118TH CONGRESS 1ST SESSION	<b>S.</b>	
To amend the Highe	r Education Act of 1968	5 to ensure College for All.

### IN THE SENATE OF THE UNITED STATES

Mr.	SANDERS (for himself, Mr. Blumenthal, Mr. Padilla, Mr. Murphy,
	Mr. Welch, Ms. Warren, Mr. Markey, Mr. Van Hollen, and Mr.
	MERKLEY) introduced the following bill; which was read twice and re-
	ferred to the Committee on

# A BILL

To amend the Higher Education Act of 1965 to ensure College for All.

- 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 "College for All Act
- 5 of 2023".
- 6 SEC. 2. TABLE OF CONTENTS.
- 7 The table of contents for this Act is as follows:

Sec. 1. Short title.

Sec. 2. Table of contents.

TITLE I—FEDERAL-STATE PARTNERSHIP TO FULLY ELIMINATE TUITION AND REQUIRED FEES

- Sec. 101. Federal-state partnership to fully eliminate tuition and required fees.
- TITLE II—GRANT PROGRAM TO ELIMINATE TUITION AND FEES FOR ELIGIBLE STUDENTS AT PRIVATE NONPROFIT HISTORICALLY BLACK COLLEGES AND UNIVERSITIES AND MINORITY-SERVING INSTITUTIONS
- Sec. 201. Grant program to eliminate tuition and fees for eligible students at private nonprofit historically Black colleges and universities and minority-serving institutions.
- Sec. 202. Northern Mariana Islands, American Samoa, United States Virgin Islands, Guam, and Freely Associated States college access.

#### TITLE III—FEDERAL PELL GRANT IMPROVEMENTS

Sec. 301. Federal Pell Grant improvements.

#### TITLE IV—INCLUSIVE STUDENT SUCCESS GRANTS

Sec. 401. Inclusive student success grants.

#### TITLE V—INCREASING SUPPORT FOR STUDENTS

Sec. 501. Increasing success for low-income and first generation students.

- TITLE VI—INVESTMENTS IN HISTORICALLY BLACK COLLEGES AND UNIVERSITIES, TRIBAL COLLEGES OR UNIVERSITIES, AND OTHER MINORITY-SERVING INSTITUTIONS
- Sec. 601. Appropriations for historically Black colleges and universities, Tribal colleges and universities, and minority-serving institutions.

#### TITLE VII—SNYDER ACT

Sec. 701. Rule of construction regarding the Snyder Act.

# 1 TITLE I—FEDERAL-STATE PART-

- 2 NERSHIP TO FULLY ELIMI-
- 3 NATE TUITION AND RE-
- 4 QUIRED FEES
- 5 SEC. 101. FEDERAL-STATE PARTNERSHIP TO FULLY ELIMI-
- 6 NATE TUITION AND REQUIRED FEES.
- 7 Title VII of the Higher Education Act of 1965 (20
- 8 U.S.C. 1133 et seq.) is amended by adding at the end
- 9 the following:

1	"PART F—COLLEGE FOR ALL
2	"Subpart 1—Grants for Tuition-Free Public College
3	"SEC. 783. PURPOSE.
4	"The purpose of this subpart is to establish a Fed-
5	eral-State partnership with States and Tribal Colleges and
6	Universities to provide for the elimination of tuition and
7	required fees for eligible students.
8	"SEC. 784. DEFINITIONS.
9	"In this subpart:
10	"(1) AWARD YEAR.—The term 'award year' has
11	the meaning given the term in section 481(a).
12	"(2) Community college.—
13	"(A) IN GENERAL.—The term 'community
14	college' means—
15	"(i) a public institution of higher edu-
16	cation at which—
17	"(I) the highest degree awarded
18	is an associate degree; or
19	"(II) an associate degree is the
20	most frequently awarded degree;
21	"(ii) a public postsecondary vocational
22	institution, as defined under section
23	102(c); or
24	"(iii) at the designation of the Sec-
25	retary, in the case of a State in which
26	there is no community college operated or

1	controlled by the State that meets a defini-
2	tion under clause (i) or (ii), a college or
3	similarly defined and structured academic
4	entity—
5	"(I) that was in existence on
6	July 1, 2023;
7	"(II) within a public 4-year insti-
8	tution of higher education; and
9	"(III) at which—
10	"(aa) the highest degree
11	awarded is an associate degree;
12	or
13	"(bb) an associate degree is
14	the most frequently awarded de-
15	gree.
16	"(B) Community colleges operated
17	OR CONTROLLED BY A STATE TO INCLUDE COM-
18	MUNITY COLLEGES OPERATED OR CONTROLLED
19	BY LOCAL GOVERNMENTS WITHIN THE
20	STATE.—The terms 'community college oper-
21	ated or controlled by a State' and 'community
22	college operated or controlled by the State' in-
23	cludes a community college operated or con-
24	trolled by a local government within such State.

1	"(3) Cost of attendance.—The term 'cost of
2	attendance' has the meaning given the term in sec-
3	tion 472.
4	"(4) Dual or concurrent enrollment
5	PROGRAM.—The term 'dual or concurrent enrollment
6	program' has the meaning given the term in section
7	8101 of the Elementary and Secondary Education
8	Act of 1965.
9	"(5) Early college high school.—The
10	term 'early college high school' has the meaning
11	given the term in section 8101 of the Elementary
12	and Secondary Education Act of 1965.
13	"(6) Eligible student.—
14	"(A) IN GENERAL.—The term 'eligible stu-
15	dent' means an individual, regardless of age or
16	immigration status, who has not obtained a
17	baccalaureate degree or higher degree and—
18	"(i) in the case of a student enrolled
19	in a community college or a 2-year Tribal
20	College or University—
21	"(I) is enrolled, or plans to en-
22	roll, as an undergraduate student in
23	an eligible program (as defined in sec-
24	tion 481(b)) at a community college in
25	the State in which the individual is a

1	resident or in a 2-year Tribal College
2	or University;
3	"(II) and who is enrolled in a
4	community college that charges dif-
5	ferent tuition rates on the basis on
6	residency, either—
7	"(aa) qualifies for in-State
8	resident tuition at such commu-
9	nity college; or
10	"(bb) would qualify for such
11	in-State resident tuition at such
12	community college, but for the
13	student's immigration status;
14	"(III) is not enrolled in a dual or
15	concurrent enrollment program or an
16	early college high school; and
17	"(IV) who is eligible to complete
18	the Free Application for Federal Stu-
19	dent Aid under section 483(a), has
20	filed such application for the applica-
21	ble award year for which the student
22	is enrolled; or
23	"(ii) in the case of a student enrolled
24	in an eligible 4-year institution of higher
25	education—

1	"(I) is enrolled, or plans to en-
2	roll, as an undergraduate student in
3	an eligible program (as defined in sec-
4	tion 481(b)) at a public 4-year institu-
5	tion of higher education or in a 4-year
6	Tribal College or University;
7	"(II) is a working class or middle
8	class student, as described in section
9	787(a)(3);
10	"(III) who is enrolled in a public
11	4-year institution of higher education
12	that charges different tuition rates
13	based on residency, either—
14	"(aa) qualifies for in-State
15	resident tuition at such institu-
16	tion; or
17	"(bb) would qualify for such
18	in-State resident tuition at such
19	institution, but for the student's
20	immigration status;
21	"(IV) is not enrolled in a dual or
22	concurrent enrollment program or an
23	early college high school; and
24	"(V) who is eligible to complete
25	the Free Application for Federal Stu-

1	dent Aid under section 483(a), has
2	filed such application for the applica-
3	ble award year for which the student
4	is enrolled.
5	"(B) Rule of Construction.—For pur-
6	poses of subparagraph (A), in-State resident
7	tuition includes in-district tuition and out-of-
8	district in-State tuition.
9	"(7) 4-YEAR TRIBAL COLLEGE OR UNIVER-
10	SITY.—The term '4-year Tribal College or Univer-
11	sity' means a Tribal College or University that is not
12	a 2-year Tribal College or University.
13	"(8) Full-time equivalent students.—The
14	term 'full-time equivalent students' means the sum
15	of the number of students enrolled full time at an
16	institution, plus the full-time equivalent of the num-
17	ber of students enrolled part time (determined on
18	the basis of the quotient of the sum of the credit
19	hours of all part-time students divided by 12) at
20	such institution.
21	"(9) Institution of higher education.—
22	The term 'institution of higher education' has the
23	meaning given the term in section 101(a).
24	"(10) Net price.—The term 'net price' means
25	the difference between cost of attendance and the

1	sum of only grants and institutional and State schol-
2	arships.
3	"(11) Public 4-year institution of higher
4	EDUCATION.—The term 'public 4-year institution of
5	higher education' means a public institution of high-
6	er education that is not a community college.
7	"(12) REVERSE TRANSFER POLICY.—The term
8	'reverse transfer policy' means a policy or program
9	that allows an institution of higher education to—
10	"(A) implement a process of retroactively
11	granting a certificate or associate degree to a
12	student who had not completed the require-
13	ments for such certificate or degree before the
14	student transferred; or
15	"(B) allow academic credits for coursework
16	completed at a 4-year institution of higher edu-
17	cation to be applied to a previously attended
18	community college for the purpose of obtaining
19	an associate degree or a certificate.
20	"(13) State fiscal support for higher
21	EDUCATION.—
22	"(A) Inclusions.—
23	"(i) In general.—Except as pro-
24	vided in subparagraph (B), the term 'State
25	fiscal support for higher education', used

1	with respect to a State for such State's fis-
2	cal year, means an amount that is equal
3	to—
4	"(I) the amount of applicable
5	State funds appropriated by the
6	State, including funds from lottery re-
7	ceipts, in the fiscal year, that are used
8	to support institutions of higher edu-
9	cation and student financial aid for
10	higher education in the State; and
11	"(II) any funds described in
12	clause (ii), if applicable.
13	"(ii) Local funds.—In the case of a
14	State that includes, as part of the State
15	share under section $786(b)(2)(B)$ for an
16	award year, funds provided to community
17	colleges by local governments in such State
18	for the purpose of carrying out this sub-
19	part, local funds provided to community
20	colleges operated or controlled by the State
21	for operating expenses (excluding capital
22	expenses, research and development costs,
23	and local funds that are included in the
24	State share under section 786(b)(2)(B))
25	shall be included in the calculation of the

1	State fiscal support for higher education
2	under clause (i).
3	"(B) Exclusions.—State fiscal support
4	for higher education for a State fiscal year does
5	not include—
6	"(i) funds described in subparagraph
7	(A) that are returned to the State;
8	"(ii) State-appropriated funds derived
9	from Federal sources, including funds pro-
10	vided under sections 786(a) and 801;
11	"(iii) funds that are included in the
12	State share under section 786(b), except as
13	provided in subparagraph (A)(ii), including
14	funds included in the State share in ac-
15	cordance with paragraph (2)(A) of such
16	section;
17	"(iv) amounts that are portions of
18	multiyear appropriations to be distributed
19	over multiple years that are not to be
20	spent for the year for which the calculation
21	under this paragraph is being made, sub-
22	ject to subparagraph (C);
23	"(v) tuition, fees, or other educational
24	charges paid directly by a student to an in-

1	stitution of higher education or to the
2	State;
3	"(vi) funds for—
4	"(I) financial aid to students at-
5	tending, or operating expenses of—
6	"(aa) out-of-State institu-
7	tions of higher education (includ-
8	ing for the purpose of exclusive
9	online enrollment at an out-of-
10	State institution);
11	"(bb) proprietary institu-
12	tions of higher education (as de-
13	fined in section 102(b)); or
14	"(cc) institutions of higher
15	education not accredited by an
16	agency or association recognized
17	by the Secretary pursuant to sec-
18	tion 496;
19	"(II) financial aid to students
20	awarded predominantly or signifi-
21	cantly on the basis of merit;
22	"(III) research and development;
23	or
24	"(IV) hospitals, athletics, or
25	other auxiliary enterprises;

1	"(vii) corporate or other private dona-
2	tions directed to 1 or more institutions of
3	higher education permitted to be expended
4	by the State; and
5	"(viii) any other funds that the Sec-
6	retary determines shall not be included in
7	the calculation of State fiscal support for
8	higher education for such State.
9	"(C) Adjustments for Biennial Appro-
10	PRIATIONS.—The Secretary shall make adjust-
11	ments to the calculations under this paragraph
12	to accurately reflect State fiscal support for
13	higher education in States with 2-year appro-
14	priation cycles.
15	"(14) State fiscal support for higher
16	EDUCATION PER FULL-TIME EQUIVALENT STU-
17	DENT.—The term 'State fiscal support for higher
18	education per full-time equivalent student', when
19	used with respect to a State for a fiscal year, means
20	the amount that is equal to—
21	"(A) the State fiscal support for higher
22	education for the applicable fiscal year; divided
23	by

1	"(B) the number of full-time equivalent
2	students enrolled in public institutions of higher
3	education in such State for such fiscal year.
4	"(15) Tribal college or university.—The
5	term 'Tribal College or University' has the meaning
6	given the term in section 316(b)(3).
7	"(16) 2-year tribal college or univer-
8	SITY.—The term '2-year Tribal College or Univer-
9	sity' means—
10	"(A) a 2-year Tribal College or University;
11	or
12	"(B) a degree-granting Tribal College or
13	University—
14	"(i) at which the highest degree
15	awarded is an associate degree; or
16	"(ii) at which an associate degree is
17	the most frequently awarded degree.
18	"SEC. 785. GRANT AWARDS.
19	"Beginning with award year 2024–2025, from
20	amounts appropriated under section 791 to carry out this
21	subpart for any fiscal year, the Secretary shall award
22	grants to States and Tribal College and Universities with
23	applications approved under section 789, to enable the
24	States and Tribal Colleges and Universities, through a

1 Federal-State partnership, to fully eliminate tuition and

2 required fees for all eligible students.

## 3 "SEC. 786. FEDERAL SHARE; STATE SHARE.

4 "(a) Federal Share.—

"(1) In General.—

"(A) Amount.—Subject to paragraph (2), the amount of the Federal share of a grant under this subpart shall be based on a formula that provides, for each eligible student enrolled in a community college operated or controlled by a State, a Tribal College or University, or a public 4-year institution of higher education in a State, a per-student amount (based on full-time equivalent enrollment) that is equal to the applicable percentage described in subparagraph (B), or the percentage described in paragraph (2) with respect to a Tribal College or University, of—

"(i) for the 2024–2025 award year, not less than the sum of the product of \$4,880 multiplied by the number of eligible students enrolled at such a community college or 2-year Tribal College or University and the product of \$10,200 multiplied by the number of eligible students enrolled at

I	such a public 4-year institution of higher
2	education or 4-year Tribal College or Uni-
3	versity; and
4	"(ii) for each subsequent award year,
5	the amount determined under this para-
6	graph for the preceding award year, in-
7	creased by the lesser of—
8	"(I) a percentage equal to the es-
9	timated percentage increase in the
10	Consumer Price Index (as determined
11	by the Secretary) since the date of
12	such determination; or
13	"(II) 3 percent.
14	"(B) Applicable percent.—The appli-
15	cable percent for a State receiving a grant
16	under this subpart shall be—
17	"(i) for the 2024–2025 award year,
18	100 percent;
19	"(ii) for the 2025–2026 award year,
20	95 percent;
21	"(iii) for the 2026–2027 award year,
22	90 percent;
23	"(iv) for the 2027–2028 award year,
24	85 percent; and

1	"(v) for the $2028-2029$ award year
2	and each subsequent award year, 80 per-
3	cent.
4	"(2) Tribal colleges and universities.—
5	The amount of the Federal share for a Tribal Col-
6	lege or University receiving a grant under this sub-
7	part shall be the greater of—
8	"(A) 100 percent of the amount deter-
9	mined in accordance with clause (i) or (ii) of
10	subparagraph (1)(A), as applicable, with re-
11	spect to eligible students enrolled in such Tribal
12	College or University; or
13	"(B) the amount that is 100 percent of the
14	total amount needed to fully eliminate tuition
15	and fees for all eligible students enrolled in
16	such Tribal College or University for the 2023–
17	2024 award year, increased by the percentage
18	increase in the Consumer Price Index (as deter-
19	mined by the Secretary) between July 1, 2023,
20	and the applicable award year, and adjusted to
21	reflect the enrollment in such Tribal College or
22	University for such applicable award year.
23	"(b) State Share.—
24	"(1) Formula.—

1	"(A) In General.—The amount of the
2	State share of a grant under this subpart for
3	each award year shall be equal to the applicable
4	percent described in subparagraph (B) of the
5	total amount determined under subsection
6	(a)(1)(A) with respect to the State for the
7	award year.
8	"(B) Applicable percent.—The appli-
9	cable percentage shall be—
10	"(i) for the 2024–2025 award year, 0
11	percent;
12	"(ii) for the 2025–2026 award year, 5
13	percent;
14	"(iii) for the 2026–2027 award year,
15	10 percent;
16	"(iv) for the 2027–2028 award year,
17	15 percent; and
18	"(v) for the 2028–2029 award year
19	and each subsequent award year, 20 per-
20	$\operatorname{cent}$ .
21	"(C) Obligation to provide share.—
22	The State shall provide the State share even if
23	the State is able, without such State share, to
24	fully eliminate tuition and required fees charged
25	to eligible students attending community col-

1	leges operated or controlled by the State or
2	public 4-year institutions of higher education in
3	the State.
4	"(D) No double counting funds.—
5	States shall not count any funds that count to-
6	ward the maintenance of effort requirement in
7	section 787(b) to also count toward the State
8	share under this subsection.
9	"(E) Special rule for outlying areas
10	AND TERRITORIES.—
11	"(i) IN GENERAL.—If the Secretary
12	determines that requiring an outlying area
13	or territory to provide a State share in ac-
14	cordance with this subsection would rep-
15	resent a substantial hardship for the out-
16	lying area or territory, the Secretary shall
17	reduce or waive the State share for such
18	area or territory. If the Secretary so re-
19	duces or waives the amount of the State
20	share of an outlying area or territory, the
21	Secretary shall increase the applicable per-
22	centage used to calculate the Federal share
23	under subsection (a) for such area or terri-
24	tory, in proportion to the reduction in the

1	applicable percentage used to calculate
2	such State share.
3	"(ii) Definition.—In this subpara-
4	graph, the term 'outlying area or territory'
5	means the Commonwealth of Puerto Rico,
6	the District of Columbia, Guam, American
7	Samoa, the United States Virgin Islands,
8	the Commonwealth of the Northern Mar-
9	iana Islands, and the Freely Associated
10	States.
11	"(2) Inclusion of state financial aid and
12	LOCAL FUNDS.—In the case of a State that dem-
13	onstrates to the satisfaction of the Secretary that
14	community colleges operated or controlled by the
15	State and 4-year public institutions of higher edu-
16	cation in the State will not experience a net reduc-
17	tion in total per-student revenue (including revenue
18	derived from tuition and fees) as compared to that
19	revenue for the preceding State fiscal year in such
20	State, a State may include, as part of the State
21	share—
22	"(A) any financial aid that is provided
23	from State funds to eligible students for such
24	students' cost of attendance at community col-
25	leges operated or controlled by the State and 4-

1	year public institutions of higher education in
2	the State that is not awarded predominantly on
3	the basis of merit; and
4	"(B) any funds provided to community col-
5	leges operated or controlled by the State and 4-
6	year public institutions of higher education in
7	the State by local governments in such State
8	for the purpose of carrying out this subpart, in-
9	cluding for the purpose of eliminating tuition
10	and fees for eligible students.
11	"(3) No in-kind contributions.—A State
12	shall not include in-kind contributions for purposes
13	of the State share described in paragraph (1).
14	"(c) Determination of Number of Eligible
15	STUDENTS.—
16	"(1) In general.—
16 17	
	"(1) In general.—
17	"(1) In general.— "(A) Determination.—For purposes of
17 18	"(1) IN GENERAL.—  "(A) DETERMINATION.—For purposes of subsections (a) and (b), the Secretary shall, in
17 18 19	"(1) IN GENERAL.—  "(A) DETERMINATION.—For purposes of subsections (a) and (b), the Secretary shall, in consultation with the State or Tribal College or
17 18 19 20	"(1) IN GENERAL.—  "(A) DETERMINATION.—For purposes of subsections (a) and (b), the Secretary shall, in consultation with the State or Tribal College or University concerned, determine the estimated
17 18 19 20 21	"(1) IN GENERAL.—  "(A) DETERMINATION.—For purposes of subsections (a) and (b), the Secretary shall, in consultation with the State or Tribal College or University concerned, determine the estimated number of eligible students enrolled in the com-

1	College or University for the applicable award
2	year.
3	"(B) Projected enrollment.—If the
4	estimated number of eligible students figure of
5	a State or Tribal College or University under
6	subparagraph (A) is more than 25 percent larg-
7	er than the eligible students figure for the pre-
8	ceding year, the Secretary shall use an alter-
9	native enrollment estimate which shall be used
10	in the formula under subsection (a) for deter-
11	mining the allotment.
12	"(2) Adjustment of grant amount.—For
13	each year for which a State or Tribal College or
14	University receives a grant under this subpart, the
15	Secretary shall, once final enrollment data for such
16	year are available—
17	"(A) in consultation with the State or
18	Tribal College or University concerned, deter-
19	mine the actual number of eligible students en-
20	rolled in the community colleges operated or
21	controlled by the State and the public 4-year in-
22	stitutions of higher education in the State or in
23	such Tribal College or University for the year
24	covered by the grant; and

23 1 "(B) adjust the Federal share of the grant 2 amount received by the State or Tribal College 3 or University and the State share under sub-4 section (b) to reflect the actual number of eligi-5 ble students by applying the relevant adjust-6 ment to such Federal share or the State share, 7 or both, in the subsequent award year. 8 "(3) Additional funds.—If a State or Tribal 9 College or University provides additional funds to-10 ward reducing the cost of attendance and improving 11 instruction beyond the cost of eliminating tuition 12 and required fees as described in paragraphs (2) and 13 (3) of section 787(a) for any award year, and, with 14 respect to a State, such funds amount to more than 15 the State share requirement under subsection (b)

> tion 787, the Secretary shall provide the State or Tribal College or University an amount equal to such additional funds provided by the State or Tribal College or University, which amount provided by

and the maintenance of effort requirements in sec-

21 the Secretary may be used for the activities de-

22 scribed in section 790.

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#### 23 "SEC. 787. PROGRAM REQUIREMENTS.

24 "(a) General Requirements.—In order to receive 25 a grant under this subpart in each award year, a State

1	or Tribal College or University shall comply with the fol-
2	lowing:
3	"(1) With respect to a State, ensure that public
4	institutions of higher education in the State main-
5	tain expenditures on instruction per full-time equiva-
6	lent student at levels that are equal to or exceed the
7	expenditures on instruction per full-time equivalent
8	student provided for the 3 most recent consecutive
9	State fiscal years for which data are available.
10	"(2) Ensure that the total amount of tuition
11	and required fees charged to an eligible student—
12	"(A) at community colleges in the State
13	are fully eliminated; or
14	"(B) if the Tribal College or University is
15	a 2-year Tribal College or University, at such
16	Tribal College or University are fully elimi-
17	nated.
18	"(3) Ensure that the total amount of tuition
19	and required fees charged to an eligible student at
20	public 4-year institutions of higher education in the
21	State, or, if the Tribal College or University is a 4-
22	year Tribal College or University, at such Tribal
23	College or University, are fully eliminated as follows:
24	"(A) For award year 2024–2025, the State
25	or Tribal College or University shall fully elimi-

1	nate tuition and required fees for such stu-
2	dents—
3	"(i) who are dependent students—
4	"(I) in a single parent household,
5	whose parent's adjusted gross income
6	for the taxable year that is 1 year
7	prior to the taxable year that ends im-
8	mediately prior to the beginning of
9	the award year is equal to or less than
10	\$125,000; or
11	"(II) with married parents,
12	whose parents' adjusted gross income
13	for the taxable year that is 1 year
14	prior to the taxable year that ends im-
15	mediately prior to the beginning of
16	the award year is equal to or less than
17	\$250,000; and
18	"(ii) who are—
19	"(I) single independent students,
20	whose adjusted gross income for the
21	taxable year that is 1 year prior to
22	the taxable year that ends imme-
23	diately prior to the beginning of the
24	award year is equal to or less than
25	\$125,000; or

1	"(II) married independent stu-
2	dents, whose adjusted gross income
3	for the taxable year that is 1 year
4	prior to the taxable year that ends im-
5	mediately prior to the beginning of
6	the award year is equal to or less than
7	\$250,000.
8	"(B) For each award year after award
9	year 2024–2025, the State or a 4-year Tribal
10	College or University shall fully eliminate tui-
11	tion and required fees for such students in ac-
12	cordance with clauses (i) and (ii) of subpara-
13	graph (A), except the gross income amount
14	shall be adjusted for each subsequent year in
15	the same manner as income is adjusted under
16	section 478(b).
17	"(4) Not apply financial assistance for which an
18	eligible student qualifies to tuition or required fees.
19	"(5) Not use any funds provided under this
20	subpart for administrative purposes.
21	"(b) STATE MAINTENANCE OF EFFORT.—In order to
22	receive a grant under this subpart in each award year,
23	a State shall—
24	"(1) provide State fiscal support for higher edu-
25	cation per full-time equivalent student at a level

1 equal to or exceeding the average amount of State 2 fiscal support for higher education per full-time 3 equivalent student provided for the 3 most recent 4 consecutive State fiscal years for which data are 5 available; 6 "(2) maintain State operating expenditures per 7 full-time equivalent student for public 2- and 4-year 8 institutions of higher education in the State, exclud-9 ing capital expenses and research and development 10 costs, at a level equal to or greater than the average 11 amount provided for the 3 most recent consecutive 12 State fiscal years for which data are available; and 13 "(3) maintain State expenditures for need-14 based financial aid programs for enrollment in insti-15 tutions of higher education (as defined in section 16 101) in the State at a level that is equal to or great-17 er than the average amount provided for the 3 most 18 recent consecutive State fiscal years for which data 19 are available. 20 "(c) Requirements of States and Some Tribal 21 Colleges and Universities.—In order to receive a 22 grant under this subpart in each award year, a State or 23 (when applicable) a Tribal College or University shall— 24 "(1) provide an assurance that not later than 5 25 years after the first award year for which the grant

1 is awarded, not less than 75 percent of instruction 2 at public institutions of higher education in the 3 State is provided by tenure-track or tenured faculty; "(2) provide an assurance that public institu-4 5 tions of higher education in the State make it a pri-6 ority to hire from the existing adjunct, contract, con-7 tingent, and non-tenure track or tenured faculty 8 pool for tenure-track or tenured faculty positions or 9 other full-time non-contingent instructional posi-10 tions; 11 "(3) require that public institutions of higher 12 education in the State provide, for each student en-13 rolled at the institution who receives the maximum 14 Federal Pell Grant award under subpart 1 of part 15 A of title IV, institutional student financial aid (ex-16 cluding student loans) in an amount equal to the net 17 price owed by such student; 18 "(4) ensure that public institutions of higher 19 education in the State or the Tribal College or Uni-20 versity not adopt policies to reduce enrollment; 21 "(5) provide an assurance that public institu-22 tions of higher education in the State will not charge 23 out-of-State students an amount that exceeds the 24 marginal cost (as determined by the Secretary) of

1	attending institutions of higher education in the
2	State;
3	"(6) provide an assurance that public institu-
4	tions of higher education in the State that charge
5	non-eligible in-State students tuition and required
6	fees, will not charge such students a rate that is nec-
7	essary to continue to fully eliminate tuition and re-
8	quired fees for eligible students; and
9	"(7) provide an assurance that public institu-
10	tions of higher education in the State maintain a
11	ratio of 1 to 150 of disability services full-time em-
12	ployees to registered students with disabilities, and
13	that such employees be specifically dedicated to serv-
14	ing students with disabilities.
15	"(d) Alignment of Secondary and Higher Edu-
16	CATION.—In order to receive a grant under this subpart,
17	a State shall—
18	"(1) submit and implement a plan to align the
19	requirements for receiving a regular high school di-
20	ploma from public schools in the State with the re-
21	quirements for entering credit-bearing coursework at
22	community colleges in such State; and
23	"(2) not later than 3 years after the date on
24	which the State first receives a grant under this sub-

1	part, certify to the Secretary that such alignment
2	has been achieved.
3	"(e) Transfer Pathways.—In order to receive a
4	grant under this subpart, a State shall—
5	"(1) submit a plan to improve transfer path-
6	ways among public institutions of higher education
7	in the State, including by—
8	"(A) ensuring that associate degrees
9	awarded by community colleges in the State are
10	fully transferable to, and credited as, the first
11	2 years of related baccalaureate programs at
12	public institutions of higher education in such
13	State; and
14	"(B) increasing the transferability of indi-
15	vidual courses within the certificate or associate
16	programs offered by community colleges in the
17	State to related baccalaureate programs offered
18	by public institutions of higher education in
19	such State to maximize the transferability of
20	credits for students who transfer before com-
21	pleting an associate degree and facilitate re-
22	verse transfer policies; and
23	"(2) not later than 3 years after the date on
24	which the State first receives a grant under this sub-
25	part, certify to the Secretary that the State is car-

31 rying out the plan submitted in accordance with 1 2 paragraph (1) and is meeting the requirements of 3 subparagraphs (A) and (B) of such paragraph. "(f) 4 No ADDITIONAL ELIGIBILITY REQUIRE-5 MENTS.—No individual shall be determined by a State, a Tribal College or University, or the Secretary, to be ineli-6 gible for benefits provided under this subpart (including 8 eliminating tuition and fees, and other aid provided under this subpart), except on the basis of eligibility require-10 ments under this subpart. "SEC. 788. AUTOMATIC STABILIZER. 12 "(a) Maintenance of Effort Relief.—A State 13 that receives a grant under this subpart may request a waiver of the requirements under section 787(b). Upon re-14 15 quest by such a State, the Secretary shall waive the requirements of section 787(b) for the State as follows: 16 17 "(1) Tier I.—With respect to each State eligi-18 ble for relief under tier I, such requirements shall be 19 waived for the fiscal year succeeding the fiscal year 20 for which the determination of the State's eligibility for such relief is made. 21 22 "(2) Tiers ii through v.—With respect to 23 each State eligible for relief under tier II, III, IV,

or V, such requirements shall be waived, in accord-

ance with subsection (c), for—

24

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1	"(A) the fiscal year for which the deter-
2	mination of the State's eligibility for such relief
3	is made;
4	"(B) the fiscal year succeeding the fiscal
5	year described in subparagraph (A); or
6	"(C) both such fiscal years.
7	"(b) STATE SHARE RELIEF.—
8	"(1) State share relief.—A State that
9	meets the qualifying spending requirement and is el-
10	igible for relief under tier II, III, IV, or V may re-
11	quest relief with respect to the requirement of sec-
12	tion 786(b)(1)(B). Upon request by such a State,
13	the Secretary shall provide relief from the require-
14	ments of section 786(b)(1)(B), for the applicable
15	award year or years, for the State as follows:
16	"(A) Tier II.—With respect to a State
17	that is eligible for relief under tier II, the Sec-
18	retary shall apply—
19	"(i) section $786(a)(1)(B)(v)$ , by sub-
20	stituting '85 percent' for '80 percent'; and
21	"(ii) section 786(b)(1)(B)(v), by sub-
22	stituting '15 percent' for '20 percent'.
23	"(B) Tier III.—With respect to a State
24	that is eligible for relief under tier III, the Sec-
25	retary shall apply—

1	"(i) section 786(a)(1)(B)(iv), by sub-
2	stituting '90 percent' for '85 percent';
3	"(ii) section $786(a)(1)(B)(v)$ , by sub-
4	stituting '90 percent' for '80 percent';
5	"(iii) section $786(b)(1)(B)(iv)$ , by sub-
6	stituting '10 percent' for '15 percent'; and
7	"(iv) section $786(b)(1)(B)(v)$ , by sub-
8	stituting '10 percent' for '20 percent'.
9	"(C) Tier iv.—With respect to a State
10	that is eligible for relief under tier IV, the Sec-
11	retary shall apply—
12	"(i) section $786(a)(1)(B)(iii)$ , by sub-
13	stituting '95 percent' for '90 percent';
14	"(ii) section $786(a)(1)(B)(iv)$ , by sub-
15	stituting '95 percent' for '85 percent';
16	"(iii) section $786(a)(1)(B)(v)$ , by sub-
17	stituting '95 percent' for '80 percent';
18	"(iv) section $786(b)(1)(B)(iii)$ , by sub-
19	stituting '5 percent' for '10 percent';
20	"(v) section $786(b)(1)(B)(iv)$ , by sub-
21	stituting '5 percent' for '15 percent'; and
22	"(vi) section $786(b)(1)(B)(v)$ , by sub-
23	stituting '5 percent' for '20 percent'.

1	"(D) Tier v.—With respect to a State
2	that is eligible for relief under tier V, the Sec-
3	retary shall apply—
4	"(i) section 786(a)(1)(B)(ii), by sub-
5	stituting '100 percent' for '95 percent';
6	"(ii) section 786(a)(1)(B)(iii), by sub-
7	stituting '100 percent' for '90 percent';
8	"(iii) section $786(a)(1)(B)(iv)$ , by sub-
9	stituting '100 percent' for '85 percent';
10	"(iv) section $786(a)(1)(B)(v)$ , by sub-
11	stituting '100 percent' for '80 percent';
12	"(v) section 786(b)(1)(B)(ii), by sub-
13	stituting '0 percent' for '5 percent';
14	"(vi) section 786(b)(1)(B)(iii), by sub-
15	stituting '0 percent' for '10 percent';
16	"(vii) section $786(b)(1)(B)(iv)$ , by
17	substituting '0 percent' for '15 percent'
18	and
19	"(viii) section $786(b)(1)(B)(v)$ , by
20	substituting '0 percent' for '20 percent'.
21	"(2) Applicable award years.—With respect
22	to each State eligible for relief under tier II, III, IV,
23	or V, the Secretary shall provide the relief under
24	paragraph (1) in accordance with subsection (c)
25	for—

1	"(A) the award year for which the deter-
2	mination of the State's eligibility for such relief
3	is made;
4	"(B) the award year succeeding the award
5	year described in subparagraph (A); or
6	"(C) both such award years.
7	"(3) State eligibility.—A State's eligibility
8	for relief under this section shall be determined as
9	follows:
10	"(A) Tier i.—A State shall be eligible for
11	relief under tier I for a fiscal year for which—
12	"(i) the State is in an elevated unem-
13	ployment period at any point in the fiscal
14	year; and
15	"(ii) the State is not eligible for relief
16	under any other tier.
17	"(B) Tier II.—A State shall be eligible for
18	relief under tier II for a fiscal or award year,
19	as applicable, for which—
20	"(i)(I) the State average unemploy-
21	ment rate is equal to or greater than 6.5
22	percent, but less than 7.5 percent, at any
23	point in the fiscal or award year; or
24	"(II) the national average unemploy-
25	ment rate is equal to or greater than 6.5

1	percent, but less than 7.5 percent, at any
2	point in the fiscal or award year; and
3	"(ii) the State is not eligible for relief
4	under tier III, IV, or V.
5	"(C) Tier III.—A State shall be eligible
6	for relief under tier III for a fiscal or award
7	year, as applicable, for which—
8	"(i)(I) the State average unemploy-
9	ment rate is equal to or greater than 7.5
10	percent, but less than 8.5 percent, at any
11	point in the fiscal or award year; or
12	"(II) the national average unemploy-
13	ment rate is equal to or greater than 7.5
14	percent, but less than 8.5 percent, at any
15	point in the fiscal or award year; and
16	"(ii) the State is not eligible for relief
17	under tier IV or V.
18	"(D) Tier iv.—A State shall be eligible
19	for relief under tier IV for a fiscal or award
20	year, as applicable, for which—
21	"(i)(I) the State average unemploy-
22	ment rate is equal to or greater than 8.5
23	percent, but less than 9.5 percent, at any
24	point in the fiscal or award year; or

1	"(II) the national average unemploy-
2	ment rate is equal to or greater than 8.5
3	percent, but less than 9.5 percent, at any
4	point in the fiscal or award year; and
5	"(ii) the State is not eligible for relief
6	under tier V.
7	"(E) Tier v.—A State shall be eligible for
8	relief under tier V for a fiscal or award year,
9	as applicable, for which—
10	"(i) the State average unemployment
11	rate is equal to or greater than 9.5 percent
12	at any point in the fiscal or award year; or
13	"(ii) the national average unemploy-
14	ment rate is equal to or greater than 9.5
15	percent at any point in the fiscal or award
16	year.
17	"(c) Discretion in the Provision of Relief.—
18	In determining the fiscal years for which to provide relief
19	in accordance with subsection (a)(2), or the award years
20	for which to provide relief in accordance with subsection
21	(b), to a State that is eligible under tier II, III, IV or
22	V, the Secretary shall take into account the following:
23	"(1) In the case of a State that requests relief
24	under subsection (a)(2), the fiscal years for which
25	the State requests such relief, including—

1	"(A) if the State requests such relief for
2	the fiscal year for which the determination of
3	the State's eligibility for such relief is made, the
4	amount by which the State is unable to meet
5	the requirements of section 787(b) for such fis-
6	cal year; and
7	"(B) if the State requests such relief for
8	the fiscal year succeeding the year described in
9	subparagraph (A), the amount by which the
10	State anticipates being unable to meet such re-
11	quirements for such succeeding fiscal year.
12	"(2) In the case of a State that requests relief
13	under subsection (b), the award years for which the
14	State requests such relief, including—
15	"(A) if the State requests such relief for
16	the award year for which the determination of
17	the State's eligibility for such relief is made, the
18	extent to which the State is unable to meet the
19	requirements of section 786(b)(1)(B) for such
20	award year; and
21	"(B) if the State requests such relief for
22	the award year succeeding the year described in
23	subparagraph (A), the extent to which the State
24	anticipates being unable to meet such require-
25	ments for such succeeding award year.

1	"(3) The actual or anticipated timing, severity,
2	and duration of the unemployment rate increase
3	during—
4	"(A) the fiscal or award year, as applica-
5	ble, for which the determination of the State's
6	eligibility for such relief is made;
7	"(B) the fiscal or award year, as applica-
8	ble, succeeding the fiscal or award year de-
9	scribed in subparagraph (A); and
10	"(C) the fiscal or award year, as applica-
11	ble, preceding the fiscal or award year described
12	in subparagraph (A).
13	"(4) Other factors determined to be relevant by
14	the Secretary.
15	"(d) Continued Payment to Employees.—A
16	State that receives relief under subsection (a) or sub-
17	section (b) shall, to the greatest extent practicable, con-
18	tinue to pay its employees of, and contractors with, public
19	institutions of higher education in the State during the
20	period in which the State is receiving such relief.
21	"(e) Definitions.—In this section:
22	"(1) Elevated unemployment period.—
23	The term 'elevated unemployment period' means a
24	consecutive 3-month period in a fiscal year in which
25	the State average unemployment rate is not less

1 than 0.5 percentage points above the lowest State 2 average unemployment rate for the 12-month period 3 preceding such 3-month period. "(2)NATIONAL AVERAGE 4 UNEMPLOYMENT 5 RATE.—The term 'national average unemployment 6 rate' means the average (seasonally adjusted) rate of 7 total unemployment in all States for a consecutive 3-8 month period in a fiscal year, based on data from 9 the Bureau of Labor Statistics of the Department of 10 Labor. 11 "(3) Qualifying spending requirement.— 12 The term 'qualifying spending requirement' means 13 the requirement that a State not disproportionately 14 decrease spending for any of the categories described 15 in subparagraphs (1) through (3) of section 787(b) 16 relative to such State's overall, average decrease in 17 spending for the 3 consecutive preceding fiscal years. 18 "(4) State average unemployment rate.— 19 The term 'State average unemployment rate' means 20 the average (seasonally adjusted) rate of total unem-21 ployment in a State for a consecutive 3-month pe-22 riod in a fiscal year. 23 "SEC. 789. APPLICATIONS. 24 "In order to receive a grant under this subpart, a

State or Tribal College or University shall submit an ap-

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- 1 plication to the Secretary at such time, in such manner,
- 2 and containing such information as the Secretary may re-
- 3 quire. In the case of a State, such application shall be
- 4 submitted by the State agency with jurisdiction over high-
- 5 er education or another agency designated by the Gov-
- 6 ernor or chief executive of the State to administer the pro-
- 7 gram under this subpart.
- 8 "SEC. 790. USE OF FUNDS.
- 9 "(a) IN GENERAL.—A State or Tribal College or Uni-
- 10 versity that receives a grant under this subpart shall use
- 11 the grant funds and the State share funds required under
- 12 this subpart—
- "(1) to fully eliminate tuition and required fees
- for all eligible students at community colleges in the
- 15 State or at the Tribal College or University, if the
- 16 Tribal College or University is a 2-year Tribal Col-
- lege or University; and
- 18 "(2) to fully eliminate tuition and required fees
- 19 for eligible students, as described in section
- 20 787(a)(3), at public 4-year institutions of higher
- 21 education in the State or at the Tribal College or
- University, if the Tribal College or University is a
- 4-year Tribal College or University.
- 24 "(b) Remaining Funds.—Once tuition and required
- 25 fees have been fully eliminated pursuant to subsection (a),

- 1 a State or Tribal College or University that receives a
- 2 grant under this subpart shall use any remaining grant
- 3 funds to reduce the cost of attendance and increase the
- 4 quality of instruction and student support services at pub-
- 5 lic institutions of higher education in the State or at the
- 6 Tribal College or University by carrying out any of the
- 7 following:

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6 "(1) Providing additional non-loan financial aid 9 to students to help reduce unmet need, which may 10 include need-based student financial aid or emer-11 gency financial aid grants to students attending a 12 public institution of higher education in such State, 13 or such Tribal College or University, for any compo-

nent of such students' cost of attendance.

- "(2) Implementing evidence-based reforms or practices at public institutions of higher education in such State or at such Tribal College or University that are described in section 804 or that meet evidence tier 1 or evidence tier 2 (as defined in section 800) to improve the enrollment, retention, transfer, or completion rates or labor market outcomes among the students described in section 802(b).
- "(3) Expanding academic course offerings and providing high-quality occupational skills training programs to students.

1	"(4) Increasing the number and percentage of
2	tenure or tenure-track faculty.
3	"(5) Providing all faculty with professional sup-
4	ports to help students succeed, such as professional
5	development opportunities, including providing—
6	"(A) culturally inclusive and identity-safe
7	learning environments;
8	"(B) work spaces; and
9	"(C) shared governance in the institution.
10	"(6) Compensating part-time faculty for work
11	done outside of the classroom relating to supporting
12	student success, such as holding office hours.
13	"(7) Strengthening, and ensuring all students
14	have access to, student support services, such as
15	academic advising, counseling, and tutoring.
16	"(8) Expanding access to dual or concurrent
17	enrollment programs and early college high school
18	programs.
19	"(9) Establishing prison education programs in
20	partnership with local or State correctional facilities.
21	"(10) Carrying out any other additional activi-
22	ties that improve instructional quality and academic
23	outcomes for students as approved by the Secretary
24	through a peer review process.

1	"(c) Prohibition.—A State or Tribal College of
2	University that receives a grant under this subpart may
3	not use grant funds or State share funds required under
4	this subpart—
5	"(1) for the construction of a nonacademic fa
6	cility, such as a student center or stadium;
7	"(2) for merit-based student financial aid;
8	"(3) for need-based student financial aid (ex
9	cept to the extent funds are available under section
10	786(e)(3));
11	"(4) to pay the salaries or benefits of school ad
12	ministrators;
13	"(5) for capital outlays or deferred mainte
14	nance; or
15	"(6) for expenditures on athletics other than
16	activities open to all members of the campus com
17	munity.
18	"(d) Supplement Not Supplant.—Except as pro
19	vided in section 786(b)(2)(A), funds made available under
20	this subpart shall be used to supplement, and not sup
21	plant, other Federal, State, Tribal, local, and institutiona
22	funds that would otherwise be expended to carry out ac
23	tivities described in this subpart.
24	"(e) Continuation of Funding —

1	"(1) In general.—Except as provided in para-
2	graph (2), a State or a Tribal College or University
3	receiving a grant under this subpart for an award
4	year may continue to receive funding under this sub-
5	part for subsequent award years conditioned on
6	meeting the requirements of the grant, as deter-
7	mined by the Secretary.
8	"(2) DISCONTINUATION.—The Secretary shall
9	discontinue or reduce funding of the Federal share
10	of a grant under this subpart if the State or Tribal
11	College or University has violated the terms of the
12	grant.
13	"(f) Rule of Construction Regarding BIE
14	Funds.—Nothing in this subpart shall be construed to
15	impact the availability of funds from, or uses of funds pro-
16	vided by, the Bureau of Indian Education for Tribal Col-
17	leges and Universities.
18	"SEC. 791. AUTHORIZATION OF APPROPRIATIONS.
19	"(a) In General.—There are authorized to be ap-
20	propriated, and there are appropriated, to carry out this
21	subpart—
22	"(1) such sums as may be necessary for the
23	fourth quarter of fiscal year 2024; and
24	"(2) such sums as may be necessary for each
25	of the fiscal years 2024 through 2033.

## "(b) Supplemental Funds.—

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"(1) IN GENERAL.—In addition to amounts otherwise available, there is appropriated for fiscal year 2024, out of any money in the Treasury not otherwise appropriated, not more than \$9,400 per student enrolled at 4-year public institutions of higher education and not more than \$5.800 per student enrolled at community colleges, to remain available until September 30, 2029, for the Secretary to award grants to all States that have resident tuition and fees at community colleges or public 4-year institutions of higher education that are higher than the national average tuition and fees at community colleges or public 4-year institutions of higher education in award year 2024–2025, for the purpose of supporting such States' ability to participate in the program under this subpart.

"(2) STATE SHARE.—Notwithstanding any other provision of this subpart, a State receiving grant funds under paragraph (1) shall use such funds to meet the State share requirement under section 786(b) and to fully eliminate tuition and fees for eligible students as required under paragraphs (2) and (3) of section 787(a).".

1	TITLE II—GRANT PROGRAM TO
2	ELIMINATE TUITION AND
3	FEES FOR ELIGIBLE STU-
4	DENTS AT PRIVATE NON-
5	PROFIT HISTORICALLY
6	BLACK COLLEGES AND UNI-
7	VERSITIES AND MINORITY-
8	SERVING INSTITUTIONS
9	SEC. 201. GRANT PROGRAM TO ELIMINATE TUITION AND
10	FEES FOR ELIGIBLE STUDENTS AT PRIVATE
11	NONPROFIT HISTORICALLY BLACK COL-
12	LEGES AND UNIVERSITIES AND MINORITY-
13	SERVING INSTITUTIONS.
14	Part F of title VII of the Higher Education Act of
15	1965, as added by section 101, is further amended by add-
16	ing at the end the following:
17	"Subpart 2—Grant Program To Eliminate Tuition
18	and Fees for Eligible Students at Private Non-
19	profit Historically Black Colleges and Univer-
20	sities and Minority-Serving Institutions
21	"SEC. 795. DEFINITIONS.
22	"In this subpart:
23	"(1) Eligible institution.—
24	"(A) In general.—Except as provided in
25	subparagraph (E), the term 'eligible institution'

1	means a private nonprofit 2-year institution or
2	4-year institution that—
3	"(i) is—
4	"(I) a part B institution (as de-
5	fined in section 322);
6	"(II) a Hispanic-serving institu-
7	tion (as defined in section 502);
8	"(III) an Alaska Native-serving
9	institution (as defined in section
10	317(b));
11	"(IV) a Native Hawaiian-serving
12	institution (as defined in section
13	317(b));
14	"(V) a Predominantly Black in-
15	stitution (as defined in section
16	371(e));
17	"(VI) an Asian American and
18	Native American Pacific Islander-
19	serving institution (as defined in sec-
20	tion $371(e)$ ; or
21	"(VII) a Native American-serving
22	nontribal institution (as defined in
23	section $371(e)$ ; and
24	"(ii) has not received funds under
25	subpart 1.

1	"(B) Continuing eligibility.—The Sec-
2	retary shall determine whether an institution is
3	an 'eligible institution' under subparagraph (A)
4	based on the most recent data available, and
5	shall review such determination annually to en-
6	sure that the institution continues to meet the
7	requirements for participation under this sub-
8	part.
9	"(C) 2-YEAR INSTITUTION.—The term "2-
10	year institution' means an institution at which
11	an associate degree is the most frequently
12	awarded degree.
13	"(D) 4-YEAR INSTITUTION.—The term '4-
14	year institution' means an institution of higher
15	education (as defined under section 101(a))
16	that is not a 2-year institution.
17	"(E) Exception.—
18	"(i) IN GENERAL.—An eligible institu-
19	tion as described in subparagraph (A) shall
20	not be an eligible institution for purposes
21	of this section for the period described in
22	clause (ii) if such institution was a for-
23	profit institution at any time that con-
24	verted to a nonprofit institution.

1	"(ii) Period of ineligibility.—An
2	institution described under clause (i) shall
3	not be an eligible institution for purposes
4	of this section for a period of 25 years
5	from the date the institution converted
6	from being a for-profit institution to a
7	nonprofit institution or 25 years after the
8	date of enactment of this subpart, which-
9	ever period is longer.
10	"(2) Eligible student.—
11	"(A) IN GENERAL.—The term 'eligible stu-
12	dent' means a student enrolled in an eligible in-
13	stitution who has not obtained a baccalaureate
14	degree or a higher degree and—
15	"(i) for the first award year of the
16	program under this subpart, if the stu-
17	dent—
18	"(I) is a dependent student—
19	"(aa) in a single parent
20	household, the student's parent's
21	adjusted gross income for the
22	taxable year that is 1 year prior
23	to the taxable year that ends im-
24	mediately prior to the beginning

1	of the award year is equal to or
2	less than \$125,000; or
3	"(bb) with married parents,
4	the student's parents' adjusted
5	gross income for the taxable year
6	that is 1 year prior to the taxable
7	year that ends immediately prior
8	to the beginning of the award
9	year is equal to or less than
10	\$250,000; and
11	"(II) is a—
12	"(aa) single independent
13	student, the student's adjusted
14	gross income for the taxable year
15	that is 1 year prior to the taxable
16	year that ends immediately prior
17	to the beginning of the award
18	year is equal to or less than
19	\$125,000; or
20	"(bb) married independent
21	student, the student's adjusted
22	gross income for the taxable year
23	that is 1 year prior to the taxable
24	year that ends immediately prior
25	to the beginning of the award

1	year is equal to or less than
2	\$250,000; and
3	"(ii) for each award year after the
4	first award year of the program under this
5	subpart, if the student—
6	"(I) is a dependent student, the
7	student's parents' adjusted gross in-
8	come for the taxable year that is 1
9	year prior to the taxable year that
10	ends immediately prior to the begin-
11	ning of the award year is equal to or
12	less than the applicable amount; and
13	"(II) is an independent student,
14	the student's adjusted gross income
15	for the taxable year that is 1 year
16	prior to the taxable year that ends im-
17	mediately prior to the beginning of
18	the award year is equal to or less than
19	the applicable amount.
20	"(B) APPLICABLE AMOUNT.—In this para-
21	graph, the term 'applicable amount' means an
22	amount equal to, for any award year beginning
23	after the first award year of the program under
24	this subpart, the income amount determined
25	under this paragraph for the preceding award

1 year adjusted in the same manner as income is 2 adjusted under section 478(b). 3 "(3) Full-time equivalent eligible stu-4 DENTS.—The term 'full-time equivalent eligible stu-5 dents' means the sum of the number of eligible stu-6 dents projected to enroll full time at an institution 7 for an award year, plus the full-time equivalent of 8 the number of eligible students projected to be en-9 rolled part time (determined on the basis of the 10 quotient of the sum of the credit hours of all part-11 time eligible students divided by 12) at such institu-12 tion, for such award year. 13 "SEC. 796. AUTHORIZATION OF GRANT PROGRAM. 14 "Beginning with award vear 2024–2025, from 15 amounts appropriated to carry out this subpart for any fiscal year, the Secretary shall award grants to eligible in-16 17 stitutions to enable the eligible institutions to eliminate 18 tuition and required fees for eligible students. "SEC. 797. GRANT TERMS. 19 20 "(a) Grant Amount.— 21 "(1) IN GENERAL.—For each year for which an 22 eligible institution participates in the grant program 23 under this subpart, such eligible institution shall re-24 ceive a grant in an amount equal to—

1	"(A) in the case of an eligible institution
2	that is a 2-year institution, the product of the
3	number of eligible students enrolled in such in-
4	stitution multiplied by—
5	"(i) for the 2024–2025 award year,
6	\$4,880; and
7	"(ii) for each subsequent award year,
8	the amount determined under this sub-
9	paragraph for the preceding award year,
10	increased by the lesser of—
11	"(I) a percentage equal to the es-
12	timated percentage increase in the
13	Consumer Price Index (as determined
14	by the Secretary) since the date of
15	such determination; or
16	"(II) 3 percent; or
17	"(B) in the case of an eligible institution
18	that is a 4-year institution, the product of the
19	number of eligible students enrolled in such in-
20	stitution multiplied by—
21	"(i) for the 2024–2025 award year,
22	\$10,200; and
23	"(ii) for each subsequent award year,
24	the amount determined under this sub-

1	paragraph for the preceding award year,
2	increased by the lesser of—
3	"(I) a percentage equal to the es-
4	timated percentage increase in the
5	Consumer Price Index (as determined
6	by the Secretary) since the date of
7	such determination; or
8	"(II) 3 percent.
9	"(2) Limitations on Tuition Hikes.—
10	"(A) FIRST AWARD YEAR.—For the first
11	award year for which an eligible institution ap-
12	plies for a grant under this subpart, such eligi-
13	ble institution shall not increase tuition and re-
14	quired fees at a rate that is greater than any
15	annual increase in tuition and required fees at
16	the eligible institution for the 5 years preceding
17	such first award year.
18	"(B) Succeeding award years.—
19	"(i) In general.—For each award
20	year after the first award year for which
21	an eligible institution receives a grant
22	under this subpart, such eligible institution
23	shall not increase tuition and required fees
24	from the preceding award year at a rate
25	that is greater than the percentage in-

1	crease in the Employment Cost Index for
2	the award year for which the grant is re-
3	ceived, as compared to the Employment
4	Cost Index for the award year preceding
5	the award year for which the grant is re-
6	ceived.
7	"(ii) Employment cost index .—In
8	this subparagraph, the term 'Employment
9	Cost Index', when used with respect to an
10	award year, means the Employment Cost
11	Index for total compensation for private in-
12	dustry workers by bargaining status and
13	census region and division (not seasonally
14	adjusted) of the division in which the eligi-
15	ble institution is located, as provided by
16	the Bureau of Labor Statistics of the De-
17	partment of Labor, that is provided for the
18	December that immediately precedes the
19	start of the award year.
20	"(3) Data adjustments.—
21	"(A) IN GENERAL.—The Secretary shall
22	establish a process through which each eligible
23	institution that participates in the program
24	under this subpart—

1	"(i) provides the necessary eligible
2	student enrollment data at the start of the
3	award year; and
4	"(ii) initially receives grant funds, as
5	calculated under this subsection, based on
6	such data.
7	"(B) Adjustment of grant amount.—
8	For each year for which an eligible institution
9	receives a grant under this subpart, the Sec-
10	retary shall, once final enrollment data for such
11	year are available—
12	"(i) in consultation with the eligible
13	institution concerned, determine the actual
14	number of full-time equivalent eligible stu-
15	dents for the year covered by the grant;
16	and
17	"(ii) adjust the grant amount received
18	by the eligible institution to reflect the ac-
19	tual number of full-time equivalent eligible
20	students by applying the relevant adjust-
21	ment to such grant amount in the subse-
22	quent award year in accordance with sub-
23	paragraph (C).
24	"(C) CALCULATION OF ADJUSTMENTS.—If
25	the actual full-time equivalent eligible students

1	figure for the preceding award year reported
2	under subparagraph (B)—
3	"(i) exceeds the projected enrollment
4	that was used for determining the allot-
5	ment under paragraph (1) for the pre-
6	ceding award year, notwithstanding any
7	other provision of this Act, the grant
8	amount for the subsequent award year for
9	the eligible institution shall be increased to
10	reflect such actual enrollment, which figure
11	shall be increased by the Gross Domestic
12	Product Price Index of the State in which
13	the eligible institution is located; or
14	"(ii) is below the projected enrollment
15	that was used for determining the allot-
16	ment under paragraph (1) for the pre-
17	ceding award year, notwithstanding any
18	other provision of this Act, the grant
19	amount for the subsequent award year for
20	the eligible institution shall be decreased to
21	reflect such actual enrollment, which figure
22	shall be increased by the average interest
23	rate on 5-year United States Treasury se-
24	curities issued during the preceding award
25	year.

- 1 "(b) APPLICATION.—An eligible institution that de-2 sires to receive a grant under this subpart shall submit 3 to the Secretary an application at such time, in such man-
- 4 ner, and containing such information as the Secretary may
- 5 require.

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- 6 "(c) Transfer Requirement.—In the case of an
- 7 eligible institution that is a 4-year institution that receives
- 8 a grant under this subpart and enrolls students who trans-
- 9 fer from another institution, the institution shall—
- "(1) commit to increasing the transferability of individual courses within certificate or associate programs offered by community colleges in the State to related baccalaureate programs offered by such institution to maximize the transferability of credits for students who transfer before completing an associate degree; and
  - "(2) maintain a formal, statewide articulation agreement with community colleges in the State in which such institution operates that, at a minimum, ensures that associate degrees awarded by community colleges in the State are fully transferable to, and credited as the first 2 years of related baccalaureate programs at, such institution.
- 24 "(d) Use of Funds.—

1	"(1) In general.—An eligible institution that
2	receives a grant under this subpart shall use the
3	grant funds to—
4	"(A) except as provided in paragraph (3),
5	eliminate tuition and required fees for eligible
6	students enrolled in the eligible institution dur-
7	ing any period for which the institution receives
8	a grant under this subpart;
9	"(B) maintain expenditures on instruction
10	per a full-time equivalent eligible student at lev-
11	els that meet or exceed the expenditures on in-
12	struction per a full-time equivalent eligible stu-
13	dent for award year 2023–2024; and
14	"(C) maintain expenditures on need-based
15	financial aid programs for students enrolled in
16	the institution at a level that meets or exceeds
17	the level of such support for award year 2023–
18	2024.
19	"(2) Prohibitions.—An eligible institution
20	that receives a grant under this subpart may not use
21	grant funds—
22	"(A) for the construction of a nonacademic
23	facility, such as a student center or stadium;
24	"(B) for merit-based or need-based student
25	financial aid;

1	"(C) to pay the salaries or benefits of
2	school administrators;
3	"(D) for capital outlays or deferred main-
4	tenance; or
5	"(E) for expenditures on athletics other
6	than activities open to all members of the cam-
7	pus community.
8	"(3) Exception.—An eligible institution that
9	receives a grant under this subpart and that does
10	not have authority to set the tuition and required
11	fees for eligible students enrolled in the eligible insti-
12	tution shall provide tuition assistance to eligible stu-
13	dents enrolled in the eligible institution during any
14	period for which the institution receives a grant
15	under this subpart in an amount equal to the grant
16	amount determined under subsection (a)(1).
17	"(e) Assurances.—An eligible institution that re-
18	ceives a grant under this subpart shall provide an assur-
19	ance to the Secretary that the institution will—
20	"(1) increase, to the extent practicable, the
21	amount of instruction provided by tenured or tenure-
22	track faculty; and
23	"(2) not adopt policies to reduce enrollment.
24	"(f) Supplement, Not Supplant.—Funds made
25	available to carry out this subpart shall be used to supple-

- 1 ment, and not supplant, other Federal, State, Tribal,
- 2 local, and institutional funds that would otherwise be ex-
- 3 pended to carry out activities under this subpart.
- 4 "(g) No Additional Eligibility Require-
- 5 MENTS.—No individual shall be determined, by an eligible
- 6 institution or the Secretary, to be ineligible for benefits
- 7 provided under this subpart except on the basis of eligi-
- 8 bility requirements under this subpart.

## 9 "SEC. 798. AUTHORIZATION OF APPROPRIATIONS.

- "There are authorized to be appropriated, and there
- 11 are appropriated, to carry out this subpart—
- "(1) such sums as may be necessary for the
- fourth quarter of fiscal year 2024; and
- 14 "(2) such sums as may be necessary for each
- of the fiscal years 2025 through 2033.".
- 16 SEC. 202. NORTHERN MARIANA ISLANDS, AMERICAN
- 17 SAMOA, UNITED STATES VIRGIN ISLANDS,
- 18 GUAM, AND FREELY ASSOCIATED STATES
- 19 COLLEGE ACCESS.
- 20 Part F of title VII of the Higher Education Act of
- 21 1965, as added by section 101 and amended by section
- 22 201, is further amended by adding at the end the fol-
- 23 lowing:

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1	"Subpart 3—College Access for Students in Outlying
2	Areas
3	"SEC. 799. NORTHERN MARIANA ISLANDS, AMERICAN
4	SAMOA, UNITED STATES VIRGIN ISLANDS,
5	GUAM, AND FREELY ASSOCIATED STATES
6	COLLEGE ACCESS.
7	"(a) Grants.—
8	"(1) Grant amounts.—
9	"(A) In general.—Beginning with award
10	year 2024–2025, from amounts appropriated to
11	carry out this section, the Secretary shall award
12	grants to the Governors of each outlying area
13	for such Governors to award grants to eligible
14	institutions that enroll eligible students to pay
15	the difference between the tuition and fees
16	charged for in-State students and the tuition
17	and fees charged for out-of-State students on
18	behalf of each eligible student enrolled in the el-
19	igible institution.
20	"(B) MAXIMUM STUDENT AMOUNTS.—The
21	amount paid on behalf of an eligible student
22	under this section shall be—
23	"(i) not more than \$15,000 for any
24	one award year (as defined in section
25	481(a)(1); and

1	"(ii) not more than \$75,000 in the
2	aggregate.
3	"(C) Proration.—The Governor shall
4	prorate payments under this section with re-
5	spect to eligible students who attend an eligible
6	institution on less than a full-time basis.
7	"(2) AGREEMENT.—Each Governor desiring a
8	grant under this section shall enter into an agree-
9	ment with the Secretary for the purposes of admin-
10	istering the grant program.
11	"(b) No Additional Eligibility Require-
12	MENTS.—No individual shall be determined, by a Gov-
13	ernor, an eligible institution, or the Secretary, to be ineli-
14	gible for benefits provided under this section except on the
15	basis of eligibility requirements under this section.
16	"(c) Definitions.—In this section:
17	"(1) Eligible institution.—The term 'eligi-
18	ble institution' means an institution that—
19	"(A) is a public 4-year institution of higher
20	education located in 1 of the several States of
21	the United States, the District of Columbia, the
22	Commonwealth of Puerto Rico, or an outlying
23	area;
24	"(B) enters into an agreement with the
25	Governor of an outlying area, or with 2 or more

1	of such Governors (except that such institution
2	may not enter into an agreement with the Gov-
3	ernor of the outlying area in which such institu-
4	tion is located), to carry out the grant program
5	under this section; and
6	"(C) submits an assurance to the Governor
7	and to the Secretary that the institution shall
8	use funds made available under this section to
9	supplement, and not supplant, assistance that
10	otherwise would be provided to eligible students
11	from outlying areas.
12	"(2) ELIGIBLE STUDENT.—The term 'eligible
13	student' means a student who—
14	"(A) was domiciled in an outlying area for
15	not less than 12 consecutive months preceding
16	the commencement of the freshman year at an
17	institution of higher education;
18	"(B) has not completed an undergraduate
19	baccalaureate course of study; and
20	"(C) is enrolled as an undergraduate stu-
21	dent in an eligible program (as defined in sec-
22	tion 481(b)) on at least a half-time basis.
23	"(3) GOVERNOR.—The term 'Governor' means
24	the chief executive of an outlying area.

1	"(4) OUTLYING AREA.—The term 'outlying
2	area' means the Northern Mariana Islands, Amer-
3	ican Samoa, the United States Virgin Islands,
4	Guam, and the Freely Associated States.".
5	TITLE III—FEDERAL PELL
6	GRANT IMPROVEMENTS
7	SEC. 301. FEDERAL PELL GRANT IMPROVEMENTS.
8	(a) Amendments to Current Pell Grant Pro-
9	GRAM.—Section 401 of the Higher Education Act of 1965
10	(20 U.S.C. 1070a) is amended—
11	(1) in subsection $(c)(5)$ —
12	(A) by striking "shall not exceed 12 semes-
13	ters, or the equivalent of 12 semesters, as de-
14	termined by the Secretary by regulation" and
15	inserting "shall not exceed 7 years and 6
16	months"; and
17	(B) by striking "only that same fraction of
18	such semester or equivalent" and inserting
19	"only that same fraction of such year";
20	(2) in subsection (e), by striking "Any disburse-
21	ment allowed to be made by crediting the student's
22	account shall be limited to tuition and fees and, in
23	the case of institutionally owned housing, room, and
24	board. The student may elect to have the institution
25	provide other such goods and services by crediting

1	the student's account." and inserting "Payments
2	under this section may be used by the student for
3	living and nontuition expenses."; and
4	(3) in subsection (f)—
5	(A) in paragraph (1), by striking the mat-
6	ter preceding subparagraph (A) and inserting
7	the following: "After receiving an application
8	for a Federal Pell Grant under this subpart, the
9	Secretary (including any contractor of the Sec-
10	retary processing applications for Federal Pell
11	Grants under this subpart) shall, in a timely
12	manner, furnish to the student financial aid ad-
13	ministrator at each institution of higher edu-
14	cation that a student awarded a Federal Pel
15	Grant under this subpart is attending, the ex-
16	pected family contribution for each such stu-
17	dent. Each such student financial administrator
18	shall—''; and
19	(B) in paragraph (3)—
20	(i) by striking "after academic year
21	1986–1987"; and
22	(ii) in paragraph (3), by striking "the
23	Committee on Appropriations of the Sen-
24	ate, the Committee on Appropriations of
25	the House of Representatives, and".

1	(b) REPEAL OF SCORING REQUIREMENT.—Section
2	406 of H. Con. Res. 95 (109th Congress) is amended—
3	(1) by striking subsection (b); and
4	(2) by striking "(A) IN GENERAL" and insert-
5	ing the following: "Upon".
6	(c) Amendment to the FAFSA Simplification
7	Act.—
8	(1) In general.—Section 401 of the Higher
9	Education Act of 1965, as amended by section 703
10	of the FAFSA Simplification Act (title VII of divi-
11	sion FF of Public Law 116–260), is amended—
12	(A) in subsection (b), by striking para-
13	graphs (5), (6), and (7) and inserting the fol-
14	lowing:
15	"(5) Maximum federal pell grant.—
16	"(A) AWARD YEAR 2024–2025.—For award
17	year 2024–2025, the total maximum Federal
18	Pell Grant shall be—
19	"(i) in the case of an eligible student
20	who is in attendance at an institution of
21	higher education described in section 101
22	or a Tribal College or University described
23	in section $316(b)(3)$ , $$14,790$ ; or
24	"(ii) in the case of an eligible student
25	who is in attendance at an institution of

1	higher education not described in clause
2	(i), \$7,395.
3	"(B) Subsequent award years.—For
4	award year 2025–2026, and each subsequent
5	award year, the total maximum Federal Pel
6	Grant shall be equal to the total maximum Fed-
7	eral Pell Grant for the preceding award year
8	(applicable to the institution at which the eligi-
9	ble student is in attendance)—
10	"(i) increased by the annual adjust-
11	ment percentage for the award year for
12	which the amount under this subparagraph
13	is being determined; and
14	"(ii) rounded to the nearest \$5.
15	"(C) Definition of annual adjust-
16	MENT PERCENTAGE.—In this paragraph, the
17	term 'annual adjustment percentage,' as applied
18	to an award year, is equal to the estimated per-
19	centage increase in the Consumer Price Index
20	(as determined by the Secretary, using the defi-
21	nition in section 478(f)) for the most recent cal-
22	endar year ending prior to the beginning of that
23	award year.
24	"(6) APPROPRIATION OF FUNDS.—There are
25	authorized to be appropriated, and there are appro-

1	priated, out of any money in the Treasury not other-
2	wise appropriated, such sums as may be necessary
3	for fiscal year 2024 and each subsequent fiscal year
4	to provide the maximum Federal Pell Grant for
5	which a student shall be eligible under this section
6	during an award year.
7	"(7) No effect on previous appropria-
8	TIONS.—The amendments made to this section by
9	the FAFSA Simplification Act shall not—
10	"(A) increase or decrease the amounts that
11	have been appropriated or are available to carry
12	out this section for fiscal year 2017, 2018,
13	2019, 2020, 2021, 2022, or 2023 as of the day
14	before the effective date of such Act; or
15	"(B) extend the period of availability for
16	obligation that applied to any such amount, as
17	of the day before such effective date.";
18	(B) in subsection $(d)(5)(A)$ , by striking
19	"shall not exceed 12 semesters, or the equiva-
20	lent of 12 semesters, as determined by the Sec-
21	retary by regulation" and inserting "shall not
22	exceed 7 years and 6 months";
23	(C) in subsection (f), by striking "Any dis-
24	bursement allowed to be made by crediting the
25	student's account shall be limited to tuition and

1	fees, and food and housing if that food and
2	housing is institutionally owned or operated
3	The student may elect to have the institution
4	provide other such goods and services by cred-
5	iting the student's account." and inserting
6	"Payments under this section may be used by
7	the student for living and nontuition ex-
8	penses.";
9	(D) by striking subsections (g) and (h)
10	and
11	(E) by redesignating subsections (i) and (j)
12	as subsections (g) and (h), respectively.
13	(2) Effective date.—The amendments made
14	by paragraph (1) shall take effect as if included in
15	section 703 of the FAFSA Simplification Act (title
16	VII of division FF of Public Law 116–260) and sub-
17	ject to the effective date of section 701(b) of such
18	Act.
19	(d) Eligibility for DREAMER STUDENTS AND
20	STUDENTS WITH OTHER IMMIGRATIONS STATUSES.—
21	(1) In General.—Section 484 of the Higher
22	Education Act of 1965 (20 U.S.C. 1091) is amend-
23	$\operatorname{ed}$ —
24	(A) by striking subsection (a)(5) and in-
25	serting the following:

1 "(5) be—

"(A) a citizen or national of the United States, a permanent resident of the United States, or able to provide evidence from the Immigration and Naturalization Service that he or she is in the United States for other than a temporary purpose with the intention of becoming a citizen or permanent resident, or be a Dreamer student, as defined in subsection (u); or

"(B) in the case of eligibility to receive a Federal Pell Grant, a citizen or national of the United States, a permanent resident of the United States, able to provide evidence from the Immigration and Naturalization Service that he or she is in the United States for other than a temporary purpose with the intention of becoming a citizen or permanent resident, a Dreamer student (as defined in subsection (u)), or subject to a grant of deferred enforced departure, a grant of deferred action pursuant to the Deferred Action for Childhood Arrivals policy announced by the Secretary of Homeland Security on June 15, 2012, or temporary protected sta-

1	tus under section 244 of the Immigration and
2	Nationality Act (8 U.S.C. 1254a); and"; and
3	(B) by adding at the end the following:
4	"(u) Dreamer Students.—
5	"(1) In general.—In this section, the term
6	'Dreamer student' means an individual who—
7	"(A) was younger than 16 years of age on
8	the date on which the individual initially en-
9	tered the United States;
10	"(B) has provided a list of each secondary
11	school that the individual attended in the
12	United States; and
13	"(C)(i) has earned a high school diploma,
14	the recognized equivalent of such diploma from
15	a secondary school, or a high school equivalency
16	diploma in the United States or is scheduled to
17	complete the requirements for such a diploma
18	or equivalent before the next academic year be-
19	gins;
20	"(ii) has earned a degree from an institu-
21	tion of higher education or has completed not
22	less than 2 years in a program for a bacca-
23	laureate degree or higher degree at an institu-
24	tion of higher education in the United States
25	and has made satisfactory academic progress,

1	as defined in subsection (c), during such time
2	period;
3	"(iii) at any time was eligible for a grant
4	of deferred action under—
5	"(I) the June 15, 2012, memorandum
6	from the Secretary of Homeland Security
7	entitled 'Exercising Prosecutorial Discre-
8	tion with Respect to Individuals Who
9	Came to the United States as Children'; or
10	"(II) the November 20, 2014, memo-
11	randum from the Secretary of Homeland
12	Security entitled 'Exercising Prosecutorial
13	Discretion with Respect to Individuals
14	Who Came to the United States as Chil-
15	dren and with Respect to Certain Individ-
16	uals Who Are the Parents of U.S. Citizens
17	or Permanent Residents'; or
18	"(iv) has served in the uniformed services.
19	as defined in section 101 of title 10, United
20	States Code, for not less than 4 years and, if
21	discharged, received an honorable discharge.
22	"(2) Hardship exception.—The Secretary
23	shall issue regulations that direct when the Depart-
24	ment shall waive the requirement of subparagraph
25	(A) or (B), or both, of paragraph (1) for an indi-

1	vidual to qualify as a Dreamer student under such
2	paragraph, if the individual—
3	"(A) demonstrates compelling cir-
4	cumstances for the inability to satisfy the re-
5	quirement of such subparagraph (A) or (B), or
6	both; and
7	"(B) satisfies the requirement of para-
8	graph (1)(C).''.
9	(2) Amendment to the fafsa simplifica-
10	TION ACT.—
11	(A) In General.—Section 484 of the
12	Higher Education Act of 1965, as amended by
13	section 702(n)(1)(A) of the FAFSA Simplifica-
14	tion Act (title VII of division FF of Public Law
15	116-260), is amended by adding at the end the
16	following:
17	"(u) Dreamer Students.—
18	"(1) In general.—In this section, the term
19	'Dreamer student' means an individual who—
20	"(A) was younger than 16 years of age on
21	the date on which the individual initially en-
22	tered the United States;
23	"(B) has provided a list of each secondary
24	school that the individual attended in the
25	United States; and

1	"(C)(i) has earned a high school diploma,
2	the recognized equivalent of such diploma from
3	a secondary school, or a high school equivalency
4	diploma in the United States or is scheduled to
5	complete the requirements for such a diploma
6	or equivalent before the next academic year be-
7	gins;
8	"(ii) has earned a degree from an institu-
9	tion of higher education or has completed not
10	less than 2 years in a program for a bacca-
11	laureate degree or higher degree at an institu-
12	tion of higher education in the United States
13	and has made satisfactory academic progress,
14	as defined in subsection (c), during such time
15	period;
16	"(iii) at any time was eligible for a grant
17	of deferred action under—
18	"(I) the June 15, 2012, memorandum
19	from the Secretary of Homeland Security
20	entitled 'Exercising Prosecutorial Discre-
21	tion with Respect to Individuals Who
22	Came to the United States as Children'; or
23	"(II) the November 20, 2014, memo-
24	randum from the Secretary of Homeland
25	Security entitled 'Exercising Prosecutorial

1	Discretion with Respect to Individuals
2	Who Came to the United States as Chil-
3	dren and with Respect to Certain Individ-
4	uals Who Are the Parents of U.S. Citizens
5	or Permanent Residents'; or
6	"(iv) has served in the uniformed services,
7	as defined in section 101 of title 10, United
8	States Code, for not less than 4 years and, if
9	discharged, received an honorable discharge.
10	"(2) Hardship exception.—The Secretary
11	shall issue regulations that direct when the Depart-
12	ment shall waive the requirement of subparagraph
13	(A) or (B), or both, of paragraph (1) for an indi-
14	vidual to qualify as a Dreamer student under such
15	paragraph, if the individual—
16	"(A) demonstrates compelling cir-
17	cumstances for the inability to satisfy the re-
18	quirement of such subparagraph (A) or (B), or
19	both; and
20	"(B) satisfies the requirement of para-
21	graph (1)(C).".
22	(B) Effective date.—The amendment
23	made by subparagraph (A) shall take effect as
24	if included in section $702(n)(1)(A)$ of the
25	FAFSA Simplification Act (title VII of division

1	FF of Public Law 116–260) and subject to the
2	effective date of section 701(b) of such Act.
3	(e) Full Exclusion From Gross Income for
4	Pell Grants.—
5	(1) In general.—Section 117(b) of the Inter-
6	nal Revenue Code of 1986 is amended by adding at
7	the end the following new paragraph:
8	"(3) Special rule for pell grants.—
9	Amounts received under a Federal Pell Grant under
10	subpart 1 of part A of title IV of the Higher Edu-
11	cation Act of 1965 (20 U.S.C. 1070a et seq.) shall
12	be treated as an amount received as a qualified
13	scholarship notwithstanding whether such amount
14	was used for qualified tuition and related expenses.".
15	(2) Effective date.—The amendment made
16	by this subsection shall apply to amounts received in
17	taxable years beginning after the date of the enact-
18	ment of this Act.
19	TITLE IV—INCLUSIVE STUDENT
20	SUCCESS GRANTS
21	SEC. 401. INCLUSIVE STUDENT SUCCESS GRANTS.
22	Part F of title VII of the Higher Education Act of
23	1965, as added by section 101 and amended by sections
24	201 and 202, is further amended by adding at the end
25	the following:

## "Subpart 4—Inclusive Student Success Grants

- 2 "SEC. 800. DEFINITIONS.
- 3 "In this subpart:

4 "(1) ELIGIBLE STATE.—The term 'eligible
5 State' means a State that is a recipient of a grant
6 under subpart 1.

## "(2) EVIDENCE TIERS.—

"(A) EVIDENCE TIER 1.—The term 'evidence tier 1', when used with respect to a reform or practice, means a reform or practice that meets the criteria for receiving an expansion grant from the education innovation and research program under section 4611(a)(2) of the Elementary and Secondary Education Act of 1965, as determined by the Secretary in accordance with such section.

"(B) EVIDENCE TIER 2.—The term 'evidence tier 2', when used with respect to a reform or practice, means a reform or practice that meets the criteria for receiving a midphase grant from the education innovation and research program under section 4611(a)(2) of the Elementary and Secondary Education Act of 1965, as determined by the Secretary in accordance with such section.

1	(3) FIRST GENERATION COLLEGE STUDENT.—
2	The term 'first generation college student' has the
3	meaning given the term in section 402A(h)(3).
4	"(4) Eligible institution.—The term 'eligi-
5	ble institution' means—
6	"(A) an under-funded institution; or
7	"(B) an institution that is—
8	"(i) a part B institution (as defined in
9	section 322);
10	"(ii) a Hispanic-serving institution (as
11	defined in section 502(a));
12	"(iii) an Alaska Native-serving insti-
13	tution (as defined in section 317(b));
14	"(iv) a Native Hawaiian-serving insti-
15	tution (as defined in section 317(b));
16	"(v) a Predominantly Black Institu-
17	tion (as defined in section 318(b));
18	"(vi) an Asian American and Native
19	American Pacific Islander-serving institu-
20	tion (as defined in section 320(b)); or
21	"(vii) a Native American-serving, non-
22	tribal institution (as defined in section
23	319(b)).

1	(5) TRIBAL COLLEGE OR UNIVERSITY.—The
2	term 'Tribal College or University' has the meaning
3	given the term in section 316.
4	"(6) Underfunded institution.—The term
5	'underfunded institution' means a public 2-year in-
6	stitution of higher education or public 4-year institu-
7	tion of higher education that receives less than the
8	national average of State appropriations per full-
9	time equivalent student.
0	"SEC. 801. INCLUSIVE STUDENT SUCCESS GRANTS.
1	"(a) In General.—The Secretary shall award
2	grants to eligible States and Tribal Colleges and Univer-
3	sities to improve student outcomes by carrying out or scal-
4	ing the activities described in section 804.
5	"(b) Distribution of Funds.—From amounts ap-
6	propriated to carry out this subpart, the Secretary shall—
7	"(1) distribute 10 percent of the appropriated
8	amount in any fiscal year for grants to Tribal Col-
9	leges or Universities, which shall be distributed ac-
20	cording to the formula in section $316(d)(3)(B)$ , to
21	carry out the activities described in section 804 to
22	implement reforms or practices that meet evidence
23	tier 1 or evidence tier 2;

1 "(2) use 2 percent of the appropriated amount 2 in any fiscal year to evaluate the effectiveness of the 3 activities carried out under this subpart; 4 "(3) distribute 60 percent of the appropriated 5 amount in any fiscal year to award competitive 6 grants to eligible States to carry out activities de-7 scribed in section 804: 8 "(4) distribute 18 percent of the appropriated 9 amount in any fiscal year to supplement the com-10 petitive grant amounts awarded to eligible States 11 under paragraph (3) to implement reforms or prac-12 tices that meet evidence tier 1; and 13 "(5) distribute 10 percent of the appropriated 14 amount in any fiscal year to supplement the com-15 petitive grant amounts awarded to eligible States 16 under paragraph (3) to implement reforms or prac-17 tices that meet evidence tier 1 or evidence tier 2, or 18 a combination of such reforms or practices. 19 "SEC. 802. APPLICATION. 20 "(a) IN GENERAL.—An eligible State or Tribal Col-21 lege or University that desires to receive a grant under this subpart shall submit an application to the Secretary 23 at such time, in such manner, and accompanied by such information as the Secretary may require. The application 25 shall include, at a minimum, a description of—

1	"(1) in the case of an eligible State, how the el-
2	igible State will—
3	"(A) prioritize spending for underfunded
4	institutions in the State and close gaps in State
5	appropriations per full-time equivalent student
6	with respect to institutions in the State de-
7	scribed in section 800(4)(B); and
8	"(B) sustain such reforms or practices;
9	and
10	"(2) in the case of an eligible State or Tribal
11	College or University, how the eligible State or Trib-
12	al College or University will use the funds to imple-
13	ment or expand evidence-based reforms or practices
14	funded by a grant under this subpart to improve
15	student outcomes at eligible institutions in such
16	State or the Tribal College or University.
17	"(b) Priority.—In awarding grants under this sub-
18	part, the Secretary shall give priority to eligible States
19	that propose to use a significant share of grant funds to
20	improve enrollment, retention, transfer, or completion
21	rates or labor market outcomes among students with dis-
22	parate outcomes, such as students of color, low-income
23	students, students with disabilities, students in need of re-
24	mediation, first generation college students, student par-

1 ents, and other underserved student populations in such

- 2 State.
- 3 "SEC. 803. GRANT AMOUNTS.
- 4 "In awarding grants under this subpart to eligible
- 5 States, the Secretary shall determine grant amounts based
- 6 on the number of students enrolled at eligible institutions
- 7 in the State who receive a Federal Pell Grant.
- 8 "SEC. 804. USE OF GRANT FUNDS.
- 9 "An eligible State or Tribal College or University that
- 10 receives a grant under this subpart shall, directly or in
- 11 collaboration with institutions of higher education and
- 12 other nonprofit organizations, use the grant funds to im-
- 13 plement evidence-based reforms or practices, which may
- 14 include one or more of the following:
- 15 "(1) Providing comprehensive academic, career,
- and student support services, including mentoring,
- 17 advising, or case management services.
- 18 "(2) Providing assistance in applying for and
- 19 accessing direct support services, financial assist-
- ance, or means-tested benefit programs to meet the
- 21 basic needs of students.
- 22 "(3) Providing accelerated learning opportuni-
- 23 ties, including dual or concurrent enrollment pro-
- grams and early college high school programs.

1	"(4) Reforming remedial or developmental edu-
2	cation, course scheduling, or credit awarding poli-
3	cies.
4	"(5) Improving transfer pathways between com-
5	munity colleges and 4-year institutions of higher
6	education in the eligible State, or, in the case of a
7	Tribal College or University, between the Tribal Col-
8	lege or University and other institutions of higher
9	education.
10	"(6) Making investments in academic advisors,
11	mental health counselors, trauma-informed care, and
12	tutors.
13	"(7) Reducing class sizes.
14	"SEC. 805. PROGRAM REQUIREMENTS.
15	"(a) Goals.—The Secretary shall require eligible
16	States or Tribal Colleges or Universities that receive funds
17	under this subpart to set goals regarding student out-
18	comes.
19	"(b) Progress.—
20	"(1) National progress.—The Secretary
21	shall track progress in improving student outcomes
22	for eligible States that receive grants under this sub-
23	part, including conducting independent evaluations
24	of support programs funded under this subpart.

1 "(2) State progress.—As a condition of con-2 tinuing to receive funds under this subpart, for each 3 year in which an eligible State participates in the 4 program under this subpart, the eligible State shall 5 demonstrate to the satisfaction of the Secretary that 6 the eligible State has made adequate progress in im-7 plementing or expanding evidence-based reforms or 8 practices, and improving enrollment, retention, 9 transfer, or completion rates or labor market out-10 comes among students with disparate outcomes, 11 such as students of color, low-income students, stu-12 dents with disabilities, students in need of remedi-13 ation, first generation college students, student par-14 ents, and other underserved student populations in 15 such State. 16 "(c) Supplement, Not Supplant.—Grant funds 17 awarded under this subpart shall be used to supplement, 18 and not supplant, other Federal, State, Tribal, local, and 19 institutional funds that would otherwise be expended to 20 carry out activities assisted under this subpart.

## 21 "SEC. 806. AUTHORIZATION OF APPROPRIATIONS.

- 22 "There are authorized to be appropriated to carry out
- 23 this subpart—
- "(1) such sums as may be necessary for the 24
- 25 fourth quarter of fiscal year 2023;

1	"(2) $$10,000,000,000$ for fiscal year 2024; and
2	"(3) such sums as may be necessary for each
3	of the following fiscal years.".
4	TITLE V—INCREASING SUPPORT
5	FOR STUDENTS
6	SEC. 501. INCREASING SUCCESS FOR LOW-INCOME AND
7	FIRST GENERATION STUDENTS.
8	(a) Authorization of Appropriations for Fed-
9	ERAL TRIO PROGRAMS.—Section 402A(g) of the Higher
10	Education Act of 1965 (20 U.S.C. 1070a-11(g)) is
11	amended by striking "\$900,000,000 for fiscal year 2009
12	and such sums as may be necessary for each of the five
13	succeeding fiscal years" and inserting "\$3,000,000,000
14	for fiscal year 2024, and such sums as may be necessary
15	for each of fiscal years 2025 through 2033".
16	(b) Authorization of Appropriations for Gear
17	UP PROGRAMS.—Section 404H of the Higher Education
18	Act of 1965 (20 U.S.C. 1070a–28) is amended by striking
19	"\$400,000,000" and all that follows through the period
20	and inserting "\$736,000,000 for fiscal year 2024, and
21	such sums as may be necessary for each of fiscal years
22	2025 through 2027.".

1	TITLE VI—INVESTMENTS IN HIS-
2	TORICALLY BLACK COLLEGES
3	AND UNIVERSITIES, TRIBAL
4	COLLEGES OR UNIVERSITIES,
5	AND OTHER MINORITY-SERV-
6	ING INSTITUTIONS
7	SEC. 601. APPROPRIATIONS FOR HISTORICALLY BLACK
8	COLLEGES AND UNIVERSITIES, TRIBAL COL-
9	LEGES AND UNIVERSITIES, AND MINORITY-
10	SERVING INSTITUTIONS.
11	(a) In General.—Section 371(b)(1)(A) of the High-
12	er Education Act of 1965 (20 U.S.C. 1067q(b)(1)(A)) is
13	amended by striking "\$255,000,000" and all that follows
14	through the period and inserting "\$510,000,000 for fiscal
15	year 2024 and each fiscal year thereafter.".
16	(b) Allocation and Allotment.—Section
17	371(b)(2)(A) of the Higher Education Act of 1965 (20
18	U.S.C. 1067q(b)(2)(A)) is amended—
19	(1) in clause (i), by striking "100,000,000" and
20	inserting "200,000,000";
21	(2) in clause (ii), by striking "100,000,000"
22	and inserting "200,000,000"; and
23	(3) in clause (iii), by striking "55,000,000" and
24	inserting "110,000,000".

## 1 TITLE VII—SNYDER ACT

2 SEC. 701. RULE OF CONSTRUCTION REGARDING THE SNY-

- 3 DER ACT.
- 4 Nothing in this Act, or an amendment made by this
- 5 Act, shall be construed to change or abrogate the Federal
- 6 Government's responsibilities under the Act of November
- 7 2, 1921 (25 U.S.C. 13) (commonly known as the "Snyder
- 8 Act'').