116th CONGRESS 2d Session

To simplify loan repayment for Federal student loans under title IV of the Higher Education Act of 1965, to make it easier to apply for Federal aid and making that aid predictable, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Mr. ALEXANDER introduced the following bill; which was read twice and referred to the Committee on

A BILL

- To simplify loan repayment for Federal student loans under title IV of the Higher Education Act of 1965, to make it easier to apply for Federal aid and making that aid predictable, and for other purposes.
 - 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.

4 This Act may be cited as the "Student Loan Repay-

5 ment and FAFSA Simplification Act".

6 SEC. 2. SIMPLIFYING STUDENT LOAN REPAYMENT.

7 (a) IN GENERAL.—Section 455 of the Higher Edu-

8 cation Act of 1965 (20 U.S.C. 1087e) is amended—

1	(1) in subsection $(d)(1)$ —
2	(A) in subparagraph (D), by striking
3	"and" after the semicolon;
4	(B) in subparagraph (E), by striking the
5	period at the end and inserting "; and"; and
6	(C) by adding at the end the following:
7	"(F) notwithstanding any other provision
8	of law, in the case of a loan described in sub-
9	section (a) that enters repayment on or after
10	October 1, 2020, or for which a borrower seeks
11	to change to a different repayment plan on or
12	after October 1, 2020, only a repayment plan
13	described in subsection (r)."; and
14	(2) by adding at the end the following:
15	"(r) Repayment.—
16	"(1) IN GENERAL.—For loans described under
17	subsection (a) that enter repayment on or after Oc-
18	tober 1, 2020, or for which the borrower seeks to
19	change to a different repayment plan on or after Oc-
20	tober 1, 2020, only the following repayment options
21	shall be made available:
22	"(A) A standard repayment plan, with a
23	fixed annual repayment amount paid over a
24	fixed period of time, not to exceed 10 years.

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1	"(B) An income determined repayment
2	plan, with an annual repayment amount in the
3	amount determined in accordance with para-
4	graph (2) .
5	"(2) Income determined repayment
6	PLANS.—
7	"(A) IN GENERAL.—An income determined
8	repayment plan under paragraph $(1)(B)$ shall
9	require a borrower to pay an amount equal to
10	10 percent of the result obtained by calculating,
11	on at least an annual basis, the amount by
12	which—
13	"(i) the borrower's, and the bor-
14	rower's spouse's (if applicable), adjusted
15	gross income; exceeds
16	"(ii) 150 percent of the poverty line
17	applicable to the borrower's family size as
18	determined under section $673(2)$ of the
19	Community Services Block Grant Act (42
20	U.S.C. 9902(2)).
21	"(B) EXCEPTIONS.—
22	"(i) REDUCTION FOR CERTAIN BOR-
23	ROWERS.—For a borrower, and the bor-
24	rower's spouse (if applicable), whose ad-
25	justed gross income exceeds 800 percent of

	-
1	the poverty line applicable to the bor-
2	rower's family size as determined under
3	section $673(2)$ of the Community Services
4	Block Grant Act (42 U.S.C. $9902(2)$), the
5	percentage amount calculated under sub-
6	paragraph (A)(ii) shall decrease by 5 per-
7	cent for each percentage point that the
8	borrower's adjusted gross income exceeds
9	800 percent.
10	"(ii) UNAVAILABILITY TO CERTAIN
11	BORROWERS.—The plan described in para-
12	graph (1)(B) shall not be available to the
13	borrower of a Federal Direct PLUS Loan
14	made on behalf of a dependent student or
15	a Federal Direct Consolidation Loan, if
16	proceeds of such loan were used to dis-
17	charge the liability on such Federal Direct
18	PLUS Loan.
19	"(C) Repayment period.—The amount
20	of time a borrower is permitted to repay such
21	loans under paragraph $(1)(B)$ may exceed 10
22	years.
23	"(D) LOAN FORGIVENESS.—
24	"(i) IN GENERAL.—The Secretary
25	shall repay or cancel any outstanding bal-

1	ance of principal and interest due on any
2	loan repaid under the repayment plan de-
3	scribed under paragraph (1)(B)—
4	"(I) for any undergraduate bor-
5	rower who has made payments under
6	such plan for 20 years; or
7	"(II) for any graduate borrower
8	who has made payments under such
9	plan for 25 years.
10	"(ii) LIMITATION.—Any period of
11	time in which a borrower is in delinquency
12	or default shall not count toward the re-
13	payment or cancellation described in clause
14	(i).
15	"(3) MONTHLY PAYMENTS.—The Secretary
16	shall determine the borrower's monthly payment ob-
17	ligation to satisfy the payment amount determined
18	in accordance with subparagraphs (A) or (B) of
19	paragraph (1).
20	"(4) Borrower Choice.—A borrower who is
21	repaying a loan under paragraph $(1)(B)$ may elect,
22	at any time, to terminate repayment pursuant to the
23	income determined repayment plan and repay such
24	loan under the standard repayment plan under para-
25	graph (1)(A).".

1	(b) Public Service Loan Forgiveness Rules
2	For Income-determined Repayment Plans.—Section
3	455(m) of the Higher Education Act of 1965 (20 U.S.C.
4	1087e(m)) is amended—
5	(1) in paragraph $(1)(A)$ —
6	(A) in clause (iii), by striking "or" after
7	the semicolon;
8	(B) in clause (iv), by striking "; and" and
9	inserting "; or"; and
10	(C) by adding at the end the following:
11	"(v) payments under an income deter-
12	mined repayment plan or a standard re-
13	payment plan under subsection (r), except
14	as provided in paragraph (3); and";
15	(2) by redesignating paragraphs (3) and (4) as
16	paragraphs (4) and (5), respectively; and
17	(3) by inserting after paragraph (2) the fol-
18	lowing:
19	"(3) Exception.—
20	"(A) IN GENERAL.—To be eligible for loan
21	cancellation under this subsection, a borrower
22	who elects an income determined repayment
23	plan under subsection (r) shall remain in such
24	plan for the duration of repayment until such
25	loan is cancelled.

1	"(B) REQUIRED NOTIFICATION AND AC-
2	KNOWLEDGEMENT.—
3	"(i) NOTIFICATION.—If a borrower
4	who has elected an income determined re-
5	payment plan under subsection (r) subse-
6	quently indicates that the borrower wishes
7	to change repayment plans, the Secretary
8	shall notify the borrower that changing re-
9	payment plans will cause any monthly pay-
10	ments made prior to such change to not
11	qualify toward the 120 monthly payments
12	required for loan cancellation under this
13	subsection.
14	"(ii) Acknowledgement.—The Sec-
14 15	"(ii) ACKNOWLEDGEMENT.—The Sec- retary shall require acknowledgment of re-
15	retary shall require acknowledgment of re-
15 16	retary shall require acknowledgment of re- ceipt of the notification under clause (i)
15 16 17	retary shall require acknowledgment of re- ceipt of the notification under clause (i) from any borrower who has elected an in-
15 16 17 18	retary shall require acknowledgment of re- ceipt of the notification under clause (i) from any borrower who has elected an in- come determined repayment plan under
15 16 17 18 19	retary shall require acknowledgment of re- ceipt of the notification under clause (i) from any borrower who has elected an in- come determined repayment plan under subsection (r) and subsequently indicates
15 16 17 18 19 20	retary shall require acknowledgment of re- ceipt of the notification under clause (i) from any borrower who has elected an in- come determined repayment plan under subsection (r) and subsequently indicates that the borrower wishes to change repay-
15 16 17 18 19 20 21	retary shall require acknowledgment of re- ceipt of the notification under clause (i) from any borrower who has elected an in- come determined repayment plan under subsection (r) and subsequently indicates that the borrower wishes to change repay- ment plans.".

(1) IN GENERAL.—Section 471 of the Higher
 Education Act of 1965 (20 U.S.C. 1087kk) is
 amended to read as follows:

4 "SEC. 471. AMOUNT OF NEED.

5 "(a) IN GENERAL.—Except as otherwise provided 6 therein, beginning with award year 2022–2023, the 7 amount of need of any student for financial assistance 8 under this title (except subpart 1 or 2 of part A) is equal 9 to—

10 "(1) the cost of attendance of such student,11 minus

12 "(2) the student aid index (as defined in section13 473) for such student, minus

14 "(3) other financial assistance not received
15 under this title (as defined in section 480(j)).

16 "(b) EFFECTIVE DATE OF CHANGES.—The amend-17 ments made to this title under the Student Loan Repay-18 ment and FAFSA Simplification Act shall take effect be-19 ginning with award year 2022–2023. The amounts pro-20 vided under such amendments for award year 2020–2021 21 shall be used solely as a base to determine adjustments 22 for subsequent award years.".

23 (2) MAXIMUM AID UNDER PART D.—Section
24 451 of the Higher Education Act of 1965 (20)

U.S.C. 1087a) is amended by adding at the end the
 following:

3 "(c) MAXIMUM AID.—The maximum dollar amount
4 of financial assistance provided under this part to a stu5 dent shall not exceed the cost of attendance for such stu6 dent.".

7 (3) GUIDANCE TO STATES.—The Secretary of
8 Education shall issue guidance for States on inter9 pretation and implementation of the terminology and
10 formula adjustments made under the amendments
11 made by this Act, including the student aid index,
12 formerly known as the expected family contribution,
13 and the need analysis formulas.

(b) COST OF ATTENDANCE AND STUDENT AID
INDEX.—Sections 472 and 473 of the Higher Education
Act of 1965 (20 U.S.C. 1087ll and 1087mm) are amended
to read as follows:

18 "SEC. 472. COST OF ATTENDANCE.

19 "(a) IN GENERAL.—For the purpose of this title, the20 term 'cost of attendance' means—

"(1) tuition and fees normally assessed a student carrying the same academic workload as determined by the institution, and including costs for
rental or purchase of any equipment, materials, or

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1	supplies required of all students in the same course
2	of study;
3	"(2) an allowance for books, supplies, and
4	transportation, including a reasonable allowance for
5	the documented rental or purchase of suggested elec-
6	tronic equipment, as determined by the institution;
7	"(3) an allowance for miscellaneous personal
8	expenses, for a student attending the institution on
9	at least a half-time basis, as determined by the insti-
10	tution;
11	"(4) an allowance for living expenses, including
12	food and housing costs, to be incurred by the stu-
13	dent attending the institution on at least a half-time
14	basis, as determined by the institution, which in-
15	cludes—
16	"(A) for students electing institutionally
17	owned or operated food services, such as board
18	or meal plans, shall be a standard allowance for
19	such services that provides the equivalent of
20	three meals each day;
21	"(B) for students not electing institution-

21 "(B) for students not electing institution22 ally owned or operated food services, such as
23 board or meal plans, shall be a standard allow24 ance for purchasing food off campus that pro25 vides the equivalent of three meals each day,

1	which shall not exceed the standard allowance
2	provided in paragraph (A);
3	"(C) for students without dependents re-
4	siding in institutionally owned or operated
5	housing, shall be a standard allowance deter-
6	mined by the institution based on average or
7	median amount assessed to such residents for
8	housing charges, whichever is greater;
9	"(D) for students with dependents residing
10	in institutionally owned or operated housing,
11	shall be a standard allowance determined by the
12	institution based on the average or median
13	amount assessed to such residents for housing
14	charges, whichever is greater;
15	"(E) for students living off campus, and
16	not in institutionally owned or operated hous-
17	ing, shall be a standard allowance for rent or
18	other housing costs, which, if applicable, shall
19	not exceed the standard allowance provided in
20	paragraph (C) or (D) with respect to whether
21	the student has dependents;
22	"(F) for dependent students residing at
23	home with parents shall be a standard allow-
24	ance determined by the institution;

1 "(G) for students who live in housing lo-2 cated on a military base or for which a basic al-3 lowance is provided under section 403(b) of title 4 37, United States Code, shall be a standard al-5 lowance for food based upon a student's choice 6 of purchasing food on-campus or off-campus 7 (determined respectively in accordance with 8 subparagraph (A) or (B)), but not for housing 9 costs; and 10 "(H) for all other students shall be an al-11 lowance based on the expenses reasonably in-12 curred by such students for housing and food; 13 "(5) for a student engaged in a program of 14 study by correspondence, only tuition and fees and, 15 if required, books and supplies, travel, and housing 16 and food costs incurred specifically in fulfilling a re-17 quired period of residential training; 18 "(6) for incarcerated students, only tuition, 19 fees, books, supplies, and the cost of obtaining a li-20

20 cense, certification, or a first professional credential
21 in accordance with paragraph (13);

"(7) for a student enrolled in an academic program in a program of study abroad approved for
credit by the student's home institution, reasonable

1	costs associated with such study (as determined by
2	the institution at which such student is enrolled);
3	"(8) for a student with one or more dependents,
4	an allowance based on the estimated actual expenses
5	incurred for such dependent care, based on the num-
6	ber and age of such dependents, except that—
7	"(A) such allowance shall not exceed the
8	reasonable cost in the community in which such
9	student resides for the kind of care provided;
10	and
11	"(B) the period for which dependent care
12	is required includes, but is not limited to, class-
13	time, study-time, field work, internships, and
14	commuting time;
15	"(9) for a student with a disability, an allow-
16	ance (as determined by the institution) for those ex-
17	penses related to the student's disability, including
18	special services, personal assistance, transportation,
19	equipment, and supplies that are reasonably in-
20	curred and not provided for by other assisting agen-
21	cies;
22	"(10) for a student receiving all or part of the
23	student's instruction by means of telecommuni-
24	cations technology, no distinction shall be made with

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respect to the mode of instruction in determining
 costs;

3 "(11) for a student engaged in a work experi4 ence under a cooperative education program, an al5 lowance for reasonable costs associated with such
6 employment (as determined by the institution);

7 "(12) for a student who receives a Federal stu-8 dent loan made under this title or any other Federal 9 law, to cover a student's cost of attendance at the 10 institution, an allowance for the actual cost of any 11 loan fee, origination fee, or insurance premium 12 charged to such student or such parent on such 13 loan; and

"(13) for a student in a program requiring professional licensure, certification, or a first professional credential the cost of obtaining the license,
certification, or a first professional credential.

18 "(b) SPECIAL RULE FOR LIVING EXPENSES FOR 19 LESS-THAN-HALF-TIME STUDENTS.—An institution of 20 higher education may include an allowance for living ex-21 penses, including food and housing costs in accordance 22 with subsection (a)(4) for up to three semesters, or the 23 equivalent, with no more than two semesters being con-24 secutive.

1 "(c) DISCLOSURE OF COST OF ATTENDANCE ELE-2 MENTS.—Each institution shall make publicly available on 3 the institution's website a list of all the elements of cost 4 of attendance described in subsection (a), including, for 5 a student with one or more dependents, an allowance 6 based on the estimated actual expenses incurred for de-7 pendent care, as described in subsection (a)(8).

8 "SEC. 473. SPECIAL RULES FOR STUDENT AID INDEX.

9 "(a) IN GENERAL.—For the purpose of this title, 10 other than subpart 1 or 2 of part A, the term 'student 11 aid index' means, with respect to a student, an index that 12 reflects an evaluation of a student's approximate financial 13 resources to contribute toward the student's postsecondary 14 education for the academic year, as determined in accord-15 ance with this part.

16 "(b) Special Rule for Students Eligible for 17 THE TOTAL MAXIMUM PELL GRANT.—The Secretary 18 shall consider an applicant to automatically have a student 19 aid index equal to zero if the applicant is eligible for the total maximum Federal Pell Grant under subpart 1 of 20 21 part A, except that, if the applicant has a calculated stu-22 dent aid index of less than zero the Secretary shall con-23 sider the negative number as the student aid index for 24 the applicant.

"(c) SPECIAL RULE FOR NONFILERS.—For an appli cant (or, as applicable, an applicant and spouse, or an applicant's parents) who is not required to file a Federal tax
 return for the second preceding tax year, the Secretary
 shall for the purposes of this title consider the student
 aid index as equal to -\$1,500 for the applicant.

7 "(d) Special Rule for Recipients of Means-8 TESTED BENEFITS.—For an applicant (including the stu-9 dent, the student's parent, or the student's spouse, as ap-10 plicable) who at any time during the previous 24-month period, received a benefit under a means-tested Federal 11 12 benefit program, the Secretary shall consider an applicant 13 to automatically have a student aid index equal to zero, 14 except if the applicant has a calculated student aid index 15 of less than zero the Secretary shall consider the negative number as the student aid index for the applicant. 16

17 "(e) MEANS-TESTED FEDERAL BENEFIT PRO18 GRAM.—In this section, the term 'means-tested Federal
19 benefit program' means any of the following:

20 "(1) The supplemental security income program
21 under title XVI of the Social Security Act (42
22 U.S.C. 1381 et seq.).

23 "(2) The supplemental nutrition assistance pro24 gram under the Food and Nutrition Act of 2008 (7
25 U.S.C. 2011 et seq.).

	11
1	"(3) The program of block grants for States for
2	temporary assistance for needy families established
3	under part A of title IV of the Social Security Act
4	(42 U.S.C. 601 et seq.).
5	"(4) The special supplemental nutrition pro-
6	gram for women, infants, and children established
7	by section 17 of the Child Nutrition Act of 1966 (42 $$
8	U.S.C. 1786).
9	"(5) The Medicaid program under title XIX of
10	the Social Security Act (42 U.S.C. 1396 et seq.).
11	"(6) Federal housing assistance programs, in-
12	cluding tenant-based assistance under section 8(o) of
13	the United States Housing Act of 1937 (42 U.S.C.
14	1437f(o)), and public housing, as defined in section
15	3(b)(1) of such Act (42 U.S.C. 1437a(b)(1)).
16	"(7) Other means-tested programs determined
17	by the Secretary to be approximately consistent with
18	the income eligibility requirements of the means-
19	tested programs under paragraphs (1) through (6) .
20	"(f) Special Rule for Nonfilers Who Are Also
21	RECIPIENTS OF MEANS-TESTED BENEFITS.—For an ap-
22	plicant (or, as applicable, and applicant and spouse, or an
23	applicant's parents) who is not required to file a Federal
24	tax return for the second preceding tax year and who at
25	any time during the previous 24-month period received a

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1	benefit under a means-tested Federal benefit program, the
2	Secretary shall, for the purposes of this title, consider the
3	student aid index as equal to -\$1,500 for the applicant.".
4	(c) Determination of Student Aid Index.—Sec-
5	tion 474 of the Higher Education Act of 1965 (20 U.S.C.
6	1087nn) is amended to read as follows:
7	"SEC. 474. DETERMINATION OF STUDENT AID INDEX.
8	"The student aid index—
9	((1) for a dependent student shall be deter-
10	mined in accordance with section 475;
11	"(2) for a single independent student or a mar-
12	ried independent student without dependents (other
13	than a spouse) shall be determined in accordance
14	with section 476; and
15	((3) for an independent student with depend-
16	ents other than a spouse shall be determined in ac-
17	cordance with section 477.".
18	(d) Student Aid Index for Dependent Stu-
19	DENTS.—Section 475 of the Higher Education Act of
20	1965 (20 U.S.C. 108700) is amended to read as follows:
21	"SEC. 475. STUDENT AID INDEX FOR DEPENDENT STU-
22	DENTS.
23	"(a) Computation of Student Aid Index.—

1	"(1) IN GENERAL.—For each dependent stu-
2	dent, the student aid index is equal to (except as
3	provided in paragraph (2)) the sum of—
4	"(A) the assessment of the parents' ad-
5	justed available income (determined in accord-
6	ance with subsection (b));
7	"(B) the assessment of the student's avail-
8	able income (determined in accordance with
9	subsection (g)); and
10	((C) the student's available assets (deter-
11	mined in accordance with subsection (h)).
12	"(2) EXCEPTION.—If the sum determined
13	under paragraphs (1), with respect to a dependent
14	student, is less than $-\$1,500$, the student aid index
15	for the dependent student shall be $-\$1,500$.
16	"(b) Assessment of Parents' Adjusted Avail-
17	ABLE INCOME.—The assessment of parents' adjusted
18	available income is equal to the amount determined by—
19	"(1) computing adjusted available income by
20	adding—
21	"(A) the parents' available income (deter-
22	mined in accordance with subsection (c)); and
23	"(B) the parents' available assets (deter-
24	mined in accordance with subsection (d));

1	((2) assessing such adjusted available income in
2	accordance with the assessment schedule set forth in
3	subsection (e); and
4	"(3) considering such assessment resulting
5	under paragraph (2) as the amount determined
6	under this subsection.
7	"(c) PARENTS' AVAILABLE INCOME.—
8	"(1) IN GENERAL.—The parents' available in-
9	come is determined by subtracting from total income
10	(as defined in section 480)—
11	"(A) Federal income taxes;
12	"(B) an allowance for payroll taxes, deter-
13	mined in accordance with paragraph (2);
14	"(C) an income protection allowance, de-
15	termined in accordance with paragraph (3); and
16	"(D) an employment expense allowance,
17	determined in accordance with paragraph (4).
18	"(2) Allowance for payroll taxes.—The
19	allowance for payroll taxes is equal to the sum of—
20	"(A) the total amount earned by the par-
21	ents, multiplied by the rate of tax under section
22	3101(b) of the Internal Revenue Code of 1986;
23	and
24	"(B) the amount earned by the parents
25	that does not exceed such contribution and ben-

1	efit base (twice such contribution and benefit
2	base, in the case of a joint return) for the year
3	of the earnings, multiplied by the rate of tax
4	applicable to such earnings under section
5	3101(a) of the Internal Revenue Code of 1986.
6	"(3) INCOME PROTECTION ALLOWANCE.—The
7	income protection allowance for award year 2021–
8	2022 and each succeeding award year shall equal
9	the amount determined in the following table, as ad-
10	justed by the Secretary pursuant to section 478(b):
	"Income Protection Allowance 2021–2022 (to be adjusted for

2022–2023 and succeeding years)

Family Size (including student)	Amount
2	\$19,080
3	\$23,760
4	\$29,340
5	\$34,620
6	\$40,490
For each additional add	\$4,75

11	"(4) Employment expense allowance
12	The employment expense allowance is equal to the
13	lesser of \$4,000 or 35 percent of the single parent's
14	earned income or married parents' combined earned
15	income (or is equal to a successor amount as ad-
16	justed by the Secretary pursuant to section 478(g)).
17	"(d) PARENTS' AVAILABLE ASSETS.—
18	"(1) IN GENERAL.—

1	"(A) DETERMINATION.—Except as pro-
2	vided in subparagraph (B), the parents' avail-
3	able assets are equal to—
4	"(i) the difference between the par-
5	ents' net assets and the education savings
6	and asset protection allowance (determined
7	in accordance with paragraph (2)); multi-
8	plied by
9	"(ii) 12 percent.
10	"(B) Not less than zero.—Parents'
11	available assets under this subsection shall not
12	be less than zero.
13	"(2) Education savings and asset protec-
14	TION ALLOWANCE.—The education savings and asset
15	protection allowance is calculated according to the
16	following table (or a successor table prescribed by
17	the Secretary under section 478(d)):
	"Education Savings and Asset Protection Allowances for Parents

Education	Savings	and	Asset	Pro	tection	AL	lowances	for	Parents	
		of I	Depen	dent	Stude	nts				

	And there are				
	two parents	one parent			
If the age of the oldest parent is—	then the allowance is—				
25 or less	\$0	\$0			
26	\$300	\$100			
27	\$700	\$200			
28	\$1,000	\$300			
29	\$1,300	\$500			
30	\$1,600	\$600			
31	\$2,000	\$700			
32	\$2,300	\$800			
33	\$2,600	\$900			
34	\$2,900	\$1,000			

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"Education Savings and Asset Protection Allowances for Parents
of Dependent Students—Continued

$\begin{array}{c} ts \\ \hline ce is \\ \hline s3,300 \\ \$3,600 \\ \$3,900 \\ \$4,200 \\ \$4,200 \\ \$4,600 \\ \$4,900 \\ \$5,100 \\ \$5,200 \\ \$5,200 \\ \$5,300 \\ \$5,300 \\ \$5,400 \\ \$5,500 \\ \$5,500 \\ \$5,700 \\ \$5,800 \\ \end{array}$	one parent \$1,100 \$1,200 \$1,300 \$1,500 \$1,600 \$1,700 \$1,700 \$1,700 \$1,800 \$1,800 \$1,800 \$1,900 \$1,900
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\$5,200 \$5,300 \$5,400 \$5,500 \$5,700	\$1,70 \$1,80 \$1,80 \$1,90
\$5,300 \$5,400 \$5,500 \$5,700	\$1,80 \$1,80 \$1,90
\$5,400 \$5,500 \$5,700	\$1,80 \$1,90
\$5,500 \$5,700	\$1,90
\$5,700	,
	1)* -
	\$1,90
\$6,000	\$2,00
\$6,100	\$2,00
\$6,300	\$2,10
\$6,400	\$2,10
. ,	\$2,20
. ,	\$2,20 \$2,20
. ,	\$2,30
. ,	\$2,30 \$2,30
. ,	\$2,50 \$2,40
. ,	\$2,50
. ,	\$2,50 \$2,50
	\$2,60
. ,	\$2,00 \$2,70
	\$2,70 \$2,70
	\$2,80
	\$2,90
	\$2,90
$\varphi_{J,\Delta 00}$	\$3,00
	\$6,400 \$6,600 \$6,800 \$7,100 \$7,300 \$7,500 \$7,700 \$7,700 \$7,700 \$8,200 \$8,400 \$8,600 \$8,600 \$8,900 \$9,200 \$9,400

1 "(e) ASSESSMENT SCHEDULE.—The assessment of 2 the parents' adjusted available income (as determined 3 under subsection (b)(1) and hereafter in this subsection 4 referred to as 'AAI') is calculated according to the fol-5 lowing table (or a successor table prescribed by the Sec-6 retary under section 478(e)):

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"Parents' Contribution From AAI

If the parents' AAI is—	Then the parents' contribution from AAI is—
Less than -\$6,820	-\$1,500
-\$6,820 to \$17,000	22% of AAI
\$17,001 to \$21,400	\$3,740 + 25% of AAI over \$17,000
\$21,401 to \$25,700	\$4,840 + 29% of AAI over \$21,400
\$25,701 to \$30,100	\$6,087 + 34% of AAI over \$25,700
\$30,101 to \$34,500	\$7,583 + 40% of AAI over \$30,100
\$34,501 or more	\$9,343 + 47% of AAI over \$34,500.

1	"(f) Consideration of Parental Income.—
2	"(1) PARENTS WHO LIVE TOGETHER.—Paren-
3	tal income and assets in the case of student whose
4	parents are married and not separated, or who are
5	unmarried but live together, shall include the income
6	and assets of both parents.
7	"(2) Divorced or separated parents.—Pa-
8	rental income and assets for a student whose par-
9	ents are divorced or separated, but not remarried, is
10	determined by including only the income and assets
11	of the parent who provides the greater portion of the
12	student's financial support.
13	"(3) DEATH OF A PARENT.—Parental income
14	and assets in the case of the death of any parent is
15	determined as follows:
16	"(A) If either of the parents has died, the
17	surviving parent shall be considered a single
18	parent, until that parent has remarried.
19	"(B) If both parents have died, the student
20	shall not report any parental income or assets.

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1 "(4) REMARRIED PARENTS.—If a parent whose 2 income and assets are taken into account under 3 paragraph (2), or if a parent who is a widow or wid-4 ower and whose income is taken into account under 5 paragraph (3), has remarried, the income of that 6 parent's spouse shall be included in determining the 7 parent's assessment of adjusted available income if 8 the student's parent and the stepparent are married 9 as of the date of application for the award year con-10 cerned. 11 "(5) SINGLE PARENT WHO IS NOT DIVORCED 12 OR SEPARATED.—Parental income and assets in the 13 case of a student whose parent is a single parent but 14 who is not divorced, separated, or remarried, shall 15 include the income and assets of such single parent. "(g) STUDENT'S AVAILABLE INCOME.— 16 17 "(1) IN GENERAL.—The student's available in-18 come is equal to— 19 "(A) the difference between the student's 20 total income (determined in accordance with 21

section 480) and the adjustment to student income (determined in accordance with paragraph
(2)); multiplied by

24 "(B) 50 percent.

	-0
1	"(2) Adjustment to student income.—The
2	adjustment to student income is equal to the sum
3	of—
4	"(A) Federal income taxes;
5	"(B) an allowance for payroll taxes deter-
6	mined in accordance with paragraph (3);
7	"(C) an income protection allowance that
8	is equal to—
9	"(i) \$9,110 for award year 2021–
10	2022; and
11	"(ii) for each succeeding award year,
12	the amount adjusted pursuant to section
13	478(b); and
14	"(D) an allowance for parents' negative
15	available income, determined in accordance with
16	paragraph (4).
17	"(3) Allowance for payroll taxes.—The
18	allowance for payroll taxes is equal to the sum of—
19	"(A) the total amount earned by the stu-
20	dent, multiplied by the rate of tax under section
21	3101(b) of the Internal Revenue Code of 1986;
22	and
23	"(B) the amount earned by the student
24	that does not exceed such contribution and ben-
25	efit base for the year of the earnings, multiplied

by the rate of tax applicable to such earnings
 under section 3101(a) of the Internal Revenue
 Code of 1986.

"(4) ALLOWANCE FOR PARENTS' NEGATIVE 4 5 AVAILABLE INCOME.—The allowance for parents' 6 negative available income is the amount, if any, by 7 which the sum of the amounts deducted under sub-8 section (c)(1) exceeds the sum of the parents' total 9 income (as defined in section 480) and the parents' 10 available assets (as determined in accordance with 11 subsection (d)).

"(h) STUDENT'S ASSETS.—The student's assets are
determined by calculating the net assets of the student
and multiplying such amount by 20 percent, except that
the result shall not be less than zero.".

16 (e) STUDENT AID INDEX FOR INDEPENDENT STU-17 DENTS WITHOUT DEPENDENTS OTHER THAN А 18 SPOUSE.—Section 476 of the Higher Education Act of 19 1965 (20 U.S.C. 1087pp) is amended to read as follows: 20 "SEC. 476. STUDENT AID INDEX FOR INDEPENDENT STU-21 DENTS WITHOUT DEPENDENTS OTHER THAN 22 A SPOUSE.

23 "(a) Computation of Student Aid Index.—

24 "(1) IN GENERAL.—For each independent stu-25 dent without dependents other than a spouse, the

1	student aid index is equal to (except as provided in
2	paragraph (2)) the sum of—
3	"(A) the family's available income (deter-
4	mined in accordance with subsection (b)); and
5	"(B) the family's available assets (deter-
6	mined in accordance with subsection (c)).
7	"(2) EXCEPTION.—If the sum of paragraphs
8	(1) with respect to a independent student without
9	dependents other than a spouse is less than
10	-\$1,500, the student aid index for the independent
11	student shall be $-\$1,500$.
12	"(b) FAMILY'S AVAILABLE INCOME.—
13	"(1) IN GENERAL.—The family's available in-
14	come is determined by—
15	"(A) deducting from total income (as de-
16	fined in section 480)—
17	"(i) Federal income taxes;
18	"(ii) an allowance for payroll taxes,
19	determined in accordance with paragraph
20	(2);
21	"(iii) an income protection allowance
22	that is equal to—
23	"(I) in the case of a single inde-
24	pendent student without dependents—

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1	"(aa) \$14,190 for award
2	year 2021–2022; and
3	"(bb) for each succeeding
4	award year, the amount adjusted
5	pursuant to section 478(b); and
6	"(II) in the case of a married
7	independent student without depend-
8	ents—
9	"(aa) \$22,750 for award
10	year 2021–2022; and
11	"(bb) for each succeeding
12	award year, the amount adjusted
13	pursuant to section 478(b); and
14	"(iv) in the case of a married inde-
15	pendent student, an employment expense
16	allowance, as determined in accordance
17	with paragraph (3); and
18	"(B) multiplying the amount determined
19	under subparagraph (A) by 50 percent.
20	"(2) ALLOWANCE FOR PAYROLL TAXES.—The
21	allowance for payroll taxes is equal to the sum of—
22	"(A) the total amount earned by the stu-
23	dent (and spouse, if appropriate), multiplied by
24	the rate of tax under section 3101(b) of the In-
25	ternal Revenue Code of 1986; and

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1	"(B) the amount earned by the student
2	(and spouse, if appropriate) that does not ex-
3	ceed such contribution and benefit base (twice
4	such contribution and benefit base, in the case
5	of a joint return) for the year of the earnings,
6	multiplied by the rate of tax applicable to such
7	earnings under section 3101(a) of the Internal
8	Revenue Code of 1986.
9	"(3) Employment expenses allowance
10	The employment expense allowance is equal to the
11	following:
12	"(A) If the student is married, such allow-
13	ance is equal to the lesser of \$4,000 or 35 per-
14	cent of the couple's combined earned income (or
15	is equal to a successor amount as adjusted by
16	the Secretary pursuant to section 478(g)).
17	"(B) If the student is not married, the em-
18	ployment expense allowance is zero.
19	"(c) FAMILY'S AVAILABLE ASSETS.—
20	"(1) IN GENERAL.—
21	"(A) DETERMINATION.—Except as pro-
22	vided in subparagraph (B), the family's avail-
23	able assets are equal to—
24	"(i) the difference between the fam-
25	ily's assets (as defined in section $480(f)$)

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1	and the asset protection allowance (deter-
2	mined in accordance with paragraph (2) ;
3	multiplied by
4	"(ii) 20 percent.
5	"(B) NOT LESS THAN ZERO.—The family's
6	available assets under this subsection shall not
7	be less than zero.
8	"(2) Asset protection allowance.—The
9	asset protection allowance is calculated according to
10	the following table (or a successor table prescribed
11	by the Secretary under section 478(d)):

"Asset Protection Allowances for Families and Students

	And the student is		
	married	single	
If the age of the student is—	then the allowance is—		
25 or less	\$0	\$0	
26	\$300	\$100	
27	\$700	\$200	
28	\$1,000	\$300	
29	\$1,300	\$500	
30	\$1,600	\$600	
31	\$2,000	\$700	
32	\$2,300	\$800	
33	\$2,600	\$900	
34	\$2,900	\$1,000	
35	\$3,300	\$1,100	
36	\$3,600	\$1,200	
37	\$3,900	\$1,400	
38	\$4,200	\$1,500	
39	\$4,600	\$1,600	
40	\$4,900	\$1,700	
41	\$5,100	\$1,700	
42	\$5,200	\$1,700	
43	\$5,300	\$1,800	
44	\$5,400	\$1,800	
45	\$5,500	\$1,900	
46	\$5,700	\$1,900	
47	\$5,800	\$1,900	
48	\$6,000	\$2,000	

"Asset Protection Allowances for Families and Stud	lents—
Continued	

	And the student is		
	married	single	
If the age of the student is—	then the allowance is—		
49	\$6,100	\$2,000	
50	\$6,300	\$2,100	
51	\$6,400	\$2,100	
52	\$6,600	\$2,200	
53	\$6,800	\$2,200	
54	\$6,900	\$2,300	
55	\$7,100	\$2,300	
56	\$7,300	\$2,400	
57	\$7,500	\$2,500	
58	\$7,700	\$2,500	
59	\$7,900	\$2,600	
60	\$8,200	\$2,700	
61	\$8,400	\$2,700	
62	\$8,600	\$2,800	
63	\$8,900	\$2,900	
64	\$9,200	\$2,900	
65 or more	\$9,400	\$3,000	

1 "(d) COMPUTATIONS IN CASE OF SEPARATION, DI-2 VORCE, OR DEATH.—In the case of a student who is di-3 vorced or separated, or whose spouse has died, the 4 spouse's income and assets shall not be considered in de-5 termining the family's available income or assets.".

6 (f) STUDENT AID INDEX FOR INDEPENDENT STU7 DENTS WITH DEPENDENTS OTHER THAN A SPOUSE.—
8 Section 477 of the Higher Education Act of 1965 (20
9 U.S.C. 1087qq) is amended to read as follows:

1	"SEC. 477. STUDENT AID INDEX FOR INDEPENDENT STU-
2	DENTS WITH DEPENDENTS OTHER THAN A
3	SPOUSE.
4	"(a) Computation of Student Aid Index.—For
5	each independent student with dependents other than a
6	spouse, the student aid index is equal to the amount deter-
7	mined by—
8	((1) computing adjusted available income by
9	adding—
10	"(A) the family's available income (deter-
11	mined in accordance with subsection (b)); and
12	"(B) the family's available assets (deter-
13	mined in accordance with subsection (c));
14	((2) assessing such adjusted available income in
15	accordance with an assessment schedule set forth in
16	subsection (d); and
17	"(3) considering such assessment resulting
18	under paragraph (2) as the amount determined
19	under this subsection.
20	"(b) FAMILY'S AVAILABLE INCOME.—
21	"(1) IN GENERAL.—The family's available in-
22	come is determined by deducting from total income
23	(as defined in section 480)—
24	"(A) Federal income taxes;
25	"(B) an allowance for payroll taxes, deter-
26	mined in accordance with paragraph (2) ;

1	"(C) an income protection allowance, de-
2	termined in accordance with paragraph (3); and
3	"(D) an employment expense allowance,
4	determined in accordance with paragraph (4).
5	"(2) Allowance for payroll taxes.—The
6	allowance for payroll taxes is equal to the sum of—
7	"(A) the total amount earned by the stu-
8	dent (and spouse, if appropriate), multiplied by
9	the rate of tax under section 3101(b) of the In-
10	ternal Revenue Code of 1986; and
11	"(B) the amount earned by the student
12	(and spouse, if appropriate) that does not ex-
13	ceed such contribution and benefit base (twice
14	such contribution and benefit base, in the case
15	of a joint return) for the year of the earnings,
16	multiplied by the rate of tax applicable to such
17	earnings under section 3101(a) of the Internal
18	Revenue Code of 1986.
19	"(3) INCOME PROTECTION ALLOWANCE.—The
20	income protection allowance for award year 2021–
21	2022 and each succeeding award year shall equal
22	the amount determined in the following table, as ad-
23	justed by the Secretary pursuant to section 478(b):
24	"(A) In the case of a married independent
25	student with dependents:

"Income Protection Allowance 2021–2022 (to be adjusted for 2022–2023 and succeeding years)

Family Size (including student)	Amount
3	\$44,470
4	\$55,260
5	\$65,190
6	\$76,230
For each additional add	\$8,610

1

"(B) In the case of a single independent

2

student with dependents:

"Income Protection Allowance 2021–2022 (to be adjusted for 2022–2023 and succeeding years)

Family Size (including student)	Amount
2	\$43,128
3	\$54,364
4	\$66,312
5	\$78,228
6	\$91,476
For each additional add	\$10,332

"(4) EMPLOYMENT EXPENSE ALLOWANCE.— The employment expense allowance is equal to the lesser of \$4,000 or 35 percent of the student's earned income or the combined earned income of the student and the student's spouse (or is equal to a successor amount as adjusted by the Secretary under section 478(g)).

10 "(c) Family's Available Assets.—

- 11 "(1) IN GENERAL.—
- 12 "(A) DETERMINATION.—Except as pro13 vided in subparagraph (B), the family's avail14 able assets are equal to—

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1	"(i) the difference between the fam-
2	ily's assets (as defined in 480(f)) and the
3	asset protection allowance (determined in
4	accordance with paragraph (2)); multiplied
5	by
6	"(ii) 7 percent.
7	"(B) NOT LESS THAN ZERO.—Family's
8	available assets under this subsection shall not
9	be less than zero.
10	"(2) Asset protection allowance.—The
11	asset protection allowance is calculated according to
12	the following table (or a successor table prescribed
13	by the Secretary under section 478(d)):

"Asset Protection Allowances for Families and Students

	And the student is				
	married	single			
If the age of the student is—	then the allowance is—				
25 or less	\$0	\$0			
26	\$300	\$100			
27	\$700	\$200			
28	\$1,000	\$300			
29	\$1,300	\$500			
30	\$1,600	\$600			
31	\$2,000	\$700			
32	\$2,300	\$800			
33	\$2,600	\$900			
34	\$2,900	\$1,000			
35	\$3,300	\$1,100			
36	\$3,600	\$1,200			
37	\$3,900	\$1,400			
38	\$4,200	\$1,500			
39	\$4,600	\$1,600			
40	\$4,900	\$1,700			
41	\$5,100	\$1,700			
42	\$5,200	\$1,700			
43	\$5,300	\$1,800			
44	\$5,400	\$1,800			
"Asset Protection	Allowances	for	Families	and	Students—
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	Conti	nue	d		

	And the student is				
	married	single			
If the age of the student is—	then the allowance is—				
45	\$5,500	\$1,900			
46	\$5,700	\$1,900			
47	\$5,800	\$1,900			
48	\$6,000	\$2,000			
49	\$6,100	\$2,000			
50	\$6,300	\$2,100			
51	\$6,400	\$2,100			
52	\$6,600	\$2,200			
53	\$6,800	\$2,200			
54	\$6,900	\$2,300			
55	\$7,100	\$2,300			
56	\$7,300	\$2,400			
57	\$7,500	\$2,500			
58	\$7,700	\$2,500			
59	\$7,900	\$2,600			
60	\$8,200	\$2,700			
61	\$8,400	\$2,700			
62	\$8,600	\$2,800			
63	\$8,900	\$2,900			
64	\$9,200	\$2,900			
65 or more	\$9,400	\$3,000			

"(d) ASSESSMENT SCHEDULE.—The assessment of
 adjusted available income (as determined under subsection
 (a)(1) and hereafter in this subsection referred to as
 'AAI') is calculated according to the following table (or
 a successor table prescribed by the Secretary pursuant to
 section 478(e)):

"Assessment From Adjusted Available Income

If AAI is—	Then the assessment is—
Less than -\$6,820	-\$1,500
-\$6,820 to \$17,000	22% of AAI
\$17,001 to \$21,400	\$3,740 + 25% of AAI over \$17,000
\$21,401 to \$25,700	\$4,840 + 29% of AAI over \$21,400
\$25,701 to \$30,100	\$6,087 + 34% of AAI over \$25,700
\$30,101 to \$34,500	\$7,583 + 40% of AAI over \$30,100
\$34,501 or more	\$9,343 + 47% of AAI over \$34,500.

1 "(e) COMPUTATIONS IN CASE OF SEPARATION, DI-2 VORCE, OR DEATH.—In the case of a student who is di-3 vorced or separated, or whose spouse has died, the 4 spouse's income and assets shall not be considered in de-5 termining the family's available income or assets.".

6 (g) REGULATIONS; UPDATED TABLES.—Section 478
7 of the Higher Education Act of 1965 (20 U.S.C. 1087rr)
8 is amended to read as follows:

9 "SEC. 478. REGULATIONS; UPDATED TABLES.

10 "(a) AUTHORITY TO PRESCRIBE REGULATIONS RE11 STRICTED.—Notwithstanding any other provision of law,
12 the Secretary shall not have the authority to prescribe reg13 ulations to carry out this part except—

14 "(1) to prescribe updated tables in accordance15 with subsections (b) through (g); or

"(2) with respect to the definition of cost of attendance under section 472, excluding section
472(a)(1).

"(b) INCOME PROTECTION ALLOWANCE ADJUSTMENTS.—For award year 2022–2023 and each succeeding
award year, the Secretary shall publish in the Federal
Register revised income protection allowances for the purposes of subsections (c)(3) and (g)(2)(C) of section 475,
subclauses (I) and (II) of section 476(b)(1)(A)(iii), and
section 477(b)(3), by increasing the income protection al-

lowances in each of such provisions, by a percentage equal
 to the percentage increase in the Consumer Price Index,
 as defined in subsection (f), between April 2019 and the
 April prior to the beginning of the award year and round ing the result to the nearest \$10.

6 "(c) ADJUSTED NET WORTH OF A FARM OR BUSI-7 NESS.—

8 "(1) TABLE.—The table of the net worth of a 9 business or farm for purposes of making determina-10 tions of assets as defined under section 480(f) for 11 award year 2021–2022 is the following:

"Business/Farm Net Worth Adjustment

If the net worth of a business or farm is—	Then the adjusted net worth is—
Less than \$1	\$0
\$1 to \$135,000	40% of net worth of business/farm
\$135,001 to \$410,000	\$54,000 + 50% of net worth over \$135,000
\$410,001 to \$680,000	\$191,500 + 60% of net worth over $$410,000$
\$680,001 or more	\$353,500 + 100% of net worth over \$680,000

"(2) REVISED TABLES.—For award year 2022–
2023 and each succeeding award year, the Secretary
shall publish in the Federal Register a revised table
of adjusted net worth of a farm or business for purposes of section 480(f). Such revised table shall be
developed—

"(A) by increasing each dollar amount that
refers to net worth of a farm or business by a
percentage equal to the percentage increase in
the Consumer Price Index between April 2019
and the April prior to the beginning of such

1	award year,	and	rounding	the	result	to	the
2	nearest \$5,00	00; ar	ıd				

3 "(B) by adjusting the dollar amounts in
4 the column referring the adjusted net worth to
5 reflect the changes made pursuant to subpara6 graph (A).

7 "(d) Education Savings and Asset Protection 8 ALLOWANCE.—For award year 2022–2023 and each suc-9 ceeding award year, the Secretary shall publish in the 10 Federal Register a revised table of allowances for the purpose of sections 475(d)(2), 476(c)(2), and 477(c)(2). Such 11 12 revised table shall be developed by determining the present 13 value cost, rounded to the nearest \$100, of an annuity that would provide, for each age cohort of 40 and above, 14 15 a supplemental income at age 65 (adjusted for inflation) equal to the difference between the moderate family in-16 17 come (as most recently determined by the Bureau of Labor Statistics), and the current average social security 18 19 retirement benefits. For each age cohort below 40, the al-20 lowance shall be computed by decreasing the allowance for 21 age 40, as updated, by one-fifteenth for each year of age 22 below age 40 and rounding the result to the nearest \$100. 23 In making such determinations—

24 "(1) inflation shall be presumed to be 6 percent
25 per year;

"(2) the rate of return of an annuity shall be
 presumed to be 8 percent; and

3 "(3) the sales commission on an annuity shall
4 be presumed to be 6 percent.

5 "(e) ASSESSMENT SCHEDULES AND RATES.—For 6 award year 2022–2023 and each succeeding award year, 7 the Secretary shall publish in the Federal Register a re-8 vised table of assessments from adjusted available income 9 for the purpose of sections 475(e) and 477(d). Such re-10 vised table shall be developed—

11 "(1) by increasing each dollar amount that re-12 fers to adjusted available income by a percentage 13 equal to the percentage increase in the Consumer 14 Price Index between April 2019 and the April prior 15 to the beginning of such academic year, rounded to 16 the nearest \$100; and

17 "(2) by adjusting the other dollar amounts to 18 reflect the changes made pursuant to paragraph (1). 19 "(f) CONSUMER PRICE INDEX DEFINED.—In this section, the term 'Consumer Price Index' means the Con-20 21 sumer Price Index for All Urban Consumers published by 22 the Department of Labor. Each annual update of tables 23 to reflect changes in the Consumer Price Index shall be 24 corrected for misestimation of actual changes in such 25 Index in previous years.

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1 "(g) Employment Expense Allowance.—For 2 award year 2022–2023 and each succeeding award year, 3 the Secretary shall publish in the Federal Register a re-4 vised table of employment expense allowances for the purpose of sections 475(c)(4), 476(b)(3), and 477(b)(4). Such 5 revised table shall be developed by increasing the dollar 6 amount specified in sections 475(c)(4), 476(b)(3), and 7 8 477(b)(4) to reflect the inflationary adjustment that is 9 used for the income protection allowances in subsection (b).". 10

(h) APPLICANTS EXEMPT FROM ASSET REPORT12 ING.—Section 479 of the Higher Education Act of 1965
13 (20 U.S.C. 1087ss) is amended to read as follows:

14 "SEC. 479. APPLICANTS EXEMPT FROM ASSET REPORTING.

"(a) IN GENERAL.—Notwithstanding any other provision of law, this section shall be effective for each individual seeking to apply for Federal financial aid under this
title, as part of the simplified application for Federal student financial aid under section 483.

20 "(b) Applicants Exempt From Asset Report-21 ing.—

22 "(1) IN GENERAL.—Except as provided in para23 graph (3), in carrying out section 483, the Secretary
24 shall not use asset information from an eligible ap-

plicant or, as applicable, the parent or spouse of an
eligible applicant.
"(2) ELIGIBLE APPLICANTS.—In this sub-
section, the term 'eligible applicant' means an appli-
cant who meets at least one of the following criteria:
"(A) Is an applicant who qualifies for an
automatic zero student aid index or automatic
negative student aid index under subsection (b),
(c), or (d) of section 473.
"(B) Is an applicant who is a dependent
student and the student's parents have a total
adjusted gross income (excluding any income of
the dependent student) that is less than
\$75,000 and do not file a Schedule A, B, D, E,
F, or H (or equivalent successor schedules),
with the Federal income tax return for the sec-
ond preceding tax year, and—
"(i) do not file a Schedule C (or the
equivalent successor schedule) with the
Federal income tax return for the second
preceding tax year; or
"(ii) file a Schedule C (or the equiva-
lent successor schedule) with net business
income of not more than a \$10,000 loss or

	11
1	gain with the Federal income tax return
2	for the second preceding tax year.
3	"(C) Is an applicant who is an independent
4	student and the student (and including the stu-
5	dent's spouse, if any) has a total adjusted gross
6	income that is less than $$75,000$ and does not
7	file a Schedule A, B, C, D, E, F, or H (or
8	equivalent successor schedules), with the Fed-
9	eral income tax return for the second preceding
10	tax year, and—
11	"(i) does not file a Schedule C (or the
12	equivalent successor schedule) with the
13	Federal income tax return for the second
14	preceding tax year; or
15	"(ii) files a Schedule C (or the equiva-
16	lent successor schedule) with net business
17	income of not more than a \$10,000 loss or
18	gain with the Federal income tax return
19	for the second preceding tax year.
20	"(3) Special Rule.—An eligible applicant
21	shall not be exempt from asset reporting under this
22	section if the applicant is a dependent student and
23	the students' parents do not—
24	"(A) reside in the United States or a
25	United States territory; or

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1	"(B) file taxes in the United States or a
2	United States territory, except if such nonfiling
3	is due to not being required to file a Federal
4	tax return for the applicable tax year due to a
5	low income.
6	"(4) DEFINITIONS.—In this section:
7	"(A) Schedule A.—The term Schedule A
8	means a form or information by a taxpayer to
9	report itemized deductions.
10	"(B) Schedule B.—The term Schedule B
11	means a form or information filed by a tax-
12	payer to report interest and ordinary dividend
13	income.
14	"(C) Schedule c.—The term Schedule C
15	means a form or information filed by a tax-
16	payer to report income or loss from a business
17	operated or a profession practiced as a sole pro-
18	prietor.
19	"(D) Schedule d .— The term Schedule
20	D means a form or information filed by a tax-
21	payer to report sales, exchanges or some invol-
22	untary conversions of capital assets, certain
23	capital gain distributions, and nonbusiness bad
24	debts.

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1	((E) Schedule e .—The term Schedule
2	E means a form or information filed by a tax-
3	payer to report income from rental properties,
4	royalties, partnerships, S corporations, estates,
5	trusts, and residual interests in real estate
6	mortgage investment conduits.
7	"(F) Schedule F.—The term Schedule F
8	means a form or information filed by a tax-
9	payer to report farm income and expenses.
10	"(G) Schedule H.—The term Schedule H
11	means a form or information filed by a tax-
12	payer to report household employment taxes.".
13	(i) Discretion of Student Financial Aid Ad-
14	MINISTRATORS.—Section 479A of the Higher Education
15	Act of 1965 (20 U.S.C. 1087tt) is amended to read as
16	follows:
17	"SEC. 479A. DISCRETION OF STUDENT FINANCIAL AID AD-
18	MINISTRATORS.
19	"(a) IN GENERAL.—
20	"(1) AUTHORITY OF FINANCIAL AID ADMINIS-
21	TRATORS.—A financial aid administrator shall have
22	the authority to, on the basis of adequate docu-
23	mentation, make adjustments to any or all of the
24	following on a case-by-case basis—

1	"(A) for an individual eligible applicant
2	with special circumstances under subsection (b)
3	to—
4	"(i) the cost of attendance;
5	"(ii) the values of the data used to
6	calculate the student aid index; or
7	"(iii) the values of the data used to
8	calculate the Federal Pell Grant award; or
9	"(B) for an individual eligible applicant
10	with unusual circumstances, as defined in sec-
11	tion $480(d)(9)$, under subsection (c) to the de-
12	pendency status.
13	"(2) Limitations on Authority.—
14	"(A) USE OF AUTHORITY.—No institution
15	of higher education or financial aid adminis-
16	trator shall maintain a policy of denying all re-
17	quests for adjustments under this section.
18	"(B) NO ADDITIONAL FEE.—No student or
19	parent shall be charged a fee for a documented
20	interview of the student by the financial aid ad-
21	ministrator or for the review of a student or
22	parent's request for adjustments under this sec-
23	tion including the review of any supplementary
24	information or documentation of a student or

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parent's special circumstances or a student's unusual circumstances.

3 "(C) RULE OF CONSTRUCTION.—The authority to make adjustments under paragraph 4 5 (1)(A) shall not be construed to permit finan-6 cial aid administrators to deviate from the cost 7 of attendance, the values of data used to cal-8 culate the student aid index or the values of 9 data used to calculate the Federal Pell Grant 10 award (or both) for awarding aid under this title in the absence of special circumstances.

12 "(3) ADEQUATE DOCUMENTATION.—Adequate 13 documentation for adjustments under this section 14 shall substantiate the special circumstances or unusual circumstances of individual students, and may 15 16 include, to the extent relevant and appropriate—

17 "(A) a documented interview between the 18 student and the financial aid administrator;

19 "(B) for the purposes of determining that 20 a student qualifies for an adjustment under 21 paragraph (1)(B)—

22 "(i) submission of a court order or of-23 ficial Federal or State documentation that 24 the parents or legal guardians are incar-

1	cerated in any Federal or State penal insti-
2	tution;
3	"(ii) a documented phone call or a
4	written statement, which confirms the spe-
5	cific unusual circumstances with—
6	"(I) a child welfare agency au-
7	thorized by a State or county;
8	"(II) a Tribal welfare authority;
9	"(III) an independent living case
10	worker; or
11	"(IV) a public or private agency,
12	facility, or program servicing the vic-
13	tims of abuse, neglect, assault, or vio-
14	lence;
15	"(iii) a documented phone call or a
16	written statement from an attorney, a
17	guardian ad litem, or a court-appointed
18	special advocate, which confirms the spe-
19	cific unusual circumstances and documents
20	the person's relationship to the student;
21	"(iv) a documented phone call or writ-
22	ten statement from a representative under
23	chapter 1 or 2 of subpart 2 of part A,
24	which confirms the specific unusual cir-

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1	cumstances and documents the person's re-
2	lationship to the student; or
3	"(v) documents, such as utility bills or
4	health insurance documentation, that dem-
5	onstrate a separation from parents or legal
6	guardians; and
7	"(vi) in the absence of documentation
8	described in this subparagraph, other doc-
9	umentation the financial aid administrator
10	determines is adequate to confirm the un-
11	usual circumstances, as defined in section
12	480(d)(9); and
13	"(C) supplementary information, as nec-
14	essary, about the financial status or personal
15	circumstances of eligible applicants as it relates
16	to the special circumstances or unusual cir-
17	cumstances based on which the applicant is re-
18	questing an adjustment.
19	"(4) Special Rule.—In making adjustments
20	under paragraph (1), a financial aid administrator
21	may offer a dependent student financial assistance
22	under a Federal Direct Unsubsidized Stafford Loan
23	without requiring the parents of such student to pro-
24	vide their parent information on the Free Applica-
25	tion for Federal Student Aid if the student does not

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1 qualify for, or does not choose to uses, the unusual 2 circumstance option specified in accordance with sec-3 tion 480(d)(9), and the financial aid administrator 4 determines that the parents of such student ended 5 financial support of such student and refuse to file 6 such form. 7 "(5) PUBLIC DISCLOSURE.—Each institution of 8 higher education shall make publicly available infor-9 mation that students applying for aid under this 10 title have the opportunity to pursue adjustments

11 under this section.

12 "(b) Adjustments for Students With Special13 Circumstances.—

14 "(1) SPECIAL CIRCUMSTANCES FOR ADJUST15 MENTS RELATED TO PELL GRANTS.—Special cir16 cumstances for adjustments to calculate a Federal
17 Pell Grant award—

"(A) shall be conditions that differentiate
an individual student from a group of students
rather than conditions that exist across a group
of students; and
"(B) may include—

"(B) may include—

23 "(i) recent unemployment of a family
24 member or an independent student;

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1	"(ii) a student or family member who
2	is a dislocated worker (as defined in sec-
3	tion 3 of the Workforce Innovation and
4	Opportunity Act);
5	"(iii) a change in housing status that
6	results in an individual being a homeless
7	child or youth (as defined in section 725 of
8	the McKinney-Vento Homeless Assistance
9	Act);
10	"(iv) an unusual amount of claimed
11	losses against income on the Federal tax
12	return that substantially lower adjusted
13	gross income, such as business, investment,
14	or real estate losses;
15	"(v) receipt of substantial foreign in-
16	come of permanent residents or United
17	States citizens exempt from federal tax-
18	ation, or the foreign income for which a
19	permanent resident or citizen received a
20	foreign tax credit; or
21	"(vi) other changes or adjustments in
22	the income, assets, or size of a family, or
23	a student's dependency status.
24	"(2) Special circumstances for adjust-
25	MENTS RELATED TO COST OF ATTENDANCE AND

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1	STUDENT AID INDEX.—Special circumstances for ad-
2	justments to the cost of attendance or the values of
3	the data used to calculate the student aid index—
4	"(A) shall be conditions that differentiate
5	an individual student from a group of students
6	rather than conditions that exist across a group
7	of students; and
8	"(B) may include—
9	"(i) tuition expenses at an elementary
10	school or secondary school;
11	"(ii) medical, dental, or nursing home
12	expenses not covered by insurance;
13	"(iii) unusually high child care or de-
14	pendent care costs not covered by the de-
15	pendent care cost allowance calculated in
16	accordance with section 472;
17	"(iv) recent unemployment of a family
18	member or an independent student;
19	"(v) a student or family member who
20	is a dislocated worker (as defined in sec-
21	tion 3 of the Workforce Innovation and
22	Opportunity Act);
23	"(vi) the number of family members
24	enrolled in a degree, certificate, or other
25	program leading to a recognized edu-

1	cational credential at an institution with a
2	program participation agreement under
3	section 487;
4	"(vii) a change in housing status that
5	results in an individual being a homeless
6	child or youth (as defined in section 725 of
7	the McKinney-Vento Homeless Assistance
8	Act);
9	"(viii) in the case of a dependent stu-
10	dent, a recent condition of severe disability
11	of the student, the dependent student's
12	parent or guardian, or an independent stu-
13	dent's dependent or spouse;
14	"(ix) unusual amount of claimed
15	losses against income on the Federal tax
16	return that substantially lower adjusted
17	gross income, such as business, investment,
18	or real estate losses;
19	"(x) receipt of substantial foreign in-
20	come of permanent residents or United
21	States citizens exempt from Federal tax-
22	ation, or the foreign income for which a
23	permanent resident or citizen receives a
24	foreign tax credit; or

1 "(C) other changes or adjustments in the 2 income, assets, or size of a family, or a stu-3 dent's dependency status. 4 "(3) SPECIAL RULE.—The Secretary shall not 5 consider conditions that are widespread to a group 6 of students due to a major disaster or an emergency 7 declared by the President under section 401 or 501. 8 respectively, of the Robert T. Stafford Disaster Re-9 lief and Emergency Assistance Act (42 U.S.C. 5170) 10 and 5191) as special circumstances for adjustment 11 for purposes of paragraphs (1)(A) and (2)(A) for a 12 time period determined by such Secretary. 13 "(c) UNUSUAL CIRCUMSTANCES ADJUSTMENTS.— 14 "(1) IN GENERAL.—Unusual circumstances for 15 adjustments to the dependency status of an indi-16 vidual eligible applicant shall be— 17 "(A) conditions that differentiate an indi-18 vidual student from a group of students; and 19 "(B) based on unusual circumstances, as 20 defined by section 480(d)(9). 21 "(2) Provisional independent students.— "(A) 22 Requirements FOR THE SEC-23 RETARY.—The Secretary shall— 24 "(i) enable each student who, based 25 on an unusual circumstance specified in AEG20474

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1	section $480(d)(9)$, may qualify for an ad-
2	justment under subsection $(a)(1)(B)$ that
3	will result in a determination of independ-
4	ence under this section and section 479D
5	to complete the Free Application for Fed-
6	eral Student Aid as an independent stu-
7	dent for the purpose of a provisional deter-
8	mination of the student's Federal financial
9	aid award, but subject to the authority
10	under subsection $(a)(3)$, for the purpose of
11	the final determination of the award;
12	"(ii) upon completion of the Free Ap-
13	plication for Federal Student Aid provide
14	an estimate of the student's Federal Pell
15	Grant award, and other information as
16	specified in section $483(a)(3)(A)$, based on
17	the assumption that the student is deter-
18	mined to be an independent student; and
19	"(iii) specify, on the Free Application
20	for Federal Student Aid, the consequences
21	under section 490(a) of knowingly and
22	willfully completing the Free Application
23	for Federal Student Aid as an independent
24	student under clause (i) without meeting

1	the unusual circumstances to qualify for
2	such a determination.
3	"(B) REQUIREMENTS FOR FINANCIAL AID
4	ADMINISTRATORS.—With respect to a student
5	accepted for admission who completes the Free
6	Application for Federal Student Aid as an inde-
7	pendent student under subparagraph (A), a fi-
8	nancial aid administrator shall—
9	"(i) notify the student of the institu-
10	tional process, requirements, and timeline
11	for an adjustment under this section and
12	section $480(d)(9)$ that will result in a re-
13	view of the student's request for an adjust-
14	ment and a determination of the student's
15	dependency status under such sections
16	within a reasonable time after the student
17	completes the Free Application for Federal
18	Student Aid;
19	"(ii) provide the student a final deter-
20	mination of the student's dependency sta-
21	tus and Federal financial aid award as
22	soon as practicable after all requested doc-
23	umentation is provided;
24	"(iii) retain all documents related to
25	the adjustment under this section and sec-

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1	tion $480(d)(9)$, including documented
2	interviews, for at least the duration of the
3	student's enrollment, and shall abide by all
4	other record keeping requirements of this
5	Act; and
6	"(iv) presume that any student who
7	has obtained an adjustment under this sec-
8	tion and section $480(d)(9)$ and a final de-
9	termination of independence for a pre-
10	ceding award year at an institution to be
11	independent for a subsequent award year
12	at the same institution unless—
13	"(I) the student informs the in-
14	stitution that circumstances have
15	changed; or
16	"(II) the institution has specific
17	conflicting information about the stu-
18	dent's independence.
19	"(d) Adjustments to Assets or Income Taken
20	INTO ACCOUNT.—A financial aid administrator shall be
21	considered to be making a necessary adjustment in accord-
22	ance with this section if—
23	"(1) the administrator makes adjustments ex-
24	cluding from family income or assets any proceeds
25	or losses from a sale of farm or business assets of

a family if such sale results from a voluntary or in voluntary foreclosure, forfeiture, or bankruptcy or a
 voluntary or involuntary liquidation; or

4 "(2) the administrator makes adjustments for a
5 student with a disability so as to take into consider6 ation the additional costs such student incurs as a
7 result of such student's disability.

8 "(e) Refusal or Adjustment of Loan Certifi-9 CATIONS.—On a case-by-case basis, an eligible institution 10 may refuse to use the authority provided under this sec-11 tion, certify a statement that permits a student to receive 12 a loan under part D, certify a loan amount, or make a 13 loan that is less than the student's determination of need (as determined under this part), if the reason for the ac-14 15 tion is documented and provided in written form to the student. No eligible institution shall discriminate against 16 17 any borrower or applicant in obtaining a loan on the basis 18 of race, national origin, religion, sex, marital status, age, 19 or disability status.".

(j) DISREGARD OF STUDENT AID IN OTHER PRO21 GRAMS.—Section 479B of the Higher Education Act of
22 1965 (20 U.S.C. 1087uu) is amended to read as follows:

"SEC. 479B. DISREGARD OF STUDENT AID IN OTHER PRO GRAMS.

3 "Notwithstanding any other provision of law, student financial assistance received under this title, Bureau of In-4 5 dian Affairs student assistance programs, and employment and training programs under section 134 of the 6 7 Workforce Innovation and Opportunity Act (29 U.S.C. 8 3174 et. seq.) shall not be taken into account in deter-9 mining the need or eligibility of any person for benefits 10 or assistance, or the amount of such benefits or assistance, 11 under any Federal, State, or local program financed in whole or in part with Federal funds.". 12

13 (k) NATIVE AMERICAN STUDENTS.—Section 479C of
14 the Higher Education Act of 1965 (20 U.S.C. 1087uu–
15 1) is amended to read as follows:

16 "SEC. 479C. NATIVE AMERICAN STUDENTS.

17 "In determining the student aid index for Native18 American students, computations performed pursuant to19 this part shall exclude—

"(1) any income and assets of \$2,000 or less
per individual payment received by the student (and
spouse) and student's parents under Public Law 98–
64 (25 U.S.C. 117a et seq.; 97 Stat. 365) (commonly known as the 'Per Capita Act') or the Indian
Tribal Judgment Funds Use or Distribution Act (25
U.S.C. 1401 et seq.); and

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1	((2) any income received by the student (and
2	spouse) and student's parents under the Alaska Na-
3	tive Claims Settlement Act (43 U.S.C. 1601 et seq.)
4	or the Maine Indian Claims Settlement Act of 1980
5	(25 U.S.C. 1721 et seq.).".
6	(l) DEFINITIONS.—The Higher Education Act of
7	1965 (20 U.S.C. 1001 et seq.) is amended—
8	(1) by inserting after section $479C$ the fol-
9	lowing:
10	"SEC. 479D. SPECIAL RULES FOR INDEPENDENT STUDENTS.
11	"(a) Determination Process for Unaccom-
12	PANIED YOUTH.—In making a determination of independ-
13	ence under section $480(d)(8)$, a financial aid adminis-
14	trator shall—
15	"(1) consider documentation of the student's
16	circumstance provided by an individual described by
17	this subparagraph to be acceptable in the absence of
18	documented conflicting information, such individuals
19	include—
20	"(A) a local education agency homeless li-
21	aison, designated pursuant to section
22	722(g)(1)(J)(ii) of the McKinney-Vento Home-
23	less Assistance Act or a designee of the liaison;
24	"(B) the director or a recognized emer-
25	gency shelter, transitional living, street out-

gency shelter, transitional living, street out-

1	reach program, or other program serving indi-
2	viduals who are homeless or a designee of the
3	director;
4	"(C) the director of a Federal TRIO pro-
5	gram or a Gaining Early Awareness and Readi-
6	ness for Undergraduate program under chapter
7	1 or 2 of subpart 2 of part A or a designee of
8	the director; or
9	"(D) by a financial aid administrator at
10	another institution who documented the stu-
11	dent's circumstance in a prior award year;
12	"(2) if a student is unable to provide docu-
13	mentation from any individual under paragraph (1),
14	make a case-by-case determination, which shall be—
15	"(A) based on a written statement from or
16	a documented interview with the student which
17	confirms that the student is homeless (as such
18	term is defined in section 725 of the McKinney-
19	Vento Homeless Assistance Act), or unaccom-
20	panied, at risk of homelessness, and self-sup-
21	porting; and
22	"(B) made independent from the reasons
23	that the student is homeless (as such term is
24	defined in section 725 of the McKinney-Vento
25	Homeless Assistance Act), or unaccompanied,

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1	at risk of homelessness, and self-supporting;
2	and
3	"(3) consider a determination made under this
4	paragraph as distinct from a determination of inde-
5	pendence under section $480(d)(9)$.
6	"(b) Documentation Process for Foster Care
7	Youth.—If an institution requires that a student provide
8	documentation that they were in foster care when the stu-
9	dent was age 13 or older, a financial aid administrator
10	shall consider any of the following as adequate documenta-
11	tion, in the absence of documented conflicting information:

"(1) Submission of a court order or official
State documentation that the student received Federal or State support in foster care.

15 "(2) A documented phone call, written state16 ment, or verifiable electronic data match, which con17 firms the student was in foster care at an applicable
18 age, from—

"(A) a State or tribal agency administering
a program under part B or E of title IV of the
Social Security Act (42 U.S.C. 621 et seq. and
670 et seq.);

23 "(B) a State Medicaid agency; or
24 "(C) a public or private foster care placing
25 agency or foster care facility or placement.

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1	"(3) A documented phone call or a written
2	statement from an attorney, a guardian ad litem, or
3	a Court Appointed Special Advocate that confirms
4	that the student was in foster care at an applicable
5	age, and documents the person's relationship to the
6	student.
7	"(4) Verification of the student's eligibility for
8	an education and training voucher under the John
9	H. Chafee Foster Care Program under section 477
10	of the Social Security Act (42 U.S.C. 677).
11	"(c) TIMING.—A determination of independence
12	under paragraphs (2) , (8) or (9) of section $480(d)$ for a
13	student—
13 14	student— "(1) shall be made as quickly as practicable;
14	((1) shall be made as quickly as practicable;
14 15	"(1) shall be made as quickly as practicable;"(2) may be made as early as the year before
14 15 16	"(1) shall be made as quickly as practicable; "(2) may be made as early as the year before the award year for which the student initially sub-
14 15 16 17	"(1) shall be made as quickly as practicable; "(2) may be made as early as the year before the award year for which the student initially sub- mits an application; and
14 15 16 17 18	 "(1) shall be made as quickly as practicable; "(2) may be made as early as the year before the award year for which the student initially submits an application; and "(3) shall be made not later than during the
14 15 16 17 18 19	 "(1) shall be made as quickly as practicable; "(2) may be made as early as the year before the award year for which the student initially submits an application; and "(3) shall be made not later than during the award year for which the student initially submits
 14 15 16 17 18 19 20 	 "(1) shall be made as quickly as practicable; "(2) may be made as early as the year before the award year for which the student initially submits an application; and "(3) shall be made not later than during the award year for which the student initially submits an application.
 14 15 16 17 18 19 20 21 	 "(1) shall be made as quickly as practicable; "(2) may be made as early as the year before the award year for which the student initially submits an application; and "(3) shall be made not later than during the award year for which the student initially submits an application. "(d) USE OF EARLIER DETERMINATIONS.—
 14 15 16 17 18 19 20 21 22 	 "(1) shall be made as quickly as practicable; "(2) may be made as early as the year before the award year for which the student initially submits an application; and "(3) shall be made not later than during the award year for which the student initially submits an application. "(d) USE OF EARLIER DETERMINATIONS.— "(1) EARLIER DETERMINATION BY THE INSTI-
 14 15 16 17 18 19 20 21 22 23 	 "(1) shall be made as quickly as practicable; "(2) may be made as early as the year before the award year for which the student initially submits an application; and "(3) shall be made not later than during the award year for which the student initially submits an application. "(d) USE OF EARLIER DETERMINATIONS.— "(1) EARLIER DETERMINATION BY THE INSTITUTION.—Any student who is determined to be inde-

1	shall be presumed to be independent for each subse-
2	quent award year at the same institution unless—
3	"(A) the student informs the institution
4	that circumstances have changed; or
5	"(B) the institution has specific conflicting
6	information about the student's independence,
7	and has informed the student of this informa-
8	tion.
9	((2) Earlier determination by another
10	INSTITUTION.—
11	"(A) SIMPLIFYING THE DEPENDENCY
12	OVERRIDE PROCESS.—A financial aid adminis-
13	trator may make a determination of independ-
14	ence under section $480(d)(9)$, based upon a
15	documented determination of independence that
16	was previously made by another financial aid
17	administrator under such paragraph in the
18	same award year.
19	"(e) RETENTION OF DOCUMENTS.—A financial aid
20	administrator shall retain all documents related to the de-
21	termination of independence under paragraphs (2) or (8)
22	of section 480(d), including documented interviews."; and
23	(2) by striking section 480 and inserting the
24	following:

1 "SEC. 480. DEFINITIONS.

2 "In this part:

3 "(a) TOTAL INCOME.—The term 'total income' means the amount equal to adjusted gross income for the 4 5 second preceding tax year plus untaxed income and benefits for the second preceding tax year minus excludable 6 income for the second preceding tax year. The factors used 7 8 to determine total income shall be derived from the Fed-9 eral income tax return, if available, except for the applicant's ability to indicate a qualified rollover in the second 10 11 preceding tax year as outlined in section 483.

12 "(b) UNTAXED INCOME AND BENEFITS.—The term13 'untaxed income and benefits' means—

14 "(1) deductions and payments to self-employed 15 SEP, SIMPLE, Keogh, and other qualified indi-16 vidual retirement accounts excluded from income for 17 Federal tax purposes, except such term shall not in-18 clude payments made to tax-deferred pension and 19 retirement plans, paid directly or withheld from 20 earnings, that are not delineated on the Federal tax 21 return;

22 "(2) tax-exempt interest income;

23 "(3) untaxed portion of individual retirement
24 account distributions; and

25 "(4) untaxed portion of pensions.

1	"(c) VETERAN.—The term 'veteran' has the meaning
2	given the term in section 101(2) of title 38, United States
3	Code.
4	"(d) Independent Students and Determina-
5	TIONS.— The term 'independent', when used with respect
6	to a student, means any individual who—
7	"(1) is 24 years of age or older by December
8	31 of the award year;
9	((2) is, or was at any time when the individual
10	was 13 years of age or older;
11	"(A) an orphan;
12	"(B) ward of the court;
13	"(C) in foster care;
14	"(3) is, or was immediately prior to attaining
15	the age of majority, an emancipated minor or in
16	legal guardianship as determined by a court of com-
17	petent jurisdiction in the individual's State of legal
18	residence;
19	"(4) is a veteran of the Armed Forces of the
20	United States (as defined in subsection (c)) or is
21	currently serving on active duty in the Armed Forces
22	for other than training purposes;
23	"(5) is a graduate or professional student;
24	"(6) is married and not separated;
25	"(7) has legal dependents other than a spouse;

1	"(8) an unaccompanied youth 23 years of age
2	or younger who is homeless (as such term is defined
3	in section 725 of the McKinney-Vento Homeless As-
4	sistance Act), or unaccompanied, at risk of home-
5	lessness, and self-supporting, or—
6	"(9) is a student for whom a financial aid ad-
7	ministrator makes a documented determination of
8	independence by reason of other unusual cir-
9	cumstances as described under section $479A(c)$ in
10	which the student is unable to contact a parent or
11	where contact with parents poses a risk to such stu-
12	dent, which includes circumstances of—
13	"(A) human trafficking, as described in
14	the Trafficking Victims Protection Act of 2000
15	(22 U.S.C. 7101 et seq.);
16	"(B) legally granted refugee or asylum sta-
17	tus;
18	"(C) parental abandonment or estrange-
19	ment; or
20	"(D) parental incarceration.
21	"(e) Excludable Income.—The term 'excludable
22	income' means an amount equal to the education credits
23	described in paragraphs (1) and (2) of section $25A(a)$ of
24	the Internal Revenue Code of 1986.
25	"(f) Assets.—

"(1) IN GENERAL.—The term 'assets' means
cash on hand, including the amount in checking and
savings accounts, time deposits, money market
funds, trusts, stocks, bonds, derivatives, other secu-
rities, mutual funds, tax shelters, qualified education
benefits (except as provided in paragraph (3)), the
annual amount of child support received and the net
value of real estate, income producing property, and
business and farm assets, determined in accordance
with section 478(c).
"(2) Exclusions.—With respect to determina-
tions of need under this title, the term 'assets' shall
not include the net value of the family's principal
place of residence.
"(3) Qualified education benefit.—A
qualified education benefit shall be considered an
asset of—
"(A) the student if the student is an inde-
pendent student; or
"(B) the parent if the student is a depend-
ent student and the account is designated for
the student, regardless of whether the owner of
the account is the student or the parent.
"(g) NET ASSETS.—The term 'net assets' means the
market value at the time of application of the assets (as

defined in subsection (f)), minus the outstanding liabilities
 or indebtedness against the assets.

3 "(h) TREATMENT OF INCOME TAXES PAID TO4 OTHER JURISDICTIONS.—

5 "(1) The tax on income paid to the Govern-6 ments of the Commonwealth of Puerto Rico, Guam, 7 American Samoa, the Virgin Islands, or the Com-8 monwealth of the Northern Mariana Islands, the Re-9 public of the Marshall Islands, the Federated States 10 of Micronesia, or Palau under the laws applicable to 11 those jurisdictions, or the comparable tax paid to the 12 central government of a foreign country, shall be 13 treated as Federal income taxes.

14 "(2) References in this part to the Internal Revenue Code of 1986, Federal income tax forms, 15 16 and the Internal Revenue Service shall, for purposes 17 of the tax described in paragraph (1), be treated as 18 references to the corresponding laws, tax forms, and 19 tax collection agencies of those jurisdictions, respec-20 tively, subject to such adjustments as the Secretary 21 may provide by regulation.

22 "(i) Other Financial Assistance.—

23 "(1) For purposes of determining a student's
24 eligibility for funds under this title, other financial
25 assistance not received under this title shall include

all scholarships, grants, loans, or other assistance
 known to the institution at the time the determina tion of the student's need is made, including na tional service educational awards or post-service ben efits under title I of the National and Community
 Service Act of 1990 (42 U.S.C. 12511 et seq.).

7 "(2) Notwithstanding paragraph (1), a tax 8 credit taken under section 25A of the Internal Rev-9 enue Code of 1986, or a distribution that is not in-10 cludable in gross income under section 529 of such 11 Code, under another prepaid tuition plan offered by 12 a State, or under a Coverdell education savings ac-13 count under section 530 of such Code, shall not be 14 treated as other financial assistance for purposes of 15 section 471(a)(3).

16 "(3) Notwithstanding paragraph (1) and sec-17 tion 472, assistance not received under this title may 18 be excluded from both other financial assistance and 19 cost of attendance, if that assistance is provided by 20 a State and is designated by such State to offset a 21 specific component of the cost of attendance. If that 22 assistance is excluded from either other financial as-23 sistance or cost of attendance, it shall be excluded 24 from both.

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"(4) Notwithstanding paragraph (1), payments 1 2 made and services provided under part E of title IV 3 of the Social Security Act to or on behalf of any child or youth over whom the State agency has re-4 5 sponsibility for placement, care, or supervision, in-6 cluding the value of vouchers for education and 7 training and amounts expended for room and board 8 for youth who are not in foster care but are receiv-9 ing services under section 477 of such Act, shall not 10 be treated as other financial assistance for purposes 11 of section 471(a)(3).

12 "(5) Notwithstanding paragraph (1), emergency 13 financial assistance in an amount less than \$1,500 14 provided to the student for unexpected expenses that 15 are a component of the student's cost of attendance, 16 and not otherwise considered when the determina-17 tion of the student's need is made, shall not be 18 treated as other financial assistance for purposes of 19 section 471(a)(3).

20 "(j) DEPENDENTS.—

21 "(1) Except as otherwise provided, the term 22 'dependent of the parent' means the student who is 23 deemed to be a dependent students when applying 24 for aid under this title, and any other person who 25 lives with and receives more than one-half of their
1 support from the parent (or parents) and will con-2 tinue to receive more than half of their support from 3 the parent (or parents) during the award year. 4 "(2) Except as otherwise provided, the term 5 'dependent of the student' means the student's de-6 pendent children and other persons (except the stu-7 dent's spouse) who live with and receive more than 8 one-half of their support from the student and will 9 continue to receive more than half of their support 10 from the student during the award year.

11 "(k) FAMILY SIZE.—

12 "(1) DEPENDENT STUDENT.—Except as pro13 vided in paragraph (3), in determining family size in
14 the case of a dependent student—

15 "(A) if the parents are not divorced or sep-16 arated, family members include the student's 17 parents, and any dependent (within the mean-18 ing of section 152 of the Internal Revenue Code 19 of 1986 or an eligible individual for purposes of 20 the credit under section 32 of the Internal Rev-21 enue Code of 1986) of the student's parents for 22 the taxable year used in determining the 23 amount of need of the student for financial as-24 sistance under this title;

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1 "(B) if the parents are divorced or sepa-2 rated, family members include the parent whose 3 income is included in computing available in-4 come and any dependent (within the meaning of 5 section 152 of the Internal Revenue Code of 6 1986 or an eligible individual for purposes of 7 the credit under section 32 of the Internal Rev-8 enue Code of 1986) of that parent for the tax-9 able year used in determining the amount of 10 need of the student for financial assistance 11 under this title; 12 "(C) if the parents are divorced and the

13 parents whose income is so included is remar-14 ried, or if the parent was a widow or widower 15 who has remarried, family members also in-16 clude, in addition to those individuals referred 17 to in paragraph (B), and any dependent (within 18 the meaning of section 152 of the Internal Rev-19 enue Code of 1986 or an eligible individual for 20 purposes of the credit under section 32 of the 21 Internal Revenue Code of 1986) of the new 22 spouse for the taxable year used in determining 23 the amount of need of the student for financial 24 assistance under this title, if that spouse's in-

1	come is included in determining the parent's
2	adjusted available income; and
3	"(D) if the student is not considered as a
4	dependent (within the meaning of section 152
5	of the Internal Revenue Code of 1986 or an eli-
6	gible individual for purposes of the credit under
7	section 32 of the Internal Revenue Code of
8	1986) of any parent, the parents' family size
9	shall include the student and the family mem-
10	bers applicable to the parents' situation under
11	subparagraph (A), (B), or (C).
12	"(2) INDEPENDENT STUDENT.—Except as pro-
13	vided in paragraph (3), in determining family size in
14	the case of an independent student—
15	"(A) family members include the student,
16	the student's spouse, and any dependent (within
17	the meaning of section 152 of the Internal Rev-
18	enue Code of 1986 or an eligible individual for
19	purposes of the credit under section 32 of the
20	Internal Revenue Code of 1986) of that student
21	for the taxable year used in determining the
22	amount of need of the student for financial as-
23	sistance under this title; and
24	"(B) if the student is divorced or sepa-
25	

25 rated, family members do not include the

1 spouse (or ex-spouse), but do include the student and any dependent (within the meaning of 2 3 section 152 of the Internal Revenue Code of 4 1986 or an eligible individual for purposes of 5 the credit under section 32 of the Internal Rev-6 enue Code of 1986) of that student for the tax-7 able year used in determining the amount of 8 need of the student for financial assistance 9 under this title.

10 "(3) PROCEDURES AND MODIFICATION.—The 11 Secretary shall provide procedures for determining 12 family size in cases in which information for the tax-13 able year used in determining the amount of need of 14 the student for financial assistance under this title 15 has changed or does not accurately reflect the appli-16 cant's current household size.

"(1) BUSINESS ASSETS.—The term 'business assets'
means property that is used in the operation of a trade
or business, including real estate, inventories, buildings,
machinery, and other equipment, patents, franchise rights,
and copyrights.".

(m) FAFSA.—Section 483 of the Higher Education
Act of 1965 (20 U.S.C. 1090) is amended to read as follows:

1	"SEC. 483. FREE APPLICATION FOR FEDERAL STUDENT AID.
2	"(a) Simplified Application for Federal Stu-
3	dent Financial Aid.—
4	"(1) IN GENERAL.—Each individual seeking to
5	apply for Federal financial aid under this title for
6	any award year shall file a free application with the
7	Secretary, known as the 'Free Application for Fed-
8	eral Student Aid', to determine eligibility for such
9	aid, as described in paragraph (2), and in accord-
10	ance with section 479.
11	"(2) Free application.—
12	"(A) IN GENERAL.—The Secretary shall
13	make available, for the purposes of paragraph
14	(1), a free application to determine the eligi-
15	bility of a student for Federal financial aid
16	under this title.
17	"(B) INFORMATION REQUIRED BY THE AP-
18	PLICANT.—
19	"(i) IN GENERAL.—The applicant,
20	and, if necessary, the parents or spouse of
21	the applicant, shall provide the Secretary
22	with the applicable information described
23	in clause (ii) in order to be eligible for
24	Federal financial aid under this title.

	• •
1	"(ii) Information to be pro-
2	VIDED.—The information described in this
3	clause is the following:
4	"(I) Name.
5	"(II) Contact information, in-
6	cluding address, phone number, email
7	address, or other electronic address.
8	"(III) Social security number.
9	"(IV) Date of birth.
10	"(V) Marital status.
11	"(VI) Citizenship status, includ-
12	ing alien registration number, if appli-
13	cable.
14	"(VII) Sex.
15	"(VIII) State of legal residence
16	and date of residency.
17	"(IX) The following information
18	on secondary school completion—
19	"(aa) Name and location of
20	the high school from which the
21	applicant received, or will receive
22	prior to the period of enrollment
23	for which aid is sought, a regular
24	high school diploma;

1	"(bb) name and location of
2	the entity from which the appli-
3	cant received, or will receive prior
4	to the period of enrollment for
5	which aid is sought, a recognized
6	equivalent of a regular high
7	school diploma; or
8	"(cc) if the applicant com-
9	pleted or will complete prior to
10	the period of enrollment for
11	which aid is sought, a secondary
12	school education in a home school
13	setting that is treated as a home
14	school or private school under
15	State law.
16	"(X) Name of each institution
17	where the applicant intends to apply
18	for enrollment or continue enrollment.
19	"(XI) Year in school for period
20	of enrollment for which aid is sought,
21	including whether applicant will have
22	finished first bachelor's degree prior
23	to the period of enrollment for which
24	aid is sought.

1	"(XII) Whether one or both of
2	the applicant's parents attended col-
3	lege.
4	"(XIII) Any required asset infor-
5	mation, unless exempt under section
6	479, in which the applicant shall indi-
7	cate—
8	"(aa) the annual amount of
9	child support received, if applica-
10	ble; and
11	"(bb) all required asset in-
12	formation not described in item
13	(aa).
14	"(XIV) The number of members
15	of the applicant's family who will also
16	be enrolled in an eligible institution of
17	higher education on at least a half-
18	time basis during the same enrollment
19	period as the applicant.
20	"(XV) If the applicant meets any
21	of the following designations:
22	"(aa) Homeless, at risk of
23	being homeless, or an unaccom-
24	panied youth.
25	"(bb) Emancipated minor.

1	"(cc) In legal guardianship.
2	"(dd) Dependent ward of
3	the court at any time since the
4	applicant turned 13.
5	"(ee) In foster care at any
6	time since the applicant turned
7	13.
8	"(ff) If both parents have
9	died since the applicant turned
10	13.
11	"(gg) Is a veteran of the
12	Armed Forces of the United
13	States or is serving (on the date
14	of the application) on active duty
15	in the Armed Forces for other
16	than training purposes.
17	"(hh) Has a dependent child
18	or relative and is under the age
19	of 24.
20	"(ii) Does not have access to
21	parental income due to an un-
22	usual circumstance in accordance
23	with section $480(d)(9)$.
24	"(XVI) If the applicant receives
25	or has received any of the following

1	means-tested Federal benefits within
2	the last two years:
3	"(aa) The supplemental se-
4	curity income program under
5	title XVI of the Social Security
6	Act (42 U.S.C. 1381 et seq.).
7	"(bb) The supplemental nu-
8	trition assistance program under
9	the Food and Nutrition Act of
10	2008 (7 U.S.C. 2011 et seq.).
11	"(cc) The free and reduced
12	price school lunch program estab-
13	lished under the Richard B. Rus-
14	sell National School Lunch Act
15	(42 U.S.C. 1751 et seq.).
16	"(dd) The program of block
17	grants for States for temporary
18	assistance for needy families es-
19	tablished under part A of title IV
20	of the Social Security Act (42
21	U.S.C. 601 et seq.).
22	"(ee) The special supple-
23	mental nutrition program for
24	women, infants, and children es-
25	tablished by section 17 of the

1	Child Nutrition Act of 1966 (42
2	U.S.C. 1786).
3	"(ff) The Medicaid program
4	under title XIX of the Social Se-
5	curity Act (42 U.S.C. 1396 et
6	seq.).
7	"(gg) Federal housing as-
8	sistance programs, including ten-
9	ant-based assistance under sec-
10	tion 8(0) of the United States
11	Housing Act of 1937 (42 U.S.C.
12	1437f(o)), and public housing, as
13	defined in section $3(b)(1)$ of such
14	Act (42 U.S.C. 1437a(b)(1)).
15	"(hh) Any other means-test-
16	ed program determined by the
17	Secretary to be appropriate.
18	"(XVII) If the applicant, or, if
19	necessary, the parents or spouse of
20	the applicant, reported receiving tax
21	exempt payments from an individual
22	retirement plan (as defined in section
23	7701 of the Internal Revenue Code of
24	1986) distribution or from pensions or
25	annuities on a Federal tax return, in-

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formation as to how much of the indi vidual retirement plan distribution or
 pension or annuity disbursement was
 a qualified rollover.

"(iii) PROHIBITION 5 AGAINST RE-6 QUESTING **INFORMATION** MORE THAN 7 ONCE.—Any information requested during 8 the process of creating an account for com-9 pleting the free application under this sub-10 section, shall not be required a second time 11 for the same award year, or in a duplica-12 tive manner, when completing such free 13 application except in the case of an un-14 usual situation.

15 "(iv) CHANGE IN FAMILY SIZE.—The 16 Secretary shall provide a process by which 17 an applicant shall confirm the accuracy of 18 family size or update the family size with 19 respect to such applicant for purposes of 20 determining the need of such applicant for financial assistance under this title based 21 22 on a change in family size from the tax 23 year data used for such determination.

1	"(v) SINGLE QUESTION FOR HOME-
2	LESS STATUS.—The Secretary shall ensure
3	that—
4	"(I) on the form developed under
5	this section for which the information
6	is applicable, there is a single, easily
7	understood screening question to iden-
8	tify an applicant who is an unaccom-
9	panied homeless child or youth (as
10	such term is defined in section 725 of
11	the McKinney-Vento Homeless Assist-
12	ance Act) or an unaccompanied youth
13	who is self-supporting and at risk of
14	homelessness; and
15	"(II) such question is distinct
16	from those relating to an individual
17	who does not have access to parental
18	income due to an unusual cir-
19	cumstance.
20	"(vi) Adjustments.—The Secretary
21	shall disclose on the FAFSA that the stu-
22	dent may, on a case-by-case basis, qualify
23	for an adjustment under section 479A to
24	the cost of attendance or the values of the

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1	data items required to calculate the stu-
2	dent aid index for the student or parent.
3	"(C) NOTIFICATION OF REQUEST FOR TAX
4	RETURN INFORMATION.—The Secretary shall
5	advise students and borrowers who submit an
6	application for Federal student financial aid
7	under this title (as well as parents and spouses
8	who sign such an application or request or a
9	Master Promissory Note on behalf of those stu-
10	dents and borrowers) of the authority of the
11	Secretary to request that the Internal Revenue
12	Service disclose their tax return information as
13	described in section 494.
14	"(D) AUTHORIZATIONS AVAILABLE TO THE
15	APPLICANT.—
16	"(i) AUTHORIZATION TO RELEASE
17	AND TRANSMIT TO INSTITUTION.—An ap-
18	plicant and, if necessary, the parents or
19	spouse of the applicant shall provide the
20	Secretary with authorization to release and
21	transmit to an institution, as specified by
22	the applicant, in order for the applicant's
23	eligibility for Federal financial aid pro-
24	grams to be determined, the following:

1	"(I) Information described under
2	section $6103(l)(13)$ of the Internal
3	Revenue Code of 1986.
4	"(II) All information provided by
5	the applicant on the application de-
6	scribed by this subsection to deter-
7	mine the applicant's eligibility for
8	Federal financial aid under this title
9	and for the application, award, and
10	administration of such Federal finan-
11	cial aid.
12	"(ii) AUTHORIZATION TO RELEASE
13	AND TRANSMIT TO STATE AND INSTITU-
14	TION.—
15	"(I) IN GENERAL.—An applicant
16	and, if necessary, the parents or
17	spouse of the applicant may provide
18	the Secretary with authorization to re-
19	lease and transmit to the State of res-
20	idence of the applicant and to any in-
21	stitution specified by the applicant, in
22	order for the applicant's eligibility for
23	State student financial aid programs
24	or institution-based student financial

1	aid programs to be determined, the
2	following:
3	"(aa) Information described
4	under section $6103(l)(13)$ of the
5	Internal Revenue Code of 1986.
6	"(bb) All information pro-
7	vided by the applicant on the ap-
8	plication described by this sub-
9	section for the application,
10	award, and administration of fi-
11	nancial aid by a State or an in-
12	stitution of higher education.
13	"(II) Special Rule.—An insti-
14	tution to which an applicant selects to
15	release and transmit information
16	under subclause (I) shall not be dis-
17	closed to any other institution.
18	"(iii) AUTHORIZATION TO RELEASE
19	AND TRANSMIT TO BENEFITS PRO-
20	GRAMS.—An applicant and, if necessary,
21	the parents or spouse of the applicant may
22	provide the Secretary with authorization to
23	release and transmit to means-tested Fed-
24	eral benefit programs, as defined in section
25	473(e), the following:

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1	"(I) Information described under
2	section $6103(l)(13)$ of the Internal
3	Revenue Code of 1986.
4	"(II) All information provided by
5	the applicant on the application de-
6	scribed by this subsection to deter-
7	mine the applicant's eligibility for the
8	application, award, and administration
9	of such means-tested Federal benefits
10	programs.
11	"(E) ACTION BY THE SECRETARY.—Upon
12	receiving—
13	"(i) an application under this section,
14	the Secretary shall, as soon as practicable,
15	perform the necessary functions with the
16	Commissioner of Internal Revenue to cal-
17	culate the applicant's student aid index
18	and scheduled award for a Federal Pell
19	Grant, if applicable, assuming full-time en-
20	rollment for an academic year, and note to
21	the applicant the assumptions relationship
22	to the scheduled award; and
23	"(ii) an authorization under subpara-
24	graph (D), the Secretary shall, as soon as
25	practicable, release and transmit the infor-

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1	mation described under such subparagraph
2	to the State of residence of the applicant
3	or an institution, as specified by the appli-
4	cant, in order for the applicant's eligibility
5	for Federal, State, or institutional student
6	financial aid programs to be estimated or
7	determined.
8	"(3) INFORMATION TO BE SUPPLIED BY THE
9	SECRETARY OF EDUCATION.—
10	"(A) IN GENERAL.—Upon receiving and
11	timely processing a free application that con-
12	tains the information described in paragraph
13	(2), the Secretary shall provide to the applicant
14	(and the parents of a dependent student appli-
15	cant, or spouse of the independent student ap-
16	plicant, if applicable) the following information
17	based on full-time attendance for an academic
18	year:
19	"(i) The estimated dollar amount of a
20	Federal Pell Grant scheduled award for
21	which the applicant is eligible for such
22	award year.
23	"(ii) Information on other types of
24	Federal financial aid for which the appli-
25	cant may be eligible (including situations

1	in which the applicant could qualify for
2	150 percent of a schedule Federal Pell
3	Grant award and loans made under this
4	title) and how the applicant can find addi-
5	tional information regarding such aid.
6	"(iii) Information regarding each in-
7	stitution selected by the applicant in ac-
8	cordance with paragraph (2)(B)(ii)(X), in-
9	cluding the following:
10	"(I) The following information,
11	as collected through the Integrated
12	Postsecondary Education Data Sys-
13	tem or a successor Federal data sys-
14	tem as designated by the Secretary:
15	"(aa) Net price by income
16	quintile.
17	"(bb) Median debt of stu-
18	dents upon completion.
19	"(cc) Graduation rate.
20	"(dd) Retention rate.
21	"(ee) Transfer rate, if avail-
22	able.
23	"(II) Institutional default rate,
24	as calculated under section 435.

1	"(iv) If the student is eligible for a
2	student aid index of less than or equal to
3	zero under section 473 but has not indi-
4	cated that they receive Federal means-test-
5	ed benefits, a notification of the Federal
6	means-tested benefits for which they may
7	be eligible.
8	"(v) Information on education tax
9	credits described in paragraphs (1) and (2)
10	of section 25A(a) of the Internal Revenue
11	Code of 1986.
12	"(vi) If the individual identified as a
13	veteran, or as serving (on the date of the
14	application) on active duty in the Armed
15	Forces for other than training purposes,
16	information on benefits administered by
17	the Department of Veteran Affairs or De-
18	partment of Defense, respectively.
19	"(vii) If applicable, the applicant's
20	current outstanding balance of loans under
21	this title.
22	"(B) INFORMATION PROVIDED TO THE
23	STATE.—
24	"(i) IN GENERAL.—The Secretary
25	shall provide, with authorization from the

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1	applicant in accordance with paragraph
2	(2)(D)(ii), to a State agency administering
3	State-based financial aid and serving the
4	applicant's State of residence, the informa-
5	tion described under section $6103(l)(13)$ of
6	the Internal Revenue Code of 1986 and in-
7	formation described in paragraph $(2)(B)$
8	for the application, award, and administra-
9	tion of grants and other aid provided di-
10	rectly from the State to be determined by
11	such State. Such information shall include
12	the list of institutions provided by the ap-
13	plicant on the application.
13 14	plicant on the application. "(ii) USE OF INFORMATION.—A State
14	"(ii) Use of information.—A State
14 15	"(ii) USE OF INFORMATION.—A State agency administering State-based financial
14 15 16	"(ii) USE OF INFORMATION.—A State agency administering State-based financial aid—
14 15 16 17	"(ii) USE OF INFORMATION.—A State agency administering State-based financial aid— "(I) shall use the information
14 15 16 17 18	"(ii) USE OF INFORMATION.—A State agency administering State-based financial aid— "(I) shall use the information provided under clause (i) solely for the
14 15 16 17 18 19	"(ii) USE OF INFORMATION.—A State agency administering State-based financial aid— "(I) shall use the information provided under clause (i) solely for the application, award, and administration
 14 15 16 17 18 19 20 	"(ii) USE OF INFORMATION.—A State agency administering State-based financial aid— "(I) shall use the information provided under clause (i) solely for the application, award, and administration of State-based financial aid for which
 14 15 16 17 18 19 20 21 	"(ii) USE OF INFORMATION.—A State agency administering State-based financial aid— "(I) shall use the information provided under clause (i) solely for the application, award, and administration of State-based financial aid for which the applicant is eligible and for State
 14 15 16 17 18 19 20 21 22 	"(ii) USE OF INFORMATION.—A State agency administering State-based financial aid— "(I) shall use the information provided under clause (i) solely for the application, award, and administration of State-based financial aid for which the applicant is eligible and for State agency research that does not release

2pletion;3"(II) may use identifying infor-4mation for student applicants to de-5termine whether or not a graduating6secondary student has filed the appli-7cation in coordination with local edu-8cational agencies or secondary schools9to encourage students to complete the10application; and11"(III) shall not share application12information with any other entity13without the explicit written consent of14the applicant, except as provided in15subclause (II).16"(iii) LIMITATION ON CONSENT PROC-17ESS.—A State may provide a consent proc-18ess whereby an applicant may elect to19share the information described in clause20(i) through explicit written consent to Fed-21eral, State, or local government agencies or22tribal organizations to assist such appli-23cant in applying for and receiving Federal,24State, or local government assistance, or25tribal assistance for any component of the	1	lege attendance, persistence, and com-
4mation for student applicants to de- termine whether or not a graduating secondary student has filed the appli- cation in coordination with local edu- eational agencies or secondary schools 97cational agencies or secondary schools to encourage students to complete the application; and10application; and11"(III) shall not share application information with any other entity13without the explicit written consent of the applicant, except as provided in subclause (II).16"(iii) LIMITATION ON CONSENT PROC- I717ESS.—A State may provide a consent proc- l818ess whereby an applicant may elect to i919share the information described in clause (i) through explicit written consent to Fed- eral, State, or local government agencies or tribal organizations to assist such appli- 2324State, or local government assistance, or	2	pletion;
5termine whether or not a graduating6secondary student has filed the appli- cation in coordination with local edu- eational agencies or secondary schools9to encourage students to complete the application; and10application; and11"(III) shall not share application information with any other entity13without the explicit written consent of the applicant, except as provided in subclause (II).16"(iii) LIMITATION ON CONSENT PROC- I717ESS.—A State may provide a consent proc- las ess whereby an applicant may elect to share the information described in clause20(i) through explicit written consent to Fed- 2121eral, State, or local government agencies or 2223cant in applying for and receiving Federal, 24	3	"(II) may use identifying infor-
6secondary student has filed the appli- cation in coordination with local edu- eational agencies or secondary schools9to encourage students to complete the application; and10application; and11"(III) shall not share application information with any other entity13without the explicit written consent of the applicant, except as provided in subclause (II).16"(iii) LIMITATION ON CONSENT PROC- 1717ESS.—A State may provide a consent proc- ess whereby an applicant may elect to 1919share the information described in clause 2020(i) through explicit written consent to Fed- 2121eral, State, or local government agencies or 2223cant in applying for and receiving Federal, 24	4	mation for student applicants to de-
7cation in coordination with local edu- eational agencies or secondary schools9to encourage students to complete the application; and10application; and11"(III) shall not share application information with any other entity13without the explicit written consent of the applicant, except as provided in subclause (II).16"(iii) LIMITATION ON CONSENT PROC- 1718ess whereby an applicant may elect to share the information described in elause 2020(i) through explicit written consent to Fed- eral, State, or local government agencies or 2223eant in applying for and receiving Federal, 24	5	termine whether or not a graduating
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 without the explicit written consent of the applicant, except as provided in subclause (II). "(iii) LIMITATION ON CONSENT PROC- ESS.—A State may provide a consent proc- ess whereby an applicant may elect to share the information described in clause (i) through explicit written consent to Fed- eral, State, or local government agencies or tribal organizations to assist such appli- cant in applying for and receiving Federal, State, or local government assistance, or 	11	"(III) shall not share application
14the applicant, except as provided in15subclause (II).16"(iii) LIMITATION ON CONSENT PROC-17ESS.—A State may provide a consent proc-18ess whereby an applicant may elect to19share the information described in clause20(i) through explicit written consent to Fed-21eral, State, or local government agencies or22tribal organizations to assist such appli-23cant in applying for and receiving Federal,24State, or local government assistance, or	12	information with any other entity
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17ESS.—A State may provide a consent proc-18ess whereby an applicant may elect to19share the information described in clause20(i) through explicit written consent to Fed-21eral, State, or local government agencies or22tribal organizations to assist such appli-23cant in applying for and receiving Federal,24State, or local government assistance, or	15	subclause (II).
 ess whereby an applicant may elect to share the information described in clause (i) through explicit written consent to Fed- eral, State, or local government agencies or tribal organizations to assist such appli- cant in applying for and receiving Federal, State, or local government assistance, or 	16	"(iii) Limitation on consent proc-
 19 share the information described in clause 20 (i) through explicit written consent to Fed- 21 eral, State, or local government agencies or 22 tribal organizations to assist such appli- 23 cant in applying for and receiving Federal, 24 State, or local government assistance, or 	17	ESS.—A State may provide a consent proc-
 20 (i) through explicit written consent to Fed- 21 eral, State, or local government agencies or 22 tribal organizations to assist such appli- 23 cant in applying for and receiving Federal, 24 State, or local government assistance, or 	18	ess whereby an applicant may elect to
 eral, State, or local government agencies or tribal organizations to assist such appli- cant in applying for and receiving Federal, State, or local government assistance, or 	19	share the information described in clause
 tribal organizations to assist such appli- cant in applying for and receiving Federal, State, or local government assistance, or 	20	(i) through explicit written consent to Fed-
 23 cant in applying for and receiving Federal, 24 State, or local government assistance, or 	21	eral, State, or local government agencies or
24 State, or local government assistance, or	22	tribal organizations to assist such appli-
, , , , ,	23	cant in applying for and receiving Federal,
25 tribal assistance for any component of the	24	State, or local government assistance, or
	25	tribal assistance for any component of the

1	applicant's cost of attendance which may
2	include financial assistance or non-mone-
3	tary assistance.
4	"(iv) Prohibition.—Any entity that
5	receives applicant information under clause
6	(iii) shall not sell, share, or otherwise use
7	applicant information other than for the
8	purposes outlined in clause (iii).
9	"(C) INFORMATION PROVIDED TO THE IN-
10	STITUTION.—
11	"(i) IN GENERAL.—The Secretary
12	shall provide, with authorization from the
13	applicant in accordance with paragraph
14	(2)(D)(ii), to each institution selected by
15	the applicant on the application, the infor-
16	mation described under section $6103(l)(13)$
17	of the Internal Revenue Code of 1986 and
18	information described in paragraph $(2)(B)$
19	for the application, award, and administra-
20	tion of grants and other aid provided di-
21	rectly from the institution to be deter-
22	mined by such institution and grants and
23	other aid provided directly from the State
24	or Federal Government.

1	"(ii) Use of information.—An in-
2	stitution-
3	"(I) shall use the information
4	provided to it under clause (i) solely
5	for the application, award, and admin-
6	istration of financial aid to the appli-
7	cant, and for institutional research
8	that does not release any individually
9	identifiable information on any appli-
10	cant, to promote college attendance,
11	persistence and completion; and
12	"(II) shall not share such infor-
13	mation with any other entity without
14	the explicit written consent of the ap-
15	plicant.
16	"(iii) Limitation on consent proc-
17	ESS.—An institution may provide a con-
18	sent process whereby an applicant can
19	elect to share the information described in
20	clause (i) with explicit written consent to a
21	scholarship granting organization, includ-
22	ing a tribal organization (defined in section
23	4 of the Indian Self-Determination and
24	Education Assistance Act (25 U.S.C.
25	5304)), or to Federal, State, or local gov-

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1	ernment agencies or tribal organizations to
2	assist the applicant in applying for and re-
3	ceiving private assistance, or Federal,
4	State, local government assistance, or trib-
5	al assistance for any component of the ap-
6	plicant's cost of attendance which may in-
7	clude financial assistance or non-monetary
8	assistance.
9	"(iv) PROHIBITION.—Any entity that
10	receives applicant information under clause
11	(iii) shall not sell, share, or otherwise use
12	applicant information other than for the
13	purposes outlined in clause (iii).
14	"(4) DEVELOPMENT OF FORM AND INFORMA-
15	TION EXCHANGE.—Prior to the design of the free
16	application under this subsection, the Secretary
17	shall, to the maximum extent practicable, on an an-
18	nual basis—
19	"(A) consult with stakeholders to gather
20	information about innovations and technology
21	available to—
22	"(i) ensure an efficient and effective
23	process;
24	"(ii) mitigate unintended con-
25	sequences; and

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1	"(iii) determine the best practices for
2	outreach to students and families during
3	the transition to the streamlined process
4	for the determination of Federal financial
5	aid and Federal Pell Grant eligibility while
6	reducing the data burden on applicants
7	and families; and
8	"(B) solicit public comments for the for-
9	mat of the free application that provides for
10	adequate time to incorporate feedback prior to
11	development of the application for the suc-
12	ceeding award year.
13	"(5) No additional information requests
14	PERMITTED.—In carrying out this subsection, the
15	Secretary may not require additional information to
16	be submitted by an applicant (or the parents or
17	spouse of an applicant) for Federal financial aid
18	through other requirements or reporting, except as
19	required under a process or procedure exercised in
20	accordance with the authority under section 479A.
21	"(6) STATE-RUN PROGRAMS.—
22	"(A) IN GENERAL.—The Secretary shall
23	conduct outreach to States in order to research
24	the benefits to students of States relying solely
25	on the financial data made available, upon au-

thorization by the applicant, as a result of an
 application for aid under this subsection for de termining the eligibility of the applicant for
 State provided financial aid.

5 "(B) SECRETARIAL REVIEW.—If a State 6 determines that there is a need for additional 7 data elements beyond those provided pursuant 8 to this subsection for determining the eligibility 9 of an applicant for State provided financial aid, 10 the State shall forward a list of those additional 11 data elements determined necessary, but not 12 provided by virtue of the application under this 13 subsection, to the Secretary. The Secretary 14 shall make readily available to the public 15 through the Department's websites and other 16 means-

17 "(i) a list of States that do not re-18 quire additional financial information sepa-19 rate from the Free Application for Federal 20 Student Aid and do not require asset infor-21 mation from students who qualify for the 22 exemption from asset reporting under sec-23 tion 479 for the purposes of awarding 24 State scholarships and grant aid;

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1	"(ii) a list of States that require asset
2	information from students who qualify for
3	the exemption from asset reporting under
4	section 479 for the purposes of awarding
5	State scholarships and grant aid;
6	"(iii) a list of States that have indi-
7	cated that they require additional financial
8	information separate from the Free Appli-
9	cation for Federal Student Aid for pur-
10	poses of awarding State scholarships and
11	grant aid; and
12	"(iv) with the publication of the lists
13	under this subparagraph, information
14	about additional resources available to ap-
15	plicants, including links to such State
16	websites.
17	"(7) INSTITUTION-RUN FINANCIAL AID.—
18	"(A) IN GENERAL.—The Secretary shall
19	conduct outreach to institutions of higher edu-
20	cation to describe the benefits to students of re-
21	lying solely on the financial data made avail-
22	able, upon authorization for release by the ap-
23	plicant, as a result of an application for aid
24	under this subsection for determining the eligi-
25	bility of the applicant for institutional financial

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aid. The Secretary shall make readily available to the public through its websites and other means—

"(i) a list of institutions that do not 4 5 require additional financial information 6 separate from the Free Application for Federal Student Aid and do not require 7 8 asset information from students who qual-9 ify for the exemption from asset reporting under section 479 for the purpose of 10 11 awarding institution-run financial aid;

"(ii) a list of institutions that require
asset information from students who qualify for the exemption from asset reporting
under section 479 for the purpose of
awarding institution-run financial aid;

17 "(iii) a list of institutions that require
18 additional financial information separate
19 from the Free Application for Federal Stu20 dent Aid for the purpose of awarding insti21 tution-run financial aid; and

22 "(iv) with the publication of the list in
23 clause (iii), information about additional
24 resources available to applicants.

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1	"(8) Security of data.—The Secretary shall,
2	in consultation with the Secretary of the Treasury,
3	take all steps necessary to—
4	"(A) safeguard the data required to be
5	transmitted for the purpose of this section be-
6	tween Federal agencies and to States and insti-
7	tutions of higher education;
8	"(B) secure the transmittal of such data;
9	and
10	"(C) provide guidance to States and insti-
11	tutions of higher education regarding their obli-
12	gation to ensure the security of the data pro-
13	vided under this section.
14	"(9) Report to congress.—
15	"(A) IN GENERAL.—Not later than one
16	year after the date of enactment of the Student
17	Loan Repayment and FAFSA Simplification
18	Act, the Secretary shall report to the Com-
19	mittee on Health, Education, Labor, and Pen-
20	sions of the Senate and the Committee on Edu-
21	cation and Labor of the House of Representa-
22	tives on the progress of the Secretary in car-
23	rying out this subsection, including planning
24	and stakeholder consultation. Such report shall
25	include—
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1	"(i) benchmarks for implementation;
2	"(ii) entities and organization that the
3	Secretary consulted;
4	"(iii) system requirements for such
5	implementation and how they will be ad-
6	dressed;
7	"(iv) any areas of concern and poten-
8	tial problem issues uncovered that may
9	hamper such implementation; and
10	"(v) solutions determined to address
11	such issues.
12	"(B) QUARTERLY UPDATES.—The Sec-
13	retary shall provide updates to the Committees
14	described in subparagraph (A)—
15	"(i) as to the progress and planning
16	described in subparagraph (A) prior to im-
17	plementation of the Free Application for
18	Federal Student Aid under this subsection
19	not less often than quarterly; and
20	"(ii) at least 6 months and 1 year
21	after implementation of the Free Applica-
22	tion for Federal Student Aid.
23	"(b) Adjustments and Improvements.—
24	"(1) IN GENERAL.—The Secretary shall dis-
25	close in a consumer-tested format, upon completion

1	of the Free Application for Federal Student Aid
2	under this section, that the student may, on a case-
3	by-case basis, qualify for an adjustment under sec-
4	tion 479A to the cost of attendance or the values of
5	the data items required to calculate the Federal Pell
6	Grant or the need analysis for the student or parent.
7	Such disclosure shall specify—
8	"(A) examples of the special circumstances
9	under which a student or family member may
10	qualify for such adjustment or determination of
11	independence; and
12	"(B) additional information regarding the
13	steps a student or family member may take in
14	order to seek an adjustment under section
15	479A.
16	"(2) Consumer testing.—
17	"(A) IN GENERAL.—Not later than 9
18	months after the date of enactment of the Stu-
19	dent Loan Repayment and FAFSA Simplifica-
20	tion Act, the Secretary shall begin consumer
21	testing the design of the Free Application for
22	Federal Student Aid under this section with
23	prospective first-generation college students,
24	representatives of students (including low-in-
25	come students, first generation college students,

adult students, veterans, servicemembers, and 1 2 prospective students), students' families (includ-3 ing low-income families, families with first gen-4 eration college students, and families with pro-5 spective students), institutions of higher edu-6 cation, secondary school and postsecondary 7 counselors, and nonprofit consumer groups. 8 "(B) UPDATES.—For award year 2021 9 and each fourth succeeding award year thereafter, the Secretary shall update the design of

10after, the Secretary shall update the design of11the Free Application for Federal Student Aid12based on additional consumer testing with the13populations described in subparagraph (A) in14order to improve the usability and accessibility15of the application.

16 "(3) ACCESSIBILITY OF THE FAFSA.—The Sec17 retary shall—

18 "(A) in conjunction with the Director of
19 the Census Bureau, shall determine the most
20 common languages spoken at home in the
21 United States

"(B) develop versions of the Free Application for Federal Student Aid form in each of
the languages determined in subparagraph (A);
and

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"(C) ensure the Free Application for Fed eral Student Aid is compliant with the most re cent Web Content Accessibility Guidelines, or
 successor guidelines.

5 "(4) REAPPLICATION IN A SUCCEEDING ACA-6 DEMIC YEAR.—In order to streamline applicant's ex-7 perience applying for financial aid, the Secretary 8 shall allow an applicant who electronically applies for 9 financial assistance under this title for an academic 10 year subsequent to an academic year for which such 11 applicant applied for financial assistance under this 12 title to automatically electronically import all of the 13 applicant's (including parents, guardians, or 14 spouses, as applicable) identifying, demographic, and 15 school data from the previous application and to up-16 date such information to reflect any circumstances 17 that have changed.

18 "(5) TECHNOLOGY ACCESSIBILITY.—The Sec19 retary shall make the application under this section
20 available through prevalent technology. Such tech21 nology shall, at a minimum, enable applicants to—
22 "(A) save data; and
23 "(B) submit the application under this title
24 to the Secretary through such technology.

1	"(6) VERIFICATION BURDEN.—The Secretary
2	shall—
3	"(A) to the maximum extent practicable,
4	streamline and simplify the process of
5	verification for applicants for Federal financial
6	aid;
7	"(B) in establishing policies and proce-
8	dures to verify applicants' eligibility for Federal
9	financial aid, consider—
10	"(i) the burden placed on low-income
11	applicants;
12	"(ii) the risk to low-income applicants
13	of failing to enroll or complete from being
14	selected for verification;
15	"(iii) the effectiveness of the policies
16	and procedures in safeguarding against a
17	net cost to taxpayers; and
18	"(iv) the reasons for the source of any
19	improper payments; and
20	"(C) issue a report not less often than an-
21	nually sharing the percentage of applicants sub-
22	ject to verification, whether the applicants ulti-
23	mately received Federal financial aid disburse-
24	ments, and whether the student aid index

changed enough to affect the applicant's award of any Federal financial aid under this title.
of any Federal financial aid under this title.
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"(7) STUDIES.—The Secretary shall periodi-
cally conduct studies on—
"(A) the effect of States requiring addi-
tional information specified in clauses (ii) and
(iii) of paragraph (6)(B) on the determination
of State financial aid awards and whether the
additional information required is a barrier to
college enrollment by examining—
"(i) how much financial aid awards
would change if the additional information
were not required;
"(ii) the number of students who
started but did not finish the Free Appli-
cation for Federal Student Aid, compared
to the baseline year of 2021; and
"(iii) the number of students who—
"(I) started a Free Application
for Federal Student Aid but did not
receive financial assistance under this
title for the applicable academic year;
and
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1	"(II) if available, did not enroll
2	in an institution of higher education
3	in the applicable academic year;
4	"(B) the most common barriers faced by
5	applications in completing the Free Applications
6	for Federal Student Aid; and
7	"(C) the most common reasons that stu-
8	dents and families do not fill out the Free Ap-
9	plications for Federal Student Aid.
10	"(c) Data and Information.—
11	"(1) IN GENERAL.—The Secretary shall publish
12	data in a publicly accessible manner—
13	"(A) annually on the total number of Free
14	Applications for Federal Student Aid submitted
15	by application cycle, disaggregated by demo-
16	graphic characteristics, type of institution or in-
17	stitutions of higher education to which the ap-
18	plicant applied, the applicant's State of legal
19	residence, and high school and public school
20	district;
21	"(B) quarterly on the total number of Free
22	Applications for Federal Student Aid submitted
23	by application cycle, disaggregated by type of
24	institution or institutions of higher education to
25	which the applicant applied, the applicant's

1	State of legal residence, and high school and
2	public school district;
3	"(C) weekly on the total number of Free
4	Applications for Federal Student Aid sub-
5	mitted, disaggregated by high school and public
6	school district; and
7	"(D) annually on the number of individ-
8	uals who apply for Federal financial aid pursu-
9	ant to this section who indicated they are a
10	homeless child or youth (as defined in section
11	725 of the McKinney-Vento Homeless Assist-
12	ance Act), an unaccompanied youth, or a foster
13	care youth.
14	"(2) CONTENTS.—The data described in para-
15	graph (1) with respect to homeless children and
16	youth shall include, at a minimum, for each applica-
17	tion cycle—
18	"(A) the total number of all applicants
19	who were determined to be individuals described
20	in section $480(d)(8)$; and
21	"(B) the number of applicants described in
22	subparagraph (A), disaggregated—
23	"(i) by State; and
24	"(ii) by the sources of determination
25	as described in section 479D(b).

"(3) DATA SHARING.—The Secretary may enter
into data sharing agreements with the appropriate
Federal or State agencies to conduct outreach regarding, and connect applicants directly with, the
means-tested Federal benefit programs described in
subsection (a)(2)(B)(ii)(XVI) for which the applicants may be eligible.

8 "(d) Ensuring Form Usability.—

9 "(1) SIGNATURE.—Notwithstanding any other 10 provision of this title, the Secretary may permit the 11 Free Application for Federal Student Aid to be sub-12 mitted without a signature, if a signature is subse-13 quently submitted by the applicant, or if the appli-14 cant uses an access device provided by the Secretary.

15 "(2) FREE PREPARATION AUTHORIZED.—Not-16 withstanding any other provision of this title, an ap-17 plicant may use a preparer for consultative or prepa-18 ration services for the completion of the Free Appli-19 cation for Federal Student Aid without charging a 20 fee to the applicant if the preparer—

21 "(A) includes, at the time the application
22 is submitted to the Department, the name, ad23 dress or employer's address, social security
24 number or employer identification number, and

1	organizational affiliation of the preparer on the
2	applicant's form;
3	"(B) is subject to the same penalties as an
4	applicant for purposely giving false or mis-
5	leading information in the application;
6	"(C) clearly informs each individual upon
7	initial contact, that the Free Application for
8	Federal Student Aid is a free form that may be
9	completed without professional assistance; and
10	"(D) does not produce, use, or disseminate
11	any other form for the purpose of applying for
12	Federal financial aid other than the Free Appli-
13	cation for Federal Student Aid form developed
14	by the Secretary under this section.
15	"(3) Charges to students and parents
16	FOR USE OF FORMS PROHIBITED.—The need and
17	eligibility of a student for financial assistance under
18	this title may be determined only by using the Free
19	Application for Federal Student Aid developed by
20	the Secretary under this section. Such application
21	shall be produced, distributed, and processed by the
22	Secretary, and no parent or student shall be charged
23	a fee by the Secretary, a contractor, a third-party
24	servicer or private software provider, or any other
25	public or private entity for the collection, processing,

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1 or delivery of Federal financial aid through the use 2 of such application. No data collected on a form for 3 which a fee is charged shall be used to complete the 4 Free Application for Federal Student Aid prescribed 5 under this section, except that a Federal or State in-6 come tax form prepared by a paid income tax pre-7 parer or preparer service for the primary purpose of 8 filing a Federal or State income tax return may be 9 used to complete the Free Application for Federal 10 Student Aid prescribed under this section.

11 "(4) APPLICATION PROCESSING CYCLE.—The 12 Secretary shall enable students to submit a Free Ap-13 plication for Federal Student Aid developed under 14 this section and initiate the processing of such appli-15 cation, not later than January 1 of the student's 16 planned year of enrollment, to the maximum extent 17 practicable, on or around October 1 prior to the stu-18 dent's planned year of enrollment.

"(5) EARLY ESTIMATES.—The Secretary shall
maintain an electronic method for applicants to
enter income and family size information to calculate
a non-binding estimate of the applicant's Federal financial aid available under this title and shall place
such calculator on a prominent location at the begin-

1 ning of the Free Application for Federal Student 2 Aid.". 3 (n) STUDENT ELIGIBILITY.—Section 484 of the 4 Higher Education Act of 1965 (20 U.S.C. 1091) is 5 amended-6 (1) by striking subsection (q) and inserting the 7 following: 8 "(q) USE OF INCOME DATA WITH IRS.—The Sec-9 retary, in cooperation with the Secretary of the Treasury, 10 shall fulfill the data transfer requirements under section 11 6103(l)(13) of the Internal Revenue Code of 1986."; 12 (2) by striking subsection (r); 13 (3) by redesignating subsections (s) and (t) as subsections (r) and (s), respectively; and 14 15 (4) by adding at the end the following: 16 "(t) EXCEPTION TO REQUIRED REGISTRATION WITH 17 THE SELECTIVE SERVICE SYSTEM.—Notwithstanding 18 section 12(f) of the Military Selective Service Act (50) U.S.C. 3811(f)), an individual shall not be ineligible for 19 20 assistance or a benefit provided under this title if the indi-21 vidual is required under section 3 of such Act (50 U.S.C. 22 3802) to present himself for and submit to registration 23 under such section and fails to do so in accordance with 24 any proclamation issued under such section, or in accord-

ance with any rule or regulation issued under such sec tion.".

3 (o) INSTITUTIONAL AND FINANCIAL ASSISTANCE IN4 FORMATION FOR STUDENTS.—Section 485 of the Higher
5 Education Act of 1965 (20 U.S.C. 1092) is amended by
6 striking subsection (k).

7 (p) EARLY AWARENESS OF FINANCIAL AID ELIGI8 BILITY.—Section 485E of the Higher Education Act of
9 1965 (20 U.S.C. 1092f) is amended to read as follows:
10 "SEC. 485E. EARLY AWARENESS AND OUTREACH OF FINAN11 CIAL AID ELIGIBILITY.

12 "(a) IN GENERAL.—The Secretary shall implement 13 early outreach activities in order to provide prospective 14 students and their families with information about finan-15 cial aid and estimates of financial aid. Such early outreach 16 activities shall include the activities described in sub-17 sections (b), (c), and (d).

18 "(b) Pell Grant Early Awareness Esti-19 mates.—

20 "(1) IN GENERAL.—The Secretary shall
21 produce a consumer-tested method of estimating stu22 dent eligibility for Federal Pell Grants outlined in
23 section 401(b) utilizing the variables of family size
24 and adjusted gross income, and presented in elec-

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1	tronic format. There shall be a method for students
2	to indicate whether they are, or will be in—
3	"(A) a single-parent household;
4	"(B) a household with two parents; or
5	"(C) a household with no children or de-
6	pendents.
7	"(2) Consumer testing.—
8	"(A) IN GENERAL.—The method of esti-
9	mating eligibility described in paragraph (1)
10	shall be consumer tested with prospective first-
11	generation students and families as well as low-
12	income individuals and families.
13	"(B) UPDATES.—For award year 2023–
14	2024 and each fourth succeeding award year
15	thereafter, the design of the method of esti-
16	mating eligibility shall be updated based on ad-
17	ditional consumer testing with the populations
18	described in subparagraph (A).
19	"(3) DISTRIBUTION.—The method of esti-
20	mating eligibility described in paragraph (1) shall
21	be—
22	"(A) made publicly and prominently avail-
23	able on the Department of Education website;
24	and

"(B) actively shared by the Secretary
with—
"(i) institutions of higher education
participating in programs under this title;
"(ii) all middle and secondary schools
eligible for funds under part A of title I of
the Elementary and Secondary Education
Act of 1965; and
"(iii) local educational agencies and
middle schools and secondary schools that
serve students not less than 25 percent of
whom meet a measure of poverty as de-
scribed in section 1113(a)(5) of the Ele-
mentary and Secondary Education Act of
1965.
"(4) Electronic estimator on fafsa.—In
accordance with subsection $(d)(5)$ of section 483, the
Secretary shall maintain an electronic method for
applicants to enter income and family size, and level
of education sought information to calculate a non-
binding estimate (which may include a range or ceil-
ing) of the applicant's Federal financial aid available
under this title and shall place such calculator on a
prominent location on the FAFSA website and in a

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manner that encourages students to fill out the
 FAFSA.

3 "(c) EARLY AWARENESS PLANS.—The Secretary 4 shall establish and implement early awareness and out-5 reach plans to provide early information about the availability of Federal financial aid and estimates of prospec-6 7 tive students' eligibility for Federal financial aid as well 8 as to promote the attainment of postsecondary education 9 specifically among prospective first-generation students and families as well as low-income individuals and fami-10 11 lies, as follows:

12 "(1) OUTREACH PLANS FOR LOW-INCOME FAMI13 LIES.—

14 "(A) IN GENERAL.—The Secretary shall
15 develop plans for each population described in
16 this subparagraph to disseminate information
17 about the availability of Federal financial aid
18 under this title, in addition to and in coordina19 tion with the distribution of the method of esti20 mating eligibility under subsection (b), to—

21 "(i) all middle schools and secondary
22 schools eligible for funds under part A of
23 title I of the Elementary and Secondary
24 Education Act of 1965;

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1	"(ii) local educational agencies and
2	middle schools and high schools that serve
3	students not less than 25 percent of whom
4	meet a measure of poverty as described in
5	section $1113(a)(5)$ of the Elementary and
6	Secondary Education Act; and
7	"(iii) households receiving assistance
8	under the supplemental nutrition assist-
9	ance program established under the Food
10	and Nutrition Act of 2008 (7 U.S.C. 2011
11	et seq.).
12	"(B) CONTENT OF PLANS.—The plans de-
13	scribed in paragraph (A) shall—
14	"(i) provide students and their fami-
15	lies with information on—
16	"(I) the availability of the College
17	Scorecard described in section 132;
18	"(II) the electronic estimates of
19	financial aid available under sub-
20	section (b);
21	"(III) Federal financial aid avail-
22	able to students, including eligibility
23	criteria for the Federal financial aid
24	and an explanation of the Federal fi-
25	nancial aid programs (including appli-

1	cable Federal educational tax credits);
2	and
3	"(IV) resources that can inform
4	students of financial aid that may be
5	available from state-based financial
6	aid, state-based college savings pro-
7	grams, and scholarships and other
8	non-governmental sources;
9	"(ii) describe how the dissemination of
10	information will be conducted by the Sec-
11	retary.
12	"(C) Reporting and updates.—The
13	Secretary shall post the information about the
14	plans under subparagraph (A) and associated
15	goals publicly on the Department of Education
16	website. On an annual basis, the Secretary shall
17	report qualitative and quantitative outcomes re-
18	garding the implementation of the plans under
19	subparagraph (A). The Secretary shall review
20	and update such plans not less often than every
21	4 award years with the goal of progressively in-
22	creasing the impact of the activities under this
23	paragraph.
24	"(D) PARTNERSHIP.—The Secretary may
25	partner with States, State systems of higher

1	education, institutions of higher education, or
2	college access organizations to carry out this
3	paragraph.
4	"(2) INTERAGENCY COORDINATION PLANS.—
5	"(A) IN GENERAL.—The Secretary shall
6	develop interagency coordination plans in order
7	to inform more students and families, including
8	low-income individuals or families, about the
9	availability of Federal financial aid under this
10	title through participation in existing Federal
11	programs or tax benefits that serve low-income
12	individuals or families, in coordination with the
13	following Secretaries:
14	"(i) The Secretary of the Treasury.
15	"(ii) The Secretary of Labor.
16	"(iii) The Secretary of Health and
17	Human Services.
18	"(iv) The Secretary of Agriculture.
19	"(v) The Secretary of Housing and
20	Urban Development.
21	"(vi) The Secretary of Commerce.
22	"(vii) The Secretary of Veterans Af-
23	fairs.

1	"(B) PROCESS, ACTIVITIES, AND GOALS.—
2	Each interagency coordination plan under sub-
3	paragraph (A) shall—
4	"(i) to identify opportunities in which
5	low-income individuals and families could
6	be informed of the availability of Federal
7	financial aid under this title through ac-
8	cess to other Federal programs that serve
9	low-income individuals and families;
10	"(ii) to identify methods to effectively
11	inform low-income individuals and families
12	of the availability of Federal financial aid
13	for postsecondary education under this
14	title;
15	"(iii) develop early awareness activi-
16	ties that align with the opportunities and
17	methods identified under clauses (ii) and
18	(iiii);
19	"(iv) establish goals regarding the ef-
20	fects of the activities to be implemented
21	under clause (iii); and
22	"(v) provide information on how stu-
23	dents and families can maintain access to
24	Federal programs that serve low-income
25	individuals and families operated by the

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agencies identified under subsection (A)
 while attending an institution of higher
 education.

4 "(C) PLAN WITH SECRETARY OF THE 5 TREASURY.—The interagency coordination plan 6 under subparagraph (A)(i) between the Sec-7 retary and the Secretary of the Treasury shall 8 further include specific methods to increase the 9 application for Federal financial aid under this 10 title from individuals who file Federal tax re-11 turns, including collaboration with tax prepara-12 tion entities or other third parties, as appro-13 priate.

14 "(D) **REPORTING AND UPDATES.**—The 15 Secretary shall post the information about the 16 interagency coordination plans under paragraph 17 (2) and associated goals publicly on the Depart-18 ment of Education website. The plans shall 19 have the goal of progressively increasing the im-20 pact of the activities under this paragraph by 21 increasing the number of low-income applicants 22 for, and recipients of, Federal financial aid. The 23 plans shall be updated not less than once every 24 4 years.

1	"(3) NATIONWIDE PARTICIPATION IN EARLY
2	AWARENESS PLANS.—
3	"(A) IN GENERAL.—The Secretary shall
4	solicit voluntary public commitments from enti-
5	ties, such as States, State systems of higher
6	education, institutions of higher education, and
7	other interested organizations, to carry out
8	early awareness plans, which shall include
9	goals, to—
10	"(i) notify prospective and existing
11	students who are low-income individuals
12	and families about their eligibility for Fed-
13	eral aid under this title, as well as State-
14	based financial aid, if applicable, on an an-
15	nual basis;
16	"(ii) increase the number of prospec-
17	tive and current students who are low-in-
18	come individuals and families filing the
19	Free Application for Federal Student Aid;
20	and
21	"(iii) increase the number of prospec-
22	tive and current students who are low-in-
22	
23	come individuals and families enrolling in

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1 "(B) REPORTING AND UPDATES.—Each 2 entity that makes a voluntary public commit-3 ment to carry out an early awareness plan may 4 submit quantitative and qualitative data based 5 on the entity's progress toward the goals of the 6 plan annually prior to a date selected by the 7 Secretary.

8 "(C) EARLY AWARENESS CHAMPIONS.— 9 Based on data submitted by entities, the Sec-10 retary shall select and designate entities sub-11 mitting public commitments, plans, and goals, 12 as Early Awareness Champions on an annual 13 basis. Those entities designated as Early 14 Awareness Champions shall provide one or 15 more case studies regarding the activities the 16 entity undertook under this paragraph which 17 shall be made public by the Secretary on the 18 Department of Education website to promote 19 best practices.

20 "(d) Public Awareness Campaign.—

21 "(1) IN GENERAL.—The Secretary shall develop 22 and implement a public awareness campaign de-23 signed using current and relevant independent re-24 search regarding strategies and media platforms 25 found to be most effective in communicating with

low-income populations in order to increase national
 awareness regarding the availability of Federal Pell
 Grants and financial aid under this title and, at the
 option of the Secretary, potential availability of state
 need-based financial aid.

6 "(2) COORDINATION.—The public awareness 7 campaign described in paragraph (1) shall leverage 8 the activities in subsections (b) and (c) to highlight 9 eligibility among low-income populations. In devel-10 oping and implementing the campaign, the Secretary 11 may work in coordination with States, institutions of 12 higher education, early intervention and outreach 13 programs under this title, other Federal agencies, 14 organizations involved in college access and student 15 financial aid, secondary schools, local educational 16 agencies, public libraries, community centers, busi-17 nesses, employers, workforce investment boards, and 18 organizations that provide services to individuals 19 that are or were homeless, in foster care, or are dis-20 connected youth.

"(3) REPORTING.—The Secretary shall report
on the success of the public awareness campaign described in paragraph (1) annually regarding the extent to which the public and target populations were
reached using data commonly used to evaluate ad-

vertising and outreach campaigns and data regard ing whether the campaign produced any increase in
 applicants for Federal aid under this title publicly
 on the Department of Education website.".