116TH CONGRESS 1ST SESSION  S.
To amend the Higher Education Act of 1965 to count military and veterans education benefits as Federal educational assistance, and for other purposes.
IN THE SENATE OF THE UNITED STATES
Mr. Carper (for himself, Mr. Lankford, Mr. Cassidy, and Mr. Tester) introduced the following bill; which was read twice and referred to the Committee on
A BILL
To amend the Higher Education Act of 1965 to count military and veterans education benefits as Federal educational assistance, and for other purposes.
1 Be it enacted by the Senate and House of Representa-

2 tives of the United States of America in Congress assembled,

5 cation and Taxpayer Spending Act of 2019".

This Act may be cited as the "Protect Veterans' Edu-

SECTION 1. SHORT TITLE.

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1	SEC. 2. COUNTING MILITARY AND VETERAN EDUCATION
2	BENEFITS AS FEDERAL EDUCATIONAL AS-
3	SISTANCE.
4	(a) In General.—Section 487(a)(24) of the Higher
5	Education Act of 1965 (20 U.S.C. 1094(a)(24)) is amend-
6	ed to read as follows:
7	"(24)(A) In the case of a proprietary institution
8	of higher education (as defined in section 102(b)),
9	such institution will derive not less than ten percent
10	of such institution's revenues from sources other
11	than Federal educational assistance, as calculated in
12	accordance with subsection $(d)(1)$ , or will be subject
13	to the sanctions described in subsection $(d)(2)$ .
14	"(B) In this paragraph, the term 'Federal edu-
15	cational assistance' means financial assistance that
16	is disbursed or delivered to an institution or on be-
17	half of a student or to a student to be used to at-
18	tend the institution provided under any of the fol-
19	lowing provisions of law:
20	"(i) This title.
21	"(ii) Chapter 30, 31, 32, 33, 34, or 35 of
22	title 38, United States Code, except that such
23	term shall not include any monthly housing or
24	book stipend provided under the Post-9/11 Vet-
25	erans Educational Assistance Program under
26	chapter 33 of title 38. United States Code.

1	"(iii) Chapter 101, 105, 106A, 1606,
2	1607, or 1608 of title 10, United States Code.
3	"(iv) Section 1784a of title 10, United
4	States Code.
5	"(v) Any other educational assistance pro-
6	grams administered by the Department of Vet-
7	erans Affairs, Department of Defense, or any
8	other agency that directs funds to students who
9	are members of the Armed Forces or vet-
10	erans.".
11	(b) EFFECTIVE DATE.—The amendment made under
12	subsection (a) shall take effect with respect to a propri-
13	etary institution of higher education beginning with the
14	2022 institutional fiscal year.
15	(c) Conforming Amendments.—Section 487(d) of
16	the Higher Education Act of 1965 (20 U.S.C. 1094(d))
17	is amended—
18	(1) in the subsection heading, by striking "Non
19	TITLE IV" and inserting "FEDERAL EDUCATIONAL
20	Assistance'; and
21	(2) in paragraph (1)—
22	(A) by striking subparagraph (E); and
23	(B) by redesignating subparagraph (F) as
24	subparagraph (E).

1	SEC. 3. ADMINISTRATION AND ELIGIBILITY REQUIRE-
2	MENTS.
3	Section 487(d)(2) of the Higher Education Act of
4	1965 (20 U.S.C. 1094(d)(2)) is amended—
5	(1) in subparagraph (A), by adding at the end
6	the following: "The provisions of this subparagraph
7	shall apply only until the beginning of the 2022 in-
8	stitutional fiscal year.";
9	(2) in subparagraph (B), by striking "In addi-
10	tion" and inserting "Until the beginning of the 2022
11	institutional fiscal year, in addition";
12	(3) by adding at the end the following:
13	"(C) Beginning with the 2022 institu-
14	TIONAL FISCAL YEAR.—
15	"(i) In General.—Notwithstanding
16	any other provision of this section, begin-
17	ning with the 2022 institutional fiscal
18	year, a proprietary institution of higher
19	education that fails to meet the require-
20	ment of subsection (a)(24) shall be subject
21	to the following:
22	"(I) If the failure to meet the re-
23	quirement of subsection (a)(24) is in
24	a year that is immediately subsequent
25	to a year in which the institution met
26	the requirement of subsection $(a)(24)$ ,

1	no Federal educational assistance
2	shall be paid by the Department of
3	Veterans Affairs or the Department of
4	Defense—
5	"(aa) to the institution for
6	new enrollments; or
7	"(bb) on behalf of a student
8	or to a student to be used to at-
9	tend the institution if the student
10	is a new student.
11	"(II) If the failure to meet the
12	requirement of subsection (a)(24) is
13	the second consecutive failure—
14	"(aa) no Federal educational
15	assistance shall be paid by the
16	Department of Veterans Affairs
17	or the Department of Defense—
18	"(AA) to the institution
19	for new enrollments; or
20	"(BB) on behalf of a
21	student or to a student to be
22	used to attend the institu-
23	tion if the student is a new
24	student; and

1	"(bb) no Federal educational
2 a	ssistance shall be paid to the in-
3 s	titution or on behalf of a stu-
4 d	ent or to a student to be used
5 to	o attend the institution unless
6 tl	he enrollment total at the insti-
7 to	ution for the academic year that
8 is	s subsequent to the year of the
9 s	econd consecutive failure is
10 e	qual to or less than the enroll-
11 n	nent total of the previous aca-
12 d	emic year.
13	(III) If the failure to meet the
14 requir	ement of subsection (a)(24) is
15 the th	ird consecutive failure, the insti-
16 tution	shall be ineligible to participate
in or i	receive funds under any program
of Fed	deral educational assistance for a
19 period	of not less than two institu-
20 tional	fiscal years.
21 "(ii) I	REGAINING ELIGIBILITY.—For a
22 proprietary	institution of higher education
23 to regain e	eligibility to participate in or re-
24 ceive funds	s after being ineligible pursuant
25 to a failur	e to meet a requirement as de-

1	scribed in clause (i), the Secretary shall
2	certify that the institution has dem-
3	onstrated compliance with all eligibility
4	and certification requirements for the pro-
5	gram.
6	"(iii) Appeal for relief from
7	SANCTIONS.—
8	"(I) Submission of Appeal.—
9	"(aa) In General.—A pro-
10	prietary institution of higher edu-
11	cation described in item (bb) that
12	fails to meet the requirement of
13	subsection (a)(24) for an institu-
14	tional fiscal year may submit an
15	appeal to the Secretary to remain
16	eligible to participate in or re-
17	ceive funds under any program of
18	Federal educational assistance
19	for the institutional fiscal year.
20	In order to regain eligibility to
21	participate in or receive funds
22	under any program of Federal
23	educational assistance for the
24	succeeding institutional fiscal
25	year, the proprietary institution

of higher education shall dem
2 onstrate compliance as described
in clause (ii).
4 "(bb) Eligibility to Ap
5 PEAL.—In order to be eligible to
6 submit an appeal under item
7 (aa), proprietary institution o
8 education shall derive not less
9 than 10 percent of such institu
tion's revenues from sources
other than funds provided under
this title.
13 "(II) 90/10 COMPLIANCE
14 PLAN.—In the appeal under subclause
(I), a proprietary institution of higher
education shall submit a plan explain
ing the reasons for failure to comply
with the requirement of subsection
(a)(24) and describing the steps the
20 institution will take to comply moving
forward, including descriptions of any
partnerships proposed or existing or
the date of the appeal between the in
stitution and employers, as well as a
description of the expected tuition

1 rates for the ins	stitution for the next 3
2 institutional fisc	cal years.
3 "(III) De	TERMINATION OF RE-
4 LIEF.—	
5 "(aa)	In GENERAL.—Not
6 later than	30 days after the date
7 the Secreta	ary receives an appeal
8 submitted	under subclause (I),
9 the Secre	tary shall determine
10 whether the	he appeal should be
11 granted.	Such determination
shall be ba	ased only on the insti-
tution me	eting all of the fol-
14 lowing cond	ditions:
15 "	(AA) The institution
16 has ha	ad no final adverse ac-
17 tion t	taken by the institu-
18 tion's	accrediting agency or
19 associa	ation in the 5-year pe-
20 riod p	preceding the date of
21 the de	etermination.
22 "	(BB) The institution
23 has no	ot been found to be in
24 violati	on or noncompliance
25 with	any provision in this

1	title in the 5-year period
2	preceding the date of the de-
3	termination.
4	"(CC) The institution
5	has not been found to be in
6	violation or noncompliance
7	with the Department of De-
8	fense Voluntary Education
9	Partnership Memorandum of
10	Understanding (MOU) in
11	the 5-year period preceding
12	the date of the determina-
13	tion.
14	"(DD) The institution
15	has not been found by the
16	Department of Veterans Af-
17	fairs or the relevant State
18	approving agency to be in
19	violation or noncompliance
20	with the Principles of Excel-
21	lence program established
22	under Executive Order
23	13607 (77 Fed. Reg. 25861;
24	relating to establishing prin-
25	ciples of excellence for edu-

1	cational institutions serving
2	service members, veterans,
3	spouses, and other family
4	members) in the 5-year pe-
5	riod preceding the date of
6	the determination.
7	"(EE) The institution
8	has not been found in a final
9	order by the Federal Trade
10	Commission to have engaged
11	in unfair or deceptive acts or
12	practices in the 5-year pe-
13	riod preceding the date of
14	the determination.
15	"(FF) The institution
16	offers high-quality academic
17	or job-training programs,
18	and positions veterans and
19	service members after grad-
20	uation for success in the
21	workforce.
22	"(bb) Limitation on Ap-
23	PEALS; NONCOMPLIANCE.—
24	"(AA) IN GENERAL.—A
25	proprietary institution of

1	higher education may sub-
2	mit not more than 3 con-
3	secutive appeals and not
4	more than 5 appeals in 10
5	years under subclause (I).
6	"(BB) Compliance.—
7	If the Secretary grants an
8	appeal under this clause and
9	subsequently determines
10	that the proprietary institu-
11	tion of higher education is
12	not in compliance with the
13	plan described in subclause
14	(II), the Secretary shall im-
15	pose the sanction for which
16	the appeal was granted. If
17	the Secretary grants con-
18	secutive appeals under this
19	clause and subsequently de-
20	termines that the propri-
21	etary institution of higher
22	education is not in compli-
23	ance with the plan described
24	in subclause (II), the Sec-
25	retary shall impose the cu-

1	mulative sanctions for the
2	consecutive years for which
3	the appeals were granted.
4	"(IV) Submission to VA, Dod,
5	SAA, ACCREDITING AGENCY OR ASSO-
6	CIATION, AND CONGRESS.—The Sec-
7	retary shall submit a copy of each de-
8	termination under subclause (III) to
9	the Secretary of Veterans Affairs, the
10	Secretary of Defense, the relevant
11	State approving agency, the relevant
12	accrediting agency or association, and
13	the authorizing committees.
14	"(iv) Additional enforcement.—
15	In addition to such other means of enforc-
16	ing the requirements of this subparagraph
17	as may be available to the Secretary, if a
18	proprietary institution of higher education
19	fails to meet a requirement of subsection
20	(a)(24) for any institutional fiscal year,
21	then the institution's eligibility to partici-
22	pate in the programs authorized by this
23	title becomes provisional for the two insti-
24	tutional fiscal years after the institutional
25	fiscal year in which the institution failed to

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1	meet the requirement of subsection
2	(a)(24), except that such provisional eligi-
3	bility shall terminate—
4	"(I) on the expiration date of the
5	institution's program participation
6	agreement under this subsection that
7	is in effect on the date the Secretary
8	determines that the institution failed
9	to meet the requirement of subsection
10	(a)(24); or
11	"(II) in the case that the Sec-
12	retary determines that the institution
13	failed to meet a requirement of sub-
14	section (a)(24) for three consecutive
15	institutional fiscal years, on the date
16	the institution is determined ineligible
17	in accordance with this subparagraph.
18	"(v) Federal educational assist-
19	ANCE.—In this subparagraph, the term
20	'Federal educational assistance' has the
21	meaning given the term in subsection
22	(a)(24)(B).".

1	SEC. 4. UPDATING 90/10 DISCLOSURE AND DATA REPORT-
2	ING REQUIREMENTS.
3	Section 487(d) of the Higher Education Act of 1965
4	(20 U.S.C. 1094(d)) is amended by striking paragraphs
5	(3) and (4) and inserting the following:
6	"(3) Publication on Websites.—
7	"(A) Publication on college navi-
8	GATOR WEBSITE.—The Secretary shall publicly
9	disclose on the College Navigator, or its suc-
10	cessor, website—
11	"(i) the name of any proprietary insti-
12	tution of higher education that fails to
13	meet the requirement of subsection
14	(a)(24); and
15	"(ii) the applicable sanction on such
16	institution that failed to meet such require-
17	ment.
18	"(B) Publication on GI bill compari-
19	SON TOOL WEBSITE.—The Secretary of Vet-
20	erans Affairs shall—
21	"(i) publicly disclose on the GI Bill
22	Comparison Tool, or its successor, website
23	the name of any proprietary institution of
24	higher education that fails to meet the re-
25	quirement of subsection (a)(24);

1	"(ii) publicly disclose the applicable
2	sanction on such institution that failed to
3	meet such requirement, and include a cau-
4	tion flag with such disclosure; and
5	"(iii) remove a caution flag included
6	under clause (ii) after the Secretary of
7	Education certifies that such institution
8	has demonstrated compliance with the eli-
9	gibility requirements of subsection (a)(24).
10	"(4) Report to congress.—Not later than
11	July 1, 2020, and July 1 of each succeeding year,
12	the Secretary shall submit to the authorizing com-
13	mittees a report that contains, for each proprietary
14	institution of higher education that receives Federal
15	educational assistance (as defined in subsection
16	(a)(24)(B)), as provided in the audited financial
17	statements submitted to the Secretary by each insti-
18	tution pursuant to the requirements of subsection
19	(a)(24)—
20	"(A) the amount and percentage of such
21	institution's revenues received from Federal
22	educational assistance (as defined in subsection
23	(a)(24)(B)), disaggregated by the source of the
24	assistance; and

1	"(B) the amount and percentage of such
2	institution's revenues received from other
3	sources.".
4	SEC. 5. CONVERSIONS TO NONPROFIT OR PUBLIC INSTITU-
5	TIONS OF HIGHER EDUCATION.
6	Section 498(i) of the Higher Education Act of 1965
7	(20 U.S.C. 1099c(i)) is amended by adding at the end the
8	following:
9	"(5) Notwithstanding any other provision of this Act,
10	in the case of a proprietary institution of higher education
11	approved for conversion to a nonprofit or public institution
12	of higher education, such institution shall be subject to
13	the requirement provided under section 487(a)(24), for
14	the 2-year period after the date of conversion.".
15	SEC. 6. NOTIFICATION.
16	Not later than 90 days after the date of enactment
17	of this Act, the Secretary of Education shall notify, in
18	writing, proprietary institutions of higher education of the
19	new requirements provided under the amendments made
20	by this Act.