## 108TH CONGRESS 2D SESSION

# H. R. 4283

To amend and extend the Higher Education Act of 1965.

## IN THE HOUSE OF REPRESENTATIVES

May 5, 2004

Mr. BOEHNER (for himself and Mr. McKeon) introduced the following bill; which was referred to the Committee on Education and the Workforce

## A BILL

To amend and extend the Higher Education Act of 1965.

- 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 "College Access and Opportunity Act of 2004".
- 6 (b) Table of Contents.—
  - Sec. 1. Short title; table of contents.
  - Sec. 2. References; effective date.

## TITLE I—GENERAL PROVISIONS

- Sec. 101. Definition of institution of higher education.
  - "Sec. 101. Definition of institution of higher education.
  - "Sec. 102. Institutions outside the United States.
  - "Sec. 123. Restrictions on funds for for-profit schools.
- Sec. 102. New borrower definition.
- Sec. 103. Student speech and association rights.

- Sec. 104. Extension of National Advisory Committee on Institutional Quality and Integrity.
- Sec. 105. Alcohol and drug abuse prevention.
- Sec. 106. Prior rights and obligations.
- Sec. 107. Consumer information and public accountability in higher education.
  - "Sec. 131. Consumer information and public accountability in higher education.
- Sec. 108. Performance-based organization.

#### TITLE II—TEACHER PREPARATION

Sec. 201. Sense of the House of Representatives.

### TITLE III—INSTITUTIONAL AID

- Sec. 301. Title III grants for American Indian Tribally Controlled Colleges and Universities.
- Sec. 302. Alaska Native and Native Hawaiian-serving institutions.
- Sec. 303. Grants to part B institutions.
- Sec. 304. Technical amendments.
- Sec. 305. Title III authorizations.

#### TITLE IV—STUDENT ASSISTANCE

#### PART A—GRANTS TO STUDENTS

- Sec. 401. Pell Grants.
  - "Sec. 401A. Pell Grants Plus: achievement grants for State scholars.
- Sec. 402. TRIO programs.
- Sec. 403. GEARUP.
- Sec. 404. Federal Supplemental Educational Opportunity Grants.
- Sec. 405. LEAP.
- Sec. 406. HEP/CAMP program.
- Sec. 407. Byrd Scholarship.
- Sec. 408. Child care access.
- Sec. 409. Learning anytime anywhere partnerships.
- Sec. 410. Technical amendments.

#### PART B—FEDERAL FAMILY EDUCATION LOAN PROGRAM

- Sec. 421. Reauthorization of Federal Family Education Loan Program.
- Sec. 422. Loan limits.
- Sec. 423. Interest rates and special allowances.
- Sec. 424. Additional loan terms and conditions.
- Sec. 425. Consolidation loan changes.
- Sec. 426. Unsubsidized Stafford loans.
- Sec. 427. Teacher recruitment and retention.
- Sec. 428. Additional administrative provisions.

### PART C—FEDERAL WORK-STUDY PROGRAMS

- Sec. 441. Authorization of appropriations.
- Sec. 442. Community service.
- Sec. 443. Allocation of funds.
- Sec. 444. Books and supplies.
- Sec. 445. Job location and development.
- Sec. 446. Work colleges.

### PART D—FEDERAL DIRECT LOAN PROGRAM

Sec. 451. Reauthorization of the Direct Loan Program.

#### PART E—FEDERAL PERKINS LOAN PROGRAM

- Sec. 461. Reauthorization of program.
- Sec. 462. Loan terms and conditions.
- Sec. 463. Loan cancellation.
- Sec. 464. Technical amendments.

#### PART F—NEED ANALYSIS

- Sec. 471. Simplified needs test improvements.
- Sec. 472. Additional need analysis amendments.

## PART G—GENERAL PROVISIONS RELATING TO STUDENT FINANCIAL ASSISTANCE

- Sec. 481. Definition of academic year.
- Sec. 482. Distance education.
- Sec. 483. Expanding information dissemination regarding eligibility for Pell Grants.
- Sec. 484. Student eligibility.
- Sec. 485. Institutional refunds.
- Sec. 486. Institutional and financial assistance information for students.
- Sec. 487. College access initiative.
  - "Sec. 485D. College access initiative.
- Sec. 488. Distance education demonstration program.
- Sec. 489. College affordability demonstration program.
  - "Sec. 486A. College affordability demonstration program.
- Sec. 490. Program participation agreements.
- Sec. 491. Additional technical and conforming amendments.

#### PART H—PROGRAM INTEGRITY

Sec. 495. Accreditation.

#### TITLE V—DEVELOPING INSTITUTIONS

- Sec. 501. Definitional changes.
- Sec. 502. Assurance of enrollment of needy students.
- Sec. 503. Additional amendments.
- Sec. 504. Title V authorization.

#### TITLE VI—TITLE VI AMENDMENTS

Sec. 601. Sense of the House.

#### TITLE VII—TITLE VII AMENDMENTS

Sec. 701. Sense of the House.

#### TITLE VIII—CLERICAL AMENDMENTS

Sec. 801. Clerical amendments.

## TITLE IX—STUDENT LOAN FORGIVENESS FOR FAMILIES OF 9/11 VICTIMS

Sec. 901. Cancellation of student loan indebtedness for spouses, surviving joint debtors, and parents.

#### TITLE X—AMENDMENTS TO OTHER EDUCATION LAWS

#### Part A—Education of the Deaf Act of 1986

- Sec. 1001. Laurent Clerc National Deaf Education Center.
- Sec. 1002. Authority.
- Sec. 1003. Agreement for the National Technical Institute for the Deaf.
- Sec. 1004. Definitions.
- Sec. 1005. Audit.
- Sec. 1006. Reports.
- Sec. 1007. Liaison for educational programs.
- Sec. 1008. Federal endowment programs for Gallaudet University and the National Technical Institute for the Deaf.
- Sec. 1009. Oversight and effect of agreements.
- Sec. 1010. Authorization of appropriations.

### PART B—ADDITIONAL EDUCATION LAWS

- Sec. 1021. Amendment to Higher Education Amendments of 1998.
- Sec. 1022. Tribally Controlled College or University Assistance Act of 1978.
- Sec. 1023. Navajo Community College Act.
- Sec. 1024. Education Amendments of 1992.
- Sec. 1025. Study of student learning outcomes and public accountability.

## 1 SEC. 2. REFERENCES; EFFECTIVE DATE.

- 2 (a) References.—Except as otherwise expressly
- 3 provided, whenever in this Act an amendment or repeal
- 4 is expressed in terms of an amendment to, or repeal of,
- 5 a section or other provision, the reference shall be consid-
- 6 ered to be made to a section or other provision of the
- 7 Higher Education Act of 1965 (20 U.S.C. 1001 et seq.).
- 8 (b) Effective Date.—Except as otherwise provided
- 9 in this Act, the amendments made by this Act shall take
- 10 effect on the date of enactment of this Act.

## 1 TITLE I—GENERAL PROVISIONS

2	SEC. 101. DEFINITION OF INSTITUTION OF HIGHER EDU-
3	CATION.
4	(a) Amendment.—Title I is amended by striking
5	sections 101 and 102 (20 U.S.C. 1001, 1002) and insert-
6	ing the following:
7	"SEC. 101. DEFINITION OF INSTITUTION OF HIGHER EDU-
8	CATION.
9	"(a) Institution of Higher Education.—For
10	purposes of this Act, the term 'institution of higher edu-
11	cation' means an educational institution in any State
12	that—
13	"(1) admits as regular students only persons
14	who—
15	"(A) meet the requirements of section
16	484(d)(3), or have a certificate of graduation
17	from a school providing secondary education, or
18	the recognized equivalent of such a certificate;
19	or
20	"(B) are beyond the age of compulsory
21	school attendance in the State in which the in-
22	stitution is located;
23	"(2) is legally authorized within such State to
24	provide a program of education beyond secondary
25	education;

1	"(3)(A) is accredited by a nationally recognized
2	accrediting agency or association; or
3	"(B) if not so accredited, is a public or non-
4	profit institution that has been granted
5	preaccreditation status by such an agency or asso-
6	ciation that has been recognized by the Secretary for
7	the granting of preaccreditation status, and the Sec-
8	retary has determined that there is satisfactory as-
9	surance that the institution will meet the accredita-
10	tion standards of such an agency or association
11	within a reasonable time; and
12	"(4) meets either of the following criteria:
13	"(A) is a nonprofit, for-profit, or public in-
14	stitution that—
15	"(i) provides an educational program
16	for which the institution awards a bach-
17	elor's degree;
18	"(ii) provides not less than a 2-year
19	educational program which is acceptable
20	for full credit towards such a degree; or
21	"(iii) provides not less than a 1-year
22	program of training that prepares students
23	for gainful employment in a recognized oc-
24	cupation; or

1	"(B) is a nonprofit, for-profit, or public in-
2	stitution that provides an eligible program (as
3	defined in section 481)—
4	"(i) for which the institution awards a
5	certificate; and
6	"(ii) that prepares students for gain-
7	ful employment in a recognized occupation.
8	"(b) Additional Limitations.—
9	"(1) For-profit postsecondary institu-
10	TIONS.—
11	"(A) DURATION OF ACCREDITATION.—A
12	for-profit institution shall not be considered to
13	be an institution of higher education unless
14	such institution is accredited by a nationally
15	recognized accrediting agency or association
16	and such institution has been in existence for at
17	least 2 years.
18	"(B) Institutional eligibility only
19	FOR COMPETITIVE GRANTS.—For the purposes
20	of any program providing grants to institutions
21	for use by the institution (and not for distribu-
22	tion among students), a for-profit institution
23	shall not be considered to be an institution of
24	higher education under this section if such
25	grants are awarded on any basis other than

1 competition on the merits of the grant proposal 2 or application.

- "(2) Postsecondary vocational institution.—A nonprofit or public institution that meets the criteria of subsection (a)(4)(B) shall not be considered to be an institution of higher education unless such institution has been in existence for at least 2 years.
- "(3) Limitations based on management.—
  An institution shall not be considered to meet the definition of an institution of higher education in this section if—

"(A) the institution, or an affiliate of the institution that has the power, by contract or ownership interest, to direct or cause the direction of the management or policies of the institution, has filed for bankruptcy, except that this paragraph shall not apply to a nonprofit institution, the primary function of which is to provide health care educational services (or an affiliate of such an institution that has the power, by contract or ownership interest, to direct or cause the direction of the institution's management or policies) that filed for bankruptcy under chapter 11 of title 11, United

1 States Code, between July 1, 1998, and De	ecem-
2 ber 1, 1998; or	
3 "(B) the institution, the institution	tion's
4 owner, or the institution's chief executive o	fficer
5 has been convicted of, or has pled	nolo
6 contendere or guilty to, a crime involving	g the
7 acquisition, use, or expenditure of Fe	ederal
8 funds, or has been judicially determined to	have
9 committed a crime involving the acquis	ition,
use, or expenditure involving Federal funds	<b>5.</b>
11 "(4) Limitation on course of study of	R EN-
12 ROLLMENT.—An institution shall not be considered.	dered
to meet the definition of an institution of h	igher
education in subsection (a) if such institution—	
15 "(A) offers more than 50 percent of	such
institution's courses by correspondence (ex	clud-
ing courses offered by telecommunication	ıs as
defined in $484(l)(4)$ , unless the instituti	on is
an institution that meets the definition in	sec-
tion 3(3)(C) of the Carl D. Perkins Vocat	tional
and Technical Education Act of 1998;	
"(B) enrolls 50 percent or more of the	ne in-
stitution's students in correspondence co	urses
24 (excluding courses offered by telecom	nuni-
cations as defined in $484(l)(4)$ , unless the	ne in-

stitution is an institution that meets the definition in section 3(3)(C) of the Carl D. Perkins Vocational and Technical Education Act of 1998, except that the Secretary, at the request of the institution, may waive the applicability of this subparagraph to the institution for good cause, as determined by the Secretary in the case of an institution of higher education that provides a 2- or 4-year program of instruction (or both) for which the institution awards an associate or baccalaureate degree, respectively;

"(C) has a student enrollment in which more than 25 percent of the students are incarcerated, except that the Secretary may waive the limitation contained in this subparagraph for an institution that provides a 2- or 4-year program of instruction (or both) for which the institution awards a bachelor's degree, or an associate's degree or a postsecondary certificate, respectively; or

"(D) has a student enrollment in which more than 50 percent of the students either do not meet the requirements of section 484(d)(3) or do not have a secondary school diploma or its recognized equivalent, and does not provide

1 a 2- or 4-year program of instruction (or both) 2 for which the institution awards an associate's 3 degree or a bachelor's degree, respectively, ex-4 cept that the Secretary may waive the limita-5 tion contained in this subparagraph if an insti-6 tution demonstrates to the satisfaction of the 7 Secretary that the institution exceeds such limi-8 tation because the institution serves, through 9 contracts with Federal, State, or local government agencies, significant numbers of students 10 11 who do not meet the requirements of section 12 484(d)(3) or do not have a secondary school di-13 ploma or its recognized equivalent.

- "(c) List of Accrediting Agencies.—For pur-15 poses of this section, the Secretary shall publish a list of 16 nationally recognized accrediting agencies or associations 17 that the Secretary determines, pursuant to subpart 2 of 18 part H of title IV, to be reliable authority as to the quality 19 of the education or training offered.
- "(d) CERTIFICATION.—The Secretary shall certify, 21 for the purposes of participation in title IV, an institu-22 tion's qualification as an institution of higher education 23 in accordance with the requirements of subpart 3 of part 24 H of title IV.

- 1 "(e) Loss of Eligibility.—An institution of higher
- 2 education shall not be considered to meet the definition
- 3 of an institution of higher education in this section for
- 4 the purposes of participation in title IV if such institution
- 5 is removed from eligibility for funds under title IV as a
- 6 result of an action pursuant to part H of title IV.

## 7 "SEC. 102. INSTITUTIONS OUTSIDE THE UNITED STATES.

- 8 "(a) Institutions Outside the United
- 9 STATES.—
- 10 "(1) IN GENERAL.—An institution outside the
- 11 United States shall be considered to be an institu-
- tion of higher education only for purposes of part B
- of title IV if the institution is comparable to an in-
- stitution of higher education, as defined in section
- 15 101, is legally authorized by the education ministry
- 16 (or comparable agency) of the country in which the
- school is located, and has been approved by the Sec-
- retary for purposes of that part. The Secretary shall
- establish criteria by regulation for that approval and
- that determination of comparability. An institution
- 21 may not be so approved or determined to be com-
- parable unless such institution is a public or non-
- profit institution, except that, subject to paragraph
- 24 (2)(B), a graduate medical school or veterinary

1	school located outside the United States may be a
2	for-profit institution.
3	"(2) Medical and veterinary school cri-
4	TERIA.—In the case of a graduate medical or veteri-
5	nary school outside the United States, such criteria
6	shall include a requirement that a student attending
7	such school outside the United States is ineligible
8	for loans made, insured, or guaranteed under part B
9	of title IV unless—
10	"(A) in the case of a graduate medical
11	school located outside the United States—
12	"(i)(I) at least 60 percent of those en-
13	rolled in, and at least 60 percent of the
14	graduates of, the graduate medical school
15	outside the United States were not persons
16	described in section 484(a)(5) in the year
17	preceding the year for which a student is
18	seeking a loan under part B of title IV;
19	and
20	"(II) at least 60 percent of the indi-
21	viduals who were students or graduates of
22	the graduate medical school outside the
23	United States or Canada (both nationals of
24	the United States and others) taking the
25	examinations administered by the Edu-

1	cational Commission for Foreign Medical
2	Graduates received a passing score in the
3	year preceding the year for which a stu-
4	dent is seeking a loan under part B of title
5	IV; or
6	"(ii) the institution has a clinical
7	training program that was approved by a
8	State as of January 1, 1992; or
9	"(B) in the case of a veterinary school lo-
10	cated outside the United States that is not a
11	public or nonprofit institution, the institution's
12	students complete their clinical training at an
13	approved veterinary school located in the
14	United States.
15	"(b) Advisory Panel.—
16	"(1) In general.—For the purpose of quali-
17	fying a foreign medical school as an institution of
18	higher education only for purposes of part B of title
19	IV, the Secretary shall publish qualifying criteria by
20	regulation and establish an advisory panel of medical
21	experts that shall—
22	"(A) evaluate the standards of accredita-
23	tion applied to applicant foreign medical
24	schools; and

1	"(B) determine the comparability of those
2	standards to standards for accreditation applied
3	to United States medical schools.
4	"(2) Failure to release information.—
5	The failure of an institution outside the United
6	States to provide, release, or authorize release to the
7	Secretary of such information as may be required by
8	subsection (a)(2) shall render such institution ineli-
9	gible for the purpose of part B of title IV.
10	"(c) Special Rule.—If, pursuant to this section, an
11	institution located outside the United States loses eligi-
12	bility to participate in the programs under part B of title
13	IV, then a student enrolled at such institution may, not-
14	withstanding such loss of eligibility, continue to be eligible
15	to receive a loan under part B of title IV while attending
16	such institution for the academic year succeeding the aca-
17	demic year in which such loss of eligibility occurred.".
18	(b) RESTRICTIONS ON FUNDS FOR FOR-PROFIT
19	Schools.—Part B of title I is amended by inserting after
20	section 122 (20 U.S.C. 1011k) the following new section:
21	"SEC. 123. RESTRICTIONS ON FUNDS FOR FOR-PROFIT
22	SCHOOLS.
23	"(a) In General.—Notwithstanding any other pro-
24	vision of this Act authorizing the use of funds by an insti-
25	tution of higher education that receives funds under this

Act, none of the funds made available under this Act to 2 a for-profit institution of higher education may be used 3 for— "(1) construction, maintenance, renovation, re-4 5 pair, or improvement of classrooms, libraries, labora-6 tories, or other facilities; 7 "(2) establishing, improving, or increasing an 8 endowment fund; or 9 "(3) establishing or improving an institutional 10 development office to strengthen or improve con-11 tributions from alumni and the private sector. 12 "(b) Exception.—Subsection (a) shall not apply to 13 funds received by the institution from the grant, loan, or 14 work assistance that is awarded under title IV to the stu-15 dents attending such institution.". 16 (c) Conforming Amendments.— 17 (1) Section 114(a) (20 U.S.C. 1011c(a)) is 18 amended by striking "(as defined in section 102)". 19 (2) Section 428K(b) (20 U.S.C. 1078–11(b)) is 20 amended by striking paragraph (5). 21 (3) Section 435(a)(1) (20 U.S.C. 1085(a)(1)) is amended by striking "section 102" and inserting 22 "section 101". 23 (4) Subsection (d) of section 484 (20 U.S.C. 24

1091(d)) is amended by striking the designation and

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1 heading of such subsection and inserting the fol-2 lowing: 3 "(d) Satisfaction of Secondary Education STANDARDS.—". 4 5 (5) Section 486(b)(2) (20 U.S.C. 1093(b)(2)) is amended by striking "102(a)(3)(A), 102(a)(3)(B)" 6 and inserting "101(b)(4)(A), 101(b)(4)(B)". 7 8 (6)Section 487(c)(1)(A)(iii)(20)U.S.C. 9 1094(c)(1)(A)(iii)) is amended by striking "section 10 102(a)(1)(C)" and inserting "section 102". 11 (7) Section 487(d) (20 U.S.C. 1094(d)) is amended by striking "section 102" and inserting 12 "section 101". 13 14 (8) Subsections (j) and (k) of section 496 (20) U.S.C. 1099b(j), (k)) are each amended by striking 15 "section 102" and inserting "section 101". 16 17 (9) Section 498(g)(3) (20 U.S.C. 1099c(g)(3)) 18 is amended by striking "section 102(a)(1)(C)" and inserting "section 102". 19 20 (10) Section 498(i) (20 U.S.C. 1099c(i)) is 21 amended by striking "section 102" and inserting 22 "section 101". 23 (11) Section 498(j)(1) (20 U.S.C. 1099c) is 24 amended by striking "except that such branch shall 25 not be required to meet the requirements of sections

1	102(b)(1)(E) and $102(c)(1)(C)$ prior to seeking such
2	certification" and inserting "except that such branch
3	shall not be required to be in existence for at least
4	2 years prior to seeking such certification".
5	(12) Section 498B(b) (20 U.S.C. 1099e–2(b))
6	is amended by striking "section 102(a)(1)(C)" and
7	inserting "section 102".
8	SEC. 102. NEW BORROWER DEFINITION.
9	Paragraph (7) of section 103 (20 U.S.C. 1003) is
10	amended to read as follows:
11	"(7) New Borrower.—The term 'new bor-
12	rower' when used with respect to any date for any
13	loan under any provision of—
14	"(A) part B or part D of title IV means
15	an individual who on that date has no out-
16	standing balance of principal or interest owing
17	on any loan made, insured, or guaranteed under
18	either of those parts; and
19	"(B) part E of title IV means an indi-
20	vidual who on that date has no outstanding bal-
21	ance of principal or interest owing on any loan
22	made under that part.".
23	SEC. 103. STUDENT SPEECH AND ASSOCIATION RIGHTS.
24	Section 112 (20 U.S.C. 1011a) is amended—

1	(1) by amending subsection (a) to read as fol-
2	lows:
3	"(a) Protection of Rights.—It is the sense of
4	Congress that—
5	"(1) no student attending an institution of
6	higher education on a full- or part-time basis should
7	on the basis of participation in protected speech or
8	protected association, be excluded from participation
9	in, be denied the benefits of, or be subjected to dis-
10	crimination or official sanction under any education
11	program, activity, or division of the institution di-
12	rectly or indirectly receiving financial assistance
13	under this Act, whether or not such program, activ-
14	ity, or division is sponsored or officially sanctioned
15	by the institution; and
16	"(2) an institution of higher education should
17	ensure that a student attending such institution on
18	a full- or part-time basis is—
19	"(A) evaluated solely on the basis of their
20	reasoned answers and knowledge of the subjects
21	and disciplines they study and without regard
22	to their political, ideological, or religious beliefs
23	"(B) assured that the selection of speakers
24	and allocation of funds for speakers, programs
25	and other student activities will utilize methods

1	that promote intellectual pluralism and include
2	diverse viewpoints;
3	"(C) presented diverse approaches and dis-
4	senting sources and viewpoints within the in-
5	structional setting; and
6	"(D) not excluded from participation in,
7	denied the benefits of, or subjected to discrimi-
8	nation or official sanction on the basis of their
9	political or ideological beliefs under any edu-
10	cation program, activity, or division of the insti-
11	tution directly or indirectly receiving financial
12	assistance under this Act, whether or not such
13	program, activity, or division is sponsored or of-
14	ficially sanctioned by the institution."; and
15	(2) in subsection (b)(1), by inserting after
16	"higher education" the following: ", provided that
17	the imposition of such sanction is done objectively,
18	fairly, and without regard to the student's political,
19	ideological, or religious beliefs".
20	SEC. 104. EXTENSION OF NATIONAL ADVISORY COMMITTEE
21	ON INSTITUTIONAL QUALITY AND INTEGRITY.
22	Section 114(g) (20 U.S.C. 1011c(g)) is amended by
23	striking "2004" and inserting "2011".

1	SEC. 105. ALCOHOL AND DRUG ABUSE PREVENTION.
2	Section 120(e)(5) (20 U.S.C. 1011i(e)(5)) is amend-
3	ed—
4	(1) by striking "1999" and inserting "2005";
5	and
6	(2) by striking "4 succeeding fiscal years" and
7	inserting "5 succeeding fiscal years".
8	SEC. 106. PRIOR RIGHTS AND OBLIGATIONS.
9	Section 121(a) (20 U.S.C. 1011j(a)) is amended by
10	striking "1999 and for each of the 4" each place it ap-
11	pears and inserting "2005 and for each of the 5".
12	SEC. 107. CONSUMER INFORMATION AND PUBLIC AC-
13	COUNTABILITY IN HIGHER EDUCATION.
14	Section 131 (20 U.S.C. 1015) is amended to read as
15	follows:
16	"SEC. 131. CONSUMER INFORMATION AND PUBLIC AC-
17	COUNTABILITY IN HIGHER EDUCATION.
18	"(a) Data Collection.—
19	"(1) Data systems.—The Secretary shall con-
20	tinue to redesign the relevant parts of the postsec-
21	ondary education data systems to include additional
22	data as required by this section and to continue to
23	improve the usefulness and timeliness of data col-
24	lected by such systems.
	record by such systems.
25	"(2) Information from institutions.—The

1	for each academic year and in accordance with
2	standard definitions developed by the Commissioner
3	of Education Statistics (including definitions devel-
4	oped under section 131(a)(3)(A) as in effect on the
5	day before the date of enactment of the College Ac-
6	cess and Opportunity Act of 2004) from at least all
7	institutions of higher education participating in pro-
8	grams under title IV, and such institutions shall
9	provide, the following data:
10	"(A) The tuition and fees charged for a
11	full-time undergraduate student.
12	"(B) The room and board charges for such
13	a student.
14	"(C) The cost of attendance for a full-time
15	undergraduate student, consistent with the pro-
16	visions of section 472.
17	"(D) The average amount of financial as-
18	sistance received by a full-time undergraduate
19	student, including—
20	"(i) each type of assistance or benefits
21	described in 428(a)(2)(C)(ii);
22	"(ii) fellowships;
23	"(iii) institutional and other assist-
24	ance; and
25	"(iv) loans under parts B and D.

1	"(E) The number of students receiving fi-
2	nancial assistance described in each clause of
3	subparagraph (D).
4	"(F) The average net price for students re-
5	ceiving Federal, State, or institutional financial
6	assistance.
7	"(G) The institutional instructional ex-
8	penditure per full-time equivalent student.
9	"(b) Data Dissemination.—The Secretary shall
10	make available the data collected pursuant to this section,
11	including an institution's college affordability index as cal-
12	culated in accordance with subsection (c). Such data shall
13	be made available in a manner that permits the review
14	and comparison of data submissions of individual institu-
15	tions of higher education. Such data shall be presented
16	in a form that is easily accessible and understandable and
17	allows parents and students to make informed decisions
18	based on the prices for typical full-time undergraduate
19	students and the institution's rate of cost increase.
20	"(c) College Affordability Index.—
21	"(1) IN GENERAL.—The Secretary shall, on the
22	basis of the data submitted under subsection (a),
23	calculate a college affordability index for each insti-
24	tution of higher education submitting such data and
25	shall make the index available in accordance with

1	subsection (b) as soon as operationally possible on
2	the Department's college opportunity online Web
3	site.
4	"(2) CALCULATION OF INDEX.—The college af-
5	fordability index shall be equal to—
6	"(A) the percentage increase in the tuition
7	and fees charged for a first-time full-time full-

"(A) the percentage increase in the tuition and fees charged for a first-time, full-time, fullyear undergraduate student between the first of the 3 most recent preceding academic years and the last of those 3 academic years; divided by

"(B) the percentage increase in the Consumer Price Index—All Urban Consumers (Current Series) from July of the first of those 3 academic years to July of the last of those 3 academic years.

## "(d) OUTCOMES AND ACTIONS.—

"(1) Response from institution.—Effective on June 30, 2008, an institution that has a college affordability index that exceeds 2.0 for any 3-year interval ending on or after that date shall provide a report to the Secretary, in such a form, at such time, and containing such information as the Secretary may require. Such report shall include—

1	"(A) an explanation of the factors contrib-
2	uting to the increase in the institution's costs
3	and in the tuition and fees charged to students;
4	"(B) a management plan stating the spe-
5	cific steps the institution is and will be taking
6	to reduce its college affordability index;
7	"(C) an action plan, including a schedule,
8	by which the institution will reduce increases in
9	or stabilize, such costs and tuition and fees; and
10	"(D) if determinations of tuition and fee
11	increases are not within the exclusive control of
12	the institution, a description of the agency or
13	instrumentality of State government or other
14	entity that participates in such determinations
15	and the authority exercised by such agency, in-
16	strumentality, or entity.
17	"(2) Information to the public.—Upon re-
18	ceipt of the institution's report and management
19	plan under paragraph (1), the Secretary shall make
20	the institution's report required under paragraph (1)
21	available to the public in accordance with subsection
22	(b).
23	"(3) Consequences for 2-year continu-
24	ATION OF FAILURE.—If the Secretary determines
25	that the institution has failed to comply with the

1	management plan and action plan submitted by the
2	institution under this subsection following the next
3	2 academic years that begin after the submission of
4	such plans, and has failed to reduce the college af-
5	fordability index below 2.0 for such 2 academic
6	years, the Secretary—
7	"(A) shall make available to the public a
8	detailed report provided by the institution on all
9	costs and expenditures, and on all tuition and
10	fees charged to students, for such 2 academic
11	years;
12	"(B) shall place the institution on an af-
13	fordability alert status and shall make the in-
14	formation regarding the institution's failure
15	available in accordance with subsection (b);
16	"(C) shall notify the institution's accred-
17	iting agency of the institution's failure; and
18	"(D) may require the institution to submit
19	to a review and audit by the Inspector General
20	of the Department of Education to determine
21	the cause of the institution's failure.
22	"(4) Information to state agencies.—Any
23	institution that reports under paragraph (1)(D) that
24	an agency or instrumentality of State government or

other entity participates in the determinations of tui-

tion and fee increases shall, prior to submitting any information to the Secretary under this subsection, submit such information to, and request the comments and input of, such agency, instrumentality, or entity. With respect to any such institution, the Secretary shall provide a copy of any communication by the Secretary with that institution to such agency, instrumentality, or entity.

## "(5) Exemptions.—

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"(A) RELATIVE PRICE EXEMPTION.—The Secretary shall, for any 3-year interval for which college affordability indexes are computed under paragraph (1), determine and publish the dollar amount that, for each class of institution described in subparagraph (C) represents the maximum tuition and fees charged for a fulltime undergraduate student in the least costly quartile of institutions within each such class during the last year of such 3-year interval. An institution that has a college affordability index computed under paragraph (1) that exceeds 2.0 for any such 3-year interval, but that, on average during such 3-year interval, charges less than such maximum tuition and fees shall not be subject to the actions required by subparagraph (B) or (C) of paragraph (1), or any action under paragraph (3), unless such institution, for a subsequent 3-year interval, charges more than such maximum tuition and fees.

"(B) Dollar increase exemption.—An institution that has a college affordability index computed under paragraph (1) that exceeds 2.0 for any 3-year interval, but that exceeds such 2.0 by a dollar amount that is less than \$500, shall not be subject to the actions required by subparagraph (B) or (C) of paragraph (1), or any action under paragraph (3), unless such institution has a college affordability index for a subsequent 3-year interval that exceeds 2.0 by more than such dollar amount.

"(C) Classes of institutions.—For purposes of subparagraph (B), the classes of institutions shall be those sectors used by the Integrated Postsecondary Education Data System, based on whether the institution is public, nonprofit private, or for-profit private, and whether the institution has a 4-year, 2-year, or less than 2-year program of instruction.

24 "(e) FINES.—In addition to actions authorized in 25 section 487(c), the Secretary may impose a fine in an

1	amount not to exceed \$25,000 on an institution of higher
2	education for failing to provide the information described
3	in this section in a timely and accurate manner, or for
4	failing to otherwise cooperate with the National Center for
5	Education Statistics regarding efforts to obtain data or
6	the cost and price of higher education under this section
7	and pursuant to the program participation agreement en-
8	tered into under section 487.
9	"(f) GAO STUDY AND REPORT.—
10	"(1) GAO STUDY.—The Comptroller General
11	shall conduct a study of the policies and procedures
12	implemented by institutions in increasing the afford-
13	ability of postsecondary education. Such study shall
14	include information with respect to—
15	"(A) a list of those institutions that—
16	"(i) have reduced their college afford-
17	ability indexes; or
18	"(ii) are, as determined under sub-
19	section (d)(5)(A), within the least costly
20	quartile of institutions within each class
21	described in subsection (d)(5)(C);
22	"(B) policies implemented to stem the in-
23	crease in tuition and fees and institutional
24	costs;

1	"(C) the extent to which room and board
2	costs and prices changed;
3	"(D) the extent to which other services
4	were altered to affect tuition and fees;
5	"(E) the extent to which the institution's
6	policies affected student body demographics and
7	time to completion;
8	"(F) what, if any, operational factors
9	played a role in reducing tuition and fees;
10	"(G) the extent to which academic quality
11	was affected, and how;
12	"(H) the extent to which policies and prac-
13	tices reducing costs and prices may be rep-
14	licated from one institution to another; and
15	"(I) other information as necessary to de-
16	termine best practices in increasing the afford-
17	ability of postsecondary education.
18	"(2) Interim and final reports.—The
19	Comptroller General shall submit an interim and a
20	final report regarding the findings of the study re-
21	quired by paragraph (1) to the appropriate author-
22	izing committees of Congress. The interim report
23	shall be submitted not later than July 31, 2010, and
24	the final report shall be submitted not later than
25	July 31, 2012.

1	"(g) STUDENT AID RECIPIENT SURVEY.—
2	"(1) Survey required.—The Secretary shall
3	conduct a survey of student aid recipients under title
4	IV on a regular cycle and State-by-State basis, but
5	not less than once every 4 years—
6	"(A) to identify the population of students
7	receiving Federal student aid;
8	"(B) to describe the income distribution
9	and other socioeconomic characteristics of fed-
10	erally aided students;
11	"(C) to describe the combinations of aid
12	from State, Federal, and private sources re-
13	ceived by students from all income groups;
14	"(D) to describe the debt burden of edu-
15	cational loan recipients and their capacity to
16	repay their education debts, and the impact of
17	such debt burden on career choices;
18	"(E) to describe the role played by the
19	price of postsecondary education in the deter-
20	mination by students of what institution to at-
21	tend; and
22	"(F) to describe how the increased costs of
23	textbooks and other instructional materials af-
24	fects the costs of postsecondary education to
25	students.

1	"(2) Survey design.—The survey shall be
2	representative of full-time and part-time, under-
3	graduate, graduate, and professional and current
4	and former students in all types of institutions, and
5	designed and administered in consultation with the
6	Congress and the postsecondary education commu-
7	nity.
8	"(3) DISSEMINATION.—The Secretary shall dis-
9	seminate the information resulting from the survey
10	in both printed and electronic form.
11	"(h) Regulations.—The Secretary is authorized to
12	issue such regulations as may be necessary to carry out
13	the provisions of this section.".
14	SEC. 108. PERFORMANCE-BASED ORGANIZATION.
15	Section 141 (20 U.S.C. 1018) is amended—
16	(1) in subsection $(a)(2)(B)$ —
17	(A) by inserting "unit" after "to reduce
18	the"; and
19	(B) by inserting "and, to the extent prac-
20	ticable, the total costs of administering those
21	programs" after "those programs";
22	(2) in subsection (c)—
23	(A) in paragraph (1)(A), by striking "Each
24	year" and inserting "Each fiscal year";

1	(B) in paragraph (1)(B), by inserting "sec-
2	ondary markets, guaranty agencies," after
3	"lenders,"; and
4	(C) in paragraph (2)(B), by striking
5	"Chief Financial Officer Act of 1990 and" and
6	inserting "Chief Financial Officers Act of
7	1990," and by inserting before the period at the
8	end the following: ", and other relevant stat-
9	utes"; and
10	(3) in subsection (f)(3)(A), by striking "para-
11	graph (1)(A)" and inserting "paragraph (1)".
12	TITLE II—TEACHER
13	PREPARATION
14	SEC. 201. SENSE OF THE HOUSE OF REPRESENTATIVES.
15	It is the sense of the House of Representatives that
16	title II of the Higher Education Act of 1965 should be
17	amended as provided in H.R. 2211 as passed by the House
18	of Representatives on July 9, 2003.
19	TITLE III—INSTITUTIONAL AID
20	SEC. 301. TITLE III GRANTS FOR AMERICAN INDIAN TRIB-
21	ALLY CONTROLLED COLLEGES AND UNIVER-
22	SITIES.
23	(a) Eligible Institutions.—Subsection (b) of sec-
24	tion 316 (20 U.S.C. 1059c(b)) is amended to read as fol-
25	lows:

1 "(b) Definitions.—

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2 "(1) ELIGIBLE INSTITUTIONS.—For purposes 3 of this section, Tribal Colleges and Universities are 4 the following:

> "(A) any of the following institutions that qualify for funding under the Tribally Controlled College or University Assistance Act of 1978 or is listed in Equity in Educational Land Grant Status Act of 1994 (7 U.S.C. 301 note): Bay Mills Community College; Blackfeet Community College; Cankdeska Cikana Community College; Chief Dull Knife College; College of Menominee Nation; Crownpoint Institute of Technology; Diné College; D-Q University; Fond du Lac Tribal and Community College; Fort Belknap College; Fort Berthold Community College; Fort Peck Community College; Haskell Indian Nations University; Institute of American Indian and Alaska Native Culture and Arts Development; Lac Courte Oreilles Ojibwa Community College; Leech Lake Tribal College; Little Big Horn College; Little Priest Tribal College; Nebraska Indian Community College; Northwest Indian College; Oglala Lakota College; Saginaw Chippewa Tribal Col-

1	lege; Salish Kootenai College; Si Tanka Univer-
2	sity—Eagle Butte Campus; Sinte Gleska Uni-
3	versity; Sisseton Wahpeton Community College;
4	Sitting Bull College; Southwestern Indian Poly-
5	technic Institute; Stone Child College; Tohono
6	O'Odham Community College; Turtle Mountain
7	Community College; United Tribes Technical
8	College; and White Earth Tribal and Commu-
9	nity College; and
10	"(B) any other institution that meets the
11	definition of tribally controlled college or uni-
12	versity in section 2 of the Tribally Controlled
13	College or University Assistance Act of 1978,
14	and meets all other requirements of this sec-
15	tion.
16	"(2) Indian.—The term 'Indian' has the mean-
17	ing given the term in section 2 of the Tribally Con-
18	trolled College or University Assistance Act of
19	1978.".
20	(b) DISTANCE LEARNING.—Subsection (c)(2) of such
21	section is amended—
22	(1) by amending subparagraph (B) to read as
23	follows:
24	"(B) construction, maintenance, renova-
25	tion, and improvement in classrooms, libraries.

1	laboratories, and other instructional facilities,
2	including purchase or rental of telecommuni-
3	cations technology equipment or services, and
4	the acquisition of real property adjacent to the
5	campus of the institution on which to construct
6	such facilities;";
7	(2) by striking "and" at the end of subpara-
8	graph (K);
9	(3) by redesignating subparagraph (L) as sub-
10	paragraph (M); and
11	(4) by inserting after subparagraph (K) the fol-
12	lowing new subparagraph:
13	"(L) developing or improving facilities for
14	Internet use or other distance learning aca-
15	demic instruction capabilities; and".
16	(c) Application and Allotment.—Subsection (d)
17	of such section is amended to read as follows:
18	"(d) Application and Allotment.—
19	"(1) Institutional eligibility.—To be eligi-
20	ble to receive assistance under this section, a Tribal
21	College or University shall be an eligible institution
22	under section 312(b).
23	"(2) APPLICATION.—Any Tribal College or Uni-
24	versity desiring to receive assistance under this sec-
25	tion shall submit an application to the Secretary at

such time, and in such manner, as the Secretary
may reasonably require.

## "(3) Allotments to institutions.—

"(A) ALLOTMENT: PELL GRANT BASIS.—
From the amount appropriated to carry out
this section for any fiscal year, the Secretary
shall allot to each eligible institution a sum
which bears the same ratio to one-half that
amount as the number of Pell Grant recipients
in attendance at such institution at the end of
the award year preceding the beginning of that
fiscal year bears to the total number of Pell
Grant recipients at all eligible institutions.

"(B) ALLOTMENT: DEGREE AND CERTIFI-CATE BASIS.—From the amount appropriated to carry out this section for any fiscal year, the Secretary shall allot to each eligible institution a sum which bears the same ratio to one-half that amount as the number of degrees or certificates awarded by such institution during the preceding academic year bears to the total number of degrees or certificates at all eligible institutions.

"(C) MINIMUM GRANT.—Notwithstanding subparagraphs (A) and (B), the amount allot-

1	ted to each institution under this section shall
2	not be less than \$400,000.
3	"(4) Special rules.—
4	"(A) Concurrent funding.—For the
5	purposes of this part, no Tribal College or Uni-
6	versity that is eligible for and receives funds
7	under this section shall concurrently receive
8	funds under other provisions of this part or
9	part B.
10	"(B) Exemption.—Section 313(d) shall
11	not apply to institutions that are eligible to re-
12	ceive funds under this section.".
13	SEC. 302. ALASKA NATIVE AND NATIVE HAWAIIAN-SERVING
13 14	SEC. 302. ALASKA NATIVE AND NATIVE HAWAIIAN-SERVING INSTITUTIONS.
14	INSTITUTIONS.
14 15	institutions.  (a) Distance Learning.—Section 317(c)(2) (20)
14 15 16	institutions.  (a) Distance Learning.—Section 317(c)(2) (20 U.S.C. 1059d(c)(2)) is amended—
14 15 16 17	institutions.  (a) Distance Learning.—Section 317(c)(2) (20)  U.S.C. 1059d(c)(2)) is amended—  (1) by amending subparagraph (B) to read as
14 15 16 17	institutions.  (a) Distance Learning.—Section 317(e)(2) (20)  U.S.C. 1059d(e)(2)) is amended—  (1) by amending subparagraph (B) to read as follows:
14 15 16 17 18	institutions.  (a) Distance Learning.—Section 317(c)(2) (20)  U.S.C. 1059d(c)(2)) is amended—  (1) by amending subparagraph (B) to read as follows:  "(A) construction, maintenance, renova-
14 15 16 17 18 19 20	INSTITUTIONS.  (a) DISTANCE LEARNING.—Section 317(e)(2) (20) U.S.C. 1059d(e)(2)) is amended—  (1) by amending subparagraph (B) to read as follows:  "(A) construction, maintenance, renovation, and improvement in classrooms, libraries,
14 15 16 17 18 19 20 21	INSTITUTIONS.  (a) DISTANCE LEARNING.—Section 317(c)(2) (20 U.S.C. 1059d(c)(2)) is amended—  (1) by amending subparagraph (B) to read as follows:  "(A) construction, maintenance, renovation, and improvement in classrooms, libraries, laboratories, and other instructional facilities,

1	campus of the institution on which to construct
2	such facilities;";
3	(2) by striking "and" at the end of subpara-
4	graph (G);
5	(3) by striking the period at the end of sub-
6	paragraph (H) and inserting "; and; and
7	(4) by inserting after subparagraph (H) the fol-
8	lowing new subparagraph:
9	"(I) development or improvement of facili-
10	ties for Internet use or other distance learning
11	academic instruction capabilities.".
12	(b) Endowment Funds.—Section 317(c) is further
13	amended by adding at the end the following new para-
14	graph:
15	"(3) Endowment funds.—
16	"(A) In general.—An Alaska Native or
17	Native Hawaiian-serving institution may use
18	not more than 20 percent of the grant funds
19	provided under this section to establish or in-
20	crease an endowment fund at the institution.
21	"(B) MATCHING REQUIREMENT.—In order
22	to be eligible to use grant funds in accordance
23	with subparagraph (A), the institution shall
24	provide to the endowment fund from non-Fed-
25	eral funds an amount equal to the Federal

1	funds used in accordance with subparagraph
2	(A), for the establishment or increase of the en-
3	dowment fund.
4	"(C) Applicability of other provi-
5	SIONS.—The provisions of part C regarding the
6	establishment or increase of an endowment
7	fund, that the Secretary determines are not in-
8	consistent with this paragraph, shall apply to
9	funds used under subparagraph (A).".
10	(c) Application Process.—Section 317(d) is
11	amended—
12	(1) by adding at the end of paragraph (1) the
13	following new sentences: "Each Alaska Native-serv-
14	ing institution and Native Hawaiian-serving institu-
15	tion shall develop a 5-year plan for improving the as-
16	sistance provided to Alaska Native or Native Hawai-
17	ian students. Such plan shall not be subject to ap-
18	proval by the Secretary."; and
19	(2) in paragraph (2)—
20	(A) by redesignating subparagraph (B) as
21	subparagraph (C); and
22	(B) by striking subparagraph (A) and in-
23	serting the following:

1	"(A) an assurance that the institution has
2	developed a 5-year plan for serving Alaska Na-
3	tive or Native Hawaiian students;
4	"(B) a list of activities and other informa-
5	tion that are consistent with the institution's 5-
6	year plan; and".
7	SEC. 303. GRANTS TO PART B INSTITUTIONS.
8	(a) Use of Funds.—
9	(1) Facilities and equipment.—
10	(A) Undergraduate institutions.—
11	Paragraph (2) of section 323(a) (20 U.S.C.
12	1062(a)) is amended to read as follows:
13	"(2) Construction, maintenance, renovation,
14	and improvement in classrooms, libraries, labora-
15	tories, and other instructional facilities, including
16	purchase or rental of telecommunications technology
17	equipment or services, and the acquisition of real
18	property adjacent to the campus of the institution
19	on which to construct such facilities.".
20	(B) Graduate and professional
21	SCHOOLS.—Paragraph (2) of section 326(c) is
22	amended to read as follows:
23	"(2) construction, maintenance, renovation, and
24	improvement in classrooms, libraries, laboratories,
25	and other instructional facilities, including purchase

- or rental of telecommunications technology equipment or services, and the acquisition of real property adjacent to the campus of the institution on which to construct such facilities;".
- 5 (2) Outreach and collaboration.—Para-6 graph (11) of section 323(a) is amended to read as 7 follows:
- 8 "(11) Establishing community outreach pro-9 grams and collaborative partnerships between part B 10 institutions and local elementary or secondary 11 schools. Such partnerships may include mentoring, 12 tutoring, or other instructional opportunities that 13 will boost student academic achievement and assist 14 elementary and secondary school students in devel-15 oping the academic skills and the interest to pursue 16 postsecondary education.".
- 17 (b) TECHNICAL ASSISTANCE.—Section 323 (20 18 U.S.C. 1062) is amended—
- 19 (1) by redesignating subsection (c) as sub-20 section (d); and
- 21 (2) by inserting after subsection (b) the fol-22 lowing new subsection:
- 23 "(c) Technical Assistance.—
- 24 "(1) IN GENERAL.—An institution may not use 25 more than 2 percent of the grant funds provided

- 1 under this part to secure technical assistance serv-
- 2 ices.
- 3 "(2) TECHNICAL ASSISTANCE SERVICES.—
- 4 Technical assistance services may include assistance
- 5 with enrollment management, financial management,
- 6 and strategic planning.
- 7 "(3) Report.—The institution shall report to
- 8 the Secretary on an annual basis, in such form as
- 9 the Secretary requires, on the use of funds under
- this subsection.".
- 11 (c) DISTANCE LEARNING.—Section 323(a)(2) (20
- 12 U.S.C. 1062(a)(2)) is amended by inserting "development
- 13 or improvement of facilities for Internet use or other dis-
- 14 tance learning academic instruction capabilities and" after
- 15 "including".
- 16 (d) MINIMUM GRANTS.—Section 324(d)(1) (20
- 17 U.S.C. 1063(d)(1)) is amended by inserting before the pe-
- 18 riod at the end the following: ", except that, if the amount
- 19 appropriated to carry out this part for any fiscal year ex-
- 20 ceeds the amount required to provide to each institution
- 21 an amount equal to the total amount received by such in-
- 22 stitution under subsections (a), (b), and (c) for the pre-
- 23 ceding fiscal year, then the amount of such excess appro-
- 24 priation shall first be applied to increase the minimum al-
- 25 lotment under this subsection to \$750,000".

1	(e) Eligible Graduate or Professional
2	Schools.—
3	(1) General Authority.—Section 326(a)(1)
4	(20 U.S.C. 1063b(a)(1)) is amended—
5	(A) by inserting "(A)" after "subsection
6	(e) that'';
7	(B) by inserting before the period at the
8	end the following: ", (B) is accredited by a na-
9	tionally recognized accrediting agency or asso-
10	ciation determined by the Secretary to be a reli-
11	able authority as to the quality of training of-
12	fered, and (C) according to such an agency or
13	association, is in good standing".
14	(2) ELIGIBLE INSTITUTIONS.—Section
15	326(e)(1) (20 U.S.C. $1063b(e)(1)$ ) is amended—
16	(A) by striking "and" at the end of sub-
17	paragraph (Q);
18	(B) by striking the period at the end of
19	subparagraph (R) and inserting a semicolon;
20	and
21	(C) by adding at the end the following new
22	subparagraphs:
23	"(S) Alabama State University qualified
24	graduate program;

1	"(T) Prairie View A&M University quali-
2	fied graduate program; and
3	"(U) Coppin State University qualified
4	graduate program.".
5	(3) Conforming Amendment.—Section
6	326(e)(3) (20 U.S.C. 1063b(e)(3)) is amended—
7	(A) by striking "1998" and inserting
8	"2004"; and
9	(B) by striking "(Q) and (R)" and insert-
10	ing "(S), (T), and (U)".
11	(f) Professional or Graduate Institutions.—
12	Section 326(f) (20 U.S.C. 1063b(f)) is amended—
13	(1) in paragraph (1)—
14	(A) by striking "\$26,600,000" and insert-
15	ing "\$55,500,000"; and
16	(B) by striking "(P)" and inserting "(R)";
17	(2) in paragraph (2)—
18	(A) by striking "\$26,600,000 but not in
19	excess of \$28,600,000" and inserting
20	"\$55,500,000, but not in excess of
21	\$58,500,000"; and
22	(B) by striking "subparagraphs (Q) and
23	(R)" and inserting "subparagraphs (S), (T),
24	and (U)"; and
25	(3) in paragraph (3)—

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(A) by striking "$28,600,000" and insert-
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             ing "$58,500,000"; and
                 (B) by striking "(R)" and inserting "(U)".
 3
 4
        (g) Hold Harmless.—Section 326(g) (20 U.S.C.
   1063b(g)) is amended by striking "1998" and inserting
 5
   "2004".
 6
   SEC. 304. TECHNICAL AMENDMENTS.
 8
        (a) AMENDMENTS.—Title III is further amended—
 9
             (1) in section 311(c) (20 U.S.C. 1057(c))—
10
                           redesignating paragraphs
                 (A)
                       bv
                                                        (7)
11
             through (12) as paragraphs (8) through (13),
12
             respectively; and
13
                 (B) by inserting after paragraph (6) the
14
             following:
             "(7) Education or counseling services designed
15
16
        to improve the financial literacy and economic lit-
17
        eracy of students and, as appropriate, their par-
18
        ents.";
19
                       section
                                312(b)(1)(F)
                                               (20)
                                                     U.S.C.
                  in
20
        1058(b)(1)(F)), by inserting "which is" before "lo-
21
        cated";
22
             (3)
                   in
                        section
                                  312(b)(1)
                                              (20)
                                                     U.S.C.
23
        1058(b)(1)), by redesignating subparagraphs (E)
24
        and (F) as subparagraphs (F) and (G), respectively,
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1	and by inserting after subparagraph (D) the fol-
2	lowing new subparagraph:
3	"(E) which provides a program that is not
4	less than a 2-year educational program that is
5	acceptable for full credit toward a bachelor's de-
6	gree;";
7	(4) in section 316(b)(3) (20 U.S.C.
8	1059c(b)(3)), by striking "give" and inserting
9	"given";
10	(5) in section $316(c)(2)$ (20 U.S.C.
11	1059c(c)(2))—
12	(A) by redesignating subparagraphs (G)
13	through (M) (as redesignated by section
14	301(b)(2) of this Act) as subparagraphs (H)
15	through (N), respectively;
16	(B) by inserting after subparagraph (F)
17	the following:
18	"(G) education or counseling services de-
19	signed to improve the financial literacy and eco-
20	nomic literacy of students and, as appropriate,
21	their parents;"; and
22	(C) in subparagraph (N), as redesignated
23	by subparagraph (A), by striking "subpara-
24	graphs (A) through (K)" and inserting "sub-
25	paragraphs (A) through (M)";

1	(6) in section $317(c)(2)$ (20 U.S.C.
2	1059d(c)(2))—
3	(A) in subparagraph (G), by striking
4	"and" after the semicolon;
5	(B) in subparagraph (H), by striking the
6	period at the end and inserting "; and; and
7	(C) by adding at the end the following:
8	"(I) education or counseling services de-
9	signed to improve the financial literacy and eco-
10	nomic literacy of students and, as appropriate,
11	their parents.";
12	(7) in section 323(a) (20 U.S.C. 1062(a))—
13	(A) by striking "section 360(a)(2)" and in-
14	serting "399(a)(2)";
15	(B) by redesignating paragraphs (7)
16	through (12) as paragraphs (8) through (13),
17	respectively; and
18	(C) by inserting after paragraph (6) the
19	following:
20	"(7) Education or counseling services designed
21	to improve the financial literacy and economic lit-
22	eracy of students and, as appropriate, their par-
23	ents.";

```
1
             (8)
                   in
                         section
                                   324(d)(2)
                                                (20)
                                                      U.S.C.
 2
        1063(d)(2)), by striking "section 360(a)(2)(A)" and
 3
        inserting "section 399(a)(2)(A)";
 4
             (9)
                    in
                         section
                                   326(e)(1)
                                                (20)
                                                      U.S.C.
 5
        1063b(e)(1)), in the matter preceding subparagraph
 6
         (A), by inserting a colon after "the following";
 7
             (10) in section 327(b) (20 U.S.C. 1063c(b)), by
 8
        striking "initial";
 9
             (11)
                    in
                         section
                                   342(5)(C)
                                                (20)
                                                      U.S.C.
        1066a(5)(C)—
10
11
                  (A) by inserting a comma after "equip-
12
             ment" the first place it appears; and
                  (B) by striking "technology,," and insert-
13
14
             ing "technology,";
15
             (12) in section 343(e) (20 U.S.C. 1066b(e)), by
16
        inserting after the subsection designation the fol-
        lowing: "SALE OF QUALIFIED BONDS.—";
17
18
             (13) in section 351(a) (20 U.S.C. 1067a(a)), by
        striking "of 1979"; and
19
20
             (14) in section 396 (20 U.S.C. 1068e), by strik-
        ing "section 360" and inserting "section 399".
21
22
        (b) Repeal.—Section 1024 (20 U.S.C. 1135b-3), as
23
    transferred by section 301(a)(5) of the Higher Education
    Amendments of 1998 (Public Law 105–244; 112 Stat.
25
    1636), is repealed.
```

## 1 SEC. 305. TITLE III AUTHORIZATIONS. 2 Section 399(a) (20 U.S.C. 1068h(a)) is amended— 3 (1) by striking "1999" each place it appears 4 and inserting "2005"; (2) by striking "4 succeeding fiscal years" each 5 6 place it appears and inserting "5 succeeding fiscal 7 years"; 8 (3) in paragraph (1)— 9 (A) by striking "\$10,000,000" in subparagraph (B) and inserting "\$23,800,000"; and 10 11 (B) by striking "\$5,000,000" in subpara-12 graph (C) and inserting "\$11,000,000"; 13 (4) in paragraph (2)— (A) by striking "\$135,000,000" in sub-14 paragraph (A) and inserting "\$241,000,000"; 15 16 and 17 (B) by striking "\$35,000,000" in subpara-18 graph (B) and inserting "\$59,000,000"; and 19 (5) in paragraph (4), by striking "\$110,000" 20 and inserting "\$212,000". TITLE IV—STUDENT ASSISTANCE 21 22 PART A—GRANTS TO STUDENTS 23 SEC. 401. PELL GRANTS. 24 (a) Extension of Authority.—Section 401(a) (20) U.S.C. 1070a(a)) is amended by striking "2004" and in-

26 serting "2011".

```
1
        (b) DIRECT PAYMENT.—Section 401(a) (20 U.S.C.
 2
    1070a(a)) is further amended—
 3
             (1) by striking paragraph (2); and
 4
             (2) by redesignating paragraph (3) as para-
 5
        graph (2).
 6
             Maximum
                         GRANT
                                  EXTENSION.—Paragraph
    (2)(A) of section 401(b) (20 \text{ U.S.C. } 1070a(b)(2)(A)) is
 8
    amended to read as follows:
 9
        "(2)(A) The amount of the Federal Pell Grant for
10
   a student eligible under this part shall be $5,800 for aca-
   demic years 2005–2006 through 2010–2011, less an
11
12
    amount equal to the amount determined to be the expected
13
   family contribution with respect to that student for that
14
   year.".
15
        (d) Tuition Sensitivity.—Section 401(b) is further
16
   amended—
17
             (1) by striking paragraph (3); and
18
             (2) by redesignating paragraphs (4) through
19
        (8) as paragraphs (3) through (7), respectively.
20
        (e) Multiple Grants.—Paragraph (5) of section
21
    401(b) (as redesignated by subsection (d)(2)) is amended
22
   to read as follows:
23
             "(5) Year-round pell grants.—
24
                 "(A) IN GENERAL.—The Secretary shall,
25
             for students enrolled full time in a bacca-
```

laureate degree program of study at an eligible institution, award such students two Pell grants during a single award year to permit such students to accelerate progress toward their degree objectives by enrolling in academic programs for 12 months rather than 9 months.

- "(B) LIMITATION.—The Secretary shall limit the awarding of additional Pell grants under this paragraph in a single award year to students attending baccalaureate degree granting institutions that have a graduation rate as reported by the Integrated Postsecondary Education Data System for the 4 preceding academic years of at least 30 percent.
- "(C) EVALUATION.—The Secretary shall conduct an evaluation of the program under this paragraph and submit to the Congress an evaluation report no later than October 1, 2010.
- 20 "(D) REGULATIONS REQUIRED.—The Sec-21 retary shall promulgate regulations imple-22 menting this paragraph.".
- 23 (f) ELIGIBILITY PERIOD.—Section 401(c)(2) (20 24 U.S.C. 1070a(c)(2)) is amended by inserting ", for not

1	more than one academic year," after "which are deter-
2	mined by the institution" in the first sentence.
3	(g) Pell Grants Plus: Achievement Grants
4	FOR STATE SCHOLARS PROGRAM.—
5	(1) Amendment.—Subpart 1 of part A of title
6	IV is amended by inserting after section 401 (20
7	U.S.C. 1070a) the following new section:
8	"SEC. 401A. PELL GRANTS PLUS: ACHIEVEMENT GRANTS
9	FOR STATE SCHOLARS.
10	"(a) Grants Authorized.—From sums appro-
11	priated to carry out section 401, the Secretary shall estab-
12	lish a program to award Pell Grants Plus to students
13	who—
14	"(1) have successfully completed a rigorous
15	high school program of study established by a State
16	or local educational agency in consultation with a
17	State coalition assisted by the Center for State
18	Scholars;
19	"(2) are enrolled full-time in the first academic
20	year of undergraduate education, and have not been
21	previously enrolled in a program of undergraduate
22	education; and
23	"(3) are eligible to receive Federal Pell Grants
24	for the year in which the grant is awarded.
25	"(b) Amount of Grants.—

1 "(1) IN GENERAL.—Except as provided in para-2 graph (2), the amount of the grant awarded under 3 this section shall be \$1,000.

> "(2) Assistance not to exceed cost of attendance.—A grant awarded under this section to any student, in combination with the Federal Pell Grant assistance and other student financial assistance available to such student, may not exceed the student's cost of attendance.

## "(c) Selection of Recipients.—

- "(1) Procedures established by regulation procedures for the determination of eligibility of students for the grants awarded under this section. Such procedures shall include measures to ensure that eligibility is determined in a timely and accurate manner consistent with the requirements of section 482 and the submission of the financial aid form required by section 483.
- "(2) REQUIRED INFORMATION.—Each eligible student desiring an award under this section shall submit at such time and in such manner such information as the Secretary may reasonably require.
- 24 "(3) CONTINUATION OF GRANT REQUIRE-25 MENTS.—In order for a student to continue to be el-

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1	igible to receive an award under this section for the
2	second year of undergraduate education, the eligible
3	student must—
4	"(A) maintain eligibility to receive a Fed-
5	eral Pell Grant for that year;
6	"(B) obtain a grade point average of at
7	least 3.0 (or the equivalent as determined under
8	regulations prescribed by the Secretary) for the
9	first year of undergraduate education; and
10	"(C) be enrolled full-time and fulfill the re-
11	quirements for satisfactory progress described
12	in section 484(c).
13	"(d) EVALUATION, AND REPORTS.—The Secretary
14	shall monitor the progress, retention, and completion rates
15	of the students to whom awards are provided under this
16	section. In doing so, the Secretary shall evaluate the im-
17	pact of the Pell Grants Plus Program and report, not less
18	than biennially, to the authorizing committees of the
19	House of Representatives and the Senate.".
20	(2) Conforming amendment.—Chapter 3 of
21	subpart 2 of part A of title IV (20 U.S.C. 1070a-
22	31 through 1070a-35) is repealed.
23	SEC. 402. TRIO PROGRAMS.
24	(a) Duration of Grants.—

- 1 (1) AMENDMENT.—Section 402A(b)(2) (20 2 U.S.C. 1070a-11(b)(2)) is amended to read as fol-3 lows: 4 "(2) DURATION.—Grants or contracts awarded
  - "(2) Duration.—Grants or contracts awarded under this chapter shall be awarded for a period of 5 years, except that—
  - "(A) grants under section 402G shall be awarded for a period of 2 years; and
    - "(B) grants under section 402H shall be awarded for a period determined by the Secretary.".
    - (2) Transition to synchronous grant periods.—Notwithstanding section 402A(b)(2) of the Higher Education Act of 1965 (as in effect both prior to and after the amendment made by paragraph (1) of this subsection), the Secretary of Education may continue an award made before the date of enactment of this Act under section 402B, 402C, 402D, 402E, or 402F of such Act as necessary to permit all the awards made under such a section to expire at the end of the same fiscal year, and thereafter to expire at the end of 5 years as provided in the amendment made by paragraph (1) of this subsection.

- 1 (b) MINIMUM GRANTS.—Section 402A(b)(3) (20 2 U.S.C. 1070a-11(b)(3)) is amended to read as follows:
- 3 "(3) MINIMUM GRANTS.—Unless the institution
- or agency requests a smaller amount, individual
- 5 grants for programs authorized under this chapter
- 6 shall be no less than \$200,000, except that indi-
- 7 vidual grants for programs authorized under section
- 8 402G shall be no less than \$170,000.".
- 9 (c) Prior Experience; Novice Applicants.—Sec-
- 10 tion 402A(c)(2) (20 U.S.C. 1070a-11(c)(2)) is amend-
- 11 ed—
- 12 (1) by striking "In making grants" and insert-
- ing "(A) Subject to subparagraph (B), in making
- 14 grants"; and
- 15 (2) by adding at the end the following new sub-
- paragraph:
- 17 "(B) From the amount available under sub-
- section (f) for a program under this chapter (other
- than a program under section 402G or 402H) for
- any fiscal year in which the Secretary conducts a
- 21 competition for the award of grants or contracts
- under such program, the Secretary shall reserve 10
- 23 percent of such available amount for purposes of
- 24 funding applications from novice applicants. If the
- 25 Secretary determines that there are an insufficient

- 1 number of qualified novice applicants to utilize the
- amount so reserved, the Secretary shall restore the
- 3 unutilized remainder of the amount reserved for use
- 4 by applicants qualifying under subparagraph (A).".
- 5 (d) Application Status.—Section 402A(c) (20
- 6 U.S.C. 1070a-11(c)) is amended by striking paragraph
- 7 (7).
- 8 (e) Documentation of Status.—Section 402A(e)
- 9 (20 U.S.C. 1070a–11(e)) is amended by striking "(g)(2)"
- 10 each place it appears in paragraphs (1) and (2) and insert-
- 11 ing "(g)(4)".
- 12 (f) AUTHORIZATION OF APPROPRIATIONS.—Section
- 13 402A(f) (20 U.S.C. 1070a-11(f)) is amended by striking
- 14 "\$700,000,000 for fiscal year 1999, and such sums as
- 15 may be necessary for each of the 4 succeeding fiscal years"
- 16 and inserting "\$835,000,000 for fiscal year 2005 and
- 17 such sums as may be necessary for each of the 5 suc-
- 18 ceeding fiscal years".
- 19 (g) Definition.—Section 402A(g) (20 U.S.C.
- 20 1070a–11(g)) is amended—
- 21 (1) in paragraph (3), by striking "by reason of
- such individual's age";
- 23 (2) by redesignating paragraphs (1) through
- 24 (4) as paragraphs (3) through (6), respectively; and

1	(3) by inserting before paragraph (3), as redes-
2	ignated, the following:
3	"(1) DIFFERENT CAMPUS.—The term 'different
4	campus' means an institutional site that—
5	"(A) is geographically apart from the main
6	campus of the institution;
7	"(B) is permanent in nature; and
8	"(C) offers courses in educational pro-
9	grams leading to a degree, certificate, or other
10	recognized educational credential.
11	"(2) DIFFERENT POPULATION.—The term 'dif-
12	ferent population' means a group of individuals, with
13	respect to whom an entity seeks to serve through an
14	application for funding under this chapter, that—
15	"(A) is separate and distinct from any
16	other population that the entity seeks to serve
17	through an application for funding under this
18	chapter; or
19	"(B) while sharing some of the same needs
20	as another population that the entity seeks to
21	serve through an application for funding under
22	this chapter, has distinct needs for specialized
23	services.".

1	(h) EDUCATION AND COUNSELING SERVICES.—
2	Chapter 1 of subpart 2 of part A of title IV is further
3	amended—
4	(1) in section 402B(b) (20 U.S.C. 1070a-
5	12(b))—
6	(A) by redesignating paragraphs (3)
7	through (10) as paragraphs (4) through (11),
8	respectively;
9	(B) by inserting after paragraph (2) the
10	following:
11	"(3) education or counseling services designed
12	to improve the financial literacy and economic lit-
13	eracy of students and, as appropriate, their par-
14	ents;"; and
15	(C) in paragraph (11), as redesignated by
16	subparagraph (A), by striking "paragraphs (1)
17	through (9)" and inserting "paragraphs (1)
18	through (10)".
19	(2) in section 402C (20 U.S.C. 1070a-13)—
20	(A) in subsection (b)—
21	(i) by redesignating paragraphs (2)
22	through (12) as paragraphs (3) through
23	(13), respectively;
24	(ii) by inserting after paragraph (1)
25	the following:

1	"(2) education or counseling services designed
2	to improve the financial literacy and economic lit-
3	eracy of students and, as appropriate, their par-
4	ents;"; and
5	(iii) in paragraph (13), as redesig-
6	nated by clause (i), by striking "para-
7	graphs (1) through (11)" and inserting
8	"paragraphs (1) through (12)"; and
9	(B) in subsection (e), by striking "sub-
10	section (b)(10)" and inserting "subsection
11	(b)(11)";
12	(3) in section 402D(b) (20 U.S.C. 1070a-
13	14(b))—
14	(A) by redesignating paragraphs (2)
15	through (10) as paragraphs (3) through (11),
16	respectively;
17	(B) by inserting after paragraph (1) the
18	following:
19	"(2) education or counseling services designed
20	to improve the financial literacy and economic lit-
21	eracy of students and, as appropriate, their par-
22	ents;"; and
23	(C) in paragraph (11), as redesignated by
24	subparagraph (A), by striking "paragraphs (1)

1	through (9)" and inserting "paragraphs (1)
2	through (10)";
3	(4) in section 402E(b) (20 U.S.C. 1070a-
4	15(b))—
5	(A) by redesignating paragraphs (7) and
6	(8) as paragraphs (8) and (9), respectively; and
7	(B) by inserting after paragraph (6) the
8	following:
9	"(7) education or counseling services designed
10	to improve the financial literacy and economic lit-
11	eracy of students and, as appropriate, their par-
12	ents;";
13	(5) in section 402F(b) (20 U.S.C. 1070a-
14	16(b)) —
15	(A) by redesignating paragraphs (4)
16	through (10) as paragraphs (5) through (11),
17	respectively;
18	(B) by inserting after paragraph (3) the
19	following:
20	"(4) education or counseling services designed
21	to improve the financial literacy and economic lit-
22	eracy of students and, as appropriate, their par-
23	ents;"; and
24	(C) in paragraph (11), as redesignated by
25	subparagraph (A), by striking "paragraphs (1)

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through (9)" and inserting "paragraphs (1)
 1
 2
            through (10)".
 3
            MAXIMUM STIPENDS.—Section 402C(e) (20
        (i)
   U.S.C. 1070a–13(e)) is amended—
             (1) by striking "$60" and inserting "$100";
 5
 6
        and
             (2) by striking "$40" and inserting "$60".
 7
 8
        (j)
              STUDENT
                          Support
                                       Services.—Section
   402D(d)(6) (20 U.S.C. 1070a–14(d)(6)) is amended—
            (1) by striking "and" at the end of subpara-
10
11
        graph (A);
12
             (2) by striking the period at the end of sub-
13
        paragraph (B) and inserting "; and; and
14
             (3) by inserting after subparagraph (B) the fol-
15
        lowing new subparagraph:
                 "(C) working with other entities that serve
16
17
            low-income working adults to increase access to
18
             and successful progress in postsecondary edu-
19
            cation by low-income working adults seeking
20
            their first postsecondary degree or certificate.".
21
        (k) Postbaccalaureate Achievement Maximum
22
   STIPENDS.—Section 402E(e)(1) (20 U.S.C. 1070a-
   15(e)(1)) is amended by striking "$2,800" and inserting
23
   "$5,000".
24
```

1	(l) Educational Opportunity Centers: Applica-
2	TION APPROVAL.—Section 402F(c) (20 U.S.C. 1070a-
3	16(c)) is amended—
4	(1) by striking "and" at the end of paragraph
5	(2);
6	(2) by striking the period at the end of para-
7	graph (3) and inserting "; and"; and
8	(3) by inserting after paragraph (3) the fol-
9	lowing new paragraph:
10	"(4) consider the extent to which the proposed
11	project would provide services to low-income working
12	adults in the region to be served, in order to in-
13	crease access to postsecondary education by low-in-
14	come working adults.".
15	SEC. 403. GEARUP.
16	(a) Duration of Awards.—Section 404A(b) (20
17	U.S.C. 1070a-21(b)) is amended—
18	(1) in paragraph (2)(B), by striking "Higher
19	Education Amendments of 1998" and inserting
20	"College Access and Opportunity Act of 2004"; and
21	(2) by adding at the end thereof the following
22	new paragraph:
23	"(3) Duration.—An award made by the Sec-
24	retary under this chapter to an eligible entity de-

1	scribed in paragraph (1) or (2) of subsection (c)
2	shall be for the period of 6 years.".
3	(b) Continuing Eligibility.—Section 404A (20
4	U.S.C. 1070a-21) is amended by adding at the end the
5	following new subsection:
6	"(d) Continuing Eligibility.—An eligible entity
7	shall not cease to be an eligible entity upon the expiration
8	of any grant under this chapter (including a continuation
9	award).".
10	(c) Continuity of Service.—
11	(1) COHORT APPROACH.—Section
12	404B(g)(1)(B) (20 U.S.C. $1070a-22(g)(1)(B)$ ) is
13	amended by inserting "and provide the option of
14	continued services through the student's first year of
15	attendance at an eligible institution of higher edu-
16	cation" after "grade level".
17	(2) Early intervention.—Section 404D (20
18	U.S.C. 1070a-24) is amended—
19	(A) in subsection $(b)(2)(A)$ , by inserting
20	"and students in the first year of attendance at
21	an eligible institution of higher education" after
22	"grade 12"; and
23	(B) in subsection (c), by inserting "and
24	may consider students in their first year of at-

1 tendance at an eligible institution who is eligi-2 ble" after "grade 12". 3 (d) Coordination.—Section 404C(a)(2) (20 U.S.C. 4 1070a-23(a)(2)) is amended— (1) by striking "and" at the end of subpara-5 6 graph (A); 7 (2) by redesignating subparagraph (B) as sub-8 paragraph (C); and 9 (3) by inserting after subparagraph (A) the fol-10 lowing new subparagraph: 11 "(B) describe activities for coordinating, 12 complementing, and enhancing services under 13 this chapter provided by other eligible entities 14 in the State; and". 15 (e) Education and Counseling Services.—Section 404D(b)(2)(A)(ii) (20 U.S.C. 1070a–24(b)(2)(A)(ii)) 16 is amended by striking "and academic counseling" and in-17 serting "academic counseling, and financial literacy and 18 19 economic literacy education or counseling". 20 (f) Reauthorization.—Section 404H (20 U.S.C. 21 1070a-28) is amended by striking "\$200,000,000 for fis-22 cal year 1999 and such sums as may be necessary for each 23 of the 4 succeeding fiscal years" and inserting "\$300,000,000 for fiscal year 2005 and such sums as may

be necessary for each of the 5 succeeding fiscal years".

1	SEC. 404. FEDERAL SUPPLEMENTAL EDUCATIONAL OPPOR-
2	TUNITY GRANTS.
3	(a) Authorization of Appropriations.—Section
4	413A(b)(1) (20 U.S.C. $1070b(b)(1)$ ) is amended by strik-
5	ing " $$675,000,000$ for fiscal year 1999 and such sums
6	as may be necessary for the 4 succeeding fiscal years" and
7	inserting " $\$770,500,000$ for fiscal year 2005 and such
8	sums as may be necessary for the 5 succeeding fiscal
9	years".
10	(b) Phaseout of Allocation Based on Previous
11	Allocations.—
12	(1) Amendment.—Subsection (a) of section
13	413D (20 U.S.C. 1070b–3(a)) is amended to read as
14	follows:
15	"(a) Allocation Based on Previous Alloca-
16	TION.—
17	"(1) Base guarantee.—From the amount ap-
18	propriated pursuant to section 413A(b) for each fis-
19	cal year after fiscal year 2006, the Secretary shall,
20	subject to paragraph (2), first allocate to each eligi-
21	ble institution an amount equal to the following per-
22	centage of the amount such institution received
23	under subsection (a) of this section for fiscal year
24	2006 (as such subsection was in effect with respect

to allocations for such fiscal year):

1	"(A) 80 percent for fiscal years 2007 and
2	2008;
3	"(B) 60 percent for fiscal years 2009 and
4	2010;
5	"(C) 40 percent for fiscal years 2011 and
6	2012;
7	"(D) 20 percent for fiscal years 2013 and
8	2014; and
9	"(E) 0 percent for fiscal year 2015 and
10	any succeeding fiscal year.
11	"(2) Ratable reductions for insufficient
12	APPROPRIATIONS.—
13	"(A) REDUCTION OF BASE GUARANTEE.—
14	If the amount appropriated for any fiscal year
15	is less than the amount required to be allocated
16	to all institutions under this subsection, then
17	the amount of the allocation to each such insti-
18	tution shall be ratably reduced.
19	"(B) Additional appropriations allo-
20	CATION.—If additional amounts are appro-
21	priated for any such fiscal year, such reduced
22	amounts shall be increased on the same basis as
23	they were reduced (until the amount allocated
24	equals the amount required to be allocated
25	under this subsection).

1	"(3) Additional allocations for certain
2	INSTITUTIONS.——
3	"(A) Allocations permitted.—Notwith-
4	standing any other provision of this section, the
5	Secretary may allocate an amount equal to not
6	more than 10 percent of the amount by which
7	the amount appropriated in any fiscal year to
8	carry out this subpart exceeds \$700,000,000
9	among eligible institutions described in sub-
10	paragraph (B).
11	"(B) Eligible institutions.—For pur-
12	poses of subparagraph (A)—
13	"(i) an eligible institution that is a 4-
14	year institution may receive an allocation
15	under subparagraph (A) if more than 50
16	percent of the students who are degree-
17	seeking Pell Grant recipients attending
18	such institution graduate within 4 calendar
19	years of the first day of enrollment; and
20	"(ii) an eligible institution that is a 2-
21	year institution may receive an allocation
22	under subparagraph (A) if more than 50
23	percent of the students who are degree-
24	seeking Pell Grant recipients attending

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1
                 such institution graduate within 2 calendar
 2
                 years of the first day of enrollment.".
 3
             (2) Effective date.—The amendment made
 4
        by paragraph (1) shall apply with respect to any
 5
        amounts appropriated under section 413A(b) of the
 6
        Higher Education Act of 1965 (20 U.S.C. 1070b(b))
 7
        for fiscal year 2007 or any succeeding fiscal year.
 8
        (c) Books and Supplies.—Section 413D(c)(3)(D)
   (20 \text{ U.S.C. } 1070-3(c)(3)(D)) is amended by striking
   "$450" and inserting "$600".
10
   SEC. 405. LEAP.
12
        Section 415A(b)(1) (20 U.S.C. 1070c(b)(1)) is
13
   amended—
14
             (1) by striking "1999" and inserting "2005";
15
        and
             (2) by striking "4 succeeding" and inserting "5
16
17
        succeeding".
18
   SEC. 406. HEP/CAMP PROGRAM.
19
        Section 418A (20 U.S.C. 1070d-2) is amended—
20
             (1) in subsection (b)(1)(B)(i), by inserting ", or
21
        whose spouse" after "themselves";
22
             (2) in subsection (b)(3)(B), by inserting ", in-
23
        cluding preparation for college entrance exams,"
        after "program";
24
```

1	(3) in subsection (b)(8), by inserting ", includ-
2	ing child care and transportation" after "supportive
3	services";
4	(4) by striking "and" at the end of subsection
5	(b)(7), by striking the period at the end of sub-
6	section (b)(8) and inserting "; and", and by adding
7	at the end of subsection (b) the following new para-
8	graph:
9	"(9) follow-up activity and reporting require-
10	ments, except that not more than 2 percent of the
11	funds provided under this section may be used for
12	such purposes.";
13	(5) in subsection $(c)(1)(A)$ , by inserting ", or
14	whose spouse" after "themselves";
15	(6) in subsection (c)(1)(B), by striking clause
16	(i) and inserting the following:
17	"(i) personal, academic, career, and eco-
18	nomic education or personal finance counseling
19	as an ongoing part of the program;";
20	(7) in subsection $(c)(2)(B)$ , by inserting "(in-
21	cluding mentoring and guidance of such students)"
22	after "services";
23	(8) in subsection (c)(2), by striking "and" at
24	the end of subparagraph (A), by striking the period
25	at the end of subparagraph (B) and inserting ";

1	and", and by adding at the end of subsection $(e)(2)$
2	the following new subparagraph:
3	"(C) for students in any program that
4	does not award a bachelor's degree, encour-
5	aging the transfer to, and persistence in, such
6	a program, and monitoring the rate of such
7	transfer, persistence, and completion."; and
8	(9) in subsection (h)—
9	(A) in paragraph (1), by striking
10	" $$15,000,000$ for fiscal year $1999$ and such
11	sums as may be necessary for each of the 4
12	succeeding fiscal years" and inserting
13	" $\$24,000,000$ for fiscal year $2005$ and such
14	sums as may be necessary for each of the 5
15	succeeding fiscal years"; and
16	(B) in paragraph (2), by striking
17	" $\$5,000,000$ for fiscal year 1999 and such
18	sums as may be necessary for each of the 4
19	succeeding fiscal years" and inserting
20	" $\$16,000,000$ for fiscal year $2005$ and such
21	sums as may be necessary for each of the 5
22	succeeding fiscal years".
23	SEC. 407. BYRD SCHOLARSHIP.
24	Section 419K (20 U.S.C. 1070d-41) is amended—

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(1) by striking "1999" and inserting "2005";
 1
 2
        and
 3
             (2) by striking "4 succeeding" and inserting "5
        succeeding".
 4
   SEC. 408. CHILD CARE ACCESS.
 6
        Section 419N(g) (20 U.S.C. 1070e(g)) is amended—
             (1) by striking "1999" and inserting "2005";
 7
 8
        and
 9
             (2) by striking "4 succeeding" and inserting "5
10
        succeeding".
   SEC. 409. LEARNING ANYTIME ANYWHERE PARTNERSHIPS.
12
        (a) Repeal.—Subpart 8 of part A of title IV (20)
   U.S.C. 1070f—1070f–6) is repealed.
13
14
        (b) Conforming Amendment.—Section 400(b) (20
   U.S.C. 1070(b)) is amended by striking "through 8" and
   inserting "through 7".
16
   SEC. 410. TECHNICAL AMENDMENTS.
18
        Part A of title IV is further amended as follows:
19
             (1) Section 419C(b)(1) (20 U.S.C. 1070d-
20
        33(b)(1)) is amended by inserting "and" after the
21
        semicolon at the end thereof.
22
             (2) Section 419D(d) (20 U.S.C. 1070d–34(d))
23
        is amended by striking "Public Law 95–1134" and
24
        inserting "Public Law 95–134".
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## 1 PART B—FEDERAL FAMILY EDUCATION LOAN 2 **PROGRAM** SEC. 421. REAUTHORIZATION OF FEDERAL FAMILY EDU-4 CATION LOAN PROGRAM. 5 (a) AUTHORIZATION OF APPROPRIATIONS.—Section 6 421(b)(5) (20 U.S.C. 1071(b)(5)) is amended by striking 7 "administrative cost allowance" and inserting "loan processing and issuance fee". 8 9 (b) Extension of Authority.— 10 (1) Federal insurance limitations.—Sec-11 tion 424(a) (20 U.S.C. 1074(a)) is amended— (A) by striking "2004" and inserting 12 13 "2011"; and (B) by striking "2008" and inserting 14 15 "2015". 16 (2) GUARANTEED LOANS.—Section 428(a)(5) 17 (20 U.S.C. 1078(a)(5)) is amended— (A) by striking "2004" and inserting 18 "2011"; and 19 20 (B) by striking "2008" and inserting 21 "2015". 22 (3) Consolidation Loans.—Section 428C(e)

(20 U.S.C. 1078–3(e)) is amended by striking

"2004" and inserting "2011".

23

24

## 1 SEC. 422. LOAN LIMITS.

- 2 (a) Federal Insurance Limits.—Section
- 3 425(a)(1)(A) (20 U.S.C. 1075(a)(1)(A)) is amended—
- 4 (1) in clause (i)(I), by striking "\$2,625" and
- 5 inserting "\$3,500"; and
- 6 (2) in clause (ii)(I), by striking "\$3,500" and
- 7 inserting "\$4,500".
- 8 (b) Guarantee Limits.—Section 428(b)(1)(A) (20
- 9 U.S.C. 1078(b)(1)(A)) is amended—
- 10 (1) in clause (i)(I), by striking "\$2,625" and
- 11 inserting "\$3,500"; and
- 12 (2) in clause (ii)(I), by striking "\$3,500" and
- inserting "\$4,500".
- 14 (c) Counting of Consolidation Loans Against
- 15 Limits.—Section 428C(a)(3)(B) (20 U.S.C. 1078–
- 16 3(a)(3)(B)) is amended by adding at the end the following
- 17 new clause:
- 18 "(ii) Loans made under this section shall, to
- 19 the extent used to discharge loans made under this
- title, be counted against the applicable limitations on
- 21 aggregate indebtedness contained in sections
- 22 425(a)(2), 428(b)(1)(B), 428H(d), 455, and
- 23 464(a)(2)(B).".
- 24 (d) Effective Date.—The amendments made by
- 25 this section shall apply with respect to any loan made, in-
- 26 sured, or guaranteed under part B or part D of title IV

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of the Higher Education Act of 1965 for which the first
   disbursement of principal is made on or after July 1,
 3
   2006.
   SEC. 423. INTEREST RATES AND SPECIAL ALLOWANCES.
 5
        (a) FFEL INTEREST RATE.—Section 427A (20
 6
   U.S.C. 1077a(k)) is amended—
 7
             (1) in subsection (k)—
                 (A) by striking ", AND BEFORE JULY 1,
 8
 9
            2006" in the heading of such subsection; and
                 (B) by striking ", and before July 1,
10
11
            2006," each place it appears other than para-
12
            graph(4);
13
             (2) by striking subsection (l); and
14
            (3) by redesignating subsections (m) and (n) as
15
        subsections (l) and (m), respectively.
16
        (b)
             DIRECT
                     Loan Interest Rates.—Section
17
   455(b) (20 U.S.C. 1087e(b)) is amended—
18
            (1) in paragraph (6)—
19
                 (A) by striking ", AND BEFORE JULY 1,
20
            2006" in the heading of such paragraph; and
21
                 (B) by striking ", and before July 1,
22
            2006," each place it appears other than sub-
23
            paragraph (D);
24
            (2) by striking paragraph (7); and
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1	(3) by redesignating paragraphs (8) and (9) as
2	paragraphs (7) and (8), respectively.
3	(c) Consolidation Loans.—
4	(1) FFEL CONSOLIDATION LOANS.—Section
5	427A(k) (20 U.S.C. 1077a(k)) is further amended—
6	(A) by redesignating paragraph (5) as
7	paragraph (6); and
8	(B) by inserting after paragraph (4) the
9	following new paragraph:
10	"(5) Variable rate for consolidation
11	LOANS.—With respect to any consolidation loan
12	under section 428C for which the application is re-
13	ceived by an eligible lender on or after July 1, 2006,
14	the applicable rate of interest shall, during any 12-
15	month period beginning on July 1 and ending on
16	June 30, be determined on the preceding June 1
17	and be equal to—
18	"(A) the bond equivalent rate of 91-day
19	Treasury bills auctioned at the final auction
20	held prior to such June 1; plus
21	"(B) 2.3 percent,
22	except that such rate shall not exceed 8.25 percent,
23	and the rate determined under paragraph (3) shall
24	apply in lieu of the rate determined under this para-
25	graph in the case of any such consolidation loan that

1	is used to repay loans each of which was made under
2	section 428B or was a Federal Direct PLUS Loan
3	(or both).".
4	(2) DIRECT CONSOLIDATION LOANS.—Section
5	455(b)(6) (20 U.S.C. $1087e(b)(6)$ ) is further
6	amended—
7	(A) by redesignating subparagraph (E) as
8	subparagraph (F); and
9	(B) by inserting after subparagraph (D)
10	the following new subparagraph:
11	"(E) VARIABLE RATE FOR CONSOLIDATION
12	LOANS.—With respect to any Federal Direct
13	Consolidation loan for which the application is
14	received on or after July 1, 2006, the applicable
15	rate of interest shall, during any 12-month pe-
16	riod beginning on July 1 and ending on June
17	30, be determined on the preceding June 1 and
18	be equal to—
19	"(i) the bond equivalent rate of 91-
20	day Treasury bills auctioned at the final
21	auction held prior to such June 1; plus
22	"(ii) 2.3 percent,
23	except that such rate shall not exceed 8.25 per-
24	cent, and the rate determined under subpara-
25	graph (C) shall apply in lieu of the rate deter-

1	mined under this subparagraph in the case of
2	any such consolidation loan that is used to
3	repay loans each of which was made under sec-
4	tion 428B or was a Federal Direct PLUS Loan
5	(or both).".
6	(d) Consolidation Loan Conforming Amend-
7	MENT.—Section 428C(c)(1)(A)(ii) (20 U.S.C. 1078–
8	3(c)(1)(A)(ii)) is amended by striking "section
9	427A(l)(3)" and inserting "section $427A(k)(5)$ ".
10	(e) Conforming Amendments for Special Al-
11	LOWANCES.—
12	(1) Amendment.—Subparagraph (I) of section
13	438(b)(2) (20 U.S.C. 1087–1(b)(2)) is amended—
14	(A) by striking clause (ii) and inserting the
15	following:
16	"(ii) In school and grace pe-
17	RIOD.—In the case of any loan for which
18	the first disbursement is made on or after
19	January 1, 2000, and for which the appli-
20	cable interest rate is described in section
21	427A(k)(2), clause (i)(III) of this subpara-
22	graph shall be applied by substituting
23	'1.74 percent' for '2.34 percent'.";
24	(B) in clause (iii)—
25	(i) by striking "or $(l)(2)$ ": and

1	(ii) by striking ", subject to clause (v)
2	of this subparagraph";
3	(C) in clause (iv)—
4	(i) by striking "or $(l)(3)$ " and insert-
5	ing "or $(k)(5)$ "; and
6	(ii) by striking ", subject to clause
7	(vi) of this subparagraph"; and
8	(D) by striking clauses (v), (vi), and (vii)
9	and inserting the following:
10	"(v) Recapture of excess inter-
11	EST.—
12	"(I) Excess credited.—With
13	respect to a loan on which the applica-
14	ble interest rate is determined under
15	section 427A(k) and for which the
16	first disbursement of principal is
17	made on or after July 1, 2005, if the
18	applicable interest rate for any 3-
19	month period exceeds the special al-
20	lowance rate applicable to such loan
21	under this subparagraph for such pe-
22	riod, then an adjustment shall be
23	made by calculating the excess inter-
24	est in the amount computed under
25	subclause (II) of this clause, and by

1	crediting the excess interest to the
2	Government not less often than annu-
3	ally.
4	"(II) CALCULATION OF EX-
5	cess.—The amount of any adjust-
6	ment of interest on a loan to be made
7	under this subsection for any quarter
8	shall be equal to—
9	"(aa) the applicable interest
10	rate minus the special allowance
11	rate determined under this sub-
12	paragraph; multiplied by
13	"(bb) the average daily prin-
14	cipal balance of the loan (not in-
15	cluding unearned interest added
16	to principal) during such cal-
17	endar quarter; divided by
18	"(ee) four.".
19	(2) Effective date.—The amendments made
20	by this subsection shall not apply with respect to
21	any special allowance payment made under section
22	438 of the Higher Education Act of 1965 (20 U.S.C
23	1087–1) before July 1, 2005.

1	(f) Special Allowance for Loans From the
2	PROCEEDS OF TAX EXEMPT ISSUES.—Section
3	438(b)(2)(B) (20 U.S.C. 1087–1(b)(2)(B)) is amended—
4	(1) in clause (i), by striking "this division" and
5	inserting "this clause";
6	(2) in clause (ii), by striking "division (i) of this
7	subparagraph" and inserting "clause (i) of this sub-
8	paragraph";
9	(3) in clause (iv), by inserting "or refunded
10	after May 5, 2004," after "October 1, 1993,"; and
11	(4) by adding at the end the following new
12	clause:
13	"(v) Notwithstanding clauses (i) and (ii), the
14	quarterly rate of the special allowance shall be the
15	rate determined under subparagraph (A), (E), (F),
16	(G), (H), or (I) of this paragraph, or paragraph (4),
17	as the case may be, for a holder of loans that—
18	"(I) were made or purchased with funds—
19	"(aa) obtained from the issuance of
20	obligations the income from which is ex-
21	cluded from gross income under the Inter-
22	nal Revenue Code of 1986 and which obli-
23	gations were originally issued before Octo-
24	ber 1, 1993; or

1	"(bb) obtained from collections or de-
2	fault reimbursements on, or interests or
3	other income pertaining to, eligible loans
4	made or purchased with funds described in
5	division (aa), or from income on the invest-
6	ment of such funds; and
7	$"(\Pi)$ were—
8	"(aa) financed by such an obligation
9	that has matured, or been retired or
10	defeased;
11	"(bb) refinanced after May 5, 2004,
12	with funds obtained from a source other
13	than funds described in subclause (I) of
14	this clause; or
15	"(cc) sold or transferred to any other
16	holder.".
17	SEC. 424. ADDITIONAL LOAN TERMS AND CONDITIONS.
18	(a) DISBURSEMENT.—Section $428(b)(1)(N)$ (20
19	U.S.C. 1078(b)(1)(N)(ii)) is amended—
20	(1) by striking "or" at the end of clause (i);
21	and
22	(2) by striking clause (ii) and inserting the fol-
23	lowing:
24	"(ii) in the case of a student who is
25	studying outside the United States in a

program of study abroad that is approved 1 2 for credit by the home institution at which 3 such student is enrolled, are, at the re-4 quest of the student, disbursed directly to the student by the means described in 6 clause (i), unless such student requests 7 that the check be endorsed, or the funds 8 transfer authorized, pursuant to an au-9 thorized power-of-attorney; or "(iii) in the case of a student who is 10 11 studying outside the United States in a 12 program of study at an eligible foreign in-13 stitution, are, at the request of the foreign 14 institution, disbursed directly to the stu-15 dent by the means described in clause (i).". 16 17 (b) Repayment Plans.— 18 (1) FFEL LOANS.—Section 428(b)(9)(A) (20 19 U.S.C. 1078(b)(9)(A)) is amended— 20 (A) by inserting before the semicolon at 21 the end of clause (ii) the following: ", and the 22 Secretary may not restrict the proportions or 23 ratios by which such payments may be grad-24 uated with the informed agreement of the bor-25 rower";

1	(B) by striking "and" at the end of clause
2	(iii);
3	(C) by redesignating clause (iv) as clause
4	(v); and
5	(D) by inserting after clause (iii) the fol-
6	lowing new clause:
7	"(iv) a delayed repayment plan under
8	which the borrower makes scheduled pay-
9	ments for not more than 2 years that are
10	annually not less than the amount of inter-
11	est due or \$300, whichever is greater, and
12	then makes payments in accordance with
13	clause (i), (ii), or (iii); and".
14	(2) Direct Loans.—Section 455(d)(1) (20
15	U.S.C. 1087e(d)(1)) is amended—
16	(A) by redesignating subparagraph (D) as
17	subparagraph (E); and
18	(B) by striking subparagraphs (A), (B)
19	and (C) and inserting the following:
20	"(A) a standard repayment plan, con-
21	sistent with subsection (a)(1) of this section
22	and with section 428(b)(9)(A)(i);
23	"(B) a graduated repayment plan, con-
24	sistent with section 428(b)(9)(A)(ii):

1	"(C) an extended repayment plan, con-
2	sistent with section 428(b)(9)(A)(iv), except
3	that the borrower shall annually repay a min-
4	imum amount determined by the Secretary in
5	accordance with section 428(b)(1)(L);
6	"(D) a delayed repayment plan under
7	which the borrower makes scheduled payments
8	for not more than 2 years that are annually not
9	less than the amount of interest due or \$300,
10	whichever is greater, and then makes payments
11	in accordance with subparagraph (A), (B), or
12	(C); and".
13	(c) Origination Fees.—
14	(1) Amendments.—Paragraph (2) of section
15	438(c) (20 U.S.C. 1087–1(c)) is amended—
16	(A) by striking the designating and head-
17	ing of such paragraph and inserting the fol-
18	lowing:
19	"(2) Amount of origination fees.—
20	"(A) IN GENERAL.—"; and
21	(B) by adding at the end the following new
22	subparagraphs:
23	"(B) Subsequent reductions.—Sub-
24	paragraph (A) shall be applied to loans made

1	under this part other than loans made under
2	sections 428C and 439(o)—
3	"(i) by substituting '2.0 percent' for
4	'3.0 percent' with respect to loans for
5	which the first disbursement of principal is
6	made on or after July 1, 2006, and before
7	July 1, 2008;
8	"(ii) by substituting '1.5 percent' for
9	'3.0 percent' with respect to loans for
10	which the first disbursement of principal is
11	made on or after July 1, 2008, and before
12	July 1, 2010; and
13	"(iii) by substituting '1.0 percent' for
14	'3.0 percent' with respect to loans for
15	which the first disbursement of principal is
16	made on or after July 1, 2010.".
17	(2) Conforming amendment to direct
18	LOAN PROGRAM.—Subsection (c) of section 455 (20
19	U.S.C. 1087e(c)) is amended to read as follows:
20	"(c) Loan Fee.—
21	"(1) IN GENERAL.—The Secretary shall charge
22	the borrower of a loan made under this part an
23	origination fee of 4.0 percent of the principal
24	amount of loan.

1	"(2) Subsequent reductions.—Paragraph
2	(1) shall be applied to loans made under this part
3	other than consolidation loans and PLUS loans—
4	"(A) by substituting "2.0 percent" for '4.0
5	percent' with respect to loans for which the first
6	disbursement of principal is made on or after
7	July 1, 2006, and before July 1, 2008;
8	"(B) by substituting '1.5 percent' for '4.0
9	percent' with respect to loans for which the first
10	disbursement of principal is made on or after
11	July 1, 2008, and before July 1, 2010; and
12	"(C) by substituting '1.0 percent' for '4.0
13	percent' with respect to loans for which the first
14	disbursement of principal is made on or after
15	July 1, 2010.".
16	SEC. 425. CONSOLIDATION LOAN CHANGES.
17	(a) Amendments.—Section 428C (20 U.S.C. 1078–
18	3) is amended—
19	(1) in subsection (a)(3), by striking subpara-
20	graph (C); and
21	(2) in subsection $(b)(1)$ —
22	(A) by striking everything after "under
23	this section" the first place it appears in sub-
24	paragraph (A) and inserting the following: "and
25	that, if all the borrower's loans under this part

1	are held by a single holder, the borrower has
2	notified such holder that the borrower is seek-
3	ing to obtain a consolidation loan under this
4	section;";
5	(B) by striking "(i) which" and all that
6	follows through "and (ii)" in subparagraph (C);
7	(C) by striking "and" at the end of sub-
8	paragraph (E);
9	(D) by redesignating subparagraph (F) as
10	subparagraph (G); and
11	(E) by inserting after subparagraph (E)
12	the following new subparagraph:
13	"(F) that the lender of the consolidation
14	loan shall, upon application for such loan, pro-
15	vide the borrower with a clear and conspicuous
16	notice of at least the following information:
17	"(i) the effects of consolidation on
18	total interest to be paid, fees to be paid,
19	and length of repayment;
20	"(ii) the effects of consolidation on a
21	borrower's underlying loan benefits, includ-
22	ing loan forgiveness, cancellation, and
23	deferment;
24	"(iii) the ability for the borrower to
25	prepay the loan, pay on a shorter schedule,

1	and to change repayment plans, and that
2	borrower benefit programs may vary
3	among different loan holders;
4	"(iv) the tax benefits for which bor-
5	rowers may be eligible;
6	"(v) the consequences of default; and
7	"(vi) that by making the application
8	the applicant is not obligated to agree to
9	take the consolidation loan; and".
10	(b) Effective Date for Single Holder Amend-
11	MENT.—The amendment made by subsection (a)(2)(A)
12	shall apply with respect to any loan made under section
13	428C of the Higher Education Act of 1965 (20 U.S.C.
14	1078–3) for which the application is received by an eligible
15	lender on or after July 1, 2006.
16	(c) Conforming Amendments to Direct Loan
17	Program.—
18	(1) Parallel terms, conditions, benefits,
19	AND AMOUNTS.—Section 455(a)(1) (20 U.S.C.
20	1087e(a)(1)) is amended by inserting "428C," after
21	"428B,".
22	(2) Disclosure.—Section 455(g) (20 U.S.C.
23	1087e(g)) is amended by adding at the end the fol-
24	lowing new sentences: "The Secretary, upon applica-

1	tion for such a loan, shall comply with the require-
2	ments applicable to a lender under 428C(b)(1)(F).'
3	SEC. 426. UNSUBSIDIZED STAFFORD LOANS.
4	(a) AMENDMENT.—Section 428H(d)(2)(C) (20
5	U.S.C. 1078–8(d)(2)(C)) is amended by striking
6	"\$10,000" and inserting "\$12,000".
7	(b) Effective Date.—The amendment made by
8	subsection (a) shall apply to loans for which the first dis-
9	bursement of principal is made on or after July 1, 2006
10	SEC. 427. TEACHER RECRUITMENT AND RETENTION.
11	(a) Increased Qualified Loan Amounts.—
12	(1) FFEL LOANS.—Section 428J(c) (20 U.S.C
13	1078–10(c)) is amended by adding at the end the
14	following new paragraph:
15	"(3) Increased amounts for teachers in
16	MATHEMATICS, SCIENCE, OR SPECIAL EDUCATION
17	AND READING SPECIALISTS.—
18	"(A) SERVICE QUALIFYING FOR IN-
19	CREASED AMOUNTS.—Notwithstanding the
20	amount specified in paragraph (1), the aggre-
21	gate amount that the Secretary shall repay
22	under this section shall not be more than
23	\$17,500 in the case of—
24	"(i) a secondary school teacher—

1	"(I) who meets the requirements
2	of subsection (b), subject to subpara-
3	graph (D) of this paragraph; and
4	"(II) whose qualifying employ-
5	ment for purposes of such subsection
6	has been teaching mathematics or
7	science on a full-time basis;
8	"(ii) an elementary or secondary
9	school teacher—
10	"(I) who meets the requirements
11	of subsection (b), subject to subpara-
12	graph (D) of this paragraph;
13	"(II) whose qualifying employ-
14	ment for purposes of such subsection
15	has been as a special education teach-
16	er whose primary responsibility is to
17	provide special education to children
18	with disabilities (as those terms are
19	defined in section 602 of the Individ-
20	uals with Disabilities Act); and
21	"(III) who, as certified by the
22	chief administrative officer of the pub-
23	lic or nonprofit private elementary or
24	secondary school in which the bor-
25	rower is employed, is teaching chil-

1	dren with disabilities that correspond
2	with the borrower's special education
3	training and has demonstrated knowl-
4	edge and teaching skills in the content
5	areas of the elementary or secondary
6	school curriculum that the borrower is
7	teaching; and
8	"(iii) an elementary or secondary
9	school teacher who primarily teaches read-
10	ing and—
11	"(I) who meets the requirements
12	of subsection (b), subject to subpara-
13	graph (D) of this paragraph;
14	"(II) who has obtained a sepa-
15	rate reading instruction credential
16	from the State in which the teacher is
17	employed; and
18	"(III) who is certified by the
19	chief administrative officer of the pub-
20	lic or nonprofit private elementary or
21	secondary school in which the bor-
22	rower is employed to teach reading—
23	"(aa) as being proficient in
24	teaching the essential compo-
25	nents of reading instruction as

1	defined in section 1208 of the El-
2	ementary and Secondary Edu-
3	cation Act of 1965; and
4	"(bb) as having such creden-
5	tial.
6	"(B) ACCELERATED PAYMENT.—Notwith-
7	standing the requirements of subsection (b)(1)
8	and paragraph (1) of this subsection that 5
9	consecutive complete years of service have been
10	completed prior to the receipt of loan forgive-
11	ness, in the case of service described in sub-
12	paragraph (A) of this paragraph, the Secretary
13	shall repay a portion of a borrower's loan obli-
14	gation outstanding at the commencement of the
15	qualifying service under this subsection, not to
16	exceed a total of \$17,500, in the following in-
17	crements:
18	"(i) up to \$1,750, or 10 percent of
19	such outstanding loan obligation, which-
20	ever is less, at the completion of the second
21	year of such service;
22	"(ii) up to \$2,625, or 15 percent of
23	such outstanding loan obligation, which-
24	ever is less, at the completion of the third
25	year of such service;

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"(iii) up to \$4,375, or 25 percent of such outstanding loan obligation, whichever is less, at the completion of the fourth year of such service; and

"(iv) up to \$8,750, or 50 percent of such outstanding loan obligation, whichever is less, at the completion of the fifth year of such service.

"(C) Promise to complete service re-QUIRED FOR ACCELERATED PAYMENT.—Any borrower who receives accelerated payment under this paragraph shall enter into an agreement to continue in the qualifying service for not less than 5 consecutive complete school years, or, upon a failure to complete such 5 years, to repay the United States, in accordance with regulations prescribed by the Secretary, the amount of the loans repaid by the Secretary under this paragraph, together with interest thereon and, to the extent required in such regulations, the reasonable costs of collection. Such regulations may provide for waiver by the Secretary of such repayment obligations upon proof of economic hardship as specified in such regulations.

1	"(D) Higher poverty enrollment re-
2	QUIRED.—In order to qualify for an increased
3	repayment amount under this paragraph, sec-
4	tion 465(a)(2)(A) shall, for purposes of sub-
5	section (b)(1)(A) of this section, be applied by
6	substituting '40 percent of the total enrollment'
7	for '30 percent of the total enrollment'.".
8	(2) Direct loans.—Section 460(c) (20 U.S.C.
9	1087j(e)) is amended by adding at the end the fol-
10	lowing new paragraph:
11	"(3) Increased amounts for teachers in
12	MATHEMATICS, SCIENCE, OR SPECIAL EDUCATION,
13	AND READING SPECIALISTS.—
14	"(A) SERVICE QUALIFYING FOR IN-
15	CREASED AMOUNTS.—Notwithstanding the
16	amount specified in paragraph (1), the aggre-
17	gate amount that the Secretary shall repay
18	under this section shall not be more than
19	\$17,500 in the case of—
20	"(i) a secondary school teacher—
21	"(I) who meets the requirements
22	of subsection (b)(1), subject to sub-
23	paragraph (D) of this paragraph; and
24	"(II) whose qualifying employ-
25	ment for purposes of such subsection

1	has been teaching mathematics or
2	science on a full-time basis;
3	"(ii) an elementary or secondary
4 scho	ol teacher—
5	"(I) who meets the requirements
6	of subsection (b)(1), subject to sub-
7	paragraph (D) of this paragraph;
8	"(II) whose qualifying employ-
9	ment for purposes of such subsection
10	has been as a special education teach-
11	er whose primary responsibility is to
12	provide special education to children
13	with disabilities (as those terms are
14	defined in section 602 of the Individ-
15	uals with Disabilities Act); and
16	"(III) who, as certified by the
17	chief administrative officer of the pub-
18	lic or nonprofit private elementary or
19	secondary school in which the bor-
20	rower is employed, is teaching chil-
21	dren with disabilities that correspond
22	with the borrower's special education
23	training and has demonstrated knowl-
24	edge and teaching skills in the content
25	areas of the elementary or secondary

1	school curriculum that the borrower is
2	teaching; and
3	"(iii) an elementary or secondary
4	school teacher who primarily teaches read-
5	ing and—
6	"(I) who meets the requirements
7	of subsection (b), subject to subpara-
8	graph (D) of this paragraph;
9	"(II) who has obtained a sepa-
10	rate reading instruction credential
11	from the State in which the teacher is
12	employed; and
13	"(III) who is certified by the
14	chief administrative officer of the pub-
15	lic or nonprofit private elementary or
16	secondary school in which the bor-
17	rower is employed to teach reading—
18	"(aa) as being proficient in
19	teaching the essential compo-
20	nents of reading instruction as
21	defined in section 1208 of the El-
22	ementary and Secondary Edu-
23	cation Act of 1965; and
24	"(bb) as having such creden-
25	tial.

1	"(B) Accelerated Payment.—Notwith-
2	standing the requirements of subsection
3	(b)(1)(A) and paragraph (1) of this subsection
4	that 5 consecutive complete years of service
5	have been completed prior to the receipt of loan
6	forgiveness, in the case of service described in
7	subparagraph (A) of this paragraph, the Sec-
8	retary shall repay a portion of a borrower's loan
9	obligation outstanding at the commencement of
10	the qualifying service under this subsection, not
11	to exceed a total of \$17,500, in the following in-
12	crements:
13	"(i) up to \$1,750, or 10 percent of
14	such outstanding loan obligation, which-
15	ever is less, at the completion of the second
16	year of such service;
17	"(ii) up to \$2,625, or 15 percent of
18	such outstanding loan obligation, which-
19	ever is less, at the completion of the third
20	year of such service;
21	"(iii) up to \$4,375, or 25 percent of
22	such outstanding loan obligation, which-
23	ever is less, at the completion of the fourth
24	year of such service; and

1 "(iv) up to \$8,750, or 50 percent of 2 such outstanding loan obligation, which-3 ever is less, at the completion of the fifth 4 year of such service.

> "(C) Promise to complete service re-QUIRED FOR ACCELERATED PAYMENT.—Any borrower who receives accelerated payment under this paragraph shall enter into an agreement to continue in the qualifying service for not less than 5 consecutive complete school years, or, upon a failure to complete such 5 years, to repay the United States, in accordance with regulations prescribed by the Secretary, the amount of the loans repaid by the Secretary under this paragraph, together with interest thereon and, to the extent required in such regulations, the reasonable costs of collection. Such regulations may provide for waiver by the Secretary of such repayment obligations upon proof of economic hardship as specified in such regulations.

> "(D) HIGHER POVERTY ENROLLMENT RE-QUIRED.—In order to qualify for an increased repayment amount under this paragraph, section 465(a)(2)(A) shall, for purposes of sub-

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1	section (b)(1)(A)(i) of this section, be applied
2	by substituting '40 percent of the total enroll-
3	ment' for '30 percent of the total enrollment'.".
4	(b) Implementing Highly Qualified Teacher
5	REQUIREMENTS.—
6	(1) Amendments.—
7	(A) FFEL LOANS.—Section 428J(b)(1)
8	(20 U.S.C. 1078–10(b)(1)) is amended—
9	(i) by inserting "and" after the semi-
10	colon at the end of subparagraph (A); and
11	(ii) by striking subparagraphs (B) and
12	(C) and inserting the following:
13	"(B) if employed as an elementary or sec-
14	ondary school teacher, is highly qualified as de-
15	fined in section 9101(23) of the Elementary
16	Secondary Education Act of 1965; and".
17	(B) Direct loans.—Section 460(b)(1)(A)
18	(20  U.S.C.  1087j(b)(1)(A)) is amended—
19	(i) by inserting "and" after the semi-
20	colon at the end of clause (i); and
21	(ii) by striking clauses (ii) and (iii)
22	and inserting the following:
23	"(ii) if employed as an elementary or
24	secondary school teacher, is highly quali-
25	fied as defined in section 9101(23) of the

1	Elementary Secondary Education Act of
2	1965; and".
3	(2) Transition rule.—
4	(A) Rule.—The amendments made by
5	paragraph (1) of this subsection to sections
6	428J(b)(1) and $460(b)(1)(A)$ of the Higher
7	Education Act of 1965 shall not be applied to
8	disqualify any individual who, before the date of
9	enactment of this Act, commenced service that
10	met and continues to meet the requirements of
11	such sections as in effect before such date of
12	enactment.
13	(B) Rule not applicable to increased
14	QUALIFIED LOAN AMOUNTS.—Subparagraph
15	(A) of this paragraph shall not apply for pur-
16	poses of obtaining increased qualified loan
17	amounts under sections $428J(b)(3)$ and
18	460(b)(3) of the Higher Education Act of 1965
19	as added by subsection (a) of this section.
20	(e) Information on Benefits to Rural School
21	DISTRICTS.—The Secretary shall—
22	(1) notify local educational agencies eligible to
23	participate in the Small Rural Achievement Program
24	authorized under subpart 1 of part B of title VI of
25	the Elementary and Secondary Education Act of

1	1965 of the benefits available under the amendments
2	made by this section; and
3	(2) encourage such agencies to notify their
4	teachers of such benefits.
5	SEC. 428. ADDITIONAL ADMINISTRATIVE PROVISIONS.
6	(a) Treatment of Exempt Claims.—
7	(1) Insurance coverage.—Section
8	428(b)(1)(G) (20 U.S.C. 1078(b)(1)(G)) is amended
9	by inserting before the semicolon at the end the fol-
10	lowing: "and 100 percent of the unpaid principal
11	amount of exempt claims as defined in subsection
12	(c)(1)(G)".
13	(2) Treatment.—Section $428(c)(1)$ (20
14	U.S.C. 1078(c)(1)) is amended—
15	(A) by redesignating subparagraph (G) as
16	subparagraph (H), and moving such subpara-
17	graph 2 em spaces to the left; and
18	(B) by inserting after subparagraph (F)
19	the following new subparagraph:
20	"(G)(i) Notwithstanding any other provisions of
21	this section, in the case of exempt claims, the Sec-
22	retary shall apply the provisions of—
23	"(I) the fourth sentence of subparagraph
24	(A) by substituting '100 percent' for '95 per-
25	cent';

1	"(II) subparagraph (B)(i) by substituting
2	'100 percent' for '85 percent'; and
3	"(III) subparagraph (B)(ii) by substituting
4	'100 percent' for '75 percent'.
5	"(ii) For purposes of clause (i) of this subpara-
6	graph, the term 'exempt claims' means claims with
7	respect to loans for which it is determined that the
8	borrower (or the student on whose behalf a parent
9	has borrowed), without the lender's or the institu-
10	tion's knowledge at the time the loan was made, pro-
11	vided false or erroneous information or took actions
12	that caused the borrower or the student to be ineli-
13	gible for all or a portion of the loan or for interest
14	benefits thereon.".
15	(b) Documentation of Forbearance Agree-
16	MENTS.—Section 428(c) (20 U.S.C. 1078(c)) is further
17	amended—
18	(1) in paragraph (3)(A)(i), by striking "in writ-
19	ing"; and
20	(2) by adding at the end the following new
21	paragraph:
22	"(10) Documentation of forbearance
23	AGREEMENTS.—For the purposes of paragraph (3),
24	the terms of forbearance agreed to by the parties
25	shall be documented by confirming the agreement of

1	the borrower by notice to the borrower from the
2	lender, and by recording the terms in the borrower's
3	file.".
4	(c) Voluntary Flexible Agreements.—Section
5	428A (20 U.S.C. 1078–1) is amended—
6	(1) in subsection $(a)(1)(B)$ , by striking "unless
7	the Secretary" and all that follows through "des-
8	ignated guarantor";
9	(2) by striking paragraph (2) of subsection (a);
10	(3) in paragraph (4)(B) of such subsection, by
11	striking "and any waivers provided to other guar-
12	anty agencies under paragraph (2)";
13	(4) by redesignating paragraphs (3) and (4) of
14	subsection (a) as paragraphs (2) and (3), respec-
15	tively; and
16	(5) by striking paragraph (3) of subsection (c)
17	and inserting the following:
18	"(3) Notice to interested parties.—Once
19	the Secretary reaches a tentative agreement in prin-
20	ciple under this section, the Secretary shall publish
21	in the Federal Register a notice that invites inter-
22	ested parties to comment on the proposed agree-
23	ment. The notice shall state how to obtain a copy of
24	the tentative agreement in principle and shall give
25	interested parties no less than 30 days to provide

1	comments. The Secretary may consider such com-
2	ments prior to providing the notices pursuant to
3	paragraph (2).".
4	(d) Default Reduction Program.—Section
5	428F(a)(1) (20 U.S.C. 1078–6(a)(1)) is amended—
6	(1) in subparagraph (A), by striking "consecu-
7	tive payments for 12 months" and inserting "9 pay-
8	ments made within 20 days of the due date during
9	10 consecutive months"; and
10	(2) by redesignating subparagraph (C) as sub-
11	paragraph (D); and
12	(3) by inserting after subparagraph (B) the fol-
13	lowing new subparagraph:
14	"(C)(i) A guaranty agency may charge and
15	retain collection costs in an amount not to ex-
16	ceed 18.5 percent of the outstanding principal
17	and interest at the time of sale of a loan reha-
18	bilitated under subparagraph (A).
19	"(ii) Notwithstanding clause (i), on and
20	after July 1, 2006, a guaranty agency that re-
21	habilitates a defaulted loan by making a con-
22	solidation loan to a borrower under section
23	428C(a)(3)(A)(ii)(III) may not charge and re-
24	tain collection costs in an amount in excess of

1 10 percent of the outstanding principal and in-2 terest of the defaulted loans being consolidated.

"(iii) For any year beginning on or after July 1, 2009, the total principal and interest of loans that a guaranty agency rehabilitates by making consolidation loans to borrowers under such section shall not exceed 45 percent of the total loans rehabilitated under subparagraph (A)."

## (e) FINANCIAL AND ECONOMIC LITERACY.—

- 11 (1) DEFAULT REDUCTION PROGRAM.—Section 12 428F is further amended by adding at the end the 13 following:
- "(c) Financial and Economic Literacy.—Where appropriate, each program described under subsection (b) shall include making available financial and economic edutation materials for the borrower.".
- 18 (2) PROGRAM ASSISTANCE FOR BORROWERS.—
  19 Section 432(k)(1) (20 U.S.C. 1082(k)(1)) is amend20 ed by striking "and offering" and all that follows
  21 through the period and inserting ", offering loan re22 payment matching provisions as part of employee
  23 benefit packages, and providing employees with fi24 nancial and economic education and counseling.".

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1	(f) Credit Bureau Organization Agree-
2	MENTS.—Section 430A(a) (20 U.S.C. 1080a(a)) is
3	amended by striking "agreements with credit bureau orga-
4	nizations" and inserting "an agreement with each national
5	credit bureau organization (as described in section 603(p)
6	of the Fair Credit Reporting Act)".
7	(g) Uniform Administrative and Claims Proce-
8	DURE.—Section $432(l)(1)(H)$ (20 U.S.C. $1082(l)(1)(H)$ )
9	is amended by inserting "and anticipated graduation
10	date" after "status change".
11	(h) Default Reduction Management.—Section
12	432 is further amended—
13	(1) by striking subsection (n); and
14	(2) by redesignating subsections (o) and (p) as
15	subsections (n) and (o), respectively.
16	(i) School as Lender.—Section 435(d)(2) (20
17	U.S.C. 1085(d)(2)) is amended by striking subparagraphs
18	(C) through (F) and the material following subparagraph
19	(F) and inserting the following:
20	"(C) shall not make a loan, other than a
21	loan made under section 428 or 428H to a
22	graduate or professional student, unless the
23	borrower has previously received a loan from
24	the school, and shall not make a loan to a bor-
25	rower who is not enrolled at that institution;

1	"(D) shall not have a cohort default rate
2	(as defined in section 435(m)) greater than 15
3	percent; and
4	"(E) shall use the proceeds from special al-
5	lowance payments and interest payments from
6	borrowers, and any proceeds from the sale or
7	other disposition of loans, for need-based grant
8	programs, except for reasonable reimbursement
9	for direct administrative expenses.".
10	(j) Disability Determinations.—Section 437(a)
11	(20 U.S.C. 1087(a)) is amended by adding at the end the
12	following new sentence: "In making such determination of
13	permanent and total disability, the Secretary shall provide
14	that a borrower who has been certified as permanently and
15	totally disabled by the Department of Veterans Affairs or
16	the Social Security Administration shall not be required
17	to present further documentation for purposes of this
18	title.".
19	(k) Treatment of Falsely Certified Bor-
20	ROWERS.—Section 437(c)(1) (20 U.S.C. 1087(c)(1)) is
21	amended by inserting "or parent's eligibility" after "such
22	student's eligibility''.
23	(l) Perfection of Security Interests.—Section
24	439(d) (20 U.S.C. 1087–2(d)) is amended—
25	(1) by striking paragraph (3); and

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1
             (2) by redesignating paragraphs (4) and (5) as
 2
        paragraphs (3) and (4), respectively.
 3
        (m) Additional Technical Amendments.—
 4
             (1)
                   Section
                              428(a)(2)(A)
                                             (20)
                                                    U.S.C.
 5
        1078(a)(2)(A)) is amended—
                 (A) by striking "and" at the end of sub-
 6
 7
             clause (II) of clause (i); and
 8
                 (B) by moving the margin of clause (iii)
 9
             two ems to the left.
10
             (2) Section 428H(e) (20 U.S.C. 1078–8(e)) is
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        amended—
12
                 (A) by striking paragraph (6); and
13
                 (B) by redesignating paragraph (7) as
14
             paragraph (6).
15
             (3) Section 428I(g) (20 U.S.C. 1078-9(g)) is
        amended by striking "Code," and inserting "Code".
16
17
             (4)
                   Section
                             432(m)(1)(B)
                                              (20)
                                                    U.S.C.
18
        1082(m)(1)(B)) is amended—
19
                 (A) in clause (i), by inserting "and" after
20
             the semicolon at the end; and
                 (B) in clause (ii), by striking "; and" and
21
22
             inserting a period.
23
      PART C—FEDERAL WORK-STUDY PROGRAMS
   SEC. 441. AUTHORIZATION OF APPROPRIATIONS.
25
        Section 441(b) (42 U.S.C. 2751(b)) is amended—
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1	(1) by striking "1999" and inserting "2005";
2	and
3	(2) by striking "4 succeeding" and inserting "5
4	succeeding".
5	SEC. 442. COMMUNITY SERVICE.
6	Section $441(c)(1)$ (42 U.S.C. $2751(c)(1)$ ) is amended
7	by striking "that are open and accessible to the commu-
8	nity".
9	SEC. 443. ALLOCATION OF FUNDS.
10	(a) Phaseout of Allocation Based on Previous
11	Allocations.—Subsection (a) of section 442(a) (42
12	U.S.C. 2752(a)) is amended to read as follows:
13	"(a) Allocation Based on Previous Alloca-
14	TION.—
15	"(1) Base guarantee.—From the amount ap-
16	propriated pursuant to section 441(b) for each fiscal
17	year after fiscal year 2006, the Secretary shall, sub-
18	ject to paragraph (2), first allocate to each eligible
19	institution an amount equal to the following percent-
20	age of the amount such institution received under
21	subsection (a) of this section for fiscal year 2006 (as
22	such subsection was in effect with respect to alloca-
23	tions for such fiscal year):
24	"(A) 80 percent for fiscal years 2007 and
25	2008:

1	"(B) 60 percent for fiscal years 2009 and
2	2010;
3	"(C) 40 percent for fiscal years 2011 and
4	2012;
5	"(D) 20 percent for fiscal years 2013 and
6	2014; and
7	"(E) 0 percent for fiscal year 2015 and
8	any succeeding fiscal year.
9	"(2) Ratable reductions for insufficient
10	APPROPRIATIONS.—
11	"(A) REDUCTION OF BASE GUARANTEE.—
12	If the amount appropriated for any fiscal year
13	is less than the amount required to be allocated
14	to all institutions under this subsection, then
15	the amount of the allocation to each such insti-
16	tution shall be ratably reduced.
17	"(B) Additional appropriations allo-
18	CATION.—If additional amounts are appro-
19	priated for any such fiscal year, such reduced
20	amounts shall be increased on the same basis as
21	they were reduced (until the amount allocated
22	equals the amount required to be allocated
23	under this subsection).
24	"(3) Additional allocations for certain
25	INSTITUTIONS.—

1	"(A) Allocations permitted.—Notwith-
2	standing any other provision of this section, the
3	Secretary may allocate an amount equal to not
4	more than 10 percent of the amount by which
5	the amount appropriated in any fiscal year to
6	carry out this part exceeds \$700,000,000
7	among eligible institutions described in sub-
8	paragraph (B).
9	"(B) Eligible institutions.—For pur-
10	poses of subparagraph (A)—
11	"(i) an eligible institution that is a 4-
12	year institution may receive an allocation
13	under subparagraph (A) if more than 50
14	percent of the students who are degree-
15	seeking Pell Grant recipients attending
16	such institution graduate within 4 calendar
17	years of the first day of enrollment; and
18	"(ii) an eligible institution that is a 2-
19	year institution may receive an allocation
20	under subparagraph (A) if more than 50
21	percent of the students who are degree-
22	seeking Pell Grant recipients attending
23	such institution graduate within 2 calendar
24	years of the first day of enrollment.".

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        (b) Effective Date.—The amendment made by
 2
   subsection (a) shall apply with respect to any amounts ap-
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   propriated under section 441(b) of the Higher Education
 4
   Act of 1965 (42 U.S.C. 2751(b)) for fiscal year 2007 or
 5
   any succeeding fiscal year.
 6
   SEC. 444. BOOKS AND SUPPLIES.
 7
        Section 442(c)(4)(D) (42 U.S.C. 2752(c)(4)(D)) is
   amended by striking "$450" and inserting "$600".
 8
 9
   SEC. 445. JOB LOCATION AND DEVELOPMENT.
10
        Section 446(a)(1) (42 U.S.C. 2756(a)(1)) is amend-
11
   ed—
12
             (1) by striking "10 percent or $50,000" and in-
13
        serting "15 percent or $75,000"; and
14
             (2) by inserting before the period at the end the
        following: ", except that not less than one-third of
15
16
        such amount shall be specifically allocated to locate
17
        and develop community service jobs".
18
   SEC. 446. WORK COLLEGES.
19
        Section 448 (42 U.S.C. 2756b) is amended—
20
             (1) by striking "work-learning" each place it
21
        appears and inserting "work-learning-service";
22
             (2) by striking "work-service" each place it ap-
23
        pears and inserting "work-learning-service";
24
             (3) by amending subparagraph (C) of sub-
25
        section (e)(1) to read as follows:
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1	"(C) requires all resident students, includ-
2	ing at least one-half of all students who are en-
3	rolled on a full-time basis, to participate in a
4	comprehensive work-learning-service program
5	for at least 5 hours each week, or at least 80
6	hours during each period of enrollment, unless
7	the student is engaged in an institutionally or-
8	ganized or approved study abroad or externship
9	program; and";
10	(4) by amending paragraph (2) of subsection
11	(e) to read as follows:
12	"(2) the term 'comprehensive student work-
13	learning-service program'—
14	"(A) means a student work-learning-serv-
15	ice program that is an integral and stated part
16	of the institution's educational philosophy and
17	program;
18	"(B) requires participation of all resident
19	students for enrollment and graduation;
20	"(C) includes learning objectives, evalua-
21	tion, and a record of work performance as part
22	of the student's college record;
23	"(D) provides programmatic leadership by
24	college personnel at levels comparable to tradi-
25	tional academic programs;

1	"(E) recognizes the educational role of
2	work-learning-service supervisors; and
3	"(F) includes consequences for non-
4	performance or failure in the work-learning-
5	service program similar to the consequences for
6	failure in the regular academic program."; and
7	(5) in subsection (f), by striking "1999 and
8	such sums as may be necessary for each of the 4
9	succeeding fiscal years" and inserting "2005 and
10	such sums as may be necessary for the 5 succeeding
11	fiscal years".
12	PART D—FEDERAL DIRECT LOAN PROGRAM
13	SEC. 451. REAUTHORIZATION OF THE DIRECT LOAN PRO-
13 14	SEC. 451. REAUTHORIZATION OF THE DIRECT LOAN PRO-
14	GRAM.
<ul><li>14</li><li>15</li><li>16</li></ul>	GRAM.  (a) Administrative Expenses.—Section 458(a)(1)
14 15 16 17	GRAM.  (a) ADMINISTRATIVE EXPENSES.—Section 458(a)(1)  (20 U.S.C. 1087h(a)(1)) is amended by striking
14 15 16 17 18	GRAM.  (a) Administrative Expenses.—Section 458(a)(1)  (20 U.S.C. 1087h(a)(1)) is amended by striking  "\$617,000,000" and all that follows through "fiscal year"
14 15 16 17 18	GRAM.  (a) ADMINISTRATIVE EXPENSES.—Section 458(a)(1)  (20 U.S.C. 1087h(a)(1)) is amended by striking  "\$617,000,000" and all that follows through "fiscal year 2003" and inserting "\$807,000,000 in fiscal year 2005,
14 15 16 17 18 19 20	GRAM.  (a) ADMINISTRATIVE EXPENSES.—Section 458(a)(1)  (20 U.S.C. 1087h(a)(1)) is amended by striking  "\$617,000,000" and all that follows through "fiscal year 2003" and inserting "\$807,000,000 in fiscal year 2005,  \$820,000,000 in fiscal year 2006, \$833,000,000 in fiscal
14 15 16 17 18 19 20 21	GRAM.  (a) ADMINISTRATIVE EXPENSES.—Section 458(a)(1)  (20 U.S.C. 1087h(a)(1)) is amended by striking  "\$617,000,000" and all that follows through "fiscal year 2003" and inserting "\$807,000,000 in fiscal year 2005,  \$820,000,000 in fiscal year 2006, \$833,000,000 in fiscal year 2008,
14 15 16 17 18 19 20 21	GRAM.  (a) ADMINISTRATIVE EXPENSES.—Section 458(a)(1)  (20 U.S.C. 1087h(a)(1)) is amended by striking   "\$617,000,000" and all that follows through "fiscal year 2003" and inserting "\$807,000,000 in fiscal year 2005,  \$820,000,000 in fiscal year 2006, \$833,000,000 in fiscal year 2008,  \$862,000,000 in fiscal year 2009, and \$878,000,000 in fiscal year 2008,  \$862,000,000 in fiscal year 2009, and \$878,000,000 in fiscal year 2009.
14 15 16 17 18 19 20 21 22 23	(a) ADMINISTRATIVE EXPENSES.—Section 458(a)(1) (20 U.S.C. 1087h(a)(1)) is amended by striking "\$617,000,000" and all that follows through "fiscal year 2003" and inserting "\$807,000,000 in fiscal year 2005, \$820,000,000 in fiscal year 2006, \$833,000,000 in fiscal year 2007, \$847,000,000 in fiscal year 2008, \$862,000,000 in fiscal year 2009, and \$878,000,000 in fiscal year 2010".

```
such subsection and inserting "shall be calculated on the
   basis of 0.10 percent of the original principal amount of
 3
    outstanding loans on which insurance was issued under
   part B.".
 4
 5
        (c) Special Rules: Fee Cap.—Section 458(c)(1)
 6
    (20 \text{ U.S.C. } 1087h(c)(1)) is amended by striking subpara-
 7
    graphs (A) through (E) and inserting the following:
 8
                  "(A) for fiscal year 2005, shall not exceed
 9
             $207,000,000;
                  "(B) for fiscal year 2006, shall not exceed
10
11
             $220,000,000;
12
                  "(C) for fiscal year 2007, shall not exceed
13
             $233,000,000;
14
                  "(D) for fiscal year 2008, shall not exceed
15
             $247,000,000;
16
                  "(E) for fiscal year 2009, shall not exceed
17
             $262,000,000; and
18
                  "(F) for fiscal year 2010, shall not exceed
19
             $278,000,000.".
20
        (d) Consolidation Loan Eligibility.—Section
21
    455(g) (20 U.S.C. 1087e(g)) is amended by adding at the
22
    end (after the sentence added by section 425(b)(2) of this
23
   Act) the following new sentence: "To be eligible for a con-
   solidation loan under this part, a borrower must meet all
```

the eligibility criteria set forth in section 428C(a)(3).".

## 1 PART E—FEDERAL PERKINS LOAN PROGRAM 2 SEC 461 REALITHORIZATION OF PROGRAM

_	SEC. 401. REAUTHORIZATION OF PROGRAM.
3	(a) Program Authorization.—
4	(1) Authorization of appropriations.—
5	Section 461(b) (20 U.S.C. 1087aa(b)) is amended—
6	(A) in paragraph (1)—
7	(i) by striking "1999" and inserting
8	"2005"; and
9	(ii) by striking "4 succeeding" and in-
10	serting "5 succeeding"; and
11	(B) in paragraph (2), by striking "2003"
12	each place it appears and inserting "2011".
13	(2) Federal Capital Contribution Recov-
14	ERY.—Section 466 (20 U.S.C. 1087ff) is amended—
15	(A) by striking "2004" each place it ap-
16	pears in subsections (a), (b), and (c) and insert-
17	ing "2011";
18	(B) in subsection (a), by striking "2003"
19	each place it appears and inserting "2010"; and
20	(C) in subsection (b), by striking "2012"
21	and inserting "2019".
22	(b) Phaseout of Allocation Based on Previous
23	ALLOCATIONS.—
24	(1) Amendment.—Subsection (a) of section
25	462 (20 U.S.C. 1087bb(a)) is amended to read as
26	follows:

1	"(a) Allocation Based on Previous Alloca-
2	TION.—
3	"(1) Base guarantee.—From the amount ap-
4	propriated pursuant to section 461(b) for each fiscal
5	year after fiscal year 2006, the Secretary shall, sub-
6	ject to paragraphs (2) and (3), first allocate to each
7	eligible institution an amount equal to—
8	"(A) 100 percent of the amount such insti-
9	tution received under subsection (a) of this sec-
10	tion for fiscal year 2006 (as such subsection
11	was in effect with respect to allocations for such
12	fiscal year), multiplied by
13	"(B) the institution's default penalty, as
14	determined under subsection (e), except that if
15	the institution has a cohort default rate in ex-
16	cess of the applicable maximum cohort default
17	rate under subsection (f), the institution may
18	not receive an allocation under this paragraph.
19	"(2) Phase out.—For each of the fiscal years
20	after fiscal year 2006, paragraph (1) shall be ap-
21	plied by substituting for '100 percent':
22	"(A) '80 percent' for fiscal years 2007 and
23	2008;
24	"(B) '60 percent' for fiscal years 2009 and
25	2010;

1	"(C) '40 percent' for fiscal years 2011 and
2	2012;
3	"(D) '20 percent' for fiscal years 2013 and
4	2014; and
5	"(E) '0 percent' for fiscal year 2015 and
6	any succeeding fiscal year.
7	"(3) Ratable reductions for insufficient
8	APPROPRIATIONS.—
9	"(A) REDUCTION OF BASE GUARANTEE.—
10	If the amount appropriated for any fiscal year
11	is less than the amount required to be allocated
12	to all institutions under this subsection, then
13	the amount of the allocation to each such insti-
14	tution shall be ratably reduced.
15	"(B) Additional appropriations allo-
16	CATION.—If additional amounts are appro-
17	priated for any such fiscal year, such reduced
18	amounts shall be increased on the same basis as
19	they were reduced (until the amount allocated
20	equals the amount required to be allocated
21	under this subsection).".
22	(2) Effective date.—The amendment made
23	by paragraph (1) shall apply with respect to any
24	amounts appropriated under section 461(b) of the
25	Higher Education Act of 1965 (20 U.S.C.

```
1
        1087bb(b)) for fiscal year 2007 or any succeeding
 2
        fiscal year.
 3
        (c) Books and Supplies.—Section 462(c)(4)(D)
 4
   (20 \text{ U.S.C. } 1087\text{bb}(c)(4)(D)) is amended by striking
 5
    "$450" and inserting "$600".
   SEC. 462. LOAN TERMS AND CONDITIONS.
 7
        (a) Loan Limits.—Section 464(a) (20 U.S.C.
 8
    1087dd(a)—
 9
             (1) in paragraph (2)(A)—
10
                 (A) by striking "$4,000" in clause (i) and
11
             inserting "$5,500"; and
                 (B) by striking "$6,000" in clause (ii) and
12
13
             inserting "$8,000"; and
14
             (2) in paragraph (2)(B)—
                 (A) by striking "$40,000" in clause (i) and
15
             inserting "$60,000";
16
17
                 (B) by striking "$20,000" in clause (ii)
18
             and inserting "$27,500"; and
19
                 (C) by striking "$8,000" in clause (iii) and
             inserting "$11,000".
20
21
            FORBEARANCE.—Section 464(e) (20 U.S.C.
   1087dd(e)) is amended by striking ", upon written re-
22
23
   quest,".
24
        (c) Special Repayment Rule.—Paragraph (2) of
   section 464(f) is amended to read as follows:
```

```
1
        "(2) No compromise repayment of a defaulted loan
 2
   as authorized by paragraph (1) may be made unless
 3
   agreed to by the Secretary.".
 4
        (d) REHABILITATION.—Section 464(h)(1)(A)
                                                        (20
   U.S.C. 1087dd(h)(1)(A) is amended by striking "12
 6
   ontime" and inserting "9 on-time".
   SEC. 463. LOAN CANCELLATION.
 8
        Section 465(a)(3)(A) (20 U.S.C. 1087ee(a)(3)(A)) is
   amended—
             (1) by inserting "(D)," after "subparagraph
10
11
        (A), (C)," in clause (i);
             (2) by inserting "or" after the semicolon at the
12
13
        end of clause (ii);
14
             (3) by striking clause (iii); and
15
             (4) by redesignating clause (iv) as clause (iii).
16
   SEC. 464. TECHNICAL AMENDMENTS.
17
        Part E is further amended as follows:
18
             (1)
                  Section 462(g)(1)(E)(i)(I)
                                               (20)
                                                     U.S.C.
19
        1087bb(g)(1)(E)(i)(I) is amended by inserting
20
        "monthly" after "consecutive".
21
             (2)
                   Section
                              464(c)(1)(D)
                                              (20)
                                                     U.S.C.
22
        1087dd(c)(1)(D)) is amended by redesignating sub-
23
        clauses (I) and (II) as clauses (i) and (ii), respec-
```

tively.

1	(3) Section $465(a)(2)$ (20 U.S.C. $1087ee(a)(2)$ )
2	is amended—
3	(A) in subparagraph (A), by striking "sec-
4	tion 111(c)" and inserting "section
5	1113(a)(5)"; and
6	(B) in subparagraph (C), by striking
7	"With Disabilities" and inserting "with Disabil-
8	ities".
9	(4) Section 467(b) (20 U.S.C. 1087gg(b)) is
10	amended by striking "(5)(A), (5)(B)(i), or (6)" and
11	inserting " $(4)(A)$ , $(4)(B)$ , or $(5)$ ".
12	(5) Section 469(e) (20 U.S.C. 1087ii(e)) is
13	amended—
14	(A) by striking "sections 602(a)(1) and
15	672(1)" and inserting "sections $602(3)$ and
16	632(5)";
17	(B) by striking "qualified professional pro-
18	vider of early intervention services" and insert-
19	ing "early intervention services"; and
20	(C) by striking "section 672(2)" and in-
21	serting "section 632(4)".
22	PART F—NEED ANALYSIS
23	SEC. 471. SIMPLIFIED NEEDS TEST IMPROVEMENTS.
24	Section 479 (20 U.S.C. 1087ss) is amended—

1	(1) by striking clause (i) of subsection (b)(1)(A)
2	and inserting the following:
3	"(i) the student's parents file a form
4	described in paragraph (3) or certify that
5	they are not required to file an income tax
6	return, and the student files such a form
7	or certifies that the student is not required
8	to file an income tax return, or the stu-
9	dent's parents receive benefits under a
10	means-tested Federal benefit program;".
11	(2) by striking clause (i) of subsection
12	(b)(1)(B) and inserting the following:
13	"(i) the student (and the student's
14	spouse, if any) files a form described in
15	paragraph (3) or certifies that the student
16	(and the student's spouse, if any) is not re-
17	quired to file an income tax return, or the
18	student (and the student's spouse, if any)
19	receives benefits under a means-tested
20	Federal benefit program;";
21	(3) by striking subparagraph (A) of subsection
22	(c)(1) and inserting the following:
23	"(A) the student's parents file a form de-
24	scribed in subsection (b)(3) or certify that they
25	are not required to file an income tax return,

1	and the student files such a form or certifies
2	that the student is not required to file an in-
3	come tax return, or the student's parents re-
4	ceive benefits under a means-tested Federal
5	benefit program;";
6	(4) by striking subparagraph (A) of subsection
7	(c)(2) and inserting the following:
8	"(A) the student (and the student's
9	spouse, if any) files a form described in sub-
10	section (b)(3) or certifies that the student (and
11	the student's spouse, if any) is not required to
12	file an income tax return, or the student (and
13	the student's spouse, if any) receives benefits
14	under a means-tested Federal benefit pro-
15	gram;"; and
16	(5) by adding at the end the following new sub-
17	section:
18	"(d) Definition of Means-Tested Federal
19	BENEFIT PROGRAM.—For purposes of this section, the
20	term 'means-tested Federal benefit program' means a
21	mandatory spending program of the Federal Government,
22	other than a program under this title, in which eligibility
23	for the programs' benefits, or the amount of such benefits,
24	or both, are determined on the basis of income or re-
25	sources of the individual or family seeking the benefit, and

may include such programs as the supplemental security income program under title XVI of the Social Security 3 Act, the food stamp program under the Food Stamp Act 4 of 1977, and the free and reduced price school lunch pro-5 gram under the Richard B. Russell National School Lunch 6 Act, and other programs identified by the Secretary.". 7 SEC. 472. ADDITIONAL NEED ANALYSIS AMENDMENTS. 8 (a) Income Protection Allowance for Depend-ENT STUDENTS.—— 10 (1) AMENDMENT.—Section 475(g)(2)(D) (20) 11 U.S.C. 108700(g)(2)(D) is amended by striking "\$2,200" and inserting "\$3,000". 12 13 (2) Effective date.—The amendment made 14 by paragraph (1) shall apply with respect to deter-15 minations of need for periods of enrollment begin-16 ning on or after July 1, 2005. 17 (b) EMPLOYMENT EXPENSE ALLOWANCE.—Section 478(h) (20 U.S.C. 1087rr(h)) is amended— 18 19 (1) by striking "476(b)(4)(B),"; and 20 (2) by striking "meals away from home, apparel 21 and upkeep, transportation, and housekeeping serv-22 ices" and inserting "food away from home, apparel, 23 transportation, and household furnishings and oper-

ations".

1	(c) Discretion of Student Financial Aid Ad-
2	MINISTRATORS.—Section 479A(a) (20 U.S.C. 1087tt(a))
3	is amended—
4	(1) by striking "(a) In General.—" and in-
5	serting the following:
6	"(a) Authority to Make Adjustments.—
7	"(1) Adjustments for special cir-
8	CUMSTANCES.—";
9	(2) by inserting before "Special circumstances
10	may" the following:
11	"(2) Special circumstances defined.—";
12	(3) by inserting "a student's status as a ward
13	of the court at any time prior to attaining 18 years
14	of age," after "487,";
15	(4) by inserting before "Adequate documenta-
16	tion" the following:
17	"(3) Documentation and use of supple-
18	MENTARY INFORMATION.—"; and
19	(5) by inserting before "No student" the fol-
20	lowing:
21	"(4) Fees for supplementary information
22	PROHIBITED.—".
23	(d) Treating Active Duty Members of the
24	ARMED FORCES AS INDEPENDENT STUDENTS.—Section
25	480(d)(3) (20 U.S.C. 1087vv(d)(3)) is amended by insert-

1	ing before the semicolon at the end the following: "or is
2	currently serving on active duty in the Armed Forces for
3	other than training purposes".
4	(e) Excludable Income.—Section 480(e) (20
5	U.S.C. 1087vv(e)) is amended—
6	(1) by striking "and" at the end of paragraph
7	(3);
8	(2) by striking the period at the end of para-
9	graph (4); and
10	(3) by adding at the end the following new
11	paragraph:
12	"(5) any part of any distribution from a quali-
13	fied tuition program established under section 529
14	of the Internal Revenue Code of 1986 that is not in-
15	cludable in gross income under such section 529.".
16	(f) Treatment of Savings Plans.—
17	(1) Amendment.—Section 480(f) (20 U.S.C.
18	1087vv(f)) is amended—
19	(A) in paragraph (1), by inserting "quali-
20	fied tuition programs established under section
21	529 of the Internal Revenue Code of 1986 (26
22	U.S.C. 529), except as provided in subpara-
23	graph (2)," after "tax shelters,";
24	(B) by redesignating paragraph (2) as
25	paragraph (3); and

1	(C) by inserting after paragraph (1) the
2	following new paragraph:
3	"(2) A qualified tuition program shall not be consid-
4	ered an asset of a dependent student under section 475
5	of this part. The value of a qualified tuition program for
6	purposes of determining the assets of parents or inde-
7	pendent students shall be—
8	"(A) the refund value of any tuition credits or
9	certificates purchased under section 529 of the In-
10	ternal Revenue Code of 1986 (26 U.S.C. 529) on be-
11	half of a beneficiary; or
12	"(B) the current balance of any account which
13	is established under such section for the purpose of
14	meeting the qualified higher education expenses of
15	the designated beneficiary of the account.".
16	(2) Conforming Amendment.—Section 480(j)
17	(20 U.S.C. 1087vv(j)) is amended—
18	(A) by striking "; Tuition Prepayment
19	Plans" in the heading of such subsection;
20	(B) by striking paragraph (2);
21	(C) in paragraph (3), by inserting ", or a
22	distribution that is not includible in gross in-
23	come under section 529 of such Code," after
24	"1986": and

1	(D) by redesignating paragraph (3) as
2	paragraph (2).
3	PART G—GENERAL PROVISIONS RELATING TO
4	STUDENT FINANCIAL ASSISTANCE
5	SEC. 481. DEFINITION OF ACADEMIC YEAR.
6	Paragraph (2) of section 481(a) (20 U.S.C. 1088(a))
7	is amended to read as follows:
8	"(2) For the purpose of any program under this title,
9	the term 'academic year' shall—
10	"(A) require a minimum of 30 weeks of instruc-
11	tional time for a course of study that measures its
12	program length in credit hours; or
13	"(B) require a minimum of 26 weeks of instruc-
14	tional time for a course of study that measures its
15	program length in clock hours; and
16	"(C) require an undergraduate course of study
17	to contain an amount of instructional time whereby
18	a full-time student is expected to complete at least
19	(i) 24 semester or trimester hours or 36 quarter
20	credit hours in a course of study that measures its
21	program length in credit hours, or (ii) 900 clock
22	hours in a course of study that measures its pro-
23	gram length in clock hours.".

## 1 SEC. 482. DISTANCE EDUCATION.

2	(a) DISTANCE EDUCATION: ELIGIBLE PROGRAM.—
3	Section 481(b) (20 U.S.C. 1088(b)) is amended by adding
4	at the end the following new paragraph:
5	"(3) DISTANCE EDUCATION.—An otherwise eli-
6	gible program that is offered in whole or in part
7	through telecommunications is eligible for the pur-
8	poses of this title if the program is offered by an in-
9	stitution, other than a foreign institution, that has
10	been evaluated and determined (before or after the
11	date of enactment of this paragraph) to have the ca-
12	pability to effectively deliver distance education pro-
13	grams by an accrediting agency or association
14	that—
15	"(A) is recognized by the Secretary under
16	subpart 2 of Part H; and
17	"(B) has evaluation of distance education
18	programs within the scope of its recognition, as
19	described in section 496(n)(3).".
20	(b) Correspondence Courses.—Section $484(l)(1)$
21	(20 U.S.C. $1091(l)(1)$ ) is amended—
22	(1) in subparagraph (A)—
23	(A) by striking "for a program of study of
24	1 year or longer"; and

1	(B) by striking "unless the total" and all
2	that follows through "courses at the institu-
3	tion"; and
4	(2) by amending subparagraph (B) to read as
5	follows:
6	"(B) Exception.—Subparagraph (A)
7	does not apply to an institution or school de-
8	scribed in section 3(3)(C) of the Carl D. Per-
9	kins Vocational and Technical Education Act of
10	1998.".
11	SEC. 483. EXPANDING INFORMATION DISSEMINATION RE-
12	GARDING ELIGIBILITY FOR PELL GRANTS.
13	Section 483(a) (20 U.S.C. 1090(a)) is amended by
14	adding at the end the following new paragraph:
15	"(8) Expanding information dissemination
16	REGARDING ELIGIBILITY FOR PELL GRANTS.—The
17	Secretary shall make special efforts, in conjunction
18	with State efforts, to notify students and their par-
19	ents who qualify for a free lunch under the Richard
20	B. Russell National School Lunch Act (42 U.S.C.
21	1751 et seq.), the Food Stamps program, or such
<ul><li>21</li><li>22</li></ul>	1751 et seq.), the Food Stamps program, or such other programs as the Secretary shall determine, of
22	other programs as the Secretary shall determine, of

## 1 SEC. 484. STUDENT ELIGIBILITY.

2 (a) Suspension of Eligibility for Drug
--

- 3 FENSES.—Section 484(r)(1) (20 U.S.C. 1091(r)(1)) is
- 4 amended by striking everything preceding the table and
- 5 inserting the following:
- 6 "(1) IN GENERAL.—A student who is convicted
- 7 of any offense under any Federal or State law in-
- 8 volving the possession or sale of a controlled sub-
- 9 stance for conduct that occurred during a period of
- enrollment for which the student was receiving any
- grant, loan, or work assistance under this title shall
- not be eligible to receive any grant, loan, or work as-
- sistance under this title from the date of that convic-
- tion for the period of time specified in the following
- table:".
- 16 (b) Freely Associated States.—Section 484(j)
- 17 (20 U.S.C. 1091(j)) is amended by inserting "and shall
- 18 be eligible only for assistance under subpart 1 of part A
- 19 thereafter," after "part C,".
- 20 (c) Verification of Income Date.—Paragraph
- 21 (1) of section 484(q) (20 U.S.C. 1091(q)) is amended to
- 22 read as follows:
- 23 "(1) Confirmation with Irs.—The Secretary
- of Education, in cooperation with the Secretary of
- 25 the Treasury, is authorized to confirm with the In-
- ternal Revenue Service the information specified in

1	section 6103(l)(13) of the Internal Revenue Code of
2	1986 reported by applicants (including parents)
3	under this title on their Federal income tax returns
4	for the purpose of verifying the information reported
5	by applicants on student financial aid applications.".
6	(d) Pell Grant Eligibility Provision.—Section
7	484 is amended by adding at the end the following new
8	subsection:
9	"(s) Pell Grant Eligibility Provision.—A stu-
10	dent who does not have a certificate of graduation from
11	a school providing secondary education may be eligible for
12	assistance under subpart 1 of Part A of this title for no
13	more than two academic years, if such student—
14	"(1) meets all eligibility requirements for such
15	assistance (other than not being enrolled in an ele-
16	mentary or secondary school) and is an academically
17	gifted and talented student, as defined in section
18	9101 of the Elementary and Secondary Education
19	$\operatorname{Act};$
20	"(2) is in the junior or senior year of secondary
21	school, and has not received any assistance under
22	this title;
23	"(3) is selected for participation and is enrolled
24	full-time and resides on campus in a residential col-

1	lege gifted student program for early enrollment,
2	leading to fully transferable college academic credit;
3	"(4) does not and will not participate in any
4	secondary school course work during or after such
5	program; and
6	"(5) has entered into an agreement that, if the
7	student fails to complete the entirety of the aca-
8	demic program for which assistance under subpart $1$
9	of Part A of this title was received, or participates
10	in secondary school course work after participating
11	in such program, the student will repay all funds re-
12	ceived under such subpart pursuant to this sub-
13	section to the Federal Government in accordance
14	with regulations promulgated by the Secretary.".
15	(e) Technical Amendment.—Section 484(b)(5) is
16	amended by inserting "or parent (on behalf of a student)"
17	after "student".
18	SEC. 485. INSTITUTIONAL REFUNDS.
19	Section 484B (20 U.S.C. 1091b) is amended—
20	(1) in subsection $(a)(1)$ , by inserting "subpart
21	4 of part A or" after "received under";
22	(2) in subsection (a)(2), by striking "takes a
23	leave" and by inserting "takes one or more leaves";

1	(3) in subsection (a)(3)(B)(ii), by inserting "(as
2	determined in accordance with subsection (d))" after
3	"student has completed";
4	(4) in subsection (a)(4), by amending subpara-
5	graph (A) to read as follows:
6	"(A) IN GENERAL.—After determining the
7	eligibility of the student for a late disbursement
8	or post-withdrawal disbursement (as required in
9	regulations prescribed by the Secretary), the in-
10	stitution of higher education shall contact the
11	borrower and obtain confirmation that the loan
12	funds are still required by the borrower. In
13	making such contact, the institution shall ex-
14	plain to the borrower the borrower's obligation
15	to repay the funds following any such disburse-
16	ment. The institution shall document in the
17	borrower's file the result of such contact and
18	the final determination made concerning such
19	disbursement. ".
20	(5) in subsection (b)(1), by inserting "no later
21	than 45 days from the determination of withdrawal"
22	after "return";
23	(6) in subsection $(b)(2)$ , by amending subpara-

graph (C) to read as follows:

1	"(C) Grant overpayment require-
2	MENTS.—
3	"(i) In General.—Notwithstanding
4	subparagraphs (A) and (B), a student
5	shall only be required to return grant as-
6	sistance in the amount (if any) by which—
7	"(I) the amount to be returned
8	by the student (as determined under
9	subparagraphs (A) and (B)), exceeds
10	"(II) 50 percent of the total
11	grant assistance received by the stu-
12	dent under this title for the payment
13	period or period of enrollment.
14	"(ii) Minimum.—A student shall not
15	be required to return amounts of \$50 or
16	less."; and
17	(7) in subsection (d), by striking "(a)(3)(B)(i)"
18	and inserting "(a)(3)(B)".
19	SEC. 486. INSTITUTIONAL AND FINANCIAL ASSISTANCE IN-
20	FORMATION FOR STUDENTS.
21	(a) Information Dissemination Activities.—
22	Section 485(a)(1) (20 U.S.C. 1092(a)(1)) is amended—
23	(1) by amending the second sentence to read as
24	follows: "The information required by this section
25	shall be produced and be made publicly available to

1	an enrolled student and to any prospective student
2	in a uniform and comprehensible manner, through
3	appropriate publications, mailings, electronic media,
4	and the reports required by the institution's accred-
5	iting agency under section 496(c)(9).";
6	(2) by amending subparagraph (G) to read as
7	follows:
8	"(G) the academic programs of the institution,
9	including—
10	"(i) the current degree programs and other
11	educational and training programs;
12	"(ii) the institution's learning objectives
13	for those programs;
14	"(iii) the instructional, laboratory, and
15	other physical plant facilities which relate to the
16	academic programs; and
17	"(iv) the faculty and other instructional
18	personnel;";
19	(3) by striking subparagraph (L) and inserting
20	the following:
21	"(L) a summary of student outcomes for full-
22	time undergraduate students, including—
23	"(i) the completion or graduation rates of
24	certificate- or degree-seeking undergraduate
25	students entering such institutions.

1	"(ii) when readily available, information
2	showing the number of undergraduate students
3	that transfer out of the institution; and
4	"(iii) any other student outcome data,
5	qualitative or quantitative, including data re-
6	garding distance education deemed by the insti-
7	tution to be appropriate to its stated edu-
8	cational mission and goals, and, when applica-
9	ble, licensing and placement rates for profes-
10	sional and vocational programs;";
11	(4) by inserting before the semicolon at the end
12	of subparagraph (J) the following: ", and the proc-
13	ess for students to register complaints with the ac-
14	crediting agencies or associations";
15	(5) in subparagraph (M), by striking "guaran-
16	teed student loans under part B of this title or di-
17	rect student loans under part E of this title, or
18	both," and inserting "student loans under part B,
19	D, or E of this title";
20	(6) by striking "and" at the end of subpara-
21	graph (N);
22	(7) by striking the period at the end of sub-
23	paragraph (O) and inserting a semicolon; and
24	(8) by adding at the end the following new sub-
25	paragraphs:

- 1 "(P) the penalties contained in subsection 2 484(r) regarding suspension of eligibility for drug 3 related offenses; and
- "(Q) the policies of the institution for accepting transfer of credit, explained in a manner that clearly states the basis for determining the acceptability and applicability of transfer of credits.".
- 8 (b) Additional Amendments.—Section 485(a) is 9 further amended by striking paragraph (6) and inserting 10 the following:
  - "(6) Each institution may provide supplemental information to enrolled and prospective students showing the completion or graduation rate for students described in paragraph (4). For the purpose of this paragraph, the definitions provided in the Integrated Postsecondary Education Data System shall apply.
    - "(7) Each eligible institution participating in any program under this title may publicly report to currently enrolled and prospective students the voluntary information collected by the National Survey of Student Engagement (NSSE), the Community College Survey of Student Engagement (CCSSE), or other instruments that provide evidence of student participation in educationally purposeful activities.

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- 1 The information shall be produced and made avail-
- able in a uniform and comprehensible manner,
- through appropriate publications, mailings, and elec-
- 4 tronic media, and may be included in reports re-
- 5 quired by the institution's accrediting agency.".
- 6 (c) Exit Counseling.—Section 485(b) (20 U.S.C.
- 7 1092(b)) is amended by adding at the end the following
- 8 new paragraph:
- 9 "(3) Each eligible institution shall, during the exit
- 10 interview required by this subsection, provide to a bor-
- 11 rower of a loan made under part B, D, or E a clear and
- 12 conspicuous notice describing the effect of using a consoli-
- 13 dation loan to discharge the borrower's student loans, in-
- 14 cluding—
- 15 "(A) the effects of consolidation on total inter-
- est to be paid, fees to be paid, and length of repay-
- 17 ment;
- 18 "(B) the effects of consolidation on a bor-
- rower's underlying loan benefits, including loan for-
- 20 giveness, cancellation, and deferment;
- 21 "(C) the ability for the borrower to prepay the
- loan, pay on a shorter schedule, and to change re-
- payment plans, and that borrower benefit programs
- 24 may vary among different loan holders;

1	"(D) the tax benefits for which the borrower
2	may be eligible; and
3	"(E) the consequences of default.".
4	(d) Campus Crime Information.—Section
5	485(f)(1) (20 U.S.C. 1092(f)(1)) is amended by inserting
6	", other than a foreign institution of higher education,"
7	after "under this title".
8	(e) Transfer of Credit Policies.—Section 485
9	is further amended by adding at the end the following new
10	subsection:
11	"(h) Transfer of Credit Policies.—
12	"(1) DISCLOSURE.—Each eligible institution
13	participating in any program under this title shall
14	publicly disclose in a readable and comprehensible
15	manner its transfer of credit policies which shall in-
16	clude:
17	"(A) A statement of the institution's cur-
18	rent transfer of credit policies that includes at
19	least—
20	"(i) a statement that transfer of cred-
21	it shall not be denied solely on the basis of
22	the agency or association that accredited
23	such other eligible institution, if that agen-
24	cy or association is recognized by the Sec-
25	retary nursuant to section 496 to be a reli-

1	able authority as to the quality of the edu-
2	cation or training offered; and
3	"(ii) a statement that transfer of
4	credit shall be decided on the basis of
5	whether the courses or program are deter-
6	mined by the institution to be acceptable
7	for credit in accordance with objective cri-
8	teria that the institution publicly discloses
9	and the student completed such courses or
10	programs at the institution's required level
11	of proficiency.
12	"(B) Statistics concerning the annual, as
13	well as a 3-year rolling average, rate of the per-
14	centage of credits accepted in transfer and fully
15	counted toward the degree or certificate comple-
16	tion requirements of undergraduate students.
17	Such data shall be disaggregated to report on
18	the following categories of institutions from
19	which credits were accepted in transfer:
20	"(i) nationally accredited;
21	"(ii) regionally accredited in the same
22	State;
23	"(iii) regionally accredited in the same
24	region; and

1	"(iv) regionally accredited in a dif-
2	ferent region.
3	"(2) Rule of Construction.—Nothing in
4	this subsection shall be construed to—
5	"(A) authorize an officer or employee of
6	the Department to exercise any direction, su-
7	pervision, or control over the curriculum, pro-
8	gram of instruction, administration, or per-
9	sonnel of any institution of higher education, or
10	over any accrediting agency or association;
11	"(B) limit the application of the General
12	Education Provisions Act; or
13	"(C) create any legally enforceable right.".
14	SEC. 487. COLLEGE ACCESS INITIATIVE.
15	Part G is further amended by inserting after section
16	$485\mathrm{C}\ (20\ \mathrm{U.S.C.}\ 1092\mathrm{c})$ the following new section:
17	"SEC. 485D. COLLEGE ACCESS INITIATIVE.
18	"(a) State-by-State Information.—The Sec-
19	retary shall direct each guaranty agency with which the
20	Secretary has an agreement under section 428(c) to pro-
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<i>L</i> 1	vide to the Secretary the information necessary for the de-
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1 sites, and other services available in the States for which

2 such agency serves as the designated guarantor.

## "(b) Guaranty Agency Activities.—

- "(1) PLAN AND ACTIVITY REQUIRED.—Each guaranty agency with which the Secretary has an agreement under section 428(c) shall develop a plan and undertake the activity necessary to gather the information required under subsection (a) and to make such information available to the public and to the Secretary in a form and manner as prescribed by the Secretary.
- "(2) Activities.—Each guaranty agency shall undertake such activities as are necessary to promote access to postsecondary education for students through providing information on college planning, career preparation, and paying for college. The guaranty agency shall publicize such information and coordinate such activities with other entities that either provide or distribute such information in the States for which such guaranty agency serves as the designated guarantor.
- "(3) Funding.—The activities required by this section may be funded from the guaranty agency's operating account established pursuant to section 422B and to the extent funds remain, from earnings

on the restricted account established pursuant to section 422(h)(4).

## "(c) Access to Information.—

- "(1) Secretary's responsibility.—The Secretary shall ensure the availability of the information provided by the guaranty agencies in accordance with this section to students, parents and other interested individuals, through web links or other methods prescribed by the Secretary.
- "(2) Guaranty agencies shall ensure that the information required by this section is available without charge in printed format for students and parents requesting such information.
- "(3) Publicity.—Within 270 days after the date of enactment of the College Access and Opportunity Act of 2004, the Secretary and guaranty agencies shall publicize the availability of the information required by this section, with special emphasis on ensuring that populations that are traditionally underrepresented in postsecondary education are made aware of the availability of such information.".

1	SEC. 488. DISTANCE EDUCATION DEMONSTRATION PRO-
2	GRAM.
3	(a) Eligible Applicants.—Section 486(b)(3) (20
4	U.S.C. 1093(b)(3)) is amended—
5	(1) in subparagraph (B), by striking "section
6	102(a)(1)(C)" and inserting "section 102"; and
7	(2) in subparagraph (C), by striking "sub-
8	section (a) of section 102, other than the require-
9	ment of paragraph (3)(A) or (3)(B) of such sub-
10	section," and inserting "section 101, other than the
11	requirements of subparagraph (A) or (B) of sub-
12	section (b)(4) of such section".
13	(b) Selection.—Section 486(d)(1) (20 U.S.C.
14	1093(d)(1)) is amended—
15	(1) by striking "the third year" and inserting
16	"subsequent years";
17	(2) by striking "35 institutions" and inserting
18	"100 institutions"; and
19	(3) by adding at the end the following new sen-
20	tence: "Not more than 5 of such institutions, sys-
21	tems, or consortia may be accredited, degree-grant-
22	ing correspondence schools.".
23	SEC. 489. COLLEGE AFFORDABILITY DEMONSTRATION PRO-
24	GRAM.
25	Part G of title IV is amended by inserting after sec-
26	tion 486 (20 U.S.C. 1093) the following new section:

1	"SEC. 486A. COLLEGE AFFORDABILITY DEMONSTRATION
2	PROGRAM.
3	"(a) Purpose.—It is the purpose of this section—
4	"(1) to provide, through a college affordability
5	demonstration program, for increased innovation in
6	the delivery of higher education and student finan-
7	cial aid in a manner resulting in reduced costs for
8	students as well as the institution by accelerating
9	degree or program completion, increasing availability
10	of, and access to, distance components of education
11	delivery, and other alternative methodologies; and
12	"(2) to help determine—
13	"(A) the most effective means of delivering
14	student financial aid as well as quality edu-
15	cation;
16	"(B) the specific statutory and regulatory
17	requirements that should be altered to provide
18	for more efficient and effective delivery of stu-
19	dent financial aid, as well as access to high
20	quality distance education programs, resulting
21	in a student more efficiently completing post-
22	secondary education; and
23	"(C) the most effective methods of obtain-
24	ing and managing institutional resources.
25	"(b) Demonstration Program Authorized —

"(1) IN GENERAL.—In accordance with the purposes described in subsection (a) and the provisions of subsection (d), the Secretary is authorized to select not more than 100 institutions of higher education or systems of such institutions for voluntary participation in the College Affordability Demonstration Program in order to enable participating institutions to carry out such purposes by providing programs of postsecondary education, and making available student financial assistance under this title to students enrolled in those programs, in a manner that would not otherwise meet the requirements of this title.

"(2) WAIVERS.—The Secretary is authorized to waive for any institutions of higher education, or any system or consortia of institutions of higher education, selected for participation in the College Affordability Demonstration Program, any requirements of this Act or the regulations thereunder as deemed necessary by the Secretary to meet the purpose described in subsection (a)(1).

## "(3) Eligible applicants.—

"(A) ELIGIBLE INSTITUTIONS.—Except as provided in subparagraph (B), only an institution of higher education that is eligible to par-

1	ticipate in programs under this title shall be eli-
2	gible to participate in the demonstration pro-
3	gram authorized under this section.
4	"(B) Prohibition.—An institution of
5	higher education described in section 102 shall
6	not be eligible to participate in the demonstra-
7	tion program authorized under this section.
8	"(c) Application.—
9	"(1) In general.—Each institution or system
10	of institutions desiring to participate in the dem-
11	onstration program under this section shall submit
12	an application to the Secretary at such time and in
13	such manner as the Secretary may require.
14	"(2) Contents of applications.—Each ap-
15	plication for the college affordability demonstration
16	program shall include at least the following:
17	"(A) a description of the institution or sys-
18	tem of institutions and what quality assurance
19	mechanisms are in place to insure the integrity
20	of the Federal financial aid programs;
21	"(B) a description of each regulatory or
22	statutory requirement for which waivers are
23	sought, with a reason for each waiver;
24	"(C) a description of the programs being
25	offered and the affected students;

1	"(D) a description of the expected out-
2	comes of the program changes proposed, includ-
3	ing the estimated reductions in costs both for
4	the institution and for students;
5	"(E) a description of any collaborative ar-
6	rangements with other institutions or organiza-
7	tions to reduce costs;
8	"(F) a description of any expected eco-
9	nomic impact of participation in the program
10	within the community in which the institution is
11	located;
12	"(G) a description of how the institution
13	will reduce the costs of instructional materials,
14	including textbooks;
15	"(H) an assurance that the participating
16	institution or system of institutions will offer
17	full cooperation with the ongoing evaluations of
18	the demonstration program provided for in this
19	section; and
20	"(I) any other information or assurances
21	the Secretary may require.
22	"(d) Selection.—In selecting institutions to partici-
23	pate in the demonstration program under this section, the
24	Secretary shall take into account—

1	"(1) the number and quality of applications re-
2	ceived, determined on the basis of the contents re-
3	quired by subsection (c)(2);
4	"(2) the Department's capacity to oversee and
5	monitor each institution's participation;
6	"(3) an institution's—
7	"(A) financial responsibility;
8	"(B) administrative capability;
9	"(C) program or programs being offered
10	via distance education;
11	"(D) student completion rates; and
12	"(E) student loan default rates; and
13	"(4) the participation of a diverse group of in-
14	stitutions with respect to size, mission, and geo-
15	graphic distribution.
16	"(e) Notification.—The Secretary shall make
17	available to the public and to the authorizing committees
18	a list of institutions and systems of institutions selected
19	to participate in the demonstration program authorized by
20	this section. Such notice shall include a listing of the spe-
21	cific statutory and regulatory requirements being waived
22	for each institution or system of institutions and a descrip-
23	tion of the distance education courses to be offered.
24	"(f) Evaluations and Reports —

1	"(1) Evaluation.—The Secretary shall evalu-
2	ate the demonstration program authorized under
3	this section on a biennial basis. Such evaluations
4	specifically shall review—
5	"(A) the number and types of students
6	participating in the programs offered, including
7	the progress of participating students toward
8	recognized certificates or degrees and the extent
9	to which participation in such programs in-
10	creased;
11	"(B) issues related to student financial as-
12	sistance for distance education;
13	"(C) effective technologies and alternative
14	methodologies for delivering student financial
15	assistance;
16	"(D) the extent of the cost savings to the
17	institution, the student, and the Federal Gov-
18	ernment by virtue of the waivers provided, and
19	an estimate as to future cost savings should the
20	demonstration program continue;
21	"(E) the extent to which students saved
22	money by virtue of completing their postsec-
23	ondary education sooner;

1	"(F) the extent to which the institution re-
2	duced its tuition and fees and its costs by virtue
3	of participation in the demonstration program;
4	"(G) the extent to which any collaborative
5	arrangements with other institutions or organi-
6	zations have reduced the participating institu-
7	tion's costs; and
8	"(H) the extent to which statutory or reg-
9	ulatory requirements not waived under the dem-
10	onstration program present difficulties for stu-
11	dents or institutions.
12	"(2) Policy analysis.—The Secretary shall
13	review current policies and identify those policies
14	that present impediments to the development and
15	use of distance education and other nontraditional
16	methods of expanding access to education.
17	"(3) Reports.—The Secretary shall provide a
18	report to the authorizing committees on a biennial
19	basis regarding—
20	"(A) the demonstration program author-
21	ized under this section;
22	"(B) the results of the evaluations con-
23	ducted under paragraph (1);

1	"(C) the cost savings to the Federal Gov-
2	ernment by the demonstration program author-
3	ized by this section; and
4	"(D) recommendations for changes to in-
5	crease the efficiency and effective delivery of fi-
6	nancial aid.
7	"(g) Oversight.—In conducting the demonstration
8	program authorized under this section, the Secretary
9	shall, on a continuing basis—
10	"(1) ensure compliance of institutions or sys-
11	tems of institutions with the requirements of this
12	title (other than the sections and regulations that
13	are waived under subsection (b)(2));
14	"(2) provide technical assistance to institutions
15	in their application to and participation in the dem-
16	onstration program;
17	"(3) monitor fluctuations in the student popu-
18	lation enrolled in the participating institutions or
19	systems of institutions;
20	"(4) monitor changes in financial assistance
21	provided at the institution; and
22	"(5) consult with appropriate accrediting agen-
23	cies or associations and appropriate State regulatory
24	authorities.

1	"(h) TERMINATION OF AUTHORITY.—The authority
2	of the Secretary under this section shall cease to be effec-
3	tive on October 1, 2010.".
4	SEC. 490. PROGRAM PARTICIPATION AGREEMENTS.
5	(a) Refund Policies.—Section 487(a) (20 U.S.C.
6	1094(a)) is amended—
7	(1) in paragraph (22), by striking "refund pol-
8	icy" and inserting "policy on the return of title IV
9	funds"; and
10	(2) in paragraph (23)—
11	(A) by moving subparagraph (C) 2 em
12	spaces to the left; and
13	(B) by adding after such subparagraph the
14	following new subparagraph:
15	"(D) An institution shall be considered in com-
16	pliance with the requirements of subparagraph (A)
17	for any student to whom the institution electroni-
18	cally transmits a message containing a voter reg-
19	istration form acceptable for use in the State in
20	which the institution is located, or an Internet ad-
21	dress where such a form can be downloaded, pro-
22	vided such information is in an electronic message
23	devoted to voter registration.".
24	(b) Audit Requirements.—Section 487(c)(1)(A)(i)
25	(20 U.S.C. 1094(c)(1)(A)(i)) is amended by inserting be-

- 1 fore the semicolon at the end the following: ", except that
- 2 the Secretary may modify the requirements of this clause
- 3 with respect to institutions of higher education that are
- 4 foreign institutions, and may waive such requirements
- 5 with respect to a foreign institution whose students receive
- 6 less than \$500,000 in loans under this title during the
- 7 award year preceding the audit period;".
- 8 (c) Reports on Disciplinary Proceedings.—
- 9 (1) Amendment.—Section 487(a) (20 U.S.C.
- 10 1094(a)) is amended by adding at the end the fol-
- lowing new paragraph:
- 12 "(24) The institution will disclose to the alleged
- victim of any crime of violence (as that term is de-
- fined in section 16 of title 18), or a nonforcible sex
- offense, the final results of any disciplinary pro-
- ceeding conducted by such institution against a stu-
- dent who is the alleged perpetrator of such crime or
- offense with respect to such crime or offense. If the
- alleged victim of such crime or offense is deceased,
- 20 the next of kin of such victim shall be treated as the
- alleged victim for purposes of this paragraph.".
- 22 (2) Effective date.—The amendment made
- by paragraph (1) shall apply with respect to any dis-
- ciplinary proceeding conducted by such institution

1	on or after one year after the date of enactment of
2	this Act.
3	SEC. 491. ADDITIONAL TECHNICAL AND CONFORMING
4	AMENDMENTS.
5	Part G is further amended as follows:
6	(1) Section 483(d) (20 U.S.C. 1090(d)) is
7	amended by striking "that is authorized under sec-
8	tion 685(d)(2)(C)" and inserting ", or another ap-
9	propriate provider of technical assistance and infor-
10	mation on postsecondary educational services, that is
11	supported under section 685".
12	(2) Section 484 (20 U.S.C. 1091) is amended—
13	(A) in subsection (a)(4), by striking "cer-
14	tification,," and inserting "certification,";
15	(B) in subsection (b)(2)—
16	(i) in the matter preceding subpara-
17	graph (A), by striking "section 428A" and
18	inserting "section 428H";
19	(ii) in subparagraph (A), by inserting
20	"and" after the semicolon at the end
21	thereof;
22	(iii) in subparagraph (B), by striking
23	"; and" and inserting a period; and
24	(iv) by striking subparagraph (C); and

1	(C) in subsection $(l)(1)(B)(i)$ , by striking
2	"section 521(4)(C) of the Carl D. Perkins Vo-
3	cational and Applied Technology Education
4	Act" and inserting "section 3(3)(C) of the Carl
5	D. Perkins Vocational and Technical Education
6	Act of 1998".
7	(3) Section 485B(a) (20 U.S.C. 1092b(a)) is
8	amended—
9	(A) by redesignating paragraphs (6)
10	through (10) as paragraphs (7) through (11),
11	respectively;
12	(B) by redesignating the paragraph (5) (as
13	added by section 2008 of Public Law 101–239)
14	as paragraph (6); and
15	(C) in paragraph (5) (as added by section
16	204(3) of the National Community Service Act
17	of 1990 (Public Law 101–610))—
18	(i) by striking "(22 U.S.C. 2501 et
19	seq.))," and inserting "(22 U.S.C. 2501 et
20	seq.),"; and
21	(ii) by striking the period at the end
22	thereof and inserting a semicolon.
23	(4) Section 491(c) (20 U.S.C. 1098(c)) is
24	amended by adding at the end the following new
25	paragraph:

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1
        "(3) The appointment of members under subpara-
   graphs (A) and (B) of paragraph (1) shall be effective
   upon publication of the appointment in the Congressional
   Record.".
 4
 5
             (5) Section 491(k) (20 U.S.C. 1098(k)) is
        amended by striking "2004" and inserting "2011".
 6
            (6) Section 493A (20 U.S.C. 1098c) is re-
 7
 8
        pealed.
 9
            (7) Section 498 (20 U.S.C. 1099c) is amend-
        ed—
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11
                 (A) in subsection (c)(2), by striking "for
12
            profit," and inserting "for-profit,"; and
13
                 (B) in subsection (d)(1)(B), by inserting
            "and" after the semicolon at the end thereof.
14
15
             PART H—PROGRAM INTEGRITY
16
   SEC. 495. ACCREDITATION.
17
             STANDARDS FOR ACCREDITATION.—Section
   496(a) (20 U.S.C. 1099b(a)) is amended—
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19
            (1) in paragraph (3)—
                 (A) by inserting "or" after the semicolon
20
21
            at the end of subparagraph (A);
22
                 (B) by striking subparagraph (B); and
23
                 (C) by redesignating subparagraph (C) as
24
            subparagraph (B);
25
            (2) in paragraph (4)—
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1	(A) by inserting "(A)" after "(4)";
2	(B) by inserting "and" after the semicolon
3	at the end thereof; and
4	(C) by adding at the end the following new
5	subparagraph:
6	"(B) if such agency or association already has
7	or seeks to include within its scope of recognition
8	the evaluation of the quality of institutions or pro-
9	grams offering distance education, such agency or
10	association shall, in addition to meeting the other re-
11	quirements of this subpart—
12	"(i) demonstrate to the Secretary that,
13	through application of its standards, proce-
14	dures, and policies, particularly those required
15	under paragraph (5) of this subsection, the
16	agency or association determines that the qual-
17	ity of instruction and student support services
18	for distance education is comparable to that
19	provided by the institution in its classrooms and
20	on its campuses (or if distance education is the
21	only mode of delivery used by the institution,
22	comparable to the quality of instruction and
23	student support services provided in campus
24	settings); and

"(ii) evaluate how an institution offering distance education ensures the integrity of student participation in its distance education programs;".

(D) by inserting after "standards" the following: "(including standards to assess the quality of distance education that are comparable to the standards used for face-to-face classroom instruction)";

## (3) in paragraph (5)—

(A) by amending subparagraph (A) to read as follows:

"(A) success with respect to student achievement in relation to the institution's mission, including, as appropriate, consideration of student academic achievement as determined by the institution (in accordance with standards of the accrediting agency or association) related to each institution's articulation of desired learning outcomes, retention, course and program completion, State licensing examinations, and job placement rates; and other student performance data selected by the institution, particularly data used by the institution to evaluate or strengthen its educational programs, and in-

1	cluding thresholds for course completion and
2	job placement rates if the institution offers cer-
3	tificate-granting vocation or technical pro-
4	grams;";
5	(B) in subparagraph (E), by striking "fis-
6	cal and administrative capacity" and inserting
7	"fiscal, administrative, and governance capac-
8	ity''; and
9	(C) by amending subparagraph (I) to read
10	as follows:
11	"(I) record of student complaints received
12	by the agency or association, including those re-
13	sulting from the process described in section
14	485(a)(1)(J); and";
15	(4) by striking "and" at the end of paragraph
16	(7); and
17	(5) by striking paragraph (8) and inserting the
18	following:
19	"(8) such agency or association shall make
20	available to the public, and submit to the Secretary,
21	for use in consumer information programs, a sum-
22	mary of agency or association actions, including—
23	"(A) the award of accreditation or re-
24	accreditation of an institution and any findings

1	made in connection with the accreditation or re-
2	accreditation;
3	"(B) final denial, withdrawal, suspension,
4	or termination of accreditation, or placement on
5	probation of an institution;
6	"(C) any other adverse action taken with
7	respect to an institution;
8	"(D) a list of the individuals who comprise
9	the inspection and review teams for each agency
10	or association, including each individual's name,
11	agency affiliation, and relevant professional ex-
12	perience;
13	"(E) a description of the agency's or asso-
14	ciation's process for selecting, training, and
15	evaluating such individuals; and
16	"(F) the agency's or association's code of
17	conduct for its commissioners and such individ-
18	uals; and
19	"(9) such agency or association shall—
20	"(A) review, during its onsite comprehen-
21	sive review, the transfer of credit policies of
22	programs and institutions under its accredita-
23	tion; and
24	"(B) not adopt or apply standards, poli-
25	cies, or practices that restrict or deny the trans-

1	fer of credits earned by a student completing
2	courses or programs at other eligible institu-
3	tions of higher education solely on the basis of
4	the agency or association that accredited such
5	other eligible institution if that agency or asso-
6	ciation—
7	"(i) is recognized by the Secretary
8	pursuant to this section to be a reliable au-
9	thority as to the quality of the education
10	or training offered; and
11	"(ii) is currently listed by the Sec-
12	retary pursuant to section 101(c).".
13	(b) Operating Procedures.—Section 496(c) (20
14	U.S.C. 1099b(e)) is amended—
15	(1) by inserting "(including those regarding dis-
16	tance education), and have several years of related
17	experience" before the semicolon at the end of para-
18	graph (1);
19	(2) by striking "and" at the end of paragraph
20	(5);
21	(3) by striking the period at the end of para-
22	graph (6) and inserting a semicolon; and
23	(4) by inserting after paragraph (6) the fol-
24	lowing new paragraphs:

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- "(7) ensures that its onsite comprehensive reviews for accreditation or reaccreditation include evaluation of the substance of the information required in subparagraphs (G) and (H) of section 485(a)(1);
  - "(8) confirms as a part of its review for accreditation or reaccreditation that the institution has transfer policies that are publicly disclosed and consistently applied;
  - "(9) develops as required in subsection (a)(8), a summary available to the public of the agency's action and the significant findings related to that action;

"(10) includes, in its evaluation for accreditation or reaccreditation, review of the transfer of credit policies of the program or institution to assure that transfer policies do not deny transfer of credit based solely on the accreditation of the sending program or institution, except that nothing in this review shall restrict the right of the receiving program or institution to determine, on any other basis or on a combination of that basis together with other bases, the credits the receiving program or institution will accept for transfer; and

1	"(11) monitors the growth of distance edu-
2	cation programs, evaluating, as appropriate, the de-
3	velopment and management of such programs at in-
4	stitutions that are experiencing significant growth in
5	distance education.".
6	(e) Limitation, Suspension, and Termination of
7	Recognition.—Section $496(l)$ is amended by adding at
8	the end the following new paragraph:
9	"(3) The Secretary shall provide an annual report to
10	Congress on the status of any agency or association for
11	which the Secretary has limited, suspended or terminated
12	recognition under this subsection.".
13	(d) College Consumer Profile.—Section 496 is
14	further amended—
15	(1) by redesignating subsection (o) as sub-
16	section (p); and
17	(2) by inserting after subsection (n):
18	"(o) College Consumer Profile.—
19	"(1) Information dissemination.—No ac-
20	crediting agency or association shall be recognized
21	by the Secretary as a reliable authority as to the
22	quality of the education or training offered by an in-
23	stitution seeking to participate in the programs au-
24	thorized under this title, unless the agency ensures
25	each institution subject to its jurisdiction makes

1	publicly available in a uniform and comprehensible
2	manner, a college consumer profile including, at
3	minimum, information on the institution's—
4	"(A) mission;
5	"(B) student demographics;
6	"(C) accreditation;
7	"(D) faculty/student ratios;
8	"(E) faculty qualifications, including the
9	number of faculty with terminal degrees;
10	"(F) tuition, fees, and other costs of at-
11	tending the institution;
12	"(G) student services, including services
13	for students with disabilities;
14	"(H) policies and procedures for evaluating
15	and accepting credits earned by students trans-
16	ferring from other institutions and the percent-
17	age of such credits accepted;
18	"(I) completion and graduation rates; and
19	"(J) placement rates and other measures
20	of success in preparing students for entry into
21	or advancement in the workforce.
22	"(2) Publication of college consumer
23	PROFILE.—The contents of the college consumer
24	profile required by paragraph (1) shall be made pub-
25	lic through dissemination via the Secretary's data

1	collection and dissemination system. The informa-
2	tion required to be disclosed by section 485 may be
3	used by the institution to provide (where applicable)
4	the contents of the college consumer profile, but
5	nothing in this subsection shall be construed to re-
6	lieve the institution of any information disclosure re-
7	quirement of such section.".
8	TITLE V—DEVELOPING
9	INSTITUTIONS
10	SEC. 501. DEFINITIONAL CHANGES.
11	Section 502(a) (20 U.S.C. 1101a(a)) is amended—
12	(1) in paragraph (5)—
13	(A) by inserting "and" after the semicolon
14	at the end of subparagraph (A);
15	(B) by inserting "at the end of the award
16	year immediately preceding the date of applica-
17	tion" after "Hispanic students" in subpara-
18	graph (B);
19	(C) by striking "; and" at the end of sub-
20	paragraph (B) and inserting a period; and
21	(D) by striking subparagraph (C); and
22	(2) by striking paragraph (7).
23	SEC. 502. ASSURANCE OF ENROLLMENT OF NEEDY STU-
24	DENTS.
25	Section 511(c) (20 U.S.C. 1103(c)) is amended—

1	(1) by redesignating paragraphs (8) and (9) as
2	paragraphs (9) and (10), respectively; and
3	(2) by inserting after paragraph (7) the fol-
4	lowing new paragraph:
5	"(8) contain such assurances as the Secretary
6	may require that the institution has an enrollment
7	of needy students as required by section 502(b);".
8	SEC. 503. ADDITIONAL AMENDMENTS.
9	Title V is further amended—
10	(1) in section $502(a)(2)(A)$ (20 U.S.C.
11	1101a(a)(2)(A)), by redesignating clauses (v) and
12	(vi) as clauses (vi) and (vii), respectively, and insert-
13	ing after clause (iv) the following new clause:
14	"(v) which provides a program of not
15	less than 2 years that is acceptable for full
16	credit toward a bachelor's degree; and";
17	(2) in section 503(b) (20 U.S.C. 1101b(b))—
18	(A) by amending paragraph (2) to read as
19	follows:
20	"(2) Construction, maintenance, renovation,
21	and improvement in classrooms, libraries, labora-
22	tories, and other instructional facilities, including
23	purchase or rental of telecommunications technology
24	equipment or services, and the acquisition of real

1	property adjacent to the campus of the institution
2	on which to construct such facilities.";
3	(B) by amending paragraph (12) to read
4	as follows:
5	"(12) Establishing community outreach pro-
6	grams and collaborative partnerships between His-
7	panic-serving institutions and local elementary or
8	secondary schools. Such partnerships may include
9	mentoring, tutoring, or other instructional opportu-
10	nities that will boost student academic achievement
11	and assist elementary and secondary school students
12	in developing the academic skills and the interest to
13	pursue postsecondary education.";
14	(C) by redesignating paragraphs (5)
15	through (14) as paragraphs (6) through (15),
16	respectively; and
17	(D) by inserting after paragraph (4) the
18	following:
19	"(5) Education or counseling services designed
20	to improve the financial literacy and economic lit-
21	eracy of students and, as appropriate, their par-
22	ents."; and
23	(3) in section 504(a) (20 U.S.C. 1101c(a))—
24	(A) by striking the following:
25	"(a) Award Period.—

1	"(1) In General.—The Secretary" and insert-
2	ing the following:
3	"(a) Award Period.—The Secretary"; and
4	(B) by striking paragraph (2).
5	SEC. 504. TITLE V AUTHORIZATION.
6	Subsection (a) of section 518 of such Act (20 U.S.C.
7	1103g(a)) is amended to read as follows:
8	"(a) Authorizations of Appropriations.—There
9	are authorized to be appropriated to carry out this title
10	\$96,000,000 for fiscal year 2005 and such sums as may
11	be necessary for each of the 5 succeeding fiscal years."
12	TITLE VI—TITLE VI
13	<b>AMENDMENTS</b>
14	SEC. 601. SENSE OF THE HOUSE.
15	It is the sense of the House of Representatives that
16	title VI of the Higher Education Act of 1965 should be
17	amended as provided in H.R. 3077 as passed by the House
18	of Representatives on October 21, 2003.
19	TITLE VII—TITLE VII
20	<b>AMENDMENTS</b>
21	SEC. 701. SENSE OF THE HOUSE.
22	It is the sense of the House of Representatives that
23	title VII of the Higher Education Act of 1965 should be
24	amended as provided in H.R. 3076 as passed by the House
25	of Representatives on October 21, 2003.

1	TITLE VIII—CLERICAL
2	<b>AMENDMENTS</b>
3	SEC. 801. CLERICAL AMENDMENTS.
4	(a) Definition.—Section 103 (20 U.S.C. 1003) is
5	amended—
6	(1) by redesignating paragraphs (1) through
7	(16) as paragraphs (2) through (17), respectively;
8	and
9	(2) by inserting before paragraph (2) (as so re-
10	designated) the following new paragraph:
11	"(1) AUTHORIZING COMMITTEES.—The term
12	'authorizing committees' means the Committee on
13	Health, Education, Labor, and Pensions of the Sen-
14	ate and the Committee on Education and the Work-
15	force of the House of Representatives.".
16	(b) Committees.—
17	(1) The following provisions are each amended
18	by striking "Committee on Labor and Human Re-
19	sources of the Senate and the Committee on Edu-
20	cation and the Workforce of the House of Rep-
21	resentatives" and inserting "authorizing commit-
22	tees":
23	(A) Section 131(a)(3)(B) (20 U.S.C.
24	1015(a)(3)(B)).

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1
                  (B)
                         Section
                                   131(c)(4)
                                                (20)
                                                       U.S.C.
 2
             1015(c)(4)).
 3
                  (C) Section 206(d) (20 U.S.C. 1026(d)).
 4
                  (D)
                         Section
                                   207(c)(1)
                                                (20)
                                                       U.S.C.
 5
             1027(c)(1).
 6
                  (E) Section 428(g) (20 U.S.C. 1078(g)).
 7
                  (F) Section 428A(a)(4) (20 U.S.C. 1078–
 8
             1(a)(4)).
 9
                  (G) Section 428A(c)(2) (20 U.S.C. 1078–
10
             1(c)(2).
11
                  (H) Section 428A(c)(3) (20 U.S.C. 1078–
12
             1(c)(3)).
13
                  (I) Section 428A(c)(5) (20 U.S.C. 1078–
14
             1(e)(5).
15
                  (\mathbf{J})
                       Section
                                 455(b)(8)(B) (20
                                                      U.S.C.
             1087e(b)(8)(B).
16
17
                  (K) Section 483(c) (20 U.S.C. 1090(c)).
18
                  (L) Section 486(e) (20 U.S.C. 1093(e)).
19
                  (\mathbf{M})
                       Section
                                  486(f)(3)(A) (20)
                                                      U.S.C.
20
             1093(f)(3)(A).
21
                  (N) Section
                                  486(f)(3)(B)
                                                 (20)
                                                      U.S.C.
22
             1093(f)(3)(B).
23
                  (O)
                        Section
                                  487A(a)(5)
                                                (20)
                                                       U.S.C.
24
             1094a(a)(5)).
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1	(P) Section $487A(b)(2)$ (20 U.S.C.
2	1094a(b)(2)).
3	(Q) Section 487A(b)(3)(B) (20 U.S.C.
4	1094a(b)(3)(B)).
5	(R) Section 498B(d)(1) (20 U.S.C. 1099c-
6	2(d)(1)).
7	(S) Section 498B(d)(2) (20 U.S.C. 1099c-
8	2(d)(2)).
9	(2) The following provisions are each amended
10	by striking "Committee on Education and the Work-
11	force of the House of Representatives and the Com-
12	mittee on Labor and Human Resources of the Sen-
13	ate" and inserting "authorizing committees":
14	(A) Section $141(d)(4)(B)$ (20 U.S.C.
15	1018(d)(4)(B)).
16	(B) Section $428(n)(4)$ (20 U.S.C.
17	1078(n)(4)).
18	(C) Section $485(f)(5)(A)$ (20 U.S.C.
19	1092(f)(5)(A)).
20	(D) Section $485(g)(4)(B)$ (20 U.S.C.
21	1092(g)(4)(B)).
22	(3) Section 206(a) (20 U.S.C. 1026(a)) is
23	amended by striking ", the Committee on Labor and
24	Human Resources of the Senate, and the Committee
25	on Education and the Workforce of the House of

- Representatives" and inserting "and the authorizing committees".
- (4) Section 401(f)(3) (20 U.S.C. 1070a(f)(3)) 3 4 is amended by striking "Committee on Appropria-5 tions and the Committee on Labor and Human Re-6 sources of the Senate and the Committee on Appro-7 priations and the Committee on Education and the Workforce of the House of Representatives" and in-8 9 serting "Committees on Appropriations of the Sen-10 ate and House of Representatives and the author-
  - (5) Section 428(c)(9)(K) (20 U.S.C. 1078(c)(9)(K)) is amended by striking "House Committee on Education and the Workforce and the Senate Committee on Labor and Human Resources" and inserting "authorizing committees".
    - (6) Section 428I(h) (20 U.S.C. 1078–9(h)) is amended by striking "Chairman of the Senate Labor and Human Resources Committee and the House Committee on Education and Labor" and inserting "chairpersons of the authorizing committees".
- 22 (7) Section 432(f)(1)(C) (20 U.S.C. 23 1082(f)(1)(C)) is amended by striking "Committee 24 on Education and the Workforce of the House of 25 Representatives or the Committee on Labor and

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izing committees".

- 1 Human Resources of the Senate" and inserting "ei-2 ther of the authorizing committees".
- (8) Section 439(d)(1)(E)(iii) (20 U.S.C. 1087– 2(d)(1)(E)(iii)) is amended by striking "Chairman and the Ranking Member on the Committee on Labor and Human Resources of the Senate and the Chairman and the Ranking Member of the Com-mittee on Education and Labor of the House of Representatives" and inserting "chairpersons and ranking minority members of the authorizing com-mittees".
  - (9) Paragraphs (3) and (8)(C) of section 439(r) (20 U.S.C. 1087–2(r)) are each amended by striking "Chairman and ranking minority member of the Committee on Labor and Human Resources of the Senate, the Chairman and ranking minority member of the Committee on Education and Labor of the House of Representatives," and inserting "chairpersons and ranking minority members of the authorizing committees".
  - (10) Paragraphs (5)(B) and (10) of section 439(r) (20 U.S.C. 1087–2(r)) are each amended by striking "Chairman and ranking minority member of the Senate Committee on Labor and Human Resources and to the Chairman and ranking minority

- 1 member of the House Committee on Education and 2 Labor" and inserting "chairpersons and ranking mi-3 nority members of the authorizing committees".
- (11) Section 439(r)(6)(B) (20 U.S.C. 1087– 2(r)(6)(B)) is amended by striking "Chairman and ranking minority member of the Committee on Labor and Human Resources of the Senate and to the Chairman and ranking minority member of the Committee on Education and Labor of the House of Representatives" and inserting "chairpersons and ranking minority members of the authorizing com-mittees".
  - (12) Section 439(s)(2)(A) (20 U.S.C. 1087–2(s)(2)(A)) is amended by striking "Chairman and Ranking Member of the Committee on Labor and Human Resources of the Senate and the Chairman and Ranking Member of the Committee on Economic and Educational Opportunities of the House of Representatives" and inserting "chairpersons and ranking minority members of the authorizing committees".
  - (13) Section 439(s)(2)(B) (20 U.S.C. 1087–2(s)(2)(B)) is amended by striking "Chairman and Ranking Minority Member of the Committee on Labor and Human Resources of the Senate and

- 179 1 Chairman and Ranking Minority Member of the 2 Committee on Economic and Educational Opportu-3 nities of the House of Representatives" and insert-4 ing "chairpersons and ranking minority members of 5 the authorizing committees". 6 (14) Section 482(d) (20 U.S.C. 1089(d)) is amended by striking "Committee on Labor and 7 8 Human Resources of the Senate and the Committee 9 on Education and Labor of the House of Represent-
- 11 (c) Additional Clerical Amendments.—
- 12 (1) Clauses (i) and (ii) of section 425(a)(2)(A)

atives" and inserting "authorizing committees".

- 13 (20 U.S.C. 1075(a)(2)(A)) are each amended by
- 14 striking "428A or 428B" and inserting "428B or
- 15 428H".

- 16 (2)Section 428(a)(2)(E)(20)U.S.C.
- 17 1078(a)(2)(E)) is amended by striking "428A or".
- 18 (3) Clauses (i) and (ii) of section 428(b)(1)(B)
- 19 (20 U.S.C. 1078(b)(1)(B)) are each amended by
- 20 striking "428A or 428B" and inserting "428B or
- 21 428H".
- 22 (4)Section 428(b)(1)(Q)(20)U.S.C.
- 23 1078(b)(1)(Q) is amended by striking "sections"
- 24 428A and 428B" and inserting "section 428B or
- 25 428H".

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1
                                            (20)
            (5)
                   Section
                             428(b)(7)(C)
                                                   U.S.C.
 2
                                                 "428A.
        1078(b)(7)(C)) is amended by striking
        428B," and inserting "428B".
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 4
            (6) Section 428G(c)(2) (20 U.S.C. 1078–
        7(c)(2)) is amended by striking "428A" and insert-
 5
 6
        ing "428H".
 7
            (7) The heading for section 433(e) (20 U.S.C.
        1083(e)) is amended by striking "SLS LOANS
 8
 9
        AND".
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            (8) Section 433(e) (20 U.S.C. 1083(e)) is
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        amended by striking "428A, 428B," and inserting
        "428B".
12
13
            (9) Section 435(a)(3) (20 U.S.C. 1085(a)(3)) is
14
        amended—
15
                 (A) by inserting "or" at the end of sub-
16
            paragraph (A);
17
                 (B) by striking subparagraph (B); and
18
                 (C) by redesignating subparagraph (C) as
19
            subparagraph (B).
20
                   Section
                             435(d)(1)(G)
                                            (20)
                                                   U.S.C.
            (10)
21
        1085(d)(1)(G)) is amended by striking "428A(d),
        428B(d), 428C," and inserting "428B(d), 428C,
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23
        428H,".
24
            (11) Section 435(m) (20 U.S.C. 1085(m)) is
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        amended—
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1	(A) in paragraph $(1)(A)$ , by striking ",
2	428A,"; and
3	(B) in paragraph (2)(D), by striking
4	"428A" each place it appears and inserting
5	"428H".
6	(12) Section 438(b)(2)(D) (20 U.S.C. 1087–
7	1(b)(2)(D)) is amended by striking "division (i) of
8	this subparagraph" and inserting "clause (i) of this
9	subparagraph".
10	(13) Section 438(c)(6) (20 U.S.C. 1087–
11	1(c)(6)) is amended—
12	(A) by striking "SLS AND PLUS" in the
13	heading and inserting "Plus"; and
14	(B) by striking "428A or".
15	(14) Section 438(c)(7) (20 U.S.C. 1087–
16	1(c)(7)) is amended by striking "428A or".
17	(15) Nothing in the amendments made by this
18	subsection shall be construed to alter the terms, con-
19	ditions, and benefits applicable to Federal supple-
20	mental loans for students ("SLS loans") under sec-
21	tion 428A as in effect prior to July 1, 1994 (20
22	U.S.C. 1078–1).

1	TITLE IX—STUDENT LOAN FOR-
2	GIVENESS FOR FAMILIES OF
3	9/11 VICTIMS
4	SEC. 901. CANCELLATION OF STUDENT LOAN INDEBTED-
5	NESS FOR SPOUSES, SURVIVING JOINT DEBT-
6	ORS, AND PARENTS.
7	(a) Definitions.—For purposes of this section:
8	(1) ELIGIBLE PUBLIC SERVANT.—The term "el-
9	igible public servant" means an individual who—
10	(A) served as a police officer, firefighter,
11	other safety or rescue personnel, or as a mem-
12	ber of the Armed Forces; and
13	(B) died (or dies) or became (or becomes)
14	permanently and totally disabled due to injuries
15	suffered in the terrorist attack on September
16	11, 2001;
17	as determined in accordance with regulations of the
18	Secretary.
19	(2) Eligible victim.—The term "eligible vic-
20	tim" means an individual who died (or dies) or be-
21	came (or becomes) permanently and totally disabled
22	due to injuries suffered in the terrorist attack on
23	September 11, 2001, as determined in accordance
24	with regulations of the Secretary.

1	(3) Eligible parent.—The term "eligible
2	parent" means the parent of an eligible victim if—
3	(A) the parent owes a Federal student loan
4	that is a consolidation loan that was used to
5	repay a PLUS loan incurred on behalf of such
6	eligible victim; or
7	(B) the parent owes a Federal student loan
8	that is a PLUS loan incurred on behalf of an
9	eligible victim who became (or becomes) perma-
10	nently and totally disabled due to injuries suf-
11	fered in the terrorist attack on September 11,
12	2001.
13	(4) Secretary.—The term "Secretary" means
14	the Secretary of Education.
15	(5) FEDERAL STUDENT LOAN.—The term
16	"Federal student loan" means any loan made, in-
17	sured, or guaranteed under part B, D, or E of title
18	IV of the Higher Education Act of 1965.
19	(b) Relief From Indebtedness.—
20	(1) In general.—The Secretary shall provide
21	for the discharge or cancellation of—
22	(A) the Federal student loan indebtedness
23	of the spouse of an eligible public servant, as
24	determined in accordance with regulations of
25	the Secretary, including any consolidation loan

1	that was used jointly by the eligible public serv-
2	ant and his or her spouse to repay the Federal
3	student loans of the spouse and the eligible
4	public servant;
5	(B) the portion incurred on behalf of the
6	eligible victim (other than an eligible public
7	servant), of a Federal student loan that is a
8	consolidation loan that was used jointly by the
9	eligible victim and his or her spouse, as deter-
10	mined in accordance with regulations of the
11	Secretary, to repay the Federal student loans of
12	the eligible victim and his or her spouse;
13	(C) the portion of the consolidation loan
14	indebtedness of an eligible parent that was in-
15	curred on behalf of an eligible victim; and
16	(D) the PLUS loan indebtedness of an eli-
17	gible parent that was incurred on behalf of an
18	eligible victim.
19	(2) Method of discharge or cancella-
20	TION.—A loan required to be discharged or canceled
21	under paragraph (1) shall be discharged or canceled
22	by the method used under section 437(a), 455(a)(1),
23	or $464(c)(1)(F)$ of the Higher Education Act of

(20 U.S.C. 1087(a),

1087e(a)(1),

1965

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- 1 1087dd(c)(1)(F), whichever is applicable to such
- 2 loan.
- 3 (c) Facilitation of Claims.—The Secretary
- 4 shall—
- 5 (1) establish procedures for the filing of appli-
- 6 cations for discharge or cancellation under this sec-
- 7 tion by regulations that shall be prescribed and pub-
- 8 lished within 90 days after the date of enactment of
- 9 this Act and without regard to the requirements of
- section 553 of title 5, United States Code; and
- 11 (2) take such actions as may be necessary to
- publicize the availability of discharge or cancellation
- of Federal student loan indebtedness under this sec-
- tion.
- 15 (d) Availability of Funds for Payments.—
- 16 Funds available for the purposes of making payments to
- 17 lenders in accordance with section 437(a) for the dis-
- 18 charge of indebtedness of deceased or disabled individuals
- 19 shall be available for making payments under section
- 20 437(a) to lenders of loans as required by this section.
- 21 (e) Applicable to Outstanding Debt.—The pro-
- 22 visions of this section shall be applied to discharge or can-
- 23 cel only Federal student loans (including consolidation
- 24 loans) on which amounts were owed on September 11,

1	2001. Nothing in this section shall be construed to author-
2	ize any refunding of any repayment of a loan.
3	TITLE X—AMENDMENTS TO
4	OTHER EDUCATION LAWS
5	PART A—EDUCATION OF THE DEAF ACT OF 1986
6	SEC. 1001. LAURENT CLERC NATIONAL DEAF EDUCATION
7	CENTER.
8	(a) General Authority.—Section 104(a)(1)(A) of
9	the Education of the Deaf Act of 1986 (20 U.S.C.
10	4304(a)(1)(A)) is amended by inserting after "maintain
11	and operate" the following: ", at the Laurent Clerc Na-
12	tional Deaf Education Center,".
13	(b) Administrative Requirements.—
14	(1) In general.—Section 104(b) of the Edu-
15	cation of the Deaf Act of 1986 (20 U.S.C. 4304(b))
16	is amended—
17	(A) in the matter preceding subparagraph
18	(A) of paragraph (1), by striking "elementary
19	and secondary education programs" and insert-
20	ing "Laurent Clerc National Deaf Education
21	Center''; and
22	(B) in paragraph (2), by striking "elemen-
23	tary and secondary education programs" and
24	inserting "Laurent Clerc National Deaf Edu-
25	cation Center".

1	(2) Academic content standards, achieve-
2	MENT STANDARDS, AND ASSESSMENTS.—Section
3	104(b) of the Education of the Deaf Act of 1986
4	(20 U.S.C. 4304(b)) is amended by adding at the
5	end the following new paragraph:
6	"(5) The University, in consultation with the Sec-
7	retary, shall—
8	"(A) not later than the beginning of the 2006–
9	2007 academic year, adopt and implement academic
10	content standards, academic achievement standards,
11	and academic assessments as described in section
12	1111(b) of the Elementary and Secondary Edu-
13	cation Act of 1965 for the Laurent Clerc National
14	Deaf Education Center;
15	"(B) develop adequate yearly progress stand-
16	ards for the Center as described in section
17	1111(2)(C) of such Act; and
18	"(C) make available to the public the results of
19	such assessments, except in such case in which such
20	reporting would not yield statistically reliable infor-
21	mation or would reveal personally identifiable infor-
22	mation about an individual student.".
23	SEC. 1002. AUTHORITY.
24	Section 111 of the Education of the Deaf Act of 1986
25	(20 U.S.C. 4331) is amended by striking "the institution

1	of higher education with which the Secretary has an agree-
2	ment under this part" and inserting "the Rochester Insti-
3	tute of Technology".
4	SEC. 1003. AGREEMENT FOR THE NATIONAL TECHNICAL IN-
5	STITUTE FOR THE DEAF.
6	(a) General Authority.—Section 112(a) of the
7	Education of the Deaf Act of 1986 (20 U.S.C. 4332(a))
8	is amended—
9	(1) in paragraph (1)—
10	(A) in the first sentence—
11	(i) by striking "an institution of high-
12	er education" and inserting "the Rochester
13	Institute of Technology, Rochester, New
14	York,"; and
15	(ii) by striking "of a" and inserting
16	"of the"; and
17	(B) by striking the second sentence; and
18	(2) in paragraph (2)—
19	(A) in the matter preceding subparagraph
20	(A), by striking "the institution of higher edu-
21	cation with which the Secretary has an agree-
22	ment under this section" and inserting "the
23	Rochester Institute of Technology": and

1	(B) in subparagraph (B), by striking "the
2	institution" and inserting "the Rochester Insti-
3	tute of Technology".
4	(b) Provisions of Agreement.—Section 112(b) of
5	the Education of the Deaf Act of 1986 (20 U.S.C.
6	4332(b)) is amended—
7	(1) in paragraph (2), by striking "or other gov-
8	erning body of the institution" and inserting "of the
9	Rochester Institute of Technology"; and
10	(2) in paragraph (3)—
11	(A) by striking "or other governing body of
12	the institution" and inserting "of the Rochester
13	Institute of Technology';
14	(B) by striking "the institution of higher
15	education under the agreement with the Sec-
16	retary" and inserting "the Rochester Institute
17	of Technology by the National Technical Insti-
18	tute for the Deaf"; and
19	(C) by striking "Committee on Education
20	and Labor of the House of Representatives and
21	to the Committee on Labor and Human Re-
22	sources of the Senate" and inserting "Com-
23	mittee on Education and the Workforce of the
24	House of Representatives and to the Committee

- on Health, Education, Labor, and Pensions of the Senate". (c) LIMITATION.—Section 112(c) of the Education of the Deaf Act of 1986 (20 U.S.C. 4332(c)) is amended in
- 5 paragraphs (1) and (2) by striking "institution" each
- 6 place it appears and inserting "Rochester Institute of
- 7 Technology".
- 8 SEC. 1004. DEFINITIONS.
- 9 Section 201 of the Education of the Deaf Act of 1986
- 10 (20 U.S.C. 4351) is amended—
- 11 (1) by striking paragraph (3);
- 12 (2) by redesignating paragraphs (4) through
- 13 (7) as paragraphs (3) through (6), respectively; and
- 14 (3) by adding at the end the following new
- paragraph:
- 16 "(7) The term 'RIT' means the Rochester Insti-
- tute of Technology.".
- 18 SEC. 1005. AUDIT.
- 19 (a) Independent Financial and Compliance
- 20 Audit.—Section 203(b)(1) of the Education of the Deaf
- 21 Act of 1986 (20 U.S.C. 4353(b)(1)) is amended by strik-
- 22 ing the second sentence and inserting the following:
- 23 "NTID shall have an annual independent financial and
- 24 compliance audit made of RIT programs and activities,
- 25 including NTID programs and activities.".

- 1 (b) Compliance.—Section 203(b)(2) of the Edu-
- 2 cation of the Deaf Act of 1986 (20 U.S.C. 4353(b)(2))
- 3 is amended by striking "sections" and all that follows
- 4 through "section 207" and inserting "sections 102(b),
- $5 \ 105(b)(4), \ 112(b)(5), \ 203(c), \ 207(b)(2), \ subsections (c)$
- 6 through (f) of section 207".
- 7 (c) Submission of Audits.—Section 203(b)(3) of
- 8 the Education of the Deaf Act of 1986 (20 U.S.C.
- 9 4353(b)(3)) is amended—
- 10 (1) by inserting after "Secretary" the following:
- 11 "and the Committee on Education and the Work-
- force of the House of Representatives and the Com-
- mittee on Health, Education, Labor, and Pensions
- of the Senate"; and
- 15 (2) by striking "or the institution authorized to
- 16 establish and operate the NTID under section
- 17 112(a)" and inserting "or RIT".
- 18 (d) Limitations Regarding Expenditure of
- 19 Funds.—Section 203(c)(2)(A) of the Education of the
- 20 Deaf Act of 1986 (20 U.S.C. 4353(c)(2)(A)) is amended
- 21 in the fifth sentence by striking "the Committee on Edu-
- 22 cation and Labor of the House of Representatives and the
- 23 Committee on Labor and Human Resources of the Sen-
- 24 ate" and inserting "the Committee on Education and the
- 25 Workforce of the House of Representatives and the Com-

1	mittee on Health, Education, Labor, and Pensions of the
2	Senate".
3	SEC. 1006. REPORTS.
4	(a) Technical Amendments.—Section 204 of the
5	Education of the Deaf Act of 1986 (20 U.S.C. 4354) is
6	amended in the matter preceding paragraph (1)—
7	(1) by striking "or other governing body of the
8	institution of higher education with which the Sec-
9	retary has an agreement under section 112" and in-
10	serting "of RIT"; and
11	(2) by striking "Committee on Education and
12	Labor of the House of Representatives and the Com-
13	mittee on Labor and Human Resources of the Sen-
14	ate" and inserting "Committee on Education and
15	the Workforce of the House of Representatives and
16	the Committee on Health, Education, Labor, and
17	Pensions of the Senate".
18	(b) Contents of Report.—Section 204 of the
19	Education of the Deaf Act of 1986 (20 U.S.C. 4354) is
20	amended—
21	(1) in paragraph (2)(C), by striking "upon
22	graduation/completion" and inserting "within one
23	year of graduation/completion"; and
24	(2) in paragraph (3)(B), by striking "of the in-
25	stitution of higher education with which the Sec-

1	retary has an agreement under section 112, includ-
2	ing specific schedules and analyses for all NTID
3	funds, as required under section 203" and inserting
4	"of RIT programs and activities".
5	SEC. 1007. LIAISON FOR EDUCATIONAL PROGRAMS.
6	Section 206(a) of the Education of the Deaf Act of
7	1986 (20 U.S.C. 4356(a)) is amended by striking "Not
8	later than 30 days after the date of enactment of this Act,
9	the" and inserting "The".
10	SEC. 1008. FEDERAL ENDOWMENT PROGRAMS FOR GAL-
11	LAUDET UNIVERSITY AND THE NATIONAL
12	TECHNICAL INSTITUTE FOR THE DEAF.
13	Section 207(a)(2) of the Education of the Deaf Act
14	of 1986 (20 U.S.C. 4357(a)(2)) is amended by striking
15	"or other governing body of the institution of higher edu-
16	cation with which the Secretary has an agreement under
17	section 112" and inserting "of RIT".
18	SEC. 1009. OVERSIGHT AND EFFECT OF AGREEMENTS.
19	Section 208(a) of the Education of the Deaf Act of
20	1986 (20 U.S.C. 4359(a)) is amended—
21	(1) by striking "the institution of higher edu-
22	cation with which the Secretary has an agreement
23	under part B of title I" and inserting "RIT"; and
24	(2) by striking "Committee on Labor and
25	Human Resources of the Senate and the Committee

- on Education and Labor of the House of Represent-
- 2 atives" and inserting "Committee on Education and
- 3 the Workforce of the House of Representatives and
- 4 the Committee on Health, Education, Labor, and
- 5 Pensions of the Senate'.

## 6 SEC. 1010. AUTHORIZATION OF APPROPRIATIONS.

- 7 (a) Monitoring and Evaluation Activities.—
- 8 Section 205(c) of the Education of the Deaf Act of 1986
- 9 (20 U.S.C. 4355(c)) is amended by striking "fiscal years
- 10 1998 through 2003" and inserting "fiscal years 2004
- 11 through 2009".
- 12 (b) Federal Endowment Programs for Gal-
- 13 LAUDET UNIVERSITY AND THE NATIONAL TECHNICAL IN-
- 14 STITUTE FOR THE DEAF.—Section 207(h) of the Edu-
- 15 cation of the Deaf Act of 1986 (20 U.S.C. 4357(h)) is
- 16 amended in paragraphs (1) and (2) by striking "fiscal
- 17 years 1998 through 2003" each place it appears and in-
- 18 serting "fiscal years 2004 through 2009".
- 19 (c) General Authorization of Appropria-
- 20 Tions.—Section 212 of the Education of the Deaf Act of
- 21 1986 (20 U.S.C. 4360a) is amended—
- (1) in the matter preceding paragraph (1) in
- subsection (a), by striking "fiscal years 1998
- through 2003" and inserting "fiscal years 2004
- 25 through 2009"; and

1	(2) in subsection (b), by striking "fiscal years
2	1998 through 2003" and inserting "fiscal years
3	2004 through 2009".
4	PART B—ADDITIONAL EDUCATION LAWS
5	SEC. 1021. AMENDMENT TO HIGHER EDUCATION AMEND
6	MENTS OF 1998.
7	(a) Repeals of Expired and Executed Provi-
8	SIONS.—The following provisions of the Higher Education
9	Amendments of 1998 are repealed:
10	(1) Study of market mechanisms in fed-
11	ERAL STUDENT LOAN PROGRAMS.—Section 801 (20
12	U.S.C. 1018 note).
13	(2) Study of feasibility of alternate fi-
14	NANCIAL INSTRUMENTS FOR DETERMINING LENDER
15	YIELDS.—Section 802.
16	(3) STUDENT RELATED DEBT STUDY.—Section
17	803 (20 U.S.C. 1015 note)
18	(4) Study of opportunities for participa-
19	TION IN ATHLETIC PROGRAMS.—Section 805 (20
20	U.S.C. 1001 note).
21	(5) Community scholarship mobiliza-
22	TION.—Part C (20 U.S.C. 1070 note).
23	(6) Incarcerated youth.—Part D (20
24	USC 1151)

1	(7) Improving united states under-
2	STANDING OF SCIENCE, ENGINEERING, AND TECH-
3	NOLOGY IN EAST ASIA.—Part F (20 U.S.C. 1862
4	note).
5	(8) Web-based education commission.—
6	Part J.
7	(b) Extensions of Authorizations and Stud-
8	IES.—
9	(1) Transfer of Credit.—Section 804(b) (20
10	U.S.C. 1099b note) is amended—
11	(A) by striking "one year after the date of
12	enactment of this Act" and inserting "Sep-
13	tember 30, 2006"; and
14	(B) by inserting "and policies of institu-
15	tions of higher education" after "agencies or
16	associations".
17	(2) Cohort Default Rate Study.—Section
18	806 is amended—
19	(A) in subsection (a), by striking "higher
20	education at which less" and inserting "higher
21	education. The study shall also review the effect
22	of cohort default rates specifically on institu-
23	tions of higher education at which less"; and

1	(B) in subsection (c), by striking "Sep-
2	tember 30, 1999," and inserting "September
3	30, 2006,".
4	(3) VIOLENCE AGAINST WOMEN.—Section 826
5	(20 U.S.C. 1152) is amended—
6	(A) in subsection (g)—
7	(i) by striking "1999" and inserting
8	"2005"; and
9	(ii) by striking "4 succeeding" and in-
10	serting "5 succeeding"; and
11	(B) by redesignating subsections (f) and
12	(g) as subsections (e) and (f), respectively.
13	(4) Underground railroad.—Subsection (c)
14	of section 841 (20 U.S.C. $1153(c)$ ) is amended to
15	read as follows:
16	"(c) AUTHORIZATION OF APPROPRIATIONS.—There
17	are authorized to be appropriated to carry out this section
18	\$3,000,000 for fiscal year 2005 and such sums as may
19	be necessary for each of the 5 succeeding fiscal years.".
20	(c) DISBURSEMENT OF STUDENT LOANS.—Section
21	422(d) of the Higher Education Amendments of 1998
22	(Public Law 105–244; 112 Stat. 1696) is amended by
23	adding at the end the following new sentence: "Such
24	amendments shall also be effective on and after July 1,
25	2005.".

1	SEC. 1022. TRIBALLY CONTROLLED COLLEGE OR UNIVER-
2	SITY ASSISTANCE ACT OF 1978.
3	(a) TITLE I AUTHORIZATION.—Section 110(a) of the
4	Tribally Controlled Community College or University As-
5	sistance Act of 1978 (25 U.S.C. 1810(a)) is amended—
6	(1) by striking "1999" each place it appears
7	and inserting "2005"; and
8	(2) by striking "4 succeeding" each place it ap-
9	pears and inserting "5 succeeding".
10	(b) Title III Reauthorization.—Section 306(a)
11	of the Tribally Controlled Community College or Univer-
12	sity Assistance Act of 1978 (25 U.S.C. 1836(a)) is amend-
13	ed—
14	(1) by striking "1999" and inserting "2005";
15	and
16	(2) by striking "4 succeeding" and inserting "5
17	succeeding".
18	(c) Title IV Reauthorization.—Section 403 of
19	the Tribal Economic Development and Technology Re-
20	lated Education Assistance Act of 1990 (25 U.S.C. 1852)
21	is amended—
22	(1) by striking "1999" and inserting "2005";
23	and
24	(2) by striking "4 succeeding" and inserting "5
25	succeeding".

1	(d) Additional Amendments.—The Tribally Con
2	trolled Community College or University Assistance Ac
3	of 1978 is further amended—
4	(1) in section 2(a)(6) (25 U.S.C. 1801(a)(6))
5	by striking "in the field of Indian education" and in
6	serting "in the field of Tribal Colleges and Univer
7	sities and Indian higher education";
8	(2) in section 2(b), by striking paragraph (5
9	and inserting the following:
10	"(5) Eligible credits earned in a continuing
11	education program shall be determined as one credi-
12	for every 10 contact hours for institutions on a
13	quarter system, and 15 contact hours for institu
14	tions on a semester system, of participation in an or
15	ganized continuing education experience under re
16	sponsible sponsorship, capable direction, and quali
17	fied instruction, as described in the criteria estab
18	lished by the International Association for Con
19	tinuing Education and Training, and may not exceed
20	20 percent of an institution's total Indian studen
21	count."; and
22	(3) in section 103 (25 U.S.C. 1804), by striking
23	"and" at the end of paragraph (2) by striking the

period at the end of paragraph (3) and inserting ";

24

1	and", and by inserting after paragraph (3) the fol-
2	lowing new paragraph:
3	"(4) has been accredited by a nationally recog-
4	nized accrediting agency or association determined
5	by the Secretary of Education to be a reliable au-
6	thority as to the quality of training offered, or is, ac-
7	cording to such an agency or association, making
8	reasonable progress toward accreditation.".
9	SEC. 1023. NAVAJO COMMUNITY COLLEGE ACT.
10	Section 5(a)(1) of the Navajo Community College Act
11	(25 U.S.C. 640c–1(a)(1)) is amended—
12	(1) by striking "1999" and inserting "2005"
13	and
14	(2) by striking "4 succeeding" and inserting "5
15	succeeding".
16	SEC. 1024. EDUCATION AMENDMENTS OF 1992.
17	Section 1543(d) of the Education Amendments of
18	1992 (20 U.S.C. 1070 note) is amended—
19	(1) by striking "1999" and inserting "2005"
20	and
21	(2) by striking "4 succeeding" and inserting "5
22	succeeding''.

1	SEC. 1025. STUDY OF STUDENT LEARNING OUTCOMES AND
2	PUBLIC ACCOUNTABILITY.
3	(a) Study Required.—The Secretary shall provide
4	for the conduct a study of the best practices of States in
5	assessing undergraduate postsecondary student learning,
6	particularly as such practices relate to public account-
7	ability systems.
8	(b) CHARACTERISTICS OF THE ASSOCIATION.—Such
9	study shall be conducted by an association or organization
10	with specific expertise and knowledge in state practices
11	and access to necessary state officials (in this section re-
12	ferred to as the "association"). The association respon-
13	sible for the study under this section shall be a national,
14	non-partisan or bi-partisan entity representing States or
15	State officials with expertise in evaluative and qualitative
16	policy research for best practice models, the capacity to
17	convene experts, and to formulate policy recommenda-
18	tions.
19	(c) Required Subjects of Study.—In performing
20	the study, the association shall, at a minimum, examine
21	the following:
22	(1) The current status of institutional and state
23	efforts to embed student learning assessments into
24	the state-level public accountability frameworks.
25	(2) The extent to which there is commonality
26	among educators and accrediting agencies on learn-

1	ing standards for the associates and bachelors de-
2	grees.
3	(3) The reliability, rigor, and generalizability of
4	available instruments to assess general education at
5	the undergraduate level.
6	(4) Roles and responsibilities for public ac-
7	countability for student learning.
8	(d) Consultation.—
9	(1) National committee.—The association
10	shall establish and consult with a national com-
11	mittee. The committee shall meet not less than twice
12	a year to review the research, identify best practice
13	models, and review recommendations.
14	(2) Membership.—The national advisory com-
15	mittee shall consist of a representative of the Sec-
16	retary of Education and individuals with expertise
17	in—
18	(A) State accountability systems;
19	(B) student learning assessments;
20	(C) student flow data;
21	(D) transitions between K-12 and higher
22	education; and
23	(E) federal higher education policy.

1	(3) Additional expertise.—The association
2	may augment this committee with other expertise, as
3	appropriate.
4	(e) Congressional Consultation.—The associa-
5	tion shall consult on a regular basis with the Committee
6	on Education and the Workforce of the House of Rep-
7	resentatives and the Committee on Health Education
8	Labor and Pensions of the Senate in carrying out the

10 (f) Report.—The association shall, not later than

11 two years after the date of enactment of this Act, prepare

12 and submit a report on the study required by this section

13 to the Committee on Education and the Workforce of the

14 House of Representatives and the Committee on Health,

15 Education, Labor, and Pensions of the Senate.

study required by this section.

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