than"
10	and inserting "equal to 50 percent of"; and
11	(2) by inserting after paragraph (3) the fol-
12	lowing:
13	"(4) Scholarships.—An eligible institution
14	that uses grant funds provided under this title to es-
15	tablish or increase an endowment fund may use the
16	interest proceeds from such endowment to provide
17	scholarships to students for the purposes of attend-
18	ing such institution.".
19	SEC. 5002. PROMOTING POSTBACCALAUREATE OPPORTUNI-
20	TIES FOR HISPANIC AMERICANS.
21	(a) Program Authority.—Section 512 of the
22	TILL TILL A LOOF (OO TI O O LIO)
	Higher Education Act of 1965 (20 U.S.C. 1102a) is

1	"(c) MINIMUM GRANTS AWARDED.—Of the funds ap-
2	propriated to carry out this part for a fiscal year, the Sec-
3	retary—
4	"(1) shall—
5	"(A) use not less than 1/3 of such funds to
6	award grants to carry out the activities de-
7	scribed in section 513(b); and
8	"(B) use not less than 1/3 of such funds to
9	award grants to carry out the activities de-
10	scribed in section 513(c); and
11	"(2) may use any funds remaining (after using
12	the funds in accordance with paragraph (1)) to
13	award grants to carry out activities described in sub-
14	section (b) or (c) of section 513.".
15	(b) AUTHORIZED ACTIVITIES.—Section 513 of the
16	Higher Education Act of 1965 (20 U.S.C. 1102b) is
17	amended to read as follows:
18	"SEC. 513. AUTHORIZED ACTIVITIES.
19	"(a) Requirements.—
20	"(1) IN GENERAL.—Grants awarded under this
21	part shall be used for—
22	"(A) one or more of the activities described
23	in subsection (b); or
24	"(B) one or more of the activities de-
25	scribed in subsection (c).

1	"(2) Prohibition.—A grant awarded under
2	this part may not be used for activities under both
3	subsections (b) and (c).
4	"(b) PPHOA ACTIVITIES.—Grants awarded under
5	this part may be used for one or more of the following
6	activities promoting postbaccalaureate opportunities for
7	Hispanic Americans:
8	"(1) Purchase, rental, or lease of scientific or
9	laboratory equipment for educational purposes, in-
10	cluding instructional and research purposes.
11	"(2) Construction, maintenance, renovation,
12	and improvement of classrooms, libraries, labora-
13	tories, and other instructional facilities, including
14	purchase or rental of telecommunications technology
15	equipment or services.
16	"(3) Purchase of library books, periodicals,
17	technical and other scientific journals, microfilm,
18	microfiche, and other educational materials, includ-
19	ing telecommunications program materials.
20	"(4) Support for low-income postbaccalaureate
21	students including outreach, academic support serv-
22	ices, mentoring, scholarships, fellowships, and other
23	financial assistance to permit the enrollment of such

students

 ${\rm in}$

postbaccal aureate

postbaccalaureate degree granting programs.

certificate

and

24

1	"(5) Creating or improving facilities for Inter-
2	net or other distance education technologies, includ-
3	ing purchase or rental of telecommunications tech-
4	nology equipment or services.
5	"(6) Collaboration with other institutions of
6	higher education to expand postbaccalaureate certifi-
7	cate and postbaccalaureate degree offerings.
8	"(7) Other activities proposed in the application
9	submitted pursuant to section 514 that—
10	"(A) contribute to carrying out the pur-
11	poses of this part; and
12	"(B) are approved by the Secretary as part
13	of the review and acceptance of such applica-
14	tion.
15	"(c) Faculty Development Activities.—Grants
16	awarded under this part may be used for one or more of
17	the following activities for faculty development:
18	"(1) Support of faculty exchanges, faculty de-
19	velopment, faculty research, curriculum development,
20	and academic instruction.
21	"(2) Financial support to graduate students
22	planning to pursue academic careers who desire to
23	become faculty at Hispanic-serving institutions.
24	"(3) Career services in preparing for an aca-
25	demic career and identifying opportunities.

1	"(4) Developing partnerships between Hispanic-
2	serving institutions to help graduate students and
3	hiring institutions connect with each other.
4	"(5) Faculty recruitment efforts with an em-
5	phasis on graduates from Hispanic-serving institu-
6	tions and other minority-serving institutions.
7	"(6) Recruitment and retention incentives to
8	allow Hispanic-serving institutions to make competi-
9	tive offers to potential faculty, including use of
10	funds for student loan repayment.
11	"(7) Research support specifically for early ca-
12	reer faculty.".
13	SEC. 5003. GENERAL PROVISIONS.
14	Section 528(a) of the Higher Education Act of 1965
15	(20 U.S.C. 1103g(a)) is amended—
16	(1) in paragraph (1), by striking
17	"\$175,000,000" and inserting "\$210,000,000";
18	(2) in paragraph (2), by striking
19	"\$100,000,000" and inserting "\$115,000,000"; and
20	(3) by striking "2009" each place it appears
21	and inserting "2019".

1 TITLE VI—INTERNATIONAL 2 EDUCATION PROGRAMS

3	SEC. 6001. INTERNATIONAL EDUCATION.
4	(a) Graduate and Undergraduate Language
5	AND AREA CENTERS AND PROGRAMS.—Section
6	602(b)(2)(B)(ii) of the Higher Education Act of 1965 (20
7	U.S.C. 1122(b)(2)(B)(ii)) is amended—
8	(1) in subclause (III), by striking "or";
9	(2) in subclause (IV), by striking the period at
10	the end and inserting "; or"; and
11	(3) by adding at the end the following:
12	"(V) the beginning, intermediate, or
13	advanced study of a foreign language re-
14	lated to the area of specialization.".
15	(b) International Research and Innovation.—
16	Section 605 of the Higher Education Act of 1965 (20
17	U.S.C. 1125) is amended to read as follows:
18	"SEC. 605. INTERNATIONAL RESEARCH AND INNOVATION.
19	"(a) Purpose.—It is the purpose of this section to
20	support essential international and foreign language edu-
21	cation research and innovation projects with the goal of
22	assessing and strengthening international education ca-
23	pacity, coordination, delivery, and outcomes to meet na-
24	tional needs.
25	"(b) Authority.—

1	"(1) IN GENERAL.—From the amount provided
2	to carry out this section, the Secretary shall carry
3	out the following activities:
4	"(A) Conduct research and studies that
5	contribute to the purpose described in sub-
6	section (a), which shall include research to pro-
7	vide a systematic understanding of our Nation's
8	international and foreign language education
9	capacity, structures, and effectiveness in meet-
10	ing growing demands by education, government
11	and the private sector (including business and
12	other professions).
13	"(B) Create innovative paradigms or en-
14	hance or scale up proven strategies and prac-
15	tices that address systemic challenges to devel-
16	oping and delivering international and foreign
17	language education resources and expertise
18	across educational disciplines, institutions, em-
19	ployers, and other stakeholders.
20	"(C) Develop and manage a national
21	standardized database that—
22	"(i) includes the strengths, gaps, and
23	trends in the Nation's international and
24	foreign language education capacity; and

1	"(ii) documents the outcomes of pro-
2	grams funded under this title for every
3	grant cycle.
4	"(2) Grants or contracts.—The Secretary
5	shall carry out activities to achieve the outcomes de-
6	scribed in paragraph (1)—
7	"(A) directly; or
8	"(B) through grants awarded under sub-
9	section (d) or (e).
10	"(c) Eligible Entity Defined.—In this section,
11	the term 'eligible entity' means—
12	"(1) an institution of higher education;
13	"(2) a public or private nonprofit library;
14	"(3) a nonprofit educational organization;
15	"(4) an entity that—
16	"(A) received a grant under this title for
17	a preceding fiscal year; or
18	"(B) as of the date of application for a
19	grant under this section is receiving a grant
20	under this title; or
21	"(5) a partnership of two or more entities de-
22	scribed in paragraphs (1) through (4).
23	"(d) Research Grants.—
24	"(1) Program authorized.—For any fiscal
25	vear for which the Secretary carries out activities

1	under subsection (b)(1) through research grants
2	under this subsection, the Secretary shall award
3	such grants, on a competitive basis, to eligible enti-
4	ties.
5	"(2) REQUIRED ACTIVITIES.—An eligible entity

- that receives a grant under this subsection shall use the grant funds for the systematic development, collection, analysis, publication, and dissemination of data, and other information resources in a manner that is easily understandable, made publicly available, and that contributes to achieving the purposes of subsection (a) and carries out at least one activity under subsection (b)(1).
- "(3) DISCRETIONARY ACTIVITIES.—An eligible entity that receives a grant under this subsection may use the grant to carry out the following activities:
 - "(A) Assess and document international and foreign language education capacity and supply through studies or surveys that—
- 21 "(i) determine the number of foreign 22 language courses, programs, and enroll-23 ments at all levels of education and in all 24 languages, including a determination of

1	gaps in those deemed critical to the na-
2	tional interest;
3	"(ii) measure the number and types of
4	degrees or certificates awarded in area
5	studies, global studies, foreign language
6	studies, and international business and
7	professional studies, including identifica-
8	tion of gaps in those deemed critical to the
9	national interest;
10	"(iii) measure the number of foreign
11	language, area or international studies fac-
12	ulty, including international business fac-
13	ulty, and elementary school and secondary
14	school foreign language teachers by lan-
15	guage, degree, and world area; or
16	"(iv) measure the number of under-
17	graduate and graduate students engaging
18	in long- or short-term education or intern-
19	ship abroad programs as part of their cur-
20	riculum, including countries of destination.
21	"(B) Assess the demands for, and out-
22	comes of, international and foreign language
23	education and their alignment, through studies,
24	surveys, and conferences to—

1	"(i) determine demands for increased
2	or improved instruction in foreign lan-
3	guage, area or global studies, or other
4	international fields, and the demand for
5	employees with such skills and knowledge
6	in the education, government, and private
7	sectors (including business and other pro-
8	fessions);
9	"(ii) assess the employment or utiliza-
10	tion of graduates of programs supported
11	under this title by educational, govern-
12	mental, and private sector organizations
13	(including business and other professions)
14	or
15	"(iii) assess standardized outcomes
16	and effectiveness and benchmarking of
17	programs supported under this title.
18	"(C) Develop and publish specialized mate-
19	rials for use in foreign language, area, global
20	or other international studies, including in
21	international business or other professional edu-
22	cation or technical training, as appropriate.
23	"(D) Conduct studies or surveys that iden-
24	tify and document systemic challenges and
25	changes needed in higher education and elemen-

1	tary school and secondary school systems to
2	make international and foreign language edu-
3	cation available to all students as part of the
4	basic curriculum, including challenges in cur-
5	rent evaluation standards, entrance and gradua-
6	tion requirements, program accreditation, stu-
7	dent degree requirements, or teacher and fac-
8	ulty legal workplace barriers to education and
9	research abroad.
10	"(E) With respect to underrepresented in-
11	stitutions of higher education (including minor-
12	ity-serving institutions or community colleges),
13	carry out studies or surveys that identify and
14	document—
15	"(i) systemic challenges and changes
16	and incentives and partnerships needed to
17	comprehensively and sustainably inter-
18	nationalize educational programming; or
19	"(ii) short- and long-term outcomes of
20	successful internationalization strategies
21	and funding models.
22	"(F) Evaluate the extent to which pro-
23	grams assisted under this title reflect diverse
24	perspectives and a wide range of views and gen-

1	erate debate on world regions and international
2	affairs.
3	"(e) Innovation Grants.—
4	"(1) Program authorized.—For any fiscal
5	year for which the Secretary carries out activities to
6	achieve the outcomes described in subsection $(b)(1)$
7	through innovation grants under this subsection, the
8	Secretary shall award such grants, on a competitive
9	basis, to eligible entities.
10	"(2) Uses of funds.—An eligible entity that
11	receives an innovation grant under this subsection
12	shall use the grant funds to fund projects consistent
13	with this section, which may include one or more of
14	the following:
15	"(A) Innovative paradigms to improve
16	communication, sharing, and delivery of re-
17	sources that further the purposes described in
18	subsection (a) including the following:
19	"(i) Networking structures and sys-
20	tems to more effectively match graduates
21	with international and foreign language
22	education skills with employment needs.
23	"(ii) Sharing international specialist
24	expertise across institutions of higher edu-
25	cation or in the workforce to pursue spe-

cialization or learning opportunities not
available at any single institution of higher
education, such as shared courses for
studying less commonly taught languages,
world areas or regions, international busi-
ness or other professional areas, or special-
ized research topics of national strategic
interest.
"(iii) Producing, collecting, orga-
nizing, preserving, and widely dissemi-
nating international and foreign language
education expertise, resources, courses, and
other information through the use of elec-
tronic technologies and other techniques.
"(iv) Collaborative initiatives to iden-
tify, capture, and provide consistent access
to, and creation of, digital global library
resources that are beyond the capacity of
any single eligible entity receiving a grant
under this section or any single institution
of higher education, including the profes-
sional development of library staff.
"(v) Utilization of technology to cre-
ate open-source resources in international,

area, global, and foreign language studies

1	that are adaptable to multiple educational
2	settings and promote interdisciplinary
3	partnerships between technologists, cur-
4	riculum designers, international and for-
5	eign language education experts, language
6	teachers, and librarians.
7	"(B) Innovative curriculum, teaching, and
8	learning strategies, including the following:
9	"(i) New initiatives for collaborations
10	of disciplinary programs with foreign lan-
11	guage, area, global, and international stud-
12	ies, and education abroad programs that
13	address the internationalization of such
14	disciplinary studies with the purpose of
15	producing globally competent graduates.
16	"(ii) Innovative collaborations between
17	established centers of international and
18	foreign language education excellence and
19	underrepresented institutions and popu-
20	lations seeking to further their goals for
21	strengthening international, area, global,
22	and foreign language studies, including at
23	minority-serving institutions or community
24	colleges.

1	"(iii) Teaching and learning collabora-
2	tions among foreign language, area, global,
3	or other international studies with diaspora
4	communities, including heritage students.
5	"(iv) New approaches and methods to
6	teaching emerging global issues, cross-re-
7	gional interactions, and underrepresented
8	regions or countries, such as project- and
9	team-based learning.
10	"(C) Innovative assessment and outcome
11	tools and techniques that further the purposes
12	described in subsection (a), including the fol-
13	lowing:
14	"(i) International and foreign lan-
15	guage education assessment techniques
16	that are coupled with outcome-focused
17	training modules, such as certificates or
18	badges, immersion learning, or e-portfolio
19	systems.
20	"(ii) Effective and easily accessible
21	methods of assessing professionally useful
22	levels of proficiency in foreign languages or
23	competencies in area, culture, and global
24	knowledge or other international fields in
25	programs under this title, which may in-

1	clude use of open access online and other
2	cost-effective tools for students and edu-
3	cators at all educational levels and in the
4	workplace.
5	"(f) Application.—Each eligible entity desiring a
6	grant under this section shall submit to the Secretary an
7	application at such time, in such manner, and containing
8	such information as the Secretary shall require, includ-
9	ing—
10	"(1) a description of each proposed project the
11	eligible entity plans to carry out under this section
12	and how such project meets the purposes described
13	in subsection (a);
14	"(2) if applicable, a demonstration of why the
15	entity needs a waiver or reduction of the matching
16	requirement under subsection (g); and
17	"(3) an assurance that each such proposed
18	project will be self-sustainable after the grant term
19	is completed.
20	"(g) Matching Requirement.—
21	"(1) In general.—The Federal share of the
22	total cost for carrying out a project supported by a
23	grant under this section shall be no more than 66.66
24	percent.

1	"(2) Non-federal share contributions.—
2	The non-Federal share of such cost may be provided
3	either in-kind or in cash, from institutional and non-
4	institutional funds, including contributions from
5	State or private sector corporations, nonprofits, or
6	foundations.
7	"(3) Special rule.—The Secretary may waive
8	or reduce the share required under paragraph (1)
9	for eligible entities that—
10	"(A) are minority-serving institutions or
11	are community colleges; or
12	"(B) demonstrate need in an application
13	for such a waiver or reduction under subsection
14	(f)(2).
15	"(h) Database and Reporting.—The Secretary
16	shall directly, or through grants or contracts with an eligi-
17	ble grant recipient—
18	"(1) establish, curate, maintain, and update at
19	least every grant cycle, a web-based site which shall
20	showcase the results of this section and serve as a
21	user-friendly repository of the information, re-
22	sources, and best practices generated through activi-
23	ties conducted under this section; and
24	"(2) prepare, publish, and disseminate to Con-
25	gress and the public at least once every 5 years, a

1	report that summarizes key findings and policy
2	issues from the activities conducted under this sec-
3	tion, including as such activities relate to inter-
4	national and foreign language education and out-
5	comes.".
6	(c) Discontinuation of Foreign Information
7	Access Program.—Part A of title VI of the Higher Edu-
8	cation Act of 1965 (20 U.S.C. 1121 et seq.) is further
9	amended by striking sections 606 and 610, and redesig-
10	nating sections 607, 608, and 609 as sections 606, 607,
11	and 608, respectively.
12	SEC. 6002. GLOBAL BUSINESS AND PROFESSIONAL EDU-
13	CATION PROGRAMS.
1314	(a) FINDINGS; PURPOSE.—Section 611 of the Higher
14	(a) FINDINGS; PURPOSE.—Section 611 of the Higher
14 15	(a) FINDINGS; PURPOSE.—Section 611 of the Higher Education Act of 1965 (20 U.S.C. 1130) is amended—
141516	(a) FINDINGS; PURPOSE.—Section 611 of the Higher Education Act of 1965 (20 U.S.C. 1130) is amended— (1) in subsection (a)—
14151617	(a) FINDINGS; PURPOSE.—Section 611 of the Higher Education Act of 1965 (20 U.S.C. 1130) is amended— (1) in subsection (a)— (A) by amending paragraph (1) to read as
14 15 16 17 18	 (a) FINDINGS; PURPOSE.—Section 611 of the Higher Education Act of 1965 (20 U.S.C. 1130) is amended— (1) in subsection (a)— (A) by amending paragraph (1) to read as follows:
141516171819	 (a) FINDINGS; PURPOSE.—Section 611 of the Higher Education Act of 1965 (20 U.S.C. 1130) is amended— (1) in subsection (a)— (A) by amending paragraph (1) to read as follows: "(1) the future welfare of the United States will
14151617181920	(a) FINDINGS; PURPOSE.—Section 611 of the Higher Education Act of 1965 (20 U.S.C. 1130) is amended— (1) in subsection (a)— (A) by amending paragraph (1) to read as follows: "(1) the future welfare of the United States will depend substantially on increasing international and
14 15 16 17 18 19 20 21	 (a) FINDINGS; PURPOSE.—Section 611 of the Higher Education Act of 1965 (20 U.S.C. 1130) is amended— (1) in subsection (a)— (A) by amending paragraph (1) to read as follows: "(1) the future welfare of the United States will depend substantially on increasing international and global skills in business, educational, and other pro-
14 15 16 17 18 19 20 21 22	(a) Findings; Purpose.—Section 611 of the Higher Education Act of 1965 (20 U.S.C. 1130) is amended— (1) in subsection (a)— (A) by amending paragraph (1) to read as follows: "(1) the future welfare of the United States will depend substantially on increasing international and global skills in business, educational, and other professional communities and creating an awareness

1	(B) by amending paragraph (2) to read as
2	follows:
3	"(2) concerted efforts are necessary to engage
4	business and other professional education and tech-
5	nical training programs, language, area, and global
6	study programs, professional international affairs
7	education programs, public and private sector orga-
8	nizations, and United States business in a mutually
9	productive relationship which benefits the Nation's
10	future economic and security interests;";
11	(C) in paragraph (3), by striking "and the
12	international" and inserting "and other profes-
13	sional fields and the international and global";
14	and
15	(D) in paragraph (4)—
16	(i) by inserting ", as well as other
17	professional organizations" after "depart-
18	ments of commerce"; and
19	(ii) by inserting "or other professions"
20	after "business"; and
21	(2) in subsection (b)—
22	(A) in paragraph (1)—
23	(i) by striking "and economic enter-
24	prise" and inserting ", economic enter-
25	prise, and security"; and

1	(ii) by inserting "and other profes-
2	sional" before "personnel"; and
3	(B) in paragraph (2), by striking "to pros-
4	per in an international" and inserting "and
5	other professional fields to prosper in a global".
6	(b) Professional and Technical Education for
7	GLOBAL COMPETITIVENESS.—Section 613 of the Higher
8	Education Act of 1965 (20 U.S.C. 1130a) is amended to
9	read as follows:
10	"SEC. 613. PROFESSIONAL AND TECHNICAL EDUCATION
11	FOR GLOBAL COMPETITIVENESS.
12	"(a) Purpose.—The purpose of this section is to
13	support innovative strategies that provide undergraduate
14	and graduate students with the global professional com-
15	petencies, perspectives, and skills needed to strengthen
16	and enrich global engagement and competitiveness in a
17	wide variety of professional and technical fields important
18	to the national interest.
19	"(b) Program Authorized.—The Secretary shall
20	make grants to, or enter into contracts with eligible enti-
21	ties to pay the Federal share of the cost of programs de-
22	signed to—
23	"(1) establish an interdisciplinary global focus
24	in the undergraduate and graduate curricula of busi-
25	ness, science, technology, engineering, and other pro-

1	fessional education and technical training programs
2	to be determined by the Secretary based on national
3	needs;
4	"(2) produce graduates with proficiencies in
5	both the global aspects of their professional edu-
6	cation or technical training fields and international,
7	cross-cultural, and foreign language skills; and
8	"(3) provide appropriate services to or partner-
9	ships with the corporate, government, and nonprofit
10	communities in order to expand knowledge and ca-
11	pacity for global engagement and competitiveness
12	and provide internship or employment opportunities
13	for students and graduates with international skills.
14	"(c) Mandatory Activities.—An eligible entity
15	that receives a grant under this section shall use the grant
16	to carry out the following:
17	"(1) With respect to undergraduate or graduate
18	professional education and technical training cur-
19	ricula, incorporating—
20	"(A) foreign language programs that lead
21	to proficiency, including immersion opportuni-
22	ties;
23	"(B) international, area, or global studies
24	programs:

1	"(C) education, internships, or other inno-
2	vative or technological linkages abroad; and
3	"(D) global business, economic, and trade
4	studies, where appropriate.
5	"(2) Innovating and improving international,
6	global, and foreign language education curricula to
7	serve the needs of business and other professional
8	and nonprofit communities, including development of
9	new programs for nontraditional, mid-career, or
10	part-time students.
11	"(3) Establishing education or internship
12	abroad programs, domestic globally focused intern-
13	ships, or other innovative approaches to enable un-
14	dergraduate or graduate students in professional
15	education or technical training to develop foreign
16	language skills and knowledge of foreign cultures,
17	societies, and global dimensions of their professional
18	fields.
19	"(4) Developing collaborations between institu-
20	tions of higher education and corporations or non-
21	profit organizations in order to strengthen engage-
22	ment and competitiveness in global business, trade,

or other global professional activities.

- 1 "(d) DISCRETIONARY ACTIVITIES.—An eligible entity2 that receives a grant under this section may use the grant
- 3 to carry out the following:

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- "(1) Developing specialized teaching materials and courses, including foreign language and area or global studies materials, and innovative technological delivery systems appropriate for professionally oriented students.
 - "(2) Establishing student fellowships or other innovative support opportunities, including for underrepresented populations, first generation college students (defined in section 402A(h)), and heritage learners, for education and training in global professional development activities.
 - "(3) Developing opportunities or fellowships for faculty or junior faculty of professional education or technical training (including the faculty of minorityserving institutions or community colleges) to acquire or strengthen international and global skills and perspectives.
 - "(4) Creating institutes that take place over academic breaks, like the summer, including through technological means, and cover foreign language, world area, global, or other international studies in learning areas of global business, science, tech-

- nology, engineering, or other professional education
 and training fields.
- 3 "(5) Internationalizing curricula at minority-4 serving institutions or community colleges to further 5 the purposes of this section.
- 6 "(6) Establishing international linkages or part-7 nerships with institutions of higher education, cor-8 porations, or organizations that contribute to the ob-9 jectives of this section.
 - "(7) Developing programs to inform the public of increasing global interdependence in professional education and technical training fields.
- "(8) Establishing trade education programs through agreements with regional, national, global, bilateral, or multilateral trade centers, councils, or associations.
- "(e) APPLICATION.—Each eligible entity desiring a 18 grant under this section shall submit an application to the 19 Secretary at such time, in such manner, and including 20 such information as the Secretary may reasonably require, 21 including assurances that—
- "(1) each proposed project have reasonable and
 demonstrable plans for sustainability and
 replicability upon completion of the project;

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1	"(2) the institution of higher education will use
2	the assistance provided under this section to supple-
3	ment and not supplant activities conducted by insti-
4	tutions of higher education described in (b);
5	"(3) in the case of eligible entities that are con-
6	sortia of institutions of higher education, or partner-
7	ship described in subsection (g)(1)(C), a copy of
8	their partnership agreement that demonstrates com-
9	pliance with subsection (b) will be provided to the
10	Secretary;
11	"(4) the activities funded by the grant will re-
12	flect diverse perspectives and a wide range of views
13	of world regions and international affairs where ap-
14	plicable; and
15	"(5) if applicable, a demonstration of why the
16	eligible entity needs a waiver or reduction of the
17	matching requirement under subsection (f).
18	"(f) Matching Requirement.—
19	"(1) In general.—The Federal share of the
20	total cost for carrying out a program supported by
21	a grant under this section shall be not more than 50
22	percent.
23	"(2) Non-federal share contributions.—
24	The non-Federal share of such cost may be provided

either in-kind or in cash, from institutional and non-

1	institutional funds, including contributions from
2	State and private sector corporations, nonprofits, or
3	foundations.
4	"(3) Special rule.—The Secretary may waive
5	or reduce the share required under paragraph (1)
6	for eligible entities that—
7	"(A) are minority-serving institutions or
8	are community colleges; or
9	"(B) have submitted a grant application as
10	required by subsection (e) that demonstrates a
11	need for such a waiver or reduction.
12	"(g) Definitions.—In this section:
13	"(1) ELIGIBLE ENTITY.—The term 'eligible en-
14	tity' means—
15	"(A) an institution of higher education;
16	"(B) a consortia of such institutions; or
17	"(C) a partnership between—
18	"(i) an institution of higher education
19	or a consortia of such institutions; and
20	"(ii) at least one corporate or non-
21	profit entity.
22	"(2) Professional education and tech-
23	NICAL TRAINING.—The term 'professional education
24	and technical training' means a program at an insti-
25	tution of higher education that offers undergraduate.

- 1 graduate, or postgraduate level education in a pro-
- 2 fessional or technical field that is determined by the
- 3 Secretary as meeting a national need for global or
- 4 international competency (which may include busi-
- 5 ness, science, technology, engineering, law, health,
- 6 energy, environment, agriculture, transportation, or
- 7 education).
- 8 "(h) Funding Rule.—Notwithstanding any other
- 9 provision of this title, funds made available to the Sec-
- 10 retary for a fiscal year may not be obligated or expended
- 11 to carry out this section unless the funds appropriated for
- 12 such fiscal year to carry out this title exceeds
- 13 \$65,103,000.".
- 14 (c) Discontinuation of Certain Authoriza-
- 15 TIONS OF APPROPRIATIONS.—Part B of the Higher Edu-
- 16 cation Act of 1965 (20 U.S.C. 1130 et seq.) is further
- 17 amended by striking section 614.
- 18 SEC. 6003. REPEAL OF ASSISTANCE PROGRAM FOR INSTI-
- 19 TUTE FOR INTERNATIONAL PUBLIC POLICY.
- 20 Part C of title VI of the Higher Education Act of
- 21 1965 (20 U.S.C. 1131 et seq.) is repealed.
- 22 SEC. 6004. GENERAL PROVISIONS.
- 23 (a) Definitions.—Section 631(a) of the Higher
- 24 Education Act of 1965 (20 U.S.C. 1132(a)) is amended—

1	(1) in paragraph (9), by striking "and" at the
2	end;
3	(2) in paragraph (10), by striking the period at
4	the end and inserting a semicolon; and
5	(3) by adding at the end the following:
6	"(11) the term 'community college' has the
7	meaning given the term 'junior or community col-
8	lege' in section 312(f); and
9	"(12) the term 'minority-serving institution'
10	means an institution of higher education that is eli-
11	gible to receive a grant under part A or B of title
12	III or title V.".
13	(b) Minority-Serving Institutions.—Part D of
14	title VI of the Higher Education Act of 1965 (20 U.S.C.
15	1132 et seq.) is amended—
16	(1) by striking section 637;
17	(2) by redesignating section 638 as section 637;
18	and
19	(3) by inserting after section 637, as so redesig-
20	nated, the following:
21	"SEC. 638. PRIORITY TO MINORITY-SERVING INSTITUTIONS.
22	"(a) Priority.—In seeking applications and award-
23	ing grants under this title, the Secretary, may give priority
24	to—
25	"(1) minority-serving institutions; or

1	"(2) institutions of higher education that apply
2	for such grants that propose significant and sus-
3	tained collaborative activities with one or more mi-
4	nority-serving institutions.
5	"(b) Technical Assistance.—The Secretary shall
6	provide technical assistance to minority-serving institu-
7	tions to ensure maximum distribution of grants to eligible
8	minority-serving institutions and among each category of
9	such institutions.".
10	(c) Authorization of Appropriations.—Part D
11	of title VI of the Higher Education Act of 1965 (20 U.S.C.
12	1132 et seq.) is further amended by adding at the end
13	the following new section:
14	"SEC. 639. AUTHORIZATION OF APPROPRIATIONS.
15	"(a) In General.—Subject to subsection (b), there
16	are authorized to be appropriated to carry out this title
17	\$125,000,000 for fiscal year 2019 and each of the 5 suc-
18	ceeding fiscal years.
19	"(b) Adjustment for Inflation.—
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"(1) In GENERAL.—The amount authorized to be appropriated under subsection (a) for fiscal year 2020 and each of the 4 succeeding fiscal years shall be deemed increased by a percentage equal to the annual adjustment percentage.

1	"(2) Definition.—In this subsection, the term
2	'annual adjustment percentage' as applied to a fiscal
3	year, means the estimated percentage change in the
4	Consumer Price Index (as determined by the Sec-
5	retary, using the definition in section 478(f)) for the
6	most recent calendar year ending prior to the begin-
7	ning of that fiscal year.".
8	TITLE VII—GRADUATE AND
9	POSTSECONDARY IMPROVE-
10	MENT PROGRAMS
11	SEC. 7001. GRADUATE EDUCATION PROGRAMS.
12	(a) HBCU.—Section 723 of the Higher Education
13	Act of 1965 (20 U.S.C. 1136a) is amended—
14	(1) in subsection $(b)(1)$, by adding at the end
15	the following:
16	"(S) Each institution not listed under sub-
17	paragraphs (A) through (R) that is eligible to
18	receive funds under part B of title III and that
19	offers a qualified masters degree program.";
20	(2) in subsection (e), by striking "or 724" and
21	inserting "724, or 727."; and
22	(3) in subsection $(f)(3)$ —
23	(A) by striking "any amount in excess of
24	\$9,000,000" and inserting "after the applica-

1	tion of paragraph (2), the remaining amount";
2	and
3	(B) by striking "(R)" and inserting "(S)".
4	(b) Predominantly Black Institutions.—Sec-
5	tion 724 of the Higher Education Act of 1965 (20 U.S.C.
6	1136b) is amended—
7	(1) in subsection (b)(1), by adding at the end
8	the following:
9	"(F) Each institution not listed in sub-
10	paragraphs (A) through (E) that is eligible to
11	receive funds under section 318 and that offers
12	a qualified masters degree program.";
13	(2) in subsection (e), by striking "or 724" and
14	inserting "724, or 727."; and
15	(3) in subsection $(f)(3)$ —
16	(A) by striking "any amount in excess of
17	\$2,500,000" and inserting "after the applica-
18	tion of paragraph (2), any remaining amount";
19	and
20	(B) by striking "(E)" and inserting "(F)".
21	(e) Enhancing Support for Asian American and
22	NATIVE AMERICAN PACIFIC ISLANDER-SERVING INSTITU-
23	TIONS.—

1	(1) Graduate opportunities.—Part A of
2	title VII of the Higher Education Act of 1965 (20
3	U.S.C. 1134 et seq.) is amended—
4	(A) in section 731—
5	(i) by striking "1 through 4" each
6	place it appears and inserting "1 through
7	5"; and
8	(ii) by striking "subpart 1, 2, 3, or 4"
9	and inserting "subparts 1 through 5";
10	(B) by redesignating subpart 5 as subpart
11	6; and
12	(C) by inserting after subpart 4 the fol-
13	lowing:
14	"Subpart 5—Graduate Opportunities at Asian Amer-
15	ican and Native American Pacific Islander-Serv-
16	ing Institutions
17	"SEC. 726. PURPOSES.
18	"The purposes of this subpart are—
19	"(1) to expand postbaccalaureate educational
20	opportunities for, and improve the academic attain-
21	ment of, Asian American and Native American Pa-
22	cific Islander students; and
23	"(2) to expand the postbaccalaureate academic
23 24	"(2) to expand the postbaccalaureate academic offerings and enhance the program quality in the in-

1	large numbers of Asian American and Native Amer-
2	ican Pacific Islander students and helping low-in-
3	come students complete postsecondary degrees.
4	"SEC. 727. GRANT PROGRAM ESTABLISHED.
5	"(a) In General.—Subject to the availability of
6	funds appropriated to carry out this subpart, the Sec-
7	retary shall award grants, on a competitive basis, to eligi-
8	ble institutions to enable the eligible institutions to carry
9	out the activities described in section 729.
10	"(b) AWARD OF GRANT FUNDS.—Of the funds ap-
11	propriated to carry out this subpart for a fiscal year, the
12	Secretary—
13	"(1) shall reserve—
14	"(A) not less than one-third of such funds
15	to award grants to carry out the activities de-
16	scribed in section 729(b); and
17	"(B) not less than one-third of such funds
18	to award grants to carry out the activities de-
19	scribed in section 729(c); and
20	"(2) may use the amount of funds remaining
21	after the reservation required under paragraph (1)
22	to award grants to carry out the activities described
23	in subsections (b) and (c) of section 729.
24	"(c) Duration.—Grants under this part shall be
25	awarded for a period not to exceed five years.

1	"(d) Limitation on Number of Awards.—The
2	Secretary may not award more than one grant under this
3	subpart in any fiscal year to any Asian American and Na-
4	tive American Pacific Islander-serving institutions.
5	"SEC. 728. APPLICATIONS.
6	"(a) Application.—Any eligible institution may
7	apply for a grant under this subpart by submitting an ap-
8	plication to the Secretary at such time and in such manner
9	as the Secretary may require. Such application shall dem-
10	onstrate how the grant funds will be used to improve
11	postbaccalaureate education opportunities for Asian
12	American and Native American Pacific Islander and low-
13	income students.
14	"(b) Interaction With Other Grant Pro-
15	GRAMS.—No institution that is eligible for and receives an
16	award under section 326, 512, 723, or 724 for a fiscal
17	year shall be eligible to apply for a grant, or receive grant
18	funds, under this section for the same fiscal year.
19	"SEC. 729. USE OF FUNDS.
20	"(a) In General.—
21	"(1) Activities.—An eligible institution that
22	receives a grant under this subpart shall use such
23	funds to carry out—
24	"(A) one or more of the activities described
25	in subsection (b); or

1	"(B) one or more of the activities de-
2	scribed in subsection (c).
3	"(2) Requirement.—An eligible institution
4	that receives a grant under this subpart may not use
5	such funds for activities under both subsections (b)
6	and (c).
7	"(b) Graduate Program Activities.—Grants
8	awarded under this subpart may be used for one or more
9	of the following activities promoting postbaccalaureate op-
10	portunities for Asian American and Native American Pa-
11	cific Islander students:
12	"(1) Purchase, rental, or lease of scientific or
13	laboratory equipment for educational purposes, in-
14	cluding instructional and research purposes.
15	"(2) Construction, maintenance, renovation,
16	and improvement of classrooms, libraries, labora-
17	tories, and other instructional facilities, including
18	purchase or rental of telecommunications technology
19	equipment or services.
20	"(3) Purchase of library books, periodicals,
21	technical and other scientific journals, microfilm,
22	microfiche, and other educational materials, includ-
23	ing telecommunications program materials.
24	"(4) Support for low-income postbaccalaureate
25	students including outreach, academic support serv-

1	ices and mentoring, scholarships, fellowships, and
2	other financial assistance to permit the enrollment of
3	such students in postbaccalaureate certificate and
4	postbaccalaureate degree granting programs.
5	"(5) Creating or improving facilities for Inter-
6	net or other distance education technologies, includ-
7	ing purchase or rental of telecommunications tech-
8	nology equipment or services.
9	"(6) Collaboration with other institutions of
10	higher education to expand postbaccalaureate certifi-
11	cate and postbaccalaureate degree offerings.
12	"(7) Other activities proposed in the application
13	submitted pursuant to section 728 that—
14	"(A) contribute to carrying out the pur-
15	poses of this subpart; and
16	"(B) are approved by the Secretary as part
17	of the review and acceptance of such applica-
18	tion.
19	"(c) Faculty Development Activities.—Grants
20	awarded under this subpart may be used for one or more
21	of the following activities for faculty development:
22	"(1) Support of faculty exchanges, faculty de-
23	velopment, faculty research, curriculum development
24	and academic instruction

1	"(2) Financial support to graduate students
2	planning to pursue academic careers who desire to
3	become faculty at Asian American and Native Amer-
4	ican Pacific Islander-serving institutions.
5	"(3) Career services in preparing for an aca-
6	demic career and identifying opportunities.
7	"(4) Developing partnerships between Asian
8	American and Native American Pacific Islander-
9	serving institutions to facilitate connections between
10	graduate students and hiring institutions.
11	"(5) Faculty recruitment efforts with an em-
12	phasis on graduates from Asian American and Na-
13	tive American Pacific Islander-serving institutions
14	and other minority-serving institutions.
15	"(6) Recruitment and retention incentives to
16	allow Asian American and Native American Pacific
17	Islander-serving institutions to make competitive of-
18	fers to potential faculty, including use of funds for
19	student loan repayment.
20	"(7) Research support for early career faculty.
21	"(8) Other activities proposed in the application
22	submitted pursuant to section 728 that—
23	"(A) contribute to carrying out the pur-
24	poses of this subpart; and

1	"(B) are approved by the Secretary as part
2	of the review and acceptance of such applica-
3	tion.
4	"SEC. 730. ELIGIBLE INSTITUTION DEFINED.
5	"For the purposes of this subpart, an 'eligible institu-
6	tion' means an institution of higher education that—
7	"(1) is an Asian-American and Native Amer-
8	ican Pacific Islander-serving institution (as defined
9	in section 320); and
10	"(2) offers a postbaccalaureate certificate or
11	postbaccalaureate degree granting program.
12	"SEC. 730A. AUTHORIZATION OF APPROPRIATIONS.
13	"There is authorized to be appropriated to carry out
14	this subpart \$30,000,000 for fiscal year 2019 and each
15	of the 9 succeeding fiscal years.".
16	SEC. 7002. MINORITY-SERVING INSTITUTIONS INNOVATION
17	FUND.
18	Title VII of the Higher Education Act of 1965 (20
19	U.S.C. 1133 et seq.) is amended by inserting after part
20	B the following:
21	"PART C—FUNDING INNOVATIONS AT MINORITY-
22	SERVING INSTITUTIONS
23	"SEC. 751. PURPOSE.
24	"It is the purpose of this part to assist minority-serv-
25	ing institutions in planning, developing, implementing,

1	validating, and replicating innovations that provide solu-
2	tions to persistent challenges in enabling economically and
3	educationally disadvantaged students to enroll in, persist
4	through, and graduate from college, including innovations
5	designed to—
6	"(1) improve student achievement at minority
7	serving institutions;
8	"(2) increase the successful recruitment at mi-
9	nority-serving institutions of—
10	"(A) students from low-income families of
11	all races;
12	"(B) adults; and
13	"(C) military-affiliated students;
14	"(3) increase the rate at which students en-
15	rolled in minority-serving institutions make adequate
16	or accelerated progress toward graduation, and suc-
17	cessfully graduate from such institutions;
18	"(4) increase the number of students pursuing
19	and completing degrees in science, technology, engi-
20	neering, and mathematics at minority-serving insti-
21	tutions and pursuing graduate work in such fields
22	including through the establishment of innovation
23	ecosystems on the campuses of such institutions;
24	"(5) redesign course offerings and other in-
25	structional strategies at minority-serving institutions

1	to improve student outcomes and reduce postsec-
2	ondary education costs;
3	"(6) enhance the quality and number of tradi-
4	tional and alternative route teacher preparation pro-
5	grams offered by minority-serving institutions;
6	"(7) expand the effective use of technology at
7	minority-serving institutions; and
8	"(8) strengthen postgraduate employment out-
9	comes for students enrolled in minority-serving insti-
10	tutions.
11	"SEC. 752. DEFINITION.
12	"In this part:
13	"(1) Eligible entity.—The term 'eligible en-
14	tity' means—
15	"(A) a minority-serving institution; or
16	"(B) a consortium of a minority-serving in-
17	stitution and—
18	"(i) one or more other institutions of
19	higher education;
20	"(ii) a private nonprofit organization;
21	"(iii) a local educational agency; or
22	"(iv) any combination of the entities
23	described in clauses (i) through (iii).
24	"(2) Minority serving institution.—The
25	term 'minority serving institution' means an institu-

1 tion of higher education described in paragraph (1), 2 (2), (3), (4), (5), (6), or (7) of section 371(a). 3 "SEC. 753. GRANTS AUTHORIZED. 4 "(a) In General.—Except as provided in subsection 5 (b)(2), with the funds made available for this part under section 757, the Secretary shall make competitive planning 6 7 and implementation grants, as described in subsections (b) 8 and (c), to eligible entities to enable such entities to plan for the implementation of, in the case of a planning grant, 10 and implement, in the case of an implementation grant, innovations described in section 751 and to support the 12 planning, development, implementation, validation, scaling up, and replication of such innovations. 13 14 "(b) Planning Grants.— 15 "(1) In General.—Except as provided in para-16 graph (2), with the funds made available under sec-17 tion 757 for a fiscal year, the Secretary shall use not 18 more than 5 percent or \$42,500,000 (whichever is 19 greater) to award, on a competitive basis, planning 20 grants to enable eligible entities to plan, design, and 21 develop innovations described in section 751. 22 Sectors.—Planning grants shall 23 awarded to each sector of a minority-serving institu-24 tion in proportion to the allocations made in sub-

paragraphs (A) through (G) of section 757(1).

- 1 "(3) DURATION.—A planning grant authorized 2 under this subsection shall be for the duration of 1 3 year.
 - "(4) Grant amounts.—Each planning grant authorized under this subsection shall be in an amount that is not more than \$150,000.

"(c) Implementation Grants.—

- "(1) IN GENERAL.—With funds made available for this part under section 757, the Secretary shall award implementation grants to enable eligible entities to further develop, pilot, field-test, implement, document, validate, and, as applicable, scale up and replicate, innovations described in section 751.
- "(2) DURATION.—An implementation grant authorized under this subsection shall be for a duration of 5 years, except that the Secretary may not continue providing funds under the grant after year 3 of the grant period unless the eligible entity demonstrates that the entity has achieved satisfactory progress toward carrying out the educational innovations, activities, and projects described in their application pursuant to section 754(d), as determined by the Secretary.
- "(3) GRANT AMOUNT.—Each implementation grant authorized under this subsection shall be in an

1	amount sufficient to enable the eligible entity to
2	achieve the purposes of its proposed activities and
3	projects, but shall not exceed \$10,000,000.
4	"(d) Special Rules for Consortiums.—
5	"(1) FISCAL AGENT.—
6	"(A) IN GENERAL.—In the case of an eligi-
7	ble entity applying for a grant under this part
8	as a consortium, each member of the consor-
9	tium shall agree on 1 such member of such eli-
10	gibility entity to serve as a fiscal agent of such
11	entity.
12	"(B) RESPONSIBILITIES.—The fiscal agent
13	of an eligible entity, as described in subpara-
14	graph (A), shall act on behalf of such entity in
15	performing the financial duties of such entity
16	under this part.
17	"(C) Written agreement.—The agree-
18	ment described in subparagraph (A) shall be in
19	writing and signed by each member of the con-
20	sortium.
21	"(2) Subgrants.—In the case of an eligible
22	entity applying for a grant under this part as a con-
23	sortium, the fiscal agent for such entity (as de-
24	scribed in paragraph (1)) may use the funds pro-

- 1 vided by the grant to make subgrants to members
- of the consortium.

3 "SEC. 754. APPLICATIONS.

- 4 "(a) IN GENERAL.—An eligible entity desiring to re-
- 5 ceive a grant under this part shall submit an application
- 6 to the Secretary at such time, in such manner, and con-
- 7 taining such information as the Secretary may reasonably
- 8 require.
- 9 "(b) Consortium Entities.—An application under
- 10 this section which is submitted by an eligible entity apply-
- 11 ing as a consortium shall include the written agreement
- 12 described in section 753(d)(1)(C).
- 13 "(c) Planning Grants.—The Secretary shall en-
- 14 sure that the application requirements under this section
- 15 for a planning grant authorized under section 753(b) in-
- 16 clude, in addition to the requirement in subsection (b) (if
- 17 applicable), only those minimal requirements that are nec-
- 18 essary to review the proposed process of an eligible entity
- 19 for the planning, design, and development of one or more
- 20 of the innovations described in section 751.
- 21 "(d) Implementation Grants.—An application
- 22 under this section for an innovation grant authorized
- 23 under section 753(c) shall include, in addition to the re-
- 24 quirement under subsection (b) (if applicable), descrip-
- 25 tions of—

- "(1) each innovation described in section 751 that the eligible entity would implement using the funds made available by such grant, including, as applicable, a description of the evidence base supporting such innovation;
 - "(2) how each such innovation will address the purpose of this part, as described in section 751, and how each such innovation will further the institutional or organizational mission of the minority-serving institution that is part of the eligible entity;
 - "(3) the specific activities that the eligible entity will carry out with funds made available by such grant, including, in the case of an eligible entity applying as a consortium, a description of the activities that each member of the consortium will carry out and a description of the capacity of each such member to carry out those activities;
 - "(4) the performance measures that the eligible entity will use to track its progress in implementing each such innovation, including a description of how the entity will implement those performance measures and use information on performance to make adjustments and improvements to its implementation activities, as needed, over the course of the grant period;

1	"(5) how the eligible entity will provide for an
2	independent evaluation of the implementation and
3	impact of the projects funded by such grant, includ-
4	ing—
5	"(A) an interim report (evaluating the
6	progress made in the first 3 years of the grant);
7	and
8	"(B) a final report (completed at the end
9	of the grant period); and
10	"(6) the plan of the eligible entity for con-
11	tinuing each proposed innovation after the grant has
12	ended.
13	"SEC. 755. PRIORITY.
14	"(a) Planning Grants.—In awarding planning
15	grants under this part, the Secretary shall give priority
16	to applications that were submitted in 2019, but did not
17	receive a planning grant due to the circumstances de-
18	scribed in section $753(b)(2)$.
19	"(b) Implementation Grants.—In awarding im-
20	plementation grants under this part, the Secretary shall
21	give—
22	"(1) first priority to applications for programs
23	at minority-serving institutions that have not pre-
24	viously received an implementation grant under this
25	part: and

1	"(2) second priority to applications that address
2	issues of major national need, including—
3	"(A) educational innovations designed to
4	increase the rate of postsecondary degree at-
5	tainment for populations within minority groups
6	that have low relative rates of postsecondary de-
7	gree attainment;
8	"(B) innovative partnerships between mi-
9	nority-serving institutions and local educational
10	agencies that are designed to increase the en-
11	rollment and successful completion of histori-
12	cally underrepresented populations in higher
13	education;
14	"(C) educational innovations that support
15	developing programs and initiatives in minority-
16	serving institutions to enhance undergraduate
17	and graduate programs in science, technology,
18	engineering, and mathematics;
19	"(D) innovative partnerships between mi-
20	nority-serving institutions and other organiza-
21	tions to establish innovation ecosystems in sup-
22	port of economic development, entrepreneur-
23	ship, and the commercialization of technology
24	supported by research funded through this
25	grant;

1	"(E) educational innovations that enhance
2	the quality and number of traditional and alter-
3	native route teacher preparation programs at
4	minority-serving institutions to enable teachers
5	to be highly effective in the classroom and to
6	enable such programs to meet the demands for
7	diversity and accountability in teacher edu-
8	cation; and
9	"(F) educational innovations that strength-
10	en postgraduate employment outcomes of mi-
11	nority-serving institutions through the imple-
12	mentation of comprehensive and strategic ca-
13	reer pathways for students.
14	"SEC. 756. USES OF FUNDS.
15	"(a) Planning Grants.—An eligible entity receiv-
16	ing a planning grant under section 753(b) shall use funds
17	made available by such grant to conduct an institutional
18	planning process that includes—
19	"(1) an assessment of the needs of the minor-
20	ity-serving institution;
21	"(2) research on educational innovations de-
22	scribed in section 751 that will meet the needs de-
23	scribed in paragraph (1);
24	"(3) the selection of one or more such edu-
25	eational innovations for implementation.

1 "(4) an assessment of the capacity of the mi-2 nority-serving institution to implement such edu-3 cational innovation; and 4 "(5) activities to further develop such capacity.

5 "(b) Implementation Grants.—An eligible entity

6 receiving an implementation grant under section 753(c)

7 shall use the funds made available by such grant to further

8 develop, pilot, field-test, implement, document, validate,

9 and, as applicable, scale up, and replicate innovations de-

10 scribed in section 751, such as innovations designed to—

"(1) improve student achievement, such as through activities designed to increase the number or percentage of students who successfully complete developmental or remedial coursework (which may be accomplished through the evidence-based redesign of such coursework) and pursue and succeed in post-secondary studies;

"(2) improve and expand institutional recruitment, postsecondary school awareness, and postsecondary school preparation efforts targeting students, including high-achieving students from low-income families, such as through activities undertaken in partnership with local educational agencies and nonprofit organizations (including the introduction of dual-enrollment programs and the implementation of

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- 1 activities designed to enable more students to enter 2 college without the need for remediation);
 - "(3) increase the number of minority males who attain a postsecondary degree, such as through evidence-based interventions that integrate academic advising with social and cultural supports and assistance with job placement;
 - "(4) increase the number or percentage of students who make satisfactory or accelerated progress toward graduation from postsecondary school and the number or percentage who graduate from postsecondary school on time, such as through the provision of comprehensive academic and nonacademic student support services;
 - "(5) increase the number or percentage of students, particularly students who are members of historically underrepresented populations, who enroll in science, technology, engineering, and mathematics courses, graduate with degrees in such fields, and pursue advanced studies in such fields;
 - "(6) develop partnerships between minorityserving institutions and other organizations to establish innovation ecosystems in support of economic development, entrepreneurship, and the commer-

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- 1 cialization of technology supported by funded re-2 search;
 - "(7) implement evidence-based improvements to courses, particularly high-enrollment courses, to improve student outcomes and reduce education costs for students, including costs of remedial courses;
 - "(8) enhance the quality and number of traditional and alternative route teacher and school leader preparation programs at minority-serving institutions that enable graduates to be profession-ready and highly effective in the classroom and to enable such programs to meet the demands for diversity and accountability in educator preparation;
 - "(9) expand the effective use of technology in higher education, such as through collaboration between institutions on implementing technology-enabled delivery models (including hybrid models) or through the use of open educational resources and digital content;
 - "(10) strengthen postgraduate employment outcomes through the implementation of comprehensive and strategic career pathways for students, which may include aligning curricula with workforce needs, experiential learning, integration of career services,

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1	and developing partnerships with employers and
2	business organizations; and
3	"(11) provide a continuum of solutions by in-
4	corporating activities that address multiple objec-
5	tives described in paragraphs (1) through (10).
6	"SEC. 757. AUTHORIZATION OF APPROPRIATIONS.
7	"There are authorized to be appropriated to carry out
8	activities under this part \$850,000,000 for fiscal year
9	2019 and each of the 5 succeeding fiscal years, to be allo-
10	cated as follows:
11	"(1) for institutions described in paragraph (1)
12	of section 371(a), \$224,987,083;
13	"(2) for institutions described in paragraph (2)
14	of section 371(a), \$214,446,428;
15	"(3) for institutions described in paragraph (3)
16	of section 371(a), \$78,056,743;
17	"(4) for institutions described in paragraph (4)
18	of section 371(a), \$20,662,079;
19	"(5) for institutions described in paragraph (5)
20	of section 371(a), \$130,859,834;
21	"(6) for institutions described in paragraph (6)
22	of section 371(a), \$122,305,533; and
23	"(7) for institutions described in paragraph (7)
24	of section 371(a), \$58,682,300.".

1 SEC. 7003. DEFINITIONS.

2	Section 760 of the Higher Education Act of 1965 (20
3	U.S.C. 1140) is amended to read as follows:
4	"SEC. 760. DEFINITIONS.
5	"In this part:
6	"(1) Comprehensive transition and post-
7	SECONDARY PROGRAM FOR STUDENTS WITH INTEL-
8	LECTUAL DISABILITIES.—The term 'comprehensive
9	transition and postsecondary program for students
10	with intellectual disabilities' means a program that
11	leads to a recognized educational credential or recog-
12	nized postsecondary credential issued by an institu-
13	tion of higher education that meets each of the fol-
14	lowing requirements:
15	"(A) Is offered by an institution of higher
16	education.
17	"(B) Is designed to support students with
18	intellectual disabilities who are seeking to con-
19	tinue academic, career and technical, or inde-
20	pendent living instruction at an institution of
21	higher education in order to prepare for com-
22	petitive integrated employment.
23	"(C) Includes student advising and a pro-
24	gram of study.
25	"(D) Requires students with intellectual
26	disabilities to participate on not less than a

1	half-time basis as determined by the institution,
2	with such participation focusing on academic
3	and career development components and occur-
4	ring through 1 or more of the following activi-
5	ties:
6	"(i) Regular enrollment in credit-bear-
7	ing courses with students without disabil-
8	ities that are offered by the institution.
9	"(ii) Auditing or participating in
10	courses with students without disabilities
11	that are offered by the institution and for
12	which the student does not receive regular
13	academic credit.
14	"(iii) Enrollment in noncredit-bearing,
15	nondegree courses with students without
16	disabilities.
17	"(iv) Participation in internships, ap-
18	prenticeships, or work-based experiences in
19	competitive integrated settings for a se-
20	mester, or multiple semesters.
21	"(E) Requires students with intellectual
22	disabilities to be socially and academically inte-
23	grated with students without disabilities to the
24	maximum extent practicable.

1	"(2) DISABILITY.—The term 'disability' has the
2	meaning given such term in section 3 of the Ameri-
3	cans with Disabilities Act of 1990 (42 U.S.C.
4	12102).
5	"(3) Institution of higher education.—
6	The term 'institution of higher education' has the
7	meaning given such term in section 101.
8	"(4) Office of Accessibility.—The term
9	'Office of Accessibility' has the meaning given to the
10	office of disability services of the institution or
11	equivalent office.
12	"(5) Recognized Postsecondary Creden-
13	TIAL.—The term 'recognized postsecondary creden-
14	tial' has the meaning given the term in section 101
15	of the Workforce Innovation and Opportunity Act
16	(29 U.S.C. 3101).
17	"(6) Student with intellectual dis-
18	ABILITY.—The term 'student with an intellectual
19	disability' means a student—
20	"(A)(i) with a cognitive impairment, char-
21	acterized by significant limitations in—
22	"(I) intellectual and cognitive func-
23	tioning; and

1	"(II) adaptive behavior as expressed
2	in conceptual, social, and practical adapt-
3	ive skills; and
4	"(ii) who is currently, or was formerly, eli-
5	gible for a free appropriate public education
6	under the Individuals with Disabilities Edu-
7	cation Act (20 U.S.C. 1400 et seq.); or
8	"(B) in the case of a student who has not
9	currently or formerly been found eligible for a
10	free appropriate education under the Individ-
11	uals with Disabilities Education Act (20 U.S.C.
12	1400 et seq.), or a student who has not pre-
13	viously been found eligible as a student with an
14	intellectual disability under such Act, docu-
15	mentation establishing that the student has an
16	intellectual disability, such as—
17	"(i) a documented comprehensive and
18	individualized psycho-educational evalua-
19	tion and diagnosis of an intellectual dis-
20	ability by a psychologist or other qualified
21	professional; or
22	"(ii) a record of the disability from a
23	local or State educational agency, or gov-
24	ernment agency, such as the Social Secu-
25	rity Administration or a vocational reha-

1	bilitation agency, that identifies the intel-
2	lectual disability.
3	"(7) Universal design for learning.—The
4	term 'universal design for learning' means a scientif-
5	ically valid framework for guiding educational prac-
6	tice that—
7	"(A) provides flexibility in the ways infor-
8	mation is presented, in the ways students re-
9	spond or demonstrate knowledge and skills, and
10	in the ways students are engaged; and
11	"(B) reduces barriers in instruction, pro-
12	vides appropriate accommodations, supports,
13	and challenges and maintains high achievement
14	expectations for all students, including students
15	with disabilities and students who are limited
16	English proficient.".
17	SEC. 7004. SUPPORTING POSTSECONDARY FACULTY, STAFF,
18	AND ADMINISTRATORS IN PROVIDING ACCES-
19	SIBLE EDUCATION.
20	(a) Grants.—Section 762 of the Higher Education
21	Act of 1965 (20 U.S.C. 1140b) is amended to read as
22	follows:

1 "SEC. 762. GRANTS AUTHORIZED.

2	"(a) Competitive Grants Authorized To Sup-
3	PORT POSTSECONDARY FACULTY, STAFF, AND ADMINIS-
4	TRATORS IN PROVIDING AN ACCESSIBLE EDUCATION.—
5	"(1) In General.—From amounts appro-
6	priated under section 765C, the Secretary shall
7	award grants, on a competitive basis, to institutions
8	of higher education to enable the institutions to
9	carry out the activities under subsection (b).
10	"(2) Awards for professional develop-
11	MENT AND TECHNICAL ASSISTANCE.—Not less than
12	5 grants shall be awarded to institutions of higher
13	education that provide professional development and
14	technical assistance in order to improve access to
15	and completion of postsecondary education for stu-
16	dents, including students with disabilities.
17	"(b) Duration; Activities.—
18	"(1) Duration.—A grant under this subpart
19	shall be awarded for a period of 5 years.
20	"(2) Authorized activities.—A grant
21	awarded under this subpart shall be used to carry
22	out one or more of the following activities:
23	"(A) TEACHING METHODS AND STRATE-
24	GIES.—The development and implementation of
25	training to provide innovative, effective, and evi-
26	dence-based teaching methods and strategies,

consistent with the principles of universal design for learning, to provide postsecondary faculty, staff, and administrators with the skills and supports necessary to teach and meet the academic and programmatic needs of students (including students with disabilities) in order to improve the retention of such students in, and the completion by such students of, postsecondary education. Such methods and strategies may include in-service training, professional development, customized and general technical assistance, workshops, summer institutes, distance learning, and training in the use of assistive and educational technology.

"(B) Implementing accommodations.—
The development and implementation of training to provide postsecondary faculty, staff, and administrators methods and strategies of providing appropriate accommodations for students with disabilities, including descriptions of the legal obligations of the university to provide such accommodations.

"(C) EFFECTIVE TRANSITION PRAC-TICES.—The development and implementation of innovative, effective, and evidence-based

teaching methods and strategies to provide postsecondary faculty, staff, and administrators with the skills and supports necessary to ensure the successful and smooth transition of students with disabilities from secondary school to postsecondary education. The teaching methods and strategies may include supporting students in the development of self-advocacy skills to improve transition to, and completion of, postsecondary education.

"(D) DISTANCE LEARNING.—The development and implementation of training to provide innovative, effective, and evidence-based teaching methods and strategies to enable postsecondary faculty, staff, and administrators to provide accessible distance education programs or classes that would enhance the access of students (including students with disabilities) to postsecondary education, including the use of accessible curricula and electronic communication for instruction and advising.

"(E) CAREER PATHWAY GUIDANCE.—The development and implementation of effective and evidence-based teaching methods and strategies to provide postsecondary faculty, staff,

1	and administrators with the ability to advise
2	students with disabilities with respect to their
3	chosen career pathway, which shall include—
4	"(i) supporting internships, appren-
5	ticeships, or work-based learning opportu-
6	nities;
7	"(ii) counseling on coursework to meet
8	the recognized educational credential or
9	recognized postsecondary credential appro-
10	priate for the field chosen;
11	"(iii) developing self-advocacy skills to
12	advocate for appropriate accommodations
13	once in the workplace; or
14	"(iv) supporting the student in select-
15	ing a career pathway that leads to com-
16	petitive, integrated employment.
17	"(3) Mandatory evaluation and dissemi-
18	NATION.—An institution of higher education award-
19	ed a grant under this subpart shall evaluate and dis-
20	seminate to other institutions of higher education
21	the information obtained through the activities de-
22	scribed in subparagraphs (A) through (E) of para-
23	graph (2).
24	"(c) Considerations in Making Awards.—In
25	awarding grants, contracts, or cooperative agreements

- 1 under this subpart, the Secretary shall consider the following:
- 3 "(1) Geographic distribution.—Providing
 4 an equitable geographic distribution of such awards.
- 5 "(2) Rural and urban areas.—Distributing
 6 such awards to urban and rural areas.
- 7 "(3) RANGE AND TYPE OF INSTITUTION.—En-8 suring that the activities to be assisted are developed 9 for a range of types and sizes of institutions of high-10 er education.

11 "(d) Reports.—

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- "(1) INITIAL REPORT.—Not later than one year after the date of enactment of the this Act, the Secretary shall prepare and submit to the authorizing committees, and make available to the public, a report on all projects awarded grants under this part, including a review of the activities and program performance of such projects based on existing information as of the date of the report.
- "(2) Subsequent report.—Not later than five years after the date of the first award of a grant under this subpart after the date of enactment of this section, the Secretary shall prepare and submit to the authorizing committees, and make available to the public, a report that—

1	"(A) reviews the activities and program
2	performance of the projects authorized under
3	this subpart; and
4	"(B) provides guidance and recommenda-
5	tions on how effective projects can be rep-
6	licated.
7	"(e) Authorization of Appropriations.—
8	"(1) In general.—Subject to paragraph (2),
9	there are authorized to be appropriated to carry out
10	this section \$10,000,000 for fiscal year 2019 and
11	each of the 5 succeeding fiscal years.
12	"(2) Adjustment for inflation.—
13	"(A) IN GENERAL.—The amount author-
14	ized to be appropriated under paragraph (1) for
15	fiscal year 2020 and each of the 4 succeeding
16	fiscal years shall be deemed increased by the
17	annual adjustment percentage.
18	"(B) Definition.—In this paragraph, the
19	term 'annual adjustment percentage', as applied
20	to a fiscal year, means the estimated percentage
21	change in the Consumer Price Index (as deter-
22	mined by the Secretary, using the definition in
23	section 478(f)) for the most recent calendar
24	year ending before the beginning of that fiscal
25	year.".

1	(b) Applications.—Section 763 of the Higher Edu-
2	cation Act of 1965 (20 U.S.C. 1140c) is amended to read
3	as follows:
4	"SEC. 763. APPLICATIONS.
5	"Each institution of higher education desiring to re-
6	ceive a grant under this subpart shall submit an applica-
7	tion to the Secretary at such time, in such manner, and
8	accompanied by such information as the Secretary may
9	require. Each application shall include—
10	"(1) a description of the activities authorized
11	under this subpart that the institution proposes to
12	carry out, and how such institution plans to conduct
13	such activities in order to further the purpose of this
14	subpart;
15	"(2) a description of how the institution con-
16	sulted with a broad range of people, including indi-
17	viduals with expertise in disability supports or spe-
18	cial education, within the institution to develop ac-
19	tivities for which assistance is sought;
20	"(3) a description of how the institution will co-
21	ordinate and collaborate with the office of accessi-
22	bility; and
23	"(4) a description of the extent to which the in-
24	stitution will work to replicate the research-based
25	and best practices of institutions of higher education

1	with demonstrated effectiveness in serving students
2	with disabilities.".
3	SEC. 7005. OFFICE OF ACCESSIBILITY.
4	Subpart 1 of part D of title VII of the Higher Edu-
5	cation Act of 1965 (20 U.S.C. 1440a et seq.) is amend-
6	ed—
7	(1) by redesignating section 765 as section
8	765C;
9	(2) by inserting after section 764 the following:
10	"SEC. 765A. OFFICE OF ACCESSIBILITY.
11	"(a) Establishment.—Each institution of higher
12	education shall establish an office of accessibility to de-
13	velop and implement policies to support students who
14	enter postsecondary education with disabilities and stu-
15	dents who acquire a disability while enrolled in an institu-
16	tion of higher education.
17	"(b) Duties.—Each office of accessibility shall—
18	"(1) inform students, during student orienta-
19	tion, about services provided at the institution of
20	higher education, and continually update such infor-
21	mation through the accessibility office's website and
22	other communications to improve accessibility of
23	such services;
24	"(2) provide information to students regarding
25	accommodations and modifications provided by the

1	institution of higher education with respect to in-
2	ternships, practicums, work-based learning, appren-
3	ticeships, or other work-related environments that—
4	"(A) the student may engage in through
5	courses; or
6	"(B) are necessary for completion of a rec-
7	ognized educational credential or recognized
8	postsecondary credential;
9	"(3) provide information to students regarding
10	their legal rights under the Americans with Disabil-
11	ities Act of 1990 (42 U.S.C. 12101 et seq.) and sec-
12	tion 504 of the Rehabilitation Act (29 U.S.C. 794);
13	and
14	"(4) in order to provide appropriate accom-
15	modations to students with disabilities, carry out the
16	following:
17	"(A) Adopt policies that, at a minimum,
18	make any of the following documentation sub-
19	mitted by a student sufficient to establish that
20	such student is an individual with a disability:
21	"(i) Documentation that the indi-
22	vidual has had an individualized education
23	program in accordance with section 614(d)
24	of the Individuals with Disabilities Edu-
25	cation Act (20 U.S.C. 1414(d)), including

1	an individualized education program that
2	may be not current or past-date on the
3	date of the determination.
4	"(ii) Documentation that the indi-
5	vidual has had a plan prepared under sec-
6	tion 504 of the Rehabilitation Act of 1973
7	(29 U.S.C. 794).
8	"(iii) A plan or record of service for
9	the individual from a private school, a local
10	educational agency, a State educational
11	agency, or an institution of higher edu-
12	cation provided in accordance with the
13	Americans with Disabilities Act of 1990
14	(42 U.S.C. 12101 et seq.).
15	"(iv) A record or evaluation from a li-
16	censed professional finding that the indi-
17	vidual has a disability.
18	"(v) A plan or record of disability
19	from another institution of higher edu-
20	cation.
21	"(vi) Documentation of a disability
22	due to service in the uniformed services, as
23	defined in section 484C(a).
24	"(B) Adopt policies that are transparent
25	and explicit regarding the process by which the

1	institution determines eligibility for accom-
2	modations.
3	"(C) Disseminate the information de-
4	scribed in subparagraph (B) to students, par-
5	ents, and faculty—
6	"(i) in an accessible format;
7	"(ii) during student orientation; and
8	"(iii) by making such information
9	readily available on a public website of the
10	institution.
11	"(D) If applicable, provide accommoda-
12	tions to students with mental health disabilities.
13	"SEC. 765B. COMPETITIVE GRANT FOR INNOVATION AND
14	ACCESSIBILITY.
15	"(a) Grants Authorized.—
16	"(1) In general.—From amounts appro-
17	priated under section 765C, the Secretary may
18	award grants on a competitive basis to institutions
19	of higher education to enable the institutions to
20	carry out the activities described under subsection
21	(e).
22	"(2) Duration.—A grant under this subpart
23	shall be awarded for a period of 5 years.

1	"(3) Consideration in making awards.—In
2	awarding grants under this subsection, the Secretary
3	shall consider the following:
4	"(A) Providing an equitable geographic
5	distribution of such awards.
6	"(B) Ensuring that the activities to be as-
7	sisted are developed for a range of types and
8	sizes of institutions of higher education.
9	"(b) APPLICATION.—Each institution of higher edu-
10	cation desiring to receive a grant under this subsection
11	shall submit an application to the Secretary at such time,
12	in such manner, and accompanied by such information as
13	the Secretary may require. Each application shall in-
14	clude—
15	"(1) a description of how the institution will
16	carry out the activities under this section;
17	"(2) a description of the consultation the insti-
18	tution has had with a broad range of people within
19	the institution, including individuals with expertise
20	in disability supports or special education, in devel-
21	oping the information under paragraph (1);
22	"(3) a plan for the sustainability of the pro-
23	gram after the end of the grant period; and

1	"(4) a written business plan for revenue and ex-
2	penditures to be provided to the Department under
3	subsection (d).
4	"(c) Activities.—A grant awarded under this sec-
5	tion shall be used to—
6	"(1) develop and implement across the institu-
7	tion of higher education, a universal design for
8	learning framework for course design and instruc-
9	tional materials to improve campus-wide accessibility
10	to instruction, materials, and the learning environ-
11	ment; or
12	"(2) develop or improve distance education
13	courses consistent with the principles of universal
14	design for learning to improve accessibility of in-
15	struction and materials.
16	"(d) Reports.—
17	"(1) Grant recipient reports.—An institu-
18	tion of higher education awarded a grant under this
19	subpart shall evaluate and disseminate to other in-
20	stitutions of higher education, the information ob-
21	tained through the activities described in subsection
22	(e).
23	"(2) Initial report by secretary.—Not
24	later than one year after the date of the enactment
25	of this section, the Secretary shall prepare and sub-

1	mit to the authorizing committees, and make avail-
2	able to the public, a report on all projects awarded
3	grants under this part, including a review of the ac-
4	tivities and program performance of such projects
5	based on existing information as of the date of the
6	report.
7	"(3) Final report by secretary.—Not later
8	than 6 years after the date of the first award of ϵ
9	grant under subsection (a), the Secretary shall pre-
10	pare and submit to the authorizing committees, and
11	make available to the public, a report that—
12	"(A) reviews the activities and program
13	performance of the projects authorized under
14	this subsection; and
15	"(B) provides guidance and recommenda-
16	tions on how effective projects can be rep-
17	licated."; and
18	(3) by amending section 765C, as so redesign
19	nated, to read as follows:
20	"SEC. 765C. AUTHORIZATION OF APPROPRIATIONS.
21	"(a) In General.—Subject to subsection (b), there
22	are authorized to be appropriated to carry out section
23	765B \$10,000,000 for fiscal year 2019 and each of the
24	5 succeeding fiscal years.
25	"(b) Adjustment for Inflation.—

- 1 "(1) IN GENERAL.—The amount authorized to 2 be appropriated under paragraph (1) for fiscal year 3 2020 and each of the 4 succeeding fiscal years shall 4 be deemed increased by the annual adjustment per-5 centage.
- "(2) DEFINITION.—In this paragraph, the term
 'annual adjustment percentage', as applied to a fiscal year, means the estimated percentage change in
 the Consumer Price Index (as determined by the
 Secretary, using the definition in section 478(f)) for
 the most recent calendar year ending before the beginning of that fiscal year.".

13 SEC. 7006. POSTSECONDARY PROGRAMS FOR STUDENTS

- 14 WITH INTELLECTUAL DISABILITIES.
- 15 (a) Purpose.—Section 766 of the Higher Education
- 16 Act of 1965 (20 U.S.C. 1140f) is amended to read as fol-
- 17 lows:
- 18 "SEC. 766. PURPOSE.
- "It is the purpose of this subpart to support inclusive
- 20 programs that promote the successful transition of stu-
- 21 dents with intellectual disabilities into higher education
- 22 and the earning of a recognized educational credential or
- 23 recognized postsecondary credential issued by the institu-
- 24 tion of higher education.".

1	(b) Programs for Students With Intellectual
2	DISABILITIES.—Section 767 of the Higher Education Act
3	of 1965 (20 U.S.C. 1140g) is amended to read as follows:
4	"SEC. 767. INCLUSIVE HIGHER EDUCATION PROGRAMS FOR
5	STUDENTS WITH INTELLECTUAL DISABIL-
6	ITIES.
7	"(a) Grants Authorized.—
8	"(1) In general.—From amounts appro-
9	priated under section 769(a), the Secretary shall an-
10	nually award grants, on a competitive basis, to insti-
11	tutions of higher education (or consortia of institu-
12	tions of higher education), to enable the institutions
13	or consortia to create or expand high-quality, inclu-
14	sive higher education programs for students with in-
15	tellectual disabilities.
16	"(2) Administration.—The program under
17	this section shall be administered by the office in the
18	Department that administers other postsecondary
19	education programs in consultation with the Office
20	of Special Education and Rehabilitative Services of
21	the Department of Education.
22	"(3) Duration of Grants.—A grant under
23	this section shall be awarded for a period of 5 years.
24	"(b) APPLICATION.—An institution of higher edu-
25	cation or a consortium desiring a grant under this section

- 1 shall submit an application to the Secretary at such time,
- 2 in such manner, and containing such information as the
- 3 Secretary may require.

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- 4 "(c) AWARD BASIS.—In awarding grants under this
- 5 section, the Secretary shall—
- 6 "(1) provide for an equitable geographic dis-7 tribution of such grants;
 - "(2) provide grant funds for inclusive higher education programs for students with intellectual disabilities that will serve areas that are underserved by programs of this type;
 - "(3) in the case of an institution of higher education that provides institutionally owned or operated housing for students attending the institution, award grants only to such institutions that integrate students with intellectual disabilities into the housing offered to students without disabilities or to institutions that provide such integrated housing through providing supports to students directly or through partnerships with other organizations;
 - "(4) provide grant funds to encourage involvement of students attending institutions of higher education in the fields of special education, general education, vocational rehabilitation, assistive technology, or related fields in the program;

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1	"(5) select applications that—
2	"(A) demonstrate an existing comprehen-
3	sive transition and postsecondary education
4	program for students with intellectual disabil-
5	ities that is title IV eligible; or
6	"(B) agree to establish such a program;
7	and
8	"(6) give preference to applications submitted
9	under subsection (b) that agree to incorporate into
10	the inclusive higher education program for students
11	with intellectual disabilities carried out under the
12	grant one or more of the following elements:
13	"(A) The formation of a partnership with
14	any relevant agency serving students with intel-
15	lectual disabilities, such as a vocational rehabili-
16	tation agency.
17	"(B) Applications that represent geo-
18	graphically underserved States.
19	"(d) Use of Funds; Requirements.—An institu-
20	tion of higher education or consortium receiving a grant
21	under this section shall—
22	"(1) use the grant funds to establish an inclu-
23	sive higher education program for students with in-
24	tellectual disabilities that—

1	"(A) serves students with intellectual dis-
2	abilities;
3	"(B) provides individual supports and serv-
4	ices for the academic and social inclusion of
5	students with intellectual disabilities in aca-
6	demic courses, extracurricular activities, and
7	other aspects of the regular postsecondary pro-
8	gram;
9	"(C) with respect to the students with in-
10	tellectual disabilities participating in the pro-
11	gram, provides a focus on—
12	"(i) academic and career development;
13	"(ii) socialization and inclusion with
14	the general student population;
15	"(iii) independent living skills, includ-
16	ing self-advocacy skills; and
17	"(iv) integrated work experiences and
18	career skills that lead to competitive inte-
19	grated employment;
20	"(D) integrates person-centered planning
21	in the development of the course of study for
22	each student with an intellectual disability par-
23	ticipating in the program;
24	"(E) plans for the sustainability of the
25	program after the end of the grant period, with

1	a written business plan for revenue and expend-
2	itures to be provided to the Department by the
3	end of year 3; and
4	"(F) awards a recognized educational cre-
5	dential or recognized postsecondary credential
6	for students with intellectual disabilities upon
7	the completion of the program;
8	"(2) in the case of an institution of higher edu-
9	cation that provides institutionally owned or oper-
10	ated housing for students attending the institution
11	or integrated housing through providing supports to
12	students directly or through partnerships with other
13	organizations, provide for the integration of students
14	with intellectual disabilities into housing offered to
15	students without disabilities;
16	"(3) participate with the coordinating center es-
17	tablished under section 777(b) in the evaluation of
18	the program, including by regularly submitting data
19	on experiences and outcomes of individual students
20	participating in the program; and
21	"(4) partner with one or more local educational
22	agencies to support students with intellectual disabil-
23	ities participating in the program who are eligible
24	for special education and related services under the

Individuals with Disabilities Education Act (20

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- 1 U.S.C. 1400 et seq.), including the use of funds
- 2 available under part B of such Act (20 U.S.C. 1411
- et seq.) to support the participation of such students
- 4 in the program.
- 5 "(e) Matching Requirement.—An institution of
- 6 higher education (or consortium) that receives a grant
- 7 under this section shall provide matching funds toward the
- 8 cost of the inclusive higher education program for students
- 9 with intellectual disabilities carried out under the grant.
- 10 Such matching funds may be provided in cash or in-kind,
- 11 and shall be in an amount of not less than 25 percent
- 12 of the amount of such costs.
- 13 "(f) Data Collection and Transmission.—
- 14 "(1) In General.—An institution or consor-
- tium receiving a grant under this section shall col-
- lect and transmit to the coordinating center estab-
- lished under section 777(b) on an annual basis for
- each student who is enrolled in the program, stu-
- dent-level information related to the experiences and
- 20 outcomes of students who participate in the inclusive
- 21 higher education program for students with intellec-
- tual disabilities.
- 23 "(2) LONGITUDINAL DATA.—Each grantee shall
- collect longitudinal outcome data from each student
- 25 participating in the program and transmit such data

1	to the coordinating center established under section
2	777(b). Such longitudinal data shall be collected for
3	every student each year for 5 years after the student
4	graduates from, or otherwise exits, the program.
5	"(3) Data to be collected.—The program-
6	level information and data and student-level infor-
7	mation and data to be collected under this sub-
8	section shall include—
9	"(A) the number and type of postsec-
10	ondary education courses taken and completed
11	by the student;
12	"(B) credits the student earned and wheth-
13	er or not the student earned a recognized edu-
14	cational credential or recognized postsecondary
15	credential issued by the institution of higher
16	education;
17	"(C) academic outcomes;
18	"(D) competitive, integrated employment
19	outcomes;
20	"(E) independent living outcomes; and
21	"(F) social outcomes.
22	"(g) Report.—Not later than 5 years after the date
23	of the first grant awarded under this section, the Sec-
24	retary shall prepare and disseminate a report to the au-
25	thorizing committees and to the public that—

1	"(1) reviews the activities of the inclusive high-
2	er education programs for students with intellectual
3	disabilities funded under this section; and
4	"(2) provides guidance and recommendations
5	on how effective programs can be replicated.".
6	(c) Authorization of Appropriations.—Section
7	769(a) of the Higher Education Act of 1965 (20 U.S.C.
8	1140i) is amended to read as follows:
9	"(a) Authorization of Appropriations.—
10	"(1) In general.—Subject to paragraph (2),
11	there are authorized to be appropriated to carry out
12	this subpart $$15,000,000$ for fiscal year 2019 and
13	each of the 5 succeeding fiscal years.
14	"(2) Adjustment for inflation.—
15	"(A) In general.—The amount author-
16	ized to be appropriated under paragraph (1) for
17	fiscal year 2020 and each of the 4 succeeding
18	fiscal years shall be deemed increased by the
19	annual adjustment percentage.
20	"(B) Definition.—In this paragraph, the
21	term 'annual adjustment percentage', as applied
22	to a fiscal year, means the estimated percentage
23	change in the Consumer Price Index (as deter-
24	mined by the Secretary, using the definition in
25	section 478(f)) for the most recent calendar

1	year ending before the beginning of that fiscal
2	year.".
3	SEC. 7007. NATIONAL TECHNICAL ASSISTANCE CENTER
4	AND NATIONAL COORDINATING CENTER FOR
5	INCLUSION OF STUDENTS WITH INTELLEC-
6	TUAL DISABILITIES.
7	(a) In General.—Section 777 of the Higher Edu-
8	cation Act of 1965 (20 U.S.C. 1140q) is amended to read
9	as follows:
10	"SEC. 777. NATIONAL TECHNICAL ASSISTANCE CENTER
11	AND COORDINATING CENTER FOR INCLU-
12	SION OF STUDENTS WITH INTELLECTUAL
13	DISABILITIES.
14	"(a) National Technical Assistance Center.—
15	"(1) In General.—From amounts appro-
16	priated under paragraph (5), the Secretary shall
17	award a grant to, or enter into a contract or cooper-
18	ative agreement with, an eligible entity to provide
19	for the establishment and support of a National
20	Technical Assistance Center. The National Technical
21	Assistance Center shall carry out the duties set forth
22	in paragraph (4).
23	"(2) Administration.—The program under
24	this section shall be administered by the office in the
25	Department that administers other postsecondary

1	education programs in consultation with the Office
2	of Special Education and Rehabilitative Services.
3	"(3) Eligible entity.—In this subpart, the
4	term 'eligible entity' means an institution of higher
5	education, a nonprofit organization, or partnership
6	of two or more such institutions or organizations,
7	with demonstrated expertise in—
8	"(A) transitioning students with disabil-
9	ities from secondary school to postsecondary
10	education;
11	"(B) supporting students with disabilities
12	in postsecondary education;
13	"(C) technical knowledge necessary for the
14	dissemination of information in accessible for-
15	mats; and
16	"(D) working with diverse types of institu-
17	tions of higher education, including community
18	colleges.
19	"(4) Duties.—The duties of the National
20	Technical Assistance Center shall include the fol-
21	lowing:
22	"(A) Assistance to students and fam-
23	ILIES.—The National Technical Assistance
24	Center shall provide information and technical
25	assistance to students with disabilities and the

1	families of students with disabilities to support
2	students across the broad spectrum of disabil-
3	ities, including—
4	"(i) information to assist individuals
5	with disabilities who are prospective stu-
6	dents of an institution of higher education
7	in planning for postsecondary education
8	while the students are in secondary school;
9	"(ii) information and technical assist-
10	ance provided to individualized education
11	program teams (as defined in section
12	614(d)(1) of the Individuals with Disabil-
13	ities Education Act) for secondary school
14	students with disabilities, and to early out-
15	reach and student services programs, in-
16	cluding programs authorized under sub-
17	parts 2, 4, and 5 of part A of title IV, to
18	support students across a broad spectrum
19	of disabilities with the successful transition
20	to postsecondary education;
21	"(iii) research-based supports, serv-
22	ices, and accommodations which are avail-
23	able in postsecondary settings, including
24	services provided by other agencies such as
25	vocational rehabilitation:

1	"(iv) information on student men-
2	toring and networking opportunities for
3	students with disabilities; and
4	"(v) effective recruitment and transi-
5	tion programs at postsecondary edu-
6	cational institutions.
7	"(B) Assistance to institutions of
8	HIGHER EDUCATION.—The National Technical
9	Assistance Center shall provide information and
10	technical assistance to faculty, staff, and ad-
11	ministrators of institutions of higher education
12	to improve the services provided to, the accom-
13	modations for, the retention rates of, and the
14	completion rates of, students with disabilities in
15	higher education settings, which may include—
16	"(i) collection and dissemination of
17	best and promising practices and materials
18	for accommodating and supporting stu-
19	dents with disabilities, including practices
20	and materials supported by the grants,
21	contracts, or cooperative agreements au-
22	thorized under subparts 1, 2, and 3;
23	"(ii) development and provision of
24	training modules for higher education fac-
25	ulty on exemplary practices for accommo-

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dating and supporting postsecondary students with disabilities across a range of academic fields, which may include universal design for learning and practices supported by the grants, contracts, or cooperative agreements authorized under subparts 1, 2, and 3; and

"(iii) development of technology-based tutorials for higher education faculty and staff, including new faculty and graduate students, on best and promising practices related to support and retention of students with disabilities in postsecondary education.

"(C) Information collection and dissemination.—The National Technical Assistance Center shall be responsible for building, maintaining, and updating a database of disability support services information with respect to institutions of higher education, or for expanding and updating an existing database of disabilities support services information with respect to institutions of higher education. Such database shall be available to the general public through a website built to high technical stand-

1	ards of accessibility practicable for the broad
2	spectrum of individuals with disabilities. Such
3	database and website shall include available in-
4	formation on—
5	"(i) disability documentation require-
6	ments;
7	"(ii) support services available;
8	"(iii) links to financial aid;
9	"(iv) accommodations policies;
10	"(v) accessible instructional materials;
11	"(vi) other topics relevant to students
12	with disabilities; and
13	"(vii) the information in the report
14	described in subparagraph (E).
15	"(D) DISABILITY SUPPORT SERVICES.—
16	The National Technical Assistance Center shall
17	work with organizations and individuals with
18	proven expertise related to disability support
19	services for postsecondary students with disabil-
20	ities to evaluate, improve, and disseminate in-
21	formation related to the delivery of high-quality
22	disability support services at institutions of
23	higher education.
24	"(E) REVIEW AND REPORT.—Not later
25	than three years after the establishment of the

1	National Technical Assistance Center, and
2	every two years thereafter, the National Tech-
3	nical Assistance Center shall prepare and dis-
4	seminate a report to the Secretary and the au-
5	thorizing committees analyzing the condition of
6	postsecondary success for students with disabil-
7	ities. Such report shall include—
8	"(i) a review of the activities and the
9	effectiveness of the programs authorized
10	under this part;
11	"(ii) annual enrollment and gradua-
12	tion rates of students with disabilities in
13	institutions of higher education from pub-
14	licly reported data;
15	"(iii) recommendations for effective
16	postsecondary supports and services for
17	students with disabilities, and how such
18	supports and services may be widely imple-
19	mented at institutions of higher education;
20	"(iv) recommendations on reducing
21	barriers to full participation for students
22	with disabilities in higher education; and
23	"(v) a description of strategies with a
24	demonstrated record of effectiveness in im-

1	proving the success of such students in
2	postsecondary education.
3	"(F) Staffing of the center.—In hir-
4	ing employees of the National Technical Assist-
5	ance Center, the National Technical Assistance
6	Center shall consider the expertise and experi-
7	ence of prospective employees in providing
8	training and technical assistance to practi-
9	tioners.
10	"(5) Authorization of appropriations.—
11	There is authorized to be appropriated to carry out
12	this subsection \$10,000,000.
13	"(b) The National Coordinating Center for
14	INCLUSION OF STUDENTS WITH INTELLECTUAL DISABIL-
15	ITIES.—
16	"(1) Definition of Eligible Entity.—In
17	this subsection, the term 'eligible entity' means an
18	entity, or a partnership of entities, that has dem-
19	onstrated expertise in the fields of—
20	"(A) higher education;
21	"(B) the education of students with intel-
22	lectual disabilities;
23	"(C) the development of inclusive higher
24	education programs for students with intellec-
25	tual disabilities; and

- 1 "(D) evaluation and technical assistance.
- 2 "(2) In General.—From amounts appro-3 priated under paragraph (7), the Secretary shall 4 enter into a cooperative agreement, on a competitive 5 basis, with an eligible entity for the purpose of es-6 tablishing a coordinating center for institutions of 7 higher education that offer inclusive higher edu-8 cation programs for students with intellectual dis-9 abilities. including institutions participating in 10 grants authorized under subpart 2, to provide tech-11 nical assistance and evaluations for such programs, 12 including systematic collection of annual student and 13 program data and facilitation of outcomes data of 14 students with intellectual disabilities.
 - "(3) Administration.—The program under this subsection shall be administered by the office in the Department that administers other postsecondary education programs in consultation with the Office of Special Education and Rehabilitative Services.
 - "(4) DURATION.—The Secretary shall enter into a cooperative agreement under this subsection for a period of five years.
- 24 "(5) REQUIREMENTS OF COOPERATIVE AGREE-25 MENT.—The eligible entity entering into a coopera-

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1	tive agreement under this subsection shall establish
2	and maintain a coordinating center that shall—
3	"(A) serve as the technical assistance enti-
4	ty for all inclusive higher education programs
5	and comprehensive transition and postsec-
6	ondary programs for students with intellectual
7	disabilities;
8	"(B) provide technical assistance regarding
9	the development, evaluation, and continuous im-
10	provement of such programs;
11	"(C) evaluate such programs using quali-
12	tative and quantitative methodologies for meas-
13	uring program strengths in the areas of aca-
14	demic access, academic enrichment, socializa-
15	tion, competitive integrated employment, attain-
16	ment of a recognized educational credential or
17	recognized postsecondary credential, and inde-
18	pendent living;
19	"(D) create and maintain a database of
20	student and program level data reflecting imple-
21	mentation of the inclusive higher education pro-
22	gram that receives a grant under this subpart;
23	"(E) create and maintain a mechanism to
24	consolidate follow up data on student outcomes

1	collected by inclusive higher education programs
2	funded through previous grant cycles;
3	"(F) assist recipients of grants under sub-
4	part 2 in efforts to award a recognized edu-
5	cational credential or recognized postsecondary
6	credential to students with intellectual disabil-
7	ities upon the completion of such programs;
8	"(G) identify model memoranda of agree-
9	ment for use between or among institutions of
10	higher education and State and local agencies
11	providing funding for such programs;
12	"(H) develop recommendations for the nec-
13	essary components of such programs, such as—
14	"(i) academic, career and technical,
15	social, and independent living skills;
16	"(ii) evaluation of student progress;
17	"(iii) program administration and
18	evaluation;
19	"(iv) student eligibility;
20	"(v) issues regarding the equivalency
21	of a student's participation in such pro-
22	grams to semester, trimester, quarter,
23	credit, or clock hours at an institution of
24	higher education, as the case may be; and

1	"(vi) access to student housing for
2	students participating in the inclusive
3	higher education programs, including ac-
4	commodations and services that support
5	independent living;
6	"(I) review and analyze—
7	"(i) policy impact of inclusive higher
8	education on Federal and State legislation;
9	and
10	"(ii) funding streams for such pro-
11	grams;
12	"(J) provide recommendations regarding
13	the funding streams described in subparagraph
14	(H)(ii);
15	"(K) develop mechanisms for regular com-
16	munication, outreach and dissemination of in-
17	formation about inclusive higher education pro-
18	grams for students with intellectual disabilities
19	under subpart 2 between or among such pro-
20	grams and to families and prospective students;
21	"(L) host a meeting of all recipients of
22	grants under subpart 2 not less often than once
23	each year; and
24	"(M) convene a work group to continue the
25	development of and recommendations for model

1	criteria, standards, and components of inclusive
2	higher education programs and comprehensive
3	transition and postsecondary programs for stu-
4	dents with intellectual disabilities, that are ap-
5	propriate for the development of accreditation
6	standards—
7	"(i) which work group shall include—
8	"(I) an expert in higher edu-
9	cation;
10	"(II) an expert in special edu-
11	cation;
12	"(III) a disability organization
13	that represents students with intellec-
14	tual disabilities;
15	"(IV) a representative from the
16	National Advisory Committee on In-
17	stitutional Quality and Integrity; and
18	"(V) a representative of a re-
19	gional or national accreditation agen-
20	cy or association; and
21	"(ii) the work group will carry out the
22	following activities—
23	"(I) conduct outreach to accred-
24	iting agencies;

1	"(II) develop a technical guid-
2	ance document to support implemen-
3	tation of the model standards;
4	"(III) develop and conduct a pro-
5	tocol for field testing and imple-
6	menting the model standards; and
7	"(IV) update recommendations
8	for the model standards, criteria, and
9	components of such programs, as ap-
10	plicable.
11	"(6) Report.—Not later than 5 years after the
12	date of the establishment of the coordinating center
13	under this subsection, the coordinating center shall
14	report to the Secretary, the authorizing committees,
15	and the National Advisory Committee on Institu-
16	tional Quality and Integrity on the activities de-
17	scribed in paragraph (5).
18	"(7) Authorization of appropriations.—
19	"(A) In general.—Subject to subpara-
20	graph (B), there are authorized to be appro-
21	priated to carry out this subsection \$2,500,000
22	for fiscal year 2019 and each of the 5 suc-
23	ceeding fiscal years.
24	"(B) Adjustment for inflation.—

1	"(i) In general.—The amount au-
2	thorized to be appropriated under subpara-
3	graph (A) for fiscal year 2020 and each of
4	the 4 succeeding fiscal years shall be
5	deemed increased by the annual adjust-
6	ment percentage.
7	"(ii) Definition.—In this paragraph,
8	the term 'annual adjustment percentage',
9	as applied to a fiscal year, means the esti-
10	mated percentage change in the Consumer
11	Price Index (as determined by the Sec-
12	retary, using the definition in section
13	478(f)) for the most recent calendar year
14	ending before the beginning of that fiscal
15	year.''.
16	(b) Authorization of Appropriations.—Section
17	778 of the Higher Education Act of 1965 (20 U.S.C.
18	1140r) is repealed.
19	SEC. 7008. ACCESSIBLE INSTRUCTIONAL MATERIALS AND
20	TECHNOLOGY.
21	Part D of title VII of the Higher Education Act of
22	1965 (20 U.S.C. 1140 et seq.) is amended by adding at
23	the end the following:

1	"Subpart 5—Accessible Instructional Materials and
2	Technology
3	"SEC. 779. ACCESSIBLE INSTRUCTIONAL MATERIALS AND
4	TECHNOLOGY.
5	"(a) Establishment of Commission.—The Speak-
6	er of the House of Representatives, the President pro tem-
7	pore of the Senate, and the Secretary of Education shall
8	establish an independent commission, comprised of key
9	stakeholders, to develop guidelines for accessible postsec-
10	ondary electronic instructional materials and related tech-
11	nologies in order—
12	"(1) to ensure students with disabilities are af-
13	forded the same educational benefits provided to stu-
14	dents without disabilities through the use of elec-
15	tronic instructional materials and related tech-
16	nologies;
17	"(2) to improve the selection and use of such
18	materials and technologies at institutions of higher
19	education; and
20	"(3) to encourage entities that produce such
21	materials and technologies to make accessible
22	versions more readily available in the market.
23	"(b) Review.—In carrying out subsection (a), the
24	commission shall—
25	"(1) review applicable information technology
26	accessibility standards; and

1	((0) 1
1	"(2) compile and annotate such accessibility
2	standards as an additional information resource for
3	institutions of higher education and companies that
4	service the higher education market.
5	"(c) Membership.—
6	"(1) Stakeholder groups.—The commission
7	shall be composed of representatives from the fol-
8	lowing categories:
9	"(A) Communities of persons with disabil-
10	ities for whom the accessibility of postsecondary
11	electronic instructional materials and related
12	technologies is a significant factor in ensuring
13	equal participation in higher education, and
14	nonprofit organizations that provide accessible
15	electronic materials to these communities.
16	"(B) Higher education leadership, includ-
17	ing university presidents, provosts, deans, vice
18	presidents or deans of libraries, chief informa-
19	tion officers, and other senior institutional ex-
20	ecutives.
21	"(C) Developers of postsecondary elec-
22	tronic instructional materials and manufactur-
23	ers of related technologies.
24	"(2) Appointment of members.—The com-
25	mission members shall be appointed as follows:

"(A) 6 members, 2 from each category described in paragraph (1), shall be appointed by the Speaker of the House of Representatives, 3 of whom shall be appointed on the recommendation of the majority leader of the House of Representatives and 3 of whom shall be appointed on the recommendation of the minority leader of the House of Representatives, with the Speaker ensuring that 1 developer of postsecondary electronic instructional materials and 1 manufacturer of related technologies are appointed. The Speaker shall also appoint 2 additional members, 1 student with a disability and 1 faculty member from an institution of higher education.

"(B) 6 members, 2 from each category described in paragraph (1), shall be appointed by the President pro tempore of the Senate, 3 of whom shall be appointed on the recommendation of the majority leader of the Senate and 3 of whom shall be appointed on the recommendation of the minority leader of the Senate, with the President pro tempore ensuring that 1 developer of postsecondary electronic instructional materials and 1 manufacturer of re-

lated technologies are appointed. The President pro tempore shall also appoint 2 additional members, 1 student with a disability and 1 faculty member from an institution of higher education.

"(C) 3 members, each of whom must possess extensive, demonstrated technical expertise in the development and implementation of accessible postsecondary electronic instructional materials, shall be appointed by the Secretary of Education. 1 of these members shall represent postsecondary students with disabilities, 1 shall represent higher education leadership, and 1 shall represent developers of postsecondary electronic instructional materials.

"(3) Eligibility to serve as a member.—
Federal employees are ineligible for appointment to
the commission. An appointee to a volunteer or advisory position with a Federal agency or related advisory body may be appointed to the commission so
long as his or her primary employment is with a
non-Federal entity and he or she is not otherwise
engaged in financially compensated work on behalf
of the Federal Government, exclusive of any stand-

1	ard expense reimbursement or grant-funded activi-
2	ties.
3	"(d) Authority and Administration.—
4	"(1) Authority.—The commission's execution
5	of its duties shall be independent of the Secretary of
6	Education, the Attorney General, and the head of
7	any other agency or department of the Federal Gov-
8	ernment with regulatory or standard setting author-
9	ity in the areas addressed by the commission.
10	"(2) Administration.—
11	"(A) Staffing.—There shall be no per-
12	manent staffing for the commission.
13	"(B) Leadership.—Commission members
14	shall elect a chairperson from among the ap-
15	pointees to the commission.
16	"(C) Administrative support.—The
17	Commission shall be provided administrative
18	support, as needed, by the Secretary of Edu-
19	cation through the Office of Postsecondary
20	Education of the Department of Education.
21	"(e) Duties.—
22	"(1) Guidelines.—Not later than 18 months
23	after the date of enactment of this Act, subject to
24	a 6-month extension that it may exercise at its dis-
25	cretion, the commission shall—

1	"(A) develop and issue guidelines for ac-
2	cessible postsecondary electronic instructional
3	materials, and related technologies; and
4	"(B) in developing the guidelines, the com-
5	mission shall—
6	"(i) establish a technical panel pursu-
7	ant to paragraph (4) to support the com-
8	mission in developing the guidelines;
9	"(ii) develop criteria for determining
10	which materials and technologies constitute
11	postsecondary electronic instructional ma-
12	terials and related technologies;
13	"(iii) identify existing national and
14	international accessibility standards that
15	are relevant to student use of postsec-
16	ondary electronic instructional materials
17	and related technologies at institutions of
18	higher education;
19	"(iv) identify and address any unique
20	pedagogical and accessibility requirements
21	of postsecondary electronic instructional
22	materials and related technologies that are
23	not addressed, or not adequately ad-
24	dressed, by the identified, relevant existing
25	accessibility standards:

1	"(v) identify those aspects of accessi-
2	bility, and types of postsecondary instruc-
3	tional materials and related technologies,
4	for which the commission cannot produce
5	guidelines or which cannot be addressed by
6	existing accessibility standards due to—
7	"(I) inherent limitations of com-
8	mercially available technologies; or
9	"(II) the challenges posed by a
10	specific category of disability that cov-
11	ers a wide spectrum of impairments
12	and capabilities which makes it dif-
13	ficult to assess the benefits from par-
14	ticular guidelines on a categorical
15	basis;
16	"(vi) ensure that the guidelines are
17	consistent with the requirements of section
18	504 of the Rehabilitation Act of 1973 (29
19	U.S.C. 794) and titles II and III of the
20	Americans with Disabilities Act (42 U.S.C.
21	12131 et seq.; 42 U.S.C. 12181 et seq.);
22	"(vii) ensure that the guidelines are
23	consistent, to the extent feasible and ap-
24	propriate, with the technical and functional
25	performance criteria included in the na-

1	tional and international accessibility stand-
2	ards identified by the commission as rel-
3	evant to student use of postsecondary elec-
4	tronic instructional materials and related
5	technologies;
6	"(viii) allow for the use of an alter-
7	native design or technology that results in
8	substantially equivalent or greater accessi-
9	bility and usability by individuals with dis-
10	abilities than would be provided by compli-
11	ance with the guidelines; and
12	"(ix) provide that where electronic in-
13	structional materials, or related tech-
14	nologies, that comply fully with the guide-
15	lines are not commercially available, or
16	where such compliance is not technically
17	feasible, the institution may select the
18	product that best meets the guidelines con-
19	sistent with the institution's business and
20	pedagogical needs.
21	"(2) Annotated list of information tech-
22	NOLOGY STANDARDS.—Not later than 18 months
23	after the date of the enactment of this Act, subject
24	to a 6-month extension that it may exercise at its
25	discretion, the commission established in section 2

- shall, with the assistance of the technical panel established under paragraph (4), develop and issue an annotated list of information technology standards.
 - "(3) APPROVAL.—Issuance of the guidelines and annotated list of information technology standards shall require approval of at least 75 percent of the members of the commission.
 - "(4) TECHNICAL PANEL.—Not later than 1 month after first meeting, the Commission shall appoint and convene a panel of 12 technical experts, each of whom shall have extensive, demonstrated technical experience in developing, researching, or implementing accessible postsecondary electronic instructional materials, or related technologies. The commission has discretion to determine a process for nominating, vetting, and confirming a panel of experts that fairly represents the stakeholder communities on the commission. The technical panel shall include a representative from the United States Access Board.
- "(f) REVIEW OF GUIDELINES.—Not later than 5 22 years after issuance of the guidelines and annotated list 23 of information technology standards described in sub-24 sections (a) and (b), and every 5 years thereafter, the Sec-25 retary of Education shall publish a notice in the Federal

- 1 Register requesting public comment about whether there
- 2 is a need to reconstitute the commission to update the
- 3 guidelines and annotated list of information technology
- 4 standards to reflect technological advances, changes in
- 5 postsecondary electronic instructional materials and re-
- 6 lated technologies, or updated national and international
- 7 accessibility standards. The Secretary shall then submit
- 8 a report and recommendation to Congress regarding
- 9 whether the Commission should be reconstituted.
- 10 "(g) Rule of Application.—
- 11 "(1) Nonconforming postsecondary elec-
- 12 TRONIC INSTRUCTIONAL MATERIALS OR RELATED
- 13 TECHNOLOGIES.—Nothing in this section shall be
- 14 construed to require an institution of higher edu-
- cation to require, provide, or both recommend and
- provide, postsecondary electronic instructional mate-
- rials or related technologies that conform to the
- guidelines. However, an institution that selects or
- uses nonconforming postsecondary electronic instruc-
- 20 tional materials or related technologies must other-
- 21 wise comply with existing obligations under section
- 504 of the Rehabilitation Act of 1973 (29 U.S.C.
- 23 794) and titles II and III of the Americans with
- 24 Disabilities Act (42 U.S.C. 12131 et seq.; 42 U.S.C.
- 25 12181 et seq.) to provide access to the educational

1	benefit afforded by such materials and technologies
2	through provision of appropriate and reasonable
3	modification, accommodation, and auxiliary aids or
4	services.
5	"(2) Relationship to existing laws and
6	REGULATIONS.—With respect to the Americans with
7	Disabilities Act of 1990 (42 U.S.C. 12101 et seq.)
8	and the Rehabilitation Act of 1973 (29 U.S.C. 701
9	et seq.), nothing in this Act may be construed—
10	"(A) to authorize or require conduct pro-
11	hibited under the Americans with Disabilities
12	Act of 1990 and the Rehabilitation Act of
13	1973, including the regulations issued pursuant
14	to those laws;
15	"(B) to expand, limit, or alter the remedies
16	or defenses under the Americans with Disabil-
17	ities Act of 1990 and the Rehabilitation Act of
18	1973;
19	"(C) to supersede, restrict, or limit the ap-
20	plication of the Americans with Disabilities Act
21	of 1990 and the Rehabilitation Act of 1973; or
22	"(D) to limit the authority of Federal
23	agencies to issue regulations pursuant to the
24	Americans with Disabilities Act of 1990 and
25	the Rehabilitation Act of 1973

1 "(h) Definitions.—In this section:

"(1) Annotated list of information technology standards' means a list of information technology standards' means a list of existing national and international accessibility standards relevant to student use of postsecondary electronic instructional materials and related technologies, and to other types of information technology common to institutions of higher education, such as institutional websites or registration systems, annotated by the commission established pursuant to this section. The annotated list of information technology standards is intended to serve solely as a reference tool to inform any consideration of the relevance of such standards in higher education contexts.

- "(2) Postsecondary electronic instructional materials' means digital curricular content that is required, provided, or both recommended and provided by an institution of higher education for use in a postsecondary instructional program.
- "(3) Related technologies.—The term 'related technologies' refers to any software, applica-

- tions, learning management or content management
 systems, and hardware that an institution of higher
 education requires, provides, or both recommends
 and provides for student access to and use of postsecondary electronic instructional materials in a
 postsecondary instructional program.
- 7 "(4) TECHNICAL PANEL.—The term 'technical 8 panel' means a group of experts with extensive, dem-9 onstrated technical experience in the development 10 and implementation of accessibility features for post-11 secondary electronic instructional materials and re-12 lated technologies, established by the Commission 13 pursuant to subsection (e)(4), which will assist the 14 commission in the development of the guidelines and 15 annotated list of information technology standards 16 authorized under this Act.".
- 17 SEC. 7009. FORMULA GRANTS TO STATES TO IMPROVE
- 18 HIGHER EDUCATION OPPORTUNITIES FOR
- 19 FOSTER YOUTH AND HOMELESS YOUTH.
- Title VII of the Higher Education Act of 1965 (20
- 21 U.S.C. 1133 et seq.) is further amended by adding at the
- 22 end the following new part:

1	"PART F—GRANTS FOR IMPROVING ACCESS TO
2	AND SUCCESS IN HIGHER EDUCATION FOR
3	FOSTER YOUTH AND HOMELESS YOUTH
4	"SEC. 791. DEFINITIONS.
5	"In this part:
6	"(1) Foster youth.—The term 'foster
7	youth'—
8	"(A) means an individual whose care and
9	placement is the responsibility of the State or
10	tribal agency that administers a State or tribal
11	plan under part B or E of title IV of the Social
12	Security Act (42 U.S.C. 621 et seq.; 670 et
13	seq.), without regard to whether foster care
14	maintenance payments are made under section
15	472 of such Act (42 U.S.C. 672) on behalf of
16	the individual; and
17	"(B) includes any individual—
18	"(i) whose care and placement was
19	the responsibility of such a State or tribal
20	agency when, or at any time after, the in-
21	dividual attained 13 years of age, without
22	regard to whether foster care maintenance
23	payments were made under section 472 of
24	such Act (42 U.S.C. 672) on behalf of the
25	individual; and

1	"(ii) who is no longer under the care
2	and responsibility of such a State or tribal
3	agency, without regard to any subsequent
4	adoption of the individual.
5	"(2) Homeless youth.—The term 'homeless
6	youth' has the meaning given the term 'homeless
7	children and youths' in section 725 of the McKin-
8	ney-Vento Homeless Assistance Act (42 U.S.C.
9	11434a).
10	"(3) Indian tribe; tribal organization.—
11	The terms 'Indian Tribe' and 'tribal organization'
12	have the meanings given the terms in section 4 of
13	the Indian Self-Determination and Education Assist-
14	ance Act (25 U.S.C. 450).
15	"(4) Institution of higher education.—
16	The term 'institution of higher education' has the
17	meaning given the term in section 101.
18	"(5) State.—The term 'State' means each of
19	the several States and the District of Columbia.
20	"(6) Territory.—The term 'territory' means
21	Puerto Rico, United States Virgin Islands, Guam,
22	American Samoa, and the Commonwealth of the
23	Northern Mariana Islands, the Republic of the Mar-
24	shall Islands, the Federated States of Micronesia,
25	and the Republic of Palau.

1	"SEC. 792. FORMULA GRANTS TO STATES TO IMPROVE AC-
2	CESS TO AND SUCCESS IN HIGHER EDU-
3	CATION FOR FOSTER YOUTH AND HOMELESS
4	YOUTH.
5	"(a) Grant Program Established.—From the
6	amount appropriated under subsection (h), the Secretary
7	shall make allotments under subsection (b), to States hav-
8	ing applications approved under subsection (c), to enable
9	each State to—
10	"(1) carry out the Statewide transition initia-
11	tive described in subsection (d); and
12	"(2) make subgrants described in subsection
13	(e).
14	"(b) Allocations.—
15	"(1) Formula.—
16	"(A) Reservation for indian tribes
17	AND TERRITORIES.—
18	"(i) In general.—From the amount
19	appropriated under subsection (h) for a
20	fiscal year and subject to clause (ii), the
21	Secretary shall reserve—
22	"(I) not more than 3 percent for
23	grants to Indian Tribes, consortia of
24	Indian Tribes, or Tribal organiza-
25	tions; and

1	"(II) not more than 2 percent for
2	grants to territories.
3	"(ii) Requirements.—In awarding
4	grants under this subparagraph, the Sec-
5	retary—
6	"(I) shall not award a grant
7	under subclause (I) or (II) of clause
8	(i) for a fiscal year for which no In-
9	dian Tribe (or consortium of Indian
10	Tribes) or Tribal organization, or ter-
11	ritory, respectively, submits a satisfac-
12	tory application for a grant under
13	such subclause;
14	"(II) shall require that any In-
15	dian Tribe, consortium, Tribal organi-
16	zation, or territory that receives a
17	grant under this subparagraph pro-
18	vide an assurance of a partnership
19	among relevant education, child wel-
20	fare, and homeless agencies or organi-
21	zations; and
22	"(III) may determine any other
23	requirements with respect to such
24	grants (including the allocation, appli-
25	cation, and use of fund requirements),

1	which to the extent possible, shall be
2	consistent with the requirements for
3	States under this part, except that ap-
4	propriate adjustments shall be made
5	based on the needs and size of popu-
6	lations served by the Indian Tribe,
7	consortium, Tribal organization, or
8	territory applying for the grant.
9	"(B) Reservation for department ac-
10	TIVITIES.—From the amount appropriated
11	under subsection (h) for a fiscal year, the Sec-
12	retary may reserve—
13	"(i) not more than 7 percent to—
14	"(I) provide technical assistance,
15	in consultation with Secretary of
16	Health and Human Services, to
17	States carrying out activities under
18	this section; and
19	"(II) complete the evaluations re-
20	quired by subsection $(g)(1)$; and
21	"(ii) not more than 3 percent for ad-
22	ministrative expenses.
23	"(C) Allocations.—From the amount
24	appropriated under subsection (h) for a fiscal
25	vear and remaining after the Secretary reserves

1	funds under subparagraphs (A) and (B), the
2	Secretary shall allocate to each State the great-
3	er of—
4	"(i) \$500,000; or
5	"(ii) the amount that bears the same
6	proportion to the remaining appropriated
7	amount for such fiscal year as the number
8	of foster youth and homeless youth in the
9	State bears to the number of foster youth
10	and homeless youth in all States.
11	"(D) RATABLE REDUCTION.—If the
12	amount appropriated under subsection (h) for a
13	fiscal year and remaining after the Secretary
14	reserves funds under subparagraphs (A) and
15	(B) is less than the amount required to be allo-
16	cated to States under subparagraph (C), then
17	the amount of the allocation to each State shall
18	be ratably reduced.
19	"(2) STATE RESERVATION.—From the amounts
20	awarded a State under paragraph (1)(C) for a fiscal
21	year, the State may reserve not more than 5 percent
22	for administrative expenses.
23	"(3) Temporary ineligibility for subse-
24	OUENT PAYMENTS —

1	"(A) IN GENERAL.—The Secretary shall
2	determine a State to be temporarily ineligible to
3	receive a grant payment under this subsection
4	for a fiscal year if—
5	"(i) the State fails to submit an an-
6	nual report under subsection (f) for the
7	preceding fiscal year; or
8	"(ii) the Secretary determines, based
9	on information in such annual report, that
10	the State is not effectively—
11	"(I) meeting the outcomes de-
12	scribed in the application of such
13	State under subsection (c)(2)(C), and
14	does not have a plan to improve the
15	outcomes;
16	"(II) monitoring and evaluating
17	the activities under subsections (d)
18	and (e); or
19	"(III) using funds as required
20	under subsections (d) and (e).
21	"(B) Reinstatement.—If the Secretary
22	determines that a State is ineligible under sub-
23	paragraph (A), the Secretary may enter into an
24	agreement with the State setting forth the
25	terms and conditions under which the State

1	may regain eligibility to receive payments under
2	this section.
3	"(c) Applications.—
4	"(1) In general.—For each fiscal year for
5	which a State desires an allotment under subsection
6	(b), the State shall submit an application to the Sec-
7	retary at such time, in such manner, and containing
8	the information described in paragraph (2).
9	"(2) Information required.—An application
10	submitted under paragraph (1) shall include the fol-
11	lowing:
12	"(A) A plan for how the State will carry
13	out the activities under subsections (d) and (e).
14	"(B) A description of the State's capacity
15	to carry out such activities.
16	"(C) A description of intended outcomes
17	for such activities.
18	"(D) A plan for how the State will monitor
19	and evaluate such activities, including how the
20	State will use data to continually update and
21	improve such activities.
22	"(E) A description of how students will be
23	identified and recruited for participation in the
24	Statewide transition initiative under subsection
25	(d).

	• • •
1	"(F) An estimate of the number and char-
2	acteristics of the populations targeted for par-
3	ticipation in the Statewide transition initiative
4	under subsection (d) with attention to the di-
5	verse needs of homeless youth and foster youth
6	in the State.
7	"(G) A description of how the State will
8	coordinate services provided under the grant
9	with services provided to foster youth and
10	homeless youth under the McKinney-Vento
11	Homeless Assistance Act (42 U.S.C. 11301 et
12	seq.), the Elementary and Secondary Education
13	Act of 1965 (20 U.S.C. 6301 et seq.), the Run-
14	away and Homeless Youth Act (42 U.S.C. 5701
15	et seq.), and other services provided to foster
16	youth and homeless youth by the State.
17	"(H) An assurance that the State will
18	comply with subtitle B of title VII of the
19	McKinney-Vento Homeless Assistance Act (42
20	U.S.C. 11431 et seq.).
21	"(I) An assurance that the State will part-
22	ner with State educational agencies, local edu-
23	cational agencies, institutions of higher edu-

cation, State and local child welfare authorities,

24

1	and other relevant organizations that serve fos-
2	ter youth or homeless youth.
3	"(J) An assurance that the State will sub-
4	mit the annual report required under subsection
5	(f).
6	"(K) A budgetary analysis of the use of
7	funds awarded under this section.
8	"(L) Such other information as the Sec-
9	retary may require.
10	"(d) Statewide Transition Initiative.—
11	"(1) Use of funds.—Subject to subsection
12	(b)(2), and in consultation and coordination with the
13	entities described in paragraph (2) of this sub-
14	section, a State receiving a grant award under this
15	section shall use not less than 25 percent of the
16	funds to—
17	"(A) provide intensive outreach and sup-
18	port to foster youth and homeless youth to—
19	"(i) improve the understanding and
20	preparation of such youth for enrollment in
21	institutions of higher education;
22	"(ii) increase the number of applica-
23	tions to institutions of higher education
24	submitted by such youth; and

1	"(iii) increase the number of enroll-
2	ments at institutions of higher education;
3	"(B) provide education to foster youth and
4	homeless youth with respect to—
5	"(i) the benefits and opportunities of
6	postsecondary education;
7	"(ii) planning for postsecondary edu-
8	cation;
9	"(iii) financial aid opportunities that
10	assist youth with covering the cost of at-
11	tendance of an institution of higher edu-
12	cation;
13	"(iv) the Federal and State services
14	and benefits available to foster youth and
15	homeless youth while enrolled at an insti-
16	tution of higher education, including health
17	and mental health services;
18	"(v) career exploration; and
19	"(vi) financial literacy training, in-
20	cluding security from identity theft;
21	"(C) assist foster youth and homeless
22	youth with submitting applications for—
23	"(i) enrollment at an institution of
24	higher education;

1	"(ii) financial aid for such enrollment;
2	and
3	"(iii) scholarships available for such
4	students, including under a State edu-
5	cational and training voucher program re-
6	ferred to in section 477(i) of the Social Se-
7	curity Act; and
8	"(D) provide free programming, which may
9	include free transportation to and from such
10	programming, for foster youth and homeless
11	youth to prepare such individuals socially and
12	academically for the rigors of postsecondary
13	education during the summer before such indi-
14	viduals first attend an institution of higher edu-
15	cation.
16	"(2) Required consultation and coordi-
17	NATION.—In carrying out the activities described in
18	paragraph (1), a State shall consult and coordinate
19	with State educational agencies, local educational
20	agencies, institutions of higher education, State and
21	local child welfare authorities, and other relevant or-
22	ganizations that serve foster youth or homeless
23	youth.
24	"(e) Subgrants To Create Institutions of Ex-
25	CELLENCE.—

"(1) In General.—Subject to the subsection (b)(2), a State receiving a grant under this section shall, acting through the administering State agency, use not less than 70 percent of the funds to award, on a competitive basis, subgrants to eligible institutions to enable such institutions to become institutions of excellence by improving college access, retention, and completion rates for foster and homeless youth as described in paragraph (3).

"(2) APPLICATION.—

- "(A) IN GENERAL.—An eligible institution desiring a subgrant under this subsection shall submit an application to the State in which such eligible institution is located, at such time, in such manner, and containing such information as the State may require.
- "(B) TECHNICAL ASSISTANCE.—States shall provide outreach and technical assistance to eligible institutions with respect to applications for subgrants under this subsection.
- "(3) ACTIVITIES.—An eligible institution that receives a grant under this subsection shall use the grant funds to carry out the following activities with respect to homeless youth and foster youth:

1	"(A) Provide flexibility and assistance in
2	completing the application process to enroll at
3	such institution.
4	"(B) Coordinate programs with relevant
5	on- and off-campus stakeholders to increase the
6	enrollment of such youth at the institution and
7	align services at the institution for such youth.
8	"(C) Adjust the cost of attendance for
9	such youth at such eligible institution to include
10	the cost of housing during periods of non-enroll-
11	ment.
12	"(D) Provide institutional aid to such stu-
13	dents to meet the cost of attendance that is not
14	covered by other Federal or State educational
15	grants.
16	"(E) Provide outreach to such students to
17	ensure that such youth are aware of housing re-
18	sources available during periods of non-enroll-
19	ment.
20	"(F) Subsidize any fees for such students
21	associated with orientation and offer free trans-
22	portation to college orientation or move-in week.
23	"(G) Hire and provide training for at least
24	one full-time staff at the eligible institution to
25	serve as a point of contact to provide case man-

1	agement services and monthly face-to-face
2	meetings with students who are foster youth or
3	homeless youth. Such individual shall have an
4	advanced degree and at least two years of rel-
5	evant experience.
6	"(H) Establish or enhance campus support
7	programs to provide such students with a wide-
8	range of on-campus services including—
9	"(i) assistance with financial aid;
10	"(ii) career advice; and
11	"(iii) leadership development.
12	"(I) Ensure the availability of robust stu-
13	dent health services (physical and mental) that
14	meet the specific needs of foster youth and
15	homeless youth.
16	"(J) Establish or expand early alert sys-
17	tems to identify and support such students who
18	may be struggling academically.
19	"(K) Collect, review, and monitor data for
20	program improvement.
21	"(4) RELIANCE ON INSTITUTIONAL AID.—Any
22	institutional aid provided to a student under para-
23	graph (3)(D) by an eligible institution during the
24	grant period of the institution's grant under this
25	section shall continue to be provided during the stu-

1	dent's continuous enrollment at the institution, with-
2	out regard to whether the grant period ends during
3	such enrollment.
4	"(5) Definitions.—In this subsection:
5	"(A) Administering state agency.—
6	The term 'administering State agency' means a
7	State agency—
8	"(i) designated by the Governor or ex-
9	ecutive of the State to administer the sub-
10	grants under this subsection; and
11	"(ii) that, with respect to such State,
12	has jurisdiction over—
13	"(I) foster youth;
14	"(II) homeless youth;
15	"(III) elementary and secondary
16	education; or
17	"(IV) higher education.
18	"(B) ELIGIBLE INSTITUTION.—The term
19	'eligible institution' means an institution of
20	higher education—
21	"(i) that is in partnership with—
22	"(I) the State child welfare agen-
23	cy that is responsible for the adminis-
24	tration of the State plan under part B
25	or E of title IV of the Social Security

1	Act (42 U.S.C. 621 et seq.; 670 et
2	seq.); and
3	"(II) an organization that serves
4	homeless youth (such as a youth shel-
5	ter or outreach program); and
6	"(ii) that may partner with any other
7	provider, agency, official, or entity that
8	serves foster youth and homeless youth, or
9	former foster youth and homeless youth.
10	"(f) State Reports.—For each year in which a
11	State receives an allotment under subsection (b), the State
12	shall prepare and submit a report to the Secretary that
13	includes—
14	"(1) each activity or service that was carried
15	out under this section;
16	"(2) the cost of providing each such activity or
17	service;
18	"(3) the number of students who received each
19	activity or service disaggregated by race, as defined
20	in section 153(a)(3) of the Education Sciences Re-
21	form Act of 2002 (20 U.S.C. $9543(a)(3)$) and each
22	subgroup of students described in subclauses (II)
23	through (VI) of section 1111(b)(2)(B)(xi) of the El-
24	ementary and Secondary Education Act of 1965 (20
25	U.S.C. $6311(b)(2)(B)(xi)$;

1	"(4) using qualitative and quantitative analysis,
2	how the State—
3	"(A) improved access to higher education
4	for foster youth and homeless youth; and
5	"(B) measured youth satisfaction with ac-
6	tivities carried out under this part;
7	"(5) an analysis of the implementation and
8	progress of the Statewide transition initiative under
9	subsection (d), including challenges and changes
10	made to the initiative throughout the preceding year;
11	"(6) if, based on the analysis under paragraph
12	(5), the State determines that the program is not on
13	track to meet the intended outcomes described in the
14	application of the State under subsection (c)(2)(C),
15	a description of how the State plans to meet such
16	intended outcomes; and
17	"(7) information on the eligible institutions re-
18	ceiving subgrants, including how such institutions
19	used subgrant funds to carry out the activities de-
20	scribed in subsection (e)(3).
21	"(g) Department Activities.—
22	"(1) EVALUATIONS.—Beginning on the date on
23	which funds are first allotted under subsection (b),
24	and annually thereafter, the Secretary shall evaluate
25	recipients of allotments and subgrants under this

1	section. The results of such evaluations shall be
2	made publicly available on the website of the De-
3	partment.
4	"(2) Report to congress.—Not later than 1
5	year after the date on which funds are first allocated
6	under subsection (b), and annually thereafter, the
7	Secretary shall submit a report to Congress that in-
8	cludes—
9	"(A) the amount of each allotment under
10	subsection (b);
11	"(B) the amount of each subgrant under
12	subsection (e); and
13	"(C) with respect to the year for which
14	such report is made, the results of the evalua-
15	tions under paragraph (1).
16	"(h) Authorization of Appropriations.—
17	"(1) In General.—Subject to paragraph (2),
18	there are authorized to be appropriated to carry out
19	this part $$150,000,000$ for fiscal year 2019 and
20	each of the 5 succeeding fiscal years.
21	"(2) Adjustment for inflation.—
22	"(A) In general.—The amount author-
23	ized to be appropriated under paragraph (1) for
24	fiscal year 2020 and each of the 4 succeeding

1	fiscal years shall be deemed increased by the
2	annual adjustment percentage.
3	"(B) Definition.—In this paragraph, the
4	term 'annual adjustment percentage', as applied
5	to a fiscal year, means the estimated percentage
6	change in the Consumer Price Index (as deter-
7	mined by the Secretary, using the definition in
8	section 478(f)) for the most recent calendar
9	year ending before the beginning of that fiscal
10	year.".
11	TITLE VIII—ADDITIONAL
12	PROGRAMS
13	SEC. 8001. TEACH FOR AMERICA.
14	Subparagraph (C) of section 806(f)(1) (20 U.S.C.
15	1161f(f)(1)) is amended to read as follows:
16	"(C) $$30,000,000$ for fiscal year 2019 and
1617	"(C) \$30,000,000 for fiscal year 2019 and each of the 5 succeeding fiscal years.".
17	
17	each of the 5 succeeding fiscal years.".
17 18	each of the 5 succeeding fiscal years.". SEC. 8002. PATSY T. MINK FELLOWSHIP PROGRAM.
17 18 19	each of the 5 succeeding fiscal years.". SEC. 8002. PATSY T. MINK FELLOWSHIP PROGRAM. Subsection (f) of section 807 (20 U.S.C. 1161g) is
17 18 19 20	each of the 5 succeeding fiscal years.". SEC. 8002. PATSY T. MINK FELLOWSHIP PROGRAM. Subsection (f) of section 807 (20 U.S.C. 1161g) is amended to read as follows:
17 18 19 20 21	each of the 5 succeeding fiscal years.". SEC. 8002. PATSY T. MINK FELLOWSHIP PROGRAM. Subsection (f) of section 807 (20 U.S.C. 1161g) is amended to read as follows: "(f) AUTHORIZATION OF APPROPRIATIONS.—There

1	SEC. 8003. IMPROVING SCIENCE, TECHNOLOGY, ENGINEER
2	ING, AND MATHEMATICS EDUCATION WITH A
3	FOCUS ON ALASKA NATIVE AND NATIVE HA
4	WAIIAN STUDENTS.
5	Subsection (i) of section 819 (20 U.S.C. 1161j) is
6	amended to read as follows:
7	"(i) AUTHORIZATION OF APPROPRIATIONS.—There is
8	authorized to be appropriated to carry out this section
9	\$5,000,000 for fiscal year 2019 and each of the 5 suc-
10	ceeding fiscal years.".
11	SEC. 8004. GRANTS FOR RURAL-SERVING INSTITUTIONS OF
12	HIGHER EDUCATION.
13	Subsection (g) of section 861 (20 U.S.C. 1161q) is
14	amended to read as follows:
15	"(g) Authorization of Appropriations.—There
16	is authorized to be appropriated to carry out this section
17	\$20,000,000 for fiscal year 2019 and each of the 5 suc-
18	ceeding fiscal years.".
19	SEC. 8005. TRAINING FOR REALTIME WRITERS TO PROVIDE
20	CLOSED CAPTIONING AND COURT REPORT-
21	ING SERVICES.
2122	ING SERVICES. Section 872(e) (20 U.S.C. 1161s(e)) is amended by

1	SEC. 8006. GRANT PROGRAM TO ESTABLISH, MAINTAIN
2	AND IMPROVE VETERAN STUDENT CENTERS
3	(a) In General.—Title VIII (20 U.S.C. 1161a et
4	seq.) is amended by striking part T (20 U.S.C. 1161t)
5	and inserting the following:
6	"PART T—GRANTS FOR VETERAN STUDENT
7	CENTERS
8	"SEC. 873. GRANTS FOR VETERAN STUDENT CENTERS.
9	"(a) Grants Authorized.—Subject to the avail-
10	ability of appropriations under subsection (i), the Sec-
11	retary shall award grants to institutions of higher edu-
12	cation or consortia of institutions of higher education to
13	assist in the establishment, maintenance, improvement
14	and operation of Veteran Student Centers. The Secretary
15	shall award not more than 30 grants in a fiscal year under
16	this subsection.
17	"(b) Eligibility.—
18	"(1) Application.—An institution or consor-
19	tium seeking a grant under subsection (a) shall sub-
20	mit to the Secretary an application at such time, in
21	such manner, and containing such information as
22	the Secretary may require.
23	"(2) Criteria.—The Secretary may award a
24	grant under subsection (a) to an institution or a
25	consortium if the institution or consortium meets
26	each of the following criteria:

1	"(A) The institution or consortium enrolls
2	in undergraduate or graduate courses—
3	"(i) a significant number of veteran
4	students, members of the Armed Forces
5	serving on active duty, and members of a
6	reserve component of the Armed Forces; or
7	"(ii) a significant percentage of vet-
8	eran students, as measured by comparing
9	the overall enrollment of the institution or
10	consortium to the number, for the most re-
11	cent academic year for which data are
12	available, of veteran students, members of
13	the Armed Forces serving on active duty,
14	and members of a reserve component of
15	the Armed Forces who are enrolled in un-
16	dergraduate or graduate courses at the in-
17	stitution or consortium.
18	"(B) The institution or consortium pre-
19	sents a sustainability plan to demonstrate that
20	the Veteran Student Center of such institution
21	or consortium will be maintained and will con-
22	tinue operations upon conclusion of the grant
23	period under subsection (a).
24	"(3) Additional Criteria.—

1	"(A) Mandatory considerations.—In
2	awarding grants under subsection (a), the Sec-
3	retary shall consider institutions or consortia
4	representing a broad spectrum of sectors and
5	sizes, including institutions or consortia from
6	urban, suburban, and rural regions of the
7	United States.
8	"(B) DISCRETIONARY CRITERIA.—In
9	awarding grants under subsection (a), the Sec-
10	retary may provide consideration to institutions
11	or consortia that meet one or more of the fol-
12	lowing criteria:
13	"(i) The institution or consortium is
14	located in a region or community that has
15	a significant population of veterans.
16	"(ii) The institution or consortium
17	carries out programs or activities that as-
18	sist veterans in the local community and
19	the spouses of veteran students.
20	"(iii) The institution or consortium
21	partners in its veteran-specific program-
22	ming with nonprofit veteran service organi-
23	zations, local workforce development orga-
24	nizations, or institutions of higher edu-
25	cation.

1	"(iv) The institution or consortium
2	commits to hiring staff at the Veteran Stu-
3	dent Center that includes veterans (includ-
4	ing veteran student volunteers and veteran
5	students participating in a Federal work-
6	study program under part C of title IV, a
7	work-study program administered by the
8	Secretary of Veteran Affairs, or a State
9	work-study program).
10	"(v) The institution or consortium
11	commits to using a portion of the grant re-
12	ceived under this section to develop and
13	implement an early-warning veteran stu-
14	dent retention program designed to alert
15	staff at the Veteran Student Center that a
16	veteran student may be facing difficulties
17	that could lead to the non-completion of
18	the course of study of such veteran.
19	"(vi) The institution or consortium
20	commits to providing mental health coun-
21	seling to its veteran students and their
22	spouses.
23	"(vii) The institution or consortium
24	carries out programs or activities that as-
25	sist individuals pursuing a course of edu-

1	cation using educational assistance under
2	chapter 31 of title 38, United States Code.
3	"(c) Use of Funds.—
4	"(1) In general.—An institution or consor-
5	tium that is awarded a grant under subsection (a)
6	shall use such grant to establish, maintain, improve,
7	or operate a Veteran Student Center.
8	"(2) Other allowable uses.—An institution
9	or consortium receiving a grant under subsection (a)
10	may use a portion of such funds to carry out sup-
11	portive instruction services for student veterans, in-
12	cluding—
13	"(A) assistance with special admissions
14	and transfer of credit from previous postsec-
15	ondary education or experience; and
16	"(B) any other support services the insti-
17	tution or consortium determines to be necessary
18	to ensure the success of veterans on campus in
19	achieving education and career goals.
20	"(d) Amounts Awarded.—
21	"(1) Duration.—Each grant awarded under
22	subsection (a) shall be for a 4-year period.
23	"(2) Total amount of grant and sched-
24	ULE.—Each grant awarded under subsection (a)
25	may not exceed a total of \$500,000. The Secretary

1	shall disburse to an institution or consortium the
2	amounts awarded under the grant in such amounts
3	and at such times during the grant period as the
4	Secretary determines appropriate.
5	"(e) Report.—From the amounts appropriated to
6	carry out this section, and not later than 3 years after
7	the date on which the first grant is awarded under sub-
8	section (a), the Secretary shall submit to Congress a re-
9	port on the grant program established under subsection
10	(a), including—
11	"(1) the number of grants awarded;
12	"(2) the institutions of higher education and
13	consortia that have received grants;
14	"(3) with respect to each such institution of
15	higher education and consortium—
16	"(A) the amounts awarded;
17	"(B) how such institution or consortium
18	used such amounts;
19	"(C) a description of the students to whom
20	services were offered as a result of the award;
21	and
22	"(D) data enumerating whether the use of
23	the amounts awarded helped veteran students
24	at the institution or consortium toward comple-
25	tion of a degree, certificate, or credential;

1	"(4) best practices for veteran student success
2	identified by reviewing data provided by institutions
3	and consortia that received a grant under this sec-
4	tion; and
5	"(5) a determination by the Secretary with re-
6	spect to whether the grant program under this sec-
7	tion should be extended or expanded.
8	"(f) TERMINATION.—The authority of the Secretary
9	to carry out the grant program established under sub-
10	section (a) shall terminate on the date that is 4 years after
11	the date on which the first grant is awarded under sub-
12	section (a).
13	"(g) Department of Education Best Practices
1314	"(g) Department of Education Best Practices Website.—Subject to the availability of appropriations
14	Website.—Subject to the availability of appropriations
141516	Website.—Subject to the availability of appropriations under subsection (i) and not later than 3 years after the
14151617	Website.—Subject to the availability of appropriations under subsection (i) and not later than 3 years after the date on which the first grant is awarded under subsection
14151617	WEBSITE.—Subject to the availability of appropriations under subsection (i) and not later than 3 years after the date on which the first grant is awarded under subsection (a), the Secretary shall develop and implement a website
14 15 16 17 18	WEBSITE.—Subject to the availability of appropriations under subsection (i) and not later than 3 years after the date on which the first grant is awarded under subsection (a), the Secretary shall develop and implement a website for veteran student services at institutions of higher educations.
141516171819	WEBSITE.—Subject to the availability of appropriations under subsection (i) and not later than 3 years after the date on which the first grant is awarded under subsection (a), the Secretary shall develop and implement a website for veteran student services at institutions of higher education, which details best practices for serving veteran students.
14 15 16 17 18 19 20	Website.—Subject to the availability of appropriations under subsection (i) and not later than 3 years after the date on which the first grant is awarded under subsection (a), the Secretary shall develop and implement a website for veteran student services at institutions of higher education, which details best practices for serving veteran students at institutions of higher education.
14 15 16 17 18 19 20 21	Website.—Subject to the availability of appropriations under subsection (i) and not later than 3 years after the date on which the first grant is awarded under subsection (a), the Secretary shall develop and implement a website for veteran student services at institutions of higher education, which details best practices for serving veteran students at institutions of higher education. "(h) Definitions.—In this section:

1	"(2) Veteran student center.—The term
2	'Veteran Student Center' means a dedicated space
3	on a campus of an institution of higher education
4	that provides students who are veterans or members
5	of the Armed Forces with the following:
6	"(A) A lounge or meeting space for such
7	veteran students, their spouses or partners, and
8	veterans in the community.
9	"(B) A centralized office for veteran serv-
10	ices that—
11	"(i) is a single point of contact to co-
12	ordinate comprehensive support services
13	for veteran students;
14	"(ii) is staffed by trained employees
15	and volunteers, which includes veterans
16	and at least one full-time employee or vol-
17	unteer who is trained as a veterans' bene-
18	fits counselor;
19	"(iii) provides veteran students with
20	assistance relating to—
21	"(I) transitioning from the mili-
22	tary to student life;
23	"(II) transitioning from the mili-
24	tary to the civilian workforce;

1	"(III) networking with other vet-
2	eran students and veterans in the
3	community;
4	"(IV) understanding and obtain-
5	ing benefits provided by the institu-
6	tion of higher education, Federal Gov-
7	ernment, and State for which such
8	students may be eligible;
9	"(V) understanding how to suc-
10	ceed in the institution of higher edu-
11	cation, including by understanding
12	academic policies, the course selection
13	process, and institutional policies and
14	practices related to the transfer of
15	academic credits; and
16	"(VI) understanding their dis-
17	ability-related rights and protections
18	under the Americans with Disabilities
19	Act of 1990 (42 U.S.C. 12101 et seq.)
20	and section 504 of the Rehabilitation
21	Act of 1973 (29 U.S.C. 794); and
22	"(iv) provides comprehensive academic
23	and tutoring services for veteran students,
24	including peer-to-peer tutoring and aca-
25	demic mentorship.

- 1 "(i) AUTHORIZATION OF APPROPRIATIONS.—There
- 2 are authorized to be appropriated to carry out this part
- 3 \$15,000,000 for fiscal year 2019 and each of the 5 suc-
- 4 ceeding fiscal years.".
- 5 (b) Continuation of Awards.—An institution of
- 6 higher education that received a grant under section 873
- 7 of the Higher Education Act of 1965 (20 U.S.C. 1161t)
- 8 before the date of enactment of this Act, as such section
- 9 873 (20 U.S.C. 1161t) was in effect on the day before
- 10 the date of enactment of this Act, shall continue to receive
- 11 funds in accordance with the terms and conditions of such
- 12 grant.
- 13 SEC. 8007. MODELING AND SIMULATION.
- 14 Subsection (e) of section 891 (20 U.S.C. 1161v) is
- 15 amended, in the matter preceding paragraph (1), by strik-
- 16 ing the first sentence and inserting the following: "There
- 17 is authorized to be appropriated to carry out this section
- 18 \$75,000,000 for fiscal year 2019 and each of the 5 suc-
- 19 ceeding fiscal years.".
- 20 SEC. 8008. CONFORMING AMENDMENTS.
- 21 Section 894(f)(2)(C)(ii)(I) (20 U.S.C.
- 22 1161y(f)(2)(C)(ii)(I) is amended by striking "section"
- 23 401(b)(2)(A)" and inserting "section 401(b)(1)".

1	SEC. 8009. MANDATORY FUNDING FOR MASTERS AND
2	POSTBACCALAUREATE PROGRAMS.
3	(a) Masters Degree Programs.—Section 897 (20
4	U.S.C. 1161aa) is amended by striking "\$11,500,000 for
5	fiscal year 2009 and for each of the five succeeding fiscal
6	years" and inserting "\$13,500,000 for fiscal year 2019
7	and each succeeding fiscal year".
8	(b) Postbaccalaureate Programs.—Section 898
9	(20 U.S.C. 1161aa-1) is amended—
10	(1) by striking "In addition" and inserting "(a)
11	Additional Appropriations for Part B of
12	TITLE V.—In addition";
13	(2) by striking "\$11,500,000 for fiscal year
14	2009 and for each of the five succeeding fiscal
15	years" and inserting "\$21,000,000 for fiscal year
16	2019 and each succeeding fiscal year"; and
17	(3) by adding at the end the following:
18	"(b) Additional Appropriations for Part A of
19	TITLE VII.—In addition to any amounts appropriated
20	under subpart 5 of part 4 of title VII, there are authorized
21	to be appropriated, and there are appropriated, out of any
22	funds in the Treasury not otherwise appropriated,
23	\$13,000,000 for fiscal year 2019 and each of the 5 suc-
24	ceeding fiscal years to carry out subpart 5 of part A of
25	title VII."

1	SEC. 8010. FUNDS FOR ACCESS TO OPEN EDUCATIONAL RE-
2	SOURCES.
3	Title VIII (20 U.S.C. 1161a et seq.) is amended by
4	adding at the end the following:
5	"PART BB—ACCESS TO OPEN EDUCATIONAL
6	RESOURCES
7	"SEC. 899. AFFORDABLE COLLEGE TEXTBOOKS.
8	"(a) Definitions.—In this section:
9	"(1) EDUCATIONAL RESOURCE.—The term
10	'educational resource' means a print or digital edu-
11	cational material that can be used in postsecondary
12	instruction, including textbooks and other written or
13	audiovisual works.
14	"(2) OPEN EDUCATIONAL RESOURCE.—The
15	term 'open educational resource' means a print or
16	digital educational resource that either resides in the
17	public domain or has been released under an intel-
18	lectual property license that permits its free use,
19	reuse, modification, and sharing with others.
20	"(3) OPEN TEXTBOOK.—The term 'open text-
21	book' means an open educational resource or set of
22	open educational resources that either is a textbook
23	or can be used in place of a textbook for a postsec-
24	ondary course at an institution of higher education.
25	"(4) Relevant faculty.—The term 'relevant
26	faculty' means both tenure track and contingent fac-

ulty members who may be involved in the creation of open educational resources or the use of open educational resources created as part of the grant application.

"(b) Grant Program.—

- "(1) Grants authorized.—From the amounts appropriated under paragraph (9), the Secretary shall make grants, on a competitive basis, to eligible entities to support projects that expand the use of high-quality open textbooks in order to achieve savings for students while improving instruction and student learning outcomes.
- "(2) ELIGIBLE ENTITY.—In this section, the term 'eligible entity' means an institution of higher education or group of institutions of higher education.

"(3) Applications.—

"(A) IN GENERAL.—Each eligible entity desiring a grant under this subsection, after consultation with relevant faculty, shall submit an application to the Secretary at such time, in such manner, and accompanied by such information as the Secretary may reasonably require.

1	"(B) Contents.—Each application sub-
2	mitted under subparagraph (A) shall include a
3	description of the project to be completed with
4	grant funds and—
5	"(i) a plan for promoting and track-
6	ing the use of open textbooks in postsec-
7	ondary courses offered by the eligible enti-
8	ty, including an estimate of the projected
9	savings that will be achieved for students;
10	"(ii) a plan for evaluating, before cre-
11	ating new open educational resources,
12	whether existing open educational re-
13	sources could be used or adapted for the
14	same purpose;
15	"(iii) a plan for quality review (includ-
16	ing peer review) and review of accuracy of
17	any open educational resources to be cre-
18	ated or adapted through the grant;
19	"(iv) a plan for assessing the impact
20	of open textbooks on instruction and stu-
21	dent learning outcomes at the eligible enti-
22	ty;
23	"(v) a plan for review of accessibility
24	of any open educational resources to be
25	created or adapted through the grant;

1	"(vi) a plan for disseminating infor-
2	mation about the results of the project to
3	institutions of higher education outside of
4	the eligible entity, including promoting the
5	adoption of any open textbooks created or
6	adapted through the grant;
7	"(vii) a statement on consultation
8	with relevant faculty, including those en-
9	gaged in the creation of open educational
10	resources, in the development of the appli-
11	cation; and
12	"(viii) an assurance that open edu-
13	cational resources utilized, developed, or
14	researched will be available in accessible
15	formats, which may include braille, audio
16	books, closed captioning, and audio de-
17	scriptions.
18	"(4) Special consideration.—In awarding
19	grants under this section, the Secretary shall give
20	special consideration to applications that dem-
21	onstrate the greatest potential to—
22	"(A) achieve the highest level of savings
23	for students through sustainable expanded use
24	of high-quality open textbooks in postsecondary
25	courses offered by the eligible entity;

1	"(B) achieve improvements in student
2	learning and student outcomes;
3	"(C) expand the use of open textbooks at
4	institutions of higher education outside of the
5	eligible entity; and
6	"(D) produce—
7	"(i) the highest quality and most ac-
8	cessible open textbooks;
9	"(ii) open textbooks that can be most
10	easily utilized and adapted by faculty
11	members at institutions of higher edu-
12	cation;
13	"(iii) open textbooks that correspond
14	to the highest enrollment courses at insti-
15	tutions of higher education;
16	"(iv) open textbooks created or adapt-
17	ed in partnership with entities, including
18	campus bookstores, that will assist in mar-
19	keting and distribution of the open text-
20	book; and
21	"(v) open textbooks that conform with
22	national accessibility standards.
23	"(5) USE OF FUNDS.—An eligible entity that
24	receives a grant under this section shall use the

1	grant funds to carry out the following activities to
2	expand the use of open textbooks:
3	"(A) Professional development for any fac-
4	ulty and staff members at institutions of higher
5	education, including the search for and review
6	of open textbooks.
7	"(B) Creation or adaptation of high-qual-
8	ity open educational resources that conform to
9	accessibility standards, especially open text-
10	books, and the quality assurance of such open
11	educational resources.
12	"(C) Development or improvement of tools
13	and informational resources that support the
14	use of open textbooks, including improving ac-
15	cessible instructional materials for students
16	with disabilities that are consistent with na-
17	tional accessibility standards.
18	"(D) Research evaluating the efficacy of
19	the use of open textbooks for achieving savings
20	for students and the impact on instruction and
21	student learning outcomes.
22	"(6) License.—
23	"(A) In General.—Educational content
24	created under paragraph (5) shall be licensed
25	under a nonexclusive, irrevocable license to the

1	public to exercise any of the rights under copy-
2	right conditioned only on the requirement that
3	attribution be given as directed by the copyright
4	owner.
5	"(B) LIMITATION.—In this paragraph, the
6	term education content does not include the
7	technology or platform used to develop such
8	content.
9	"(7) Access and distribution.—The full and
10	complete digital content of each educational resource
11	created or adapted under paragraph (5) shall be
12	made available free of charge to the public—
13	"(A) on an easily accessible and interoper-
14	able website, which shall be identified to the
15	Secretary by the eligible entity;
16	"(B) in a machine readable, digital format
17	that anyone can directly download, edit with at-
18	tribution, and redistribute; and
19	"(C) in a fully accessible format in compli-
20	ance with the Americans with Disabilities Act
21	of 1990 (42 U.S.C. 12101 et seq.) and section
22	508 of the Rehabilitation Act of 1973 (29
23	U.S.C. 794d).
24	"(8) Report.—Upon an eligible entity's com-
25	pletion of a project supported under this section, the

1	eligible entity shall prepare and submit a report to
2	the Secretary regarding—
3	"(A) the effectiveness of the project in ex-
4	panding the use of high-quality open textbooks
5	and in achieving savings for students;
6	"(B) the impact of the project on expand-
7	ing the use of open textbooks at institutions of
8	higher education outside of the eligible entity;
9	"(C) educational resources created or
10	adapted under the grant, including instructions
11	on where the public can access each educational
12	resource under the terms of paragraph (7);
13	"(D) information about the quality review
14	process that was used to ensure quality and ac-
15	curacy;
16	"(E) the impact of the project on instruc-
17	tion and student learning outcomes; and
18	"(F) all project costs, including the value
19	of any volunteer labor and institutional capital
20	used for the project.
21	"(9) Authorization of appropriations.—
22	There are authorized to be appropriated to carry out
23	this section \$5,000,000 for fiscal year 2019 and
24	each of the 5 succeeding fiscal years.

1	"(c) Report to Congress.—Not later than 2 years
2	after the date of enactment of this subsection, the Sec-
3	retary shall prepare and submit a report to authorizing
4	committees detailing—
5	"(1) the high-quality open textbooks created or
6	adapted under this section;
7	"(2) the adoption of such open textbooks;
8	"(3) the savings generated for students, States,
9	territories, and the Federal Government through the
10	use of open textbooks; and
11	"(4) the impact of open textbooks on instruc-
12	tion and student learning outcomes.
13	"(d) GAO REPORT.—Not later than 3 years after the
14	date of enactment of this subsection, the Comptroller Gen-
15	eral of the United States shall prepare and submit a re-
16	port to the authorizing committees on the cost of text-
17	books to students at institutions of higher education. The
18	report shall particularly examine—
19	"(1) the change of the cost of textbooks;
20	"(2) the factors that have contributed to the
21	change of the cost of textbooks, including the impact
22	of open textbooks on the cost;
23	"(3) the extent to which open textbooks are
24	used at institutions of higher education compared to

1	the use of open textbooks before the date of the en-
2	actment of this subsection;
3	"(4) how institutions are tracking the impact of
4	open textbooks on instruction and student learning
5	outcomes;
6	"(5) the availability of accessible forms of open
7	textbooks and the barriers faced by students with
8	disabilities in accessing accessible forms of open edu-
9	cational resources compared to the barriers faced in
10	accessing traditional educational materials; and
11	"(6) the barriers faced by other student popu-
12	lations, including low-income students, in accessing
13	high-quality open educational resources compared to
14	the barriers faced in accessing traditional edu-
15	cational materials.".
16	TITLE IX—AMENDMENTS TO
17	OTHER LAWS
18	PART A—EDUCATION OF THE DEAF ACT OF 1986
19	SEC. 9001. COMPOSITION OF BOARD OF TRUSTEES.
20	Section 103(a)(1) of the Education of the Deaf Act
21	of 1986 (20 U.S.C. 4303(a)(1)) is amended—
22	(1) by striking "twenty-one" and inserting
23	"twenty-three";
24	(2) in subparagraph (A)—

1	(A) by striking "three" and inserting
2	"four"; and
3	(B) in clause (i)—
4	(i) by striking "one" and inserting
5	"two"; and
6	(ii) by striking "Senator" and insert-
7	ing "Senators"; and
8	(3) in subparagraph (B), by striking "eighteen"
9	and inserting "nineteen".
10	SEC. 9002. ADMINISTRATIVE REQUIREMENTS OF LAURENT
11	CLERC NATIONAL DEAF EDUCATION CENTER.
12	Section 104(b)(5) of the Education of the Deaf Act
13	of 1986 (20 U.S.C. 4304(b)(5)) is amended—
14	(1) in subparagraph (A)—
15	(A) by amending clause (i) to read as fol-
16	lows:
17	"(i) select challenging State academic
18	standards adopted and implemented under
19	section 1111(b)(1) of the Elementary and
20	Secondary Education Act of 1965 (20
21	U.S.C. 6311(b)(1));";
22	(B) by redesignating clause (ii) as clause
23	(iii);
24	(C) by inserting after clause (i) the fol-
25	lowing:

1	"(ii) implement, through a contract or
2	other arrangement with a State, nationally
3	recognized entity, or other agreement ap-
4	proved by the Secretary, a set of high-qual-
5	ity student academic assessments that
6	align with the challenging State academic
7	standards under clause (i) and are con-
8	sistent with the requirements of section
9	1111(b)(2) of the Elementary and Sec-
10	ondary Education Act of 1965 (20 U.S.C.
11	6311(b)(2)); and"; and
12	(D) in clause (iii), as so redesignated, by
13	striking "2016–2017" and inserting "2018–
14	2019"; and
15	(2) by amending subparagraph (B) to read as
16	follows:
17	"(B) develop and implement an accountability
18	system consistent with section 1111(c) of the Ele-
19	mentary and Secondary Education Act of 1965 (20
20	U.S.C. 6311(c)) that annually measures the aca-
2.1	demic achievement of all students: and"

1	SEC. 9003. FEDERAL ENDOWMENT PROGRAMS FOR GAL-
2	LAUDET UNIVERSITY AND THE NATIONAL
3	TECHNICAL INSTITUTE FOR THE DEAF.
4	Section 207 of the Education of the Deaf Act of 1986
5	(20 U.S.C. 4357) is amended—
6	(1) in subsection (e), by striking "(and its non-
7	Federal match)"; and
8	(2) in subsection (g)(1), by striking "amounts
9	contributed to the fund from non-Federal sources,
10	and" and inserting "and the related".
11	PART B—TRIBALLY CONTROLLED COLLEGES
12	AND UNIVERSITIES ASSISTANCE ACT OF 1978
13	SEC. 9101. TRIBALLY CONTROLLED COLLEGES AND UNI-
14	VERSITIES ASSISTANCE ACT OF 1978.
14 15	VERSITIES ASSISTANCE ACT OF 1978. (a) DEFINITIONS.—Section 2 of the Tribally Con-
15 16	(a) Definitions.—Section 2 of the Tribally Con-
15 16	(a) DEFINITIONS.—Section 2 of the Tribally Controlled Colleges and Universities Assistance Act of 1978
15 16 17	(a) Definitions.—Section 2 of the Tribally Controlled Colleges and Universities Assistance Act of 1978 (25 U.S.C. 1801) is amended—
15 16 17 18	 (a) Definitions.—Section 2 of the Tribally Controlled Colleges and Universities Assistance Act of 1978 (25 U.S.C. 1801) is amended— (1) in subsection (a)—
15 16 17 18	 (a) DEFINITIONS.—Section 2 of the Tribally Controlled Colleges and Universities Assistance Act of 1978 (25 U.S.C. 1801) is amended— (1) in subsection (a)— (A) in paragraph (7), by adding "and" at
115 116 117 118 119 220	 (a) Definitions.—Section 2 of the Tribally Controlled Colleges and Universities Assistance Act of 1978 (25 U.S.C. 1801) is amended— (1) in subsection (a)— (A) in paragraph (7), by adding "and" at the end;
115 116 117 118 119 220 221	 (a) Definitions.—Section 2 of the Tribally Controlled Colleges and Universities Assistance Act of 1978 (25 U.S.C. 1801) is amended— (1) in subsection (a)— (A) in paragraph (7), by adding "and" at the end; (B) in paragraph (8), by striking "; and"
115 116 117 118 119 220 221 222	 (a) Definitions.—Section 2 of the Tribally Controlled Colleges and Universities Assistance Act of 1978 (25 U.S.C. 1801) is amended— (1) in subsection (a)— (A) in paragraph (7), by adding "and" at the end; (B) in paragraph (8), by striking "; and" and inserting a period; and
115 116 117 118 119 220 221 222 223	 (a) Definitions.—Section 2 of the Tribally Controlled Colleges and Universities Assistance Act of 1978 (25 U.S.C. 1801) is amended— (1) in subsection (a)— (A) in paragraph (7), by adding "and" at the end; (B) in paragraph (8), by striking "; and" and inserting a period; and (C) by striking paragraph (9); and

1	"(1) Such number shall be calculated based on
2	the number of Indian students who are enrolled—
3	"(A) at the conclusion of the third week of
4	each academic term; or
5	"(B) on the fifth day of a shortened pro-
6	gram beginning after the conclusion of the third
7	full week of an academic term.";
8	(B) in paragraph (3), by striking "for pur-
9	poses of obtaining" and inserting "solely for the
10	purpose of obtaining"; and
11	(C) by inserting after paragraph (5), the
12	following:
13	"(6) Enrollment data from the prior-prior aca-
14	demic year shall be used.".
15	(b) AUTHORIZATION OF APPROPRIATIONS.—The
16	Tribally Controlled Colleges and Universities Assistance
17	Act of 1978 (25 U.S.C. 1801 et seq.) is amended by in-
18	serting after section 2 (25 U.S.C. 1801), the following:
19	"SEC. 3. AUTHORIZATION OF APPROPRIATIONS.
20	"(a) TITLES I AND IV.—There are authorized to be
21	appropriated \$57,412,000 for fiscal year 2019 and each
22	of the 5 succeeding fiscal years to carry out titles I and
23	IV.

1	"(b) Title V.—There are authorized to be appro-
2	priated \$7,414,000 for fiscal year 2019 and each of the
3	5 succeeding fiscal years to carry out title V.".
4	(c) Eligible Grant Recipients.—Section 103 of
5	the Tribally Controlled Colleges and Universities Assist-
6	ance Act of 1978 (25 U.S.C. 1801 et seq.). (20 U.S.C.
7	1804) is amended by striking paragraph (3) and inserting
8	the following:
9	"(3) the majority of students who are enrolled
10	in courses offered on campus are Indians.".
11	(d) Technical Assistance; Eligibility Stud-
12	IES.—
13	(1) TECHNICAL ASSISTANCE CONTRACTS.—Sec-
14	tion 105(a)(2) of the Tribally Controlled Colleges
15	and Universities Assistance Act of 1978 (20 U.S.C.
16	1805(a)(2)) is amended by striking "college or uni-
17	versity" and inserting "colleges and universities".
18	(2) Eligibility studies.—Section 106 of the
19	Tribally Controlled Colleges and Universities Assist-
20	ance Act of 1978 (25 U.S.C. 1806) is amended—
21	(A) in subsection (a), by striking "Indian
22	Affairs" and inserting "Indian Education";
23	(B) in subsection (b), by striking "for the
24	fiscal year succeeding" and inserting "for the
25	second fiscal year succeeding"; and

1	(C) in subsection $(c)(2)$, by striking "5 per
2	centum" and inserting "1 percent".
3	(e) Repeal of Planning Grants.—Section 104 of
4	the Tribally Controlled Colleges and Universities Assist-
5	ance Act of 1978 (25 U.S.C. 1804a) is repealed.
6	(f) Grants to Tribally Controlled Colleges
7	AND UNIVERSITIES.—Section 107 of the Tribally Con-
8	trolled Colleges and Universities Assistance Act of 1978
9	(25 U.S.C. 1807) is amended—
10	(1) by striking subsection (c);
11	(2) by redesignating subsection (d) as sub-
12	section (c); and
13	(3) in subsection (c), as so redesignated, by in-
14	serting "higher education" after "national Indian"
15	both places it appears.
16	(g) Amount of Grants.—Section 108(b)(1) of the
17	Tribally Controlled Colleges and Universities Assistance
18	Act of 1978 (25 U.S.C. 1808(b)(1)) is amended—
19	(1) by striking "of the funds available for allot-
20	ment by October 15 or no later than 14 days after
21	appropriations become available" and inserting "of
22	the amounts appropriated for any fiscal year on or
23	before July 1 of that fiscal year"; and
24	(2) by striking "January 1" and inserting
25	"September 30".

1	(h) Authorization of Appropriations.—Section
2	110(a) of the Tribally Controlled Colleges and Universities
3	Assistance Act of 1978 (25 U.S.C. 1810(a)) is amended
4	by striking "2009" each time it appears and inserting
5	"2019".
6	(i) Rules and Regulations.—The Tribally Con-
7	trolled Colleges and Universities Assistance Act of 1978
8	(25 U.S.C. 1801 et seq.) is amended by striking section
9	115 (25 U.S.C. 1815).
10	(j) Repeal of Endowment Program.—
11	(1) Repeal.—Title III of the Tribally Con-
12	trolled Colleges and Universities Assistance Act of
13	1978 (25 U.S.C. 1831 et seq.) is repealed.
14	(2) Transition.—
15	(A) In General.—Subject to subpara-
16	graph (B), title III of the Tribally Controlled
17	Colleges and Universities Assistance Act of
18	1978 (25 U.S.C. 1831 et seq.), as such title
19	was in effect on the day before the date of en-
20	actment of this Act, shall apply with respect to
21	any endowment fund established or funded
22	under such title before such date of enactment,
23	except that the Secretary of the Interior may
24	not make any grants or Federal capital con-

tributions under such title after such date.

25

- 1 (B) TERMINATION.—Subparagraph 2 shall terminate on the date that is 20 years 3 after the date of enactment of this Act. On or 4 after such date, a tribally controlled college or 5 university may use the corpus (including the 6 Federal and institutional capital contribution) 7 of any endowment fund described in such subparagraph to pay any expenses relating to the 8 9 operation or academic programs of such college 10 or university.
- 11 (k) Tribal Economic Development; Authoriza12 tion of Appropriations.—Section 403 of the Tribally
 13 Controlled Colleges and Universities Assistance Act of
 14 1978 (25 U.S.C. 1852) is amended by striking "for fiscal
 15 year 2009" and all that follows through the period at the
 16 end and inserting "from the amount made available under
 17 section 3(a) for each fiscal year.".
- 18 (l) Tribally Controlled Postsecondary Ca19 REER AND TECHNICAL Institutions.—Section 504 of
 20 the Tribally Controlled Colleges and Universities Assist21 ance Act of 1978 (25 U.S.C. 1864) is amended by striking
 22 "for fiscal year 2009" and all that follows through the
 23 period at the end and inserting "from the amount made
 24 available under section 3(b) for each fiscal year.".

1	(m) Clerical Amendments.—The Tribally Con-
2	trolled Colleges and Universities Assistance Act of 1978
3	(25 U.S.C. 1801 et seq.), as amended by subsections (a)
4	through (l), is further amended—
5	(1) by striking "Bureau of Indian Affairs" each
6	place it appears and inserting "Bureau of Indian
7	Education";
8	(2) by striking "Navajo Community College
9	Act" each place it appears and inserting "Diné Col-
10	lege Act'';
11	(3) by striking "colleges or universities" each
12	place it appears, including in headings, and inserting
13	"colleges and universities"; and
14	(4) in section 109 (25 U.S.C. 1809), by redes-
15	ignating the second subsection (c) as subsection (d).
16	PART C—CARL D. PERKINS CAREER AND TECH-
17	NICAL EDUCATION ACT OF 2006 AMEND-
18	MENTS
19	SEC. 9201. ADDITIONAL AUTHORIZATION OF APPROPRIA-
20	TIONS.
21	(a) Postsecondary Education Programs.—Sec-
22	tion 132 of the Carl D. Perkins Career and Technical
23	Education Act of 2006 (20 U.S.C. 2352) is amended by
24	adding at the end the following:

1	"(d) Additional Authorization of Appropria-
2	TIONS.—
3	"(1) In general.—In addition to the amounts
4	appropriated under section 9, there is authorized to
5	be appropriated to carry out this section
6	\$181,000,000 for fiscal year 2019 and each of the
7	5 succeeding fiscal years.
8	"(2) ALLOTMENT FORMULA.—From the
9	amount appropriated pursuant to paragraph (1), the
10	Secretary shall make allotments to a State for the
11	fiscal year in accordance with subparagraphs (A)
12	through (D) of section 111(a)(2).".
13	(b) Assistance for Outlying Areas.—Section
14	115 of the Carl D. Perkins Career and Technical Edu-
15	cation Act of 2006 (20 U.S.C. 2325) is amended—
16	(1) in subsection (b)(2), by inserting "from the
17	funds appropriated pursuant to subsection (e) and"
18	before "of the remainder"; and
19	(2) by adding at the end the following:
20	"(e) Additional Authorization of Appropria-
21	TIONS.—In addition to the amounts reserved pursuant to
22	section 111(a)(1)(A), there is authorized to be appro-
23	priated to carry out this section \$1,000,000 for fiscal year
24	2019 and each of the 5 succeeding fiscal years.".

1	(c) Assistance for Tribally Controlled Post-
2	SECONDARY CAREER AND TECHNICAL INSTITUTIONS.—
3	Section 117(i) of the Carl D. Perkins Career and Tech-
4	nical Education Act of 2006 (20 U.S.C. 2327(i)) is
5	amended to read as follows:
6	"(i) Authorization of Appropriations.—
7	"(1) In general.—There is authorized to be
8	appropriated to carry out this section \$9,469,000 for
9	fiscal year 2019 and each of the 5 succeeding fiscal
10	years.
11	"(2) Additional amount.—In addition to the
12	amounts appropriated under paragraph (1), there is
13	authorized to be appropriated to carry out this sec-
14	tion \$1,000,000 for fiscal year 2019 and each of the
15	5 succeeding fiscal years.".
16	PART D—GENERAL EDUCATION PROVISIONS ACT
17	SEC. 9301. SPECIAL ASSISTANT FOR EQUITY AND INCLU-
18	SION.
19	Section 202(b) of the Department of Education Or-
20	ganization Act (20 U.S.C. 3412(b)) is amended—
21	(1) by redesignating paragraph (4) as para-
22	graph (5); and
23	(2) by inserting after paragraph (3), the fol-
24	lowing:

1	"(4) Not later than 60 days after the date of
2	enactment of the Aim Higher Act, the Secretary
3	shall appoint a Special Assistant for Equity and In-
4	clusion who shall, with respect to the activities of the
5	Department—
6	"(A) promote, coordinate, and evaluate eq-
7	uity and inclusion programs, including the dis-
8	semination of information, technical assistance,
9	and coordination of research activities; and
10	"(B) advise the Secretary and Deputy Sec-
11	retary on all matters relating to equity and in-
12	clusion in a manner consistent with title VI of
13	the Civil Rights Act of 1964 (42 U.S.C. 2000d
14	et seq.).".
15	SEC. 9302. RELEASE OF EDUCATION RECORDS TO FACILI-
16	TATE THE AWARD OF A RECOGNIZED POST-
17	SECONDARY CREDENTIAL.
18	Section 444(b) of the General Education Provisions
19	Act (20 U.S.C. 1232g(b)) is amended—
20	(1) in paragraph (1)—
21	(A) in subparagraph (K)(ii), by striking ";
22	and" and inserting a semicolon; and
23	(B) in subparagraph (L), by striking the
24	period at the end and inserting "; and; and

1	(2) by inserting after subparagraph (L) the fol-
2	lowing:
3	"(M) an institution of postsecondary education
4	in which the student was previously enrolled, to
5	which records of postsecondary coursework and cred-
6	its are sent for the purpose of applying such
7	coursework and credits toward completion of a rec-
8	ognized postsecondary credential (as that term is de-
9	fined in section 3 of the Workforce Innovation and
10	Opportunity Act (29 U.S.C. 3102)), upon condition
11	that the student provides written consent prior to re-
12	ceiving such credential.".
13	PART E—EDUCATION SCIENCES REFORM ACT OF
13	
14	2002
14	2002
14 15	2002 SEC. 9401. INCLUSION OF RACIAL SUBGROUPS IN IPEDS
14 15 16 17	2002 SEC. 9401. INCLUSION OF RACIAL SUBGROUPS IN IPEDS DATA.
14 15 16 17	2002 SEC. 9401. INCLUSION OF RACIAL SUBGROUPS IN IPEDS DATA. Section 153(a)(3) of the Education Sciences Reform
14 15 16 17 18	2002 SEC. 9401. INCLUSION OF RACIAL SUBGROUPS IN IPEDS DATA. Section 153(a)(3) of the Education Sciences Reform Act of 2002 (20 U.S.C. 9543(a)(3)) is amended—
14 15 16 17 18	2002 SEC. 9401. INCLUSION OF RACIAL SUBGROUPS IN IPEDS DATA. Section 153(a)(3) of the Education Sciences Reform Act of 2002 (20 U.S.C. 9543(a)(3)) is amended— (1) by striking "feasible, information" and in-
14 15 16 17 18 19 20	2002 SEC. 9401. INCLUSION OF RACIAL SUBGROUPS IN IPEDS DATA. Section 153(a)(3) of the Education Sciences Reform Act of 2002 (20 U.S.C. 9543(a)(3)) is amended— (1) by striking "feasible, information" and inserting the following: "feasible—
14 15 16 17 18 19 20 21	2002 SEC. 9401. INCLUSION OF RACIAL SUBGROUPS IN IPEDS DATA. Section 153(a)(3) of the Education Sciences Reform Act of 2002 (20 U.S.C. 9543(a)(3)) is amended— (1) by striking "feasible, information" and inserting the following: "feasible— "(A) information";
14 15 16 17 18 19 20 21 22	2002 SEC. 9401. INCLUSION OF RACIAL SUBGROUPS IN IPEDS DATA. Section 153(a)(3) of the Education Sciences Reform Act of 2002 (20 U.S.C. 9543(a)(3)) is amended— (1) by striking "feasible, information" and inserting the following: "feasible— "(A) information"; (2) by inserting "and" after the semicolon; and

that is disaggregated by race in a manner that
captures all the racial groups specified in the
U.S. Census Bureau's American Community
Survey;".

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