113TH CONGRESS 1ST SESSION  S.
To require certain protections for student loan borrowers, and for other purposes.
IN THE SENATE OF THE UNITED STATES
and referred to the Committee on
A BILL  To require certain protections for student loan borrowers, and for other purposes.
1 Be it enacted by the Senate and House of Representa-
2 tives of the United States of America in Congress assembled,
3 SECTION 1. SHORT TITLE.
4 This Act may be cited as the "Student Loan Bor-
5 rower Bill of Rights".
6 SEC. 2. TRUTH IN LENDING ACT AMENDMENTS.
7 The Truth in Lending Act (15 U.S.C. 1601 et seq.)
8 is amended—
9 (1) in section 128 (15 U.S.C. 1638)—

(A) in subsection (e)—

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1	(i) in paragraph $(1)(O)$ , by striking
2	"paragraph (6)" and inserting "paragraph
3	(9)";
4	(ii) in paragraph (2)(L), by striking
5	"paragraph (6)" and inserting "paragraph
6	(9)";
7	(iii) in paragraph (4)(C), by striking
8	"paragraph (7)" and inserting "paragraph
9	(10)";
10	(iv) by redesignating paragraphs (5)
11	through (11) as paragraphs (8) through
12	(14), respectively;
13	(v) by inserting after paragraph (4)
14	the following:
15	"(5) Disclosures before first fully am-
16	ORTIZED PAYMENT.—Not fewer than 30 days and
17	not more than 150 days before the first fully amor-
18	tized payment on a private education loan is due
19	from the borrower, the private educational lender
20	shall disclose to the borrower, clearly and conspicu-
21	ously—
22	"(A) the information described in—
23	"(i) paragraph (2)(A) (adjusted, as
24	necessary, for the rate of interest in effect

1	on the date the first fully amortized pay-
2	ment on a private education loan is due);
3	"(ii) subparagraphs (B) through (G)
4	of paragraph (2);
5	"(iii) paragraph (2)(H) (adjusted, as
6	necessary, for the rate of interest in effect
7	on the date the first fully amortized pay-
8	ment on a private education loan is due);
9	"(iv) paragraph (2)(K); and
10	"(v) subparagraphs (O) and (P) of
11	paragraph (2);
12	"(B) the scheduled date upon which the
13	first fully amortized payment is due;
14	"(C) the name of the lender and servicer,
15	and the address to which communications and
16	payments should be sent including a telephone
17	number and website where the borrower may
18	obtain additional information;
19	"(D) a description of alternative repay-
20	ment plans, including loan consolidation or refi-
21	nancing, and servicemember or veteran benefits
22	under the Servicemembers Civil Relief Act (50
23	U.S.C. App. 501 et seq.) or other Federal or
24	State law related to private education loans;
25	and

1	(E) a statement that a Servicemember
2	and Veterans Liaison designated under para-
3	graph (15)(F) is available to answer inquiries
4	about servicemember and veteran benefits re-
5	lated to private education loans, including the
6	toll-free telephone number to contact the Liai-
7	son pursuant to paragraph (15)(F).
8	"(6) Disclosures when borrower is 30
9	DAYS DELINQUENT.—Not fewer than 5 days after a
10	borrower becomes 30 days delinquent on a private
11	education loan, the private educational lender shall
12	disclose to the borrower, clearly and conspicuously—
13	"(A) the date on which the loan will be
14	charged-off (as defined in paragraph (15)(A))
15	or assigned to collections, including the con-
16	sequences of such charge-off or assignment to
17	collections, if no payment is made;
18	"(B) the minimum payment that the bor-
19	rower must make to avoid the loan being
20	charged off (as defined in paragraph (15)(A))
21	or assigned to collection, and the minimum pay-
22	ment that the borrower must make to bring the
23	loan current;
24	"(C) a statement informing the borrower
25	that a payment of less than the minimum pay-

1	ment described in subparagraph (B) could re-
2	sult in the loan being charged off (as defined in
3	paragraph (15)(A)) or assigned to collection
4	and
5	"(D) a statement that a Servicemember
6	and Veterans Liaison designated under para-
7	graph (15)(F) is available to answer inquiries
8	about servicemember and veteran benefits re-
9	lated to private education loans, including the
10	toll-free telephone number to contact the Liai-
11	son pursuant to paragraph (15)(F).
12	"(7) Disclosures when borrower is hav-
13	ING DIFFICULTY MAKING PAYMENT OR IS 60 DAYS
14	DELINQUENT.—
15	"(A) IN GENERAL.—Not fewer than 5 days
16	after a borrower notifies a private educational
17	lender that the borrower is having difficulty
18	making payment or a borrower becomes 60
19	days delinquent on a private education loan, the
20	private educational lender shall—
21	"(i) complete a full review of the bor-
22	rower's private education loan and make ε
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23	reasonable effort to obtain the information

1	"(I) if the borrower is eligible for
2	an alternative repayment plan, includ-
3	ing loan consolidation or refinancing;
4	and
5	"(II) if the borrower is eligible
6	for servicemember or veteran benefits
7	under the Servicemembers Civil Relief
8	Act (50 U.S.C. App. 501 et seq.) or
9	other Federal or State law related to
10	private education loans;
11	"(ii) provide the borrower, in writing,
12	in simple and understandable terms, infor-
13	mation about alternative repayment plans
14	and benefits for which the borrower is eli-
15	gible, including all terms, conditions, and
16	fees or costs associated with such repay-
17	ment plan, pursuant to paragraph (8)(D);
18	"(iii) allow the borrower not less than
19	30 days to apply for an alternative repay-
20	ment plan or benefits, if eligible; and
21	"(iv) notify the borrower that a Serv-
22	icemember and Veterans Liaison des-
23	ignated under paragraph (15)(F) is avail-
24	able to answer inquiries about servicemem-
25	ber and veteran benefits related to private

1	education loans, including the toll-free tele-
2	phone number to contact the Liaison pur-
3	suant to paragraph (15)(F).
4	"(B) Forbearance or deferment.—If
5	a borrower notifies the private educational lend-
6	er that a long-term alternative repayment plan
7	is not needed, the private educational lender
8	may comply with this paragraph by providing
9	the borrower, in writing, in simple and under-
10	standable terms, information about forbearance
11	or deferment options, including all terms, condi-
12	tions, and fees or costs associated with such op-
13	tions pursuant to paragraph (8)(D).
14	"(C) Notification process.—
15	"(i) In general.—Each private edu-
16	cational lender shall establish a process, in
17	accordance subparagraph (A), for a bor-
18	rower to notify the lender that—
19	"(I) the borrower is having dif-
20	ficulty making payments on a private
21	education loan; and
22	"(II) a long-term alternative re-
23	payment plan is not needed.
24	"(ii) Consumer financial protec-
25	TION BUREAU REQUIREMENTS.—The Di-

1	rector of the Consumer Financial Protec-
2	tion Bureau, in consultation with the Sec-
3	retary of Education, shall promulgate rules
4	establishing minimum standards for pri-
5	vate educational lenders in carrying out
6	the requirements of this paragraph and a
7	model form for borrowers to notify private
8	educational lenders of the information
9	under this paragraph.";
10	(vi) in paragraph (8), as redesignated
11	by clause (iv), by adding at the end the fol-
12	lowing:
13	"(D) Model disclosure form for al-
14	TERNATIVE REPAYMENT PLANS, FORBEARANCE,
15	AND DEFERMENT OPTIONS.—Not later than 2
16	years after the date of enactment of the Stu-
17	dent Loan Borrower Bill of Rights, the Director
18	of the Consumer Financial Protection Bureau,
19	in consultation with the Secretary of Education,
20	shall develop and issue model forms to allow
21	borrowers to compare alternative repayment
22	plans, forbearance, and deferment options with
23	the borrower's existing repayment plan with re-
24	spect to a private education loan. Such forms
25	shall include the following:

1	"(i) The total amount to be paid over
2	the life of the loan.
3	"(ii) The total amount in interest to
4	be paid over the life of the loan.
5	"(iii) The monthly payment amount.
6	"(iv) The expected pay-off date.
7	"(v) Related fees and costs.
8	"(vi) Eligibility requirements, and
9	how the borrower can apply for the alter-
10	native repayment plan, forbearance, or
11	deferment option.
12	"(vii) Any consequences, including the
13	loss of eligibility for alternative repayment
14	plans, forbearance, or deferment options."
15	(vii) in paragraph (11), as redesign
16	nated by clause (iv), by striking "para
17	graph (7)" and inserting "paragraph
18	(10)";
19	(viii) in paragraph (14), as redesign
20	nated by clause (iv), by striking "para
21	graph (5)" and inserting "paragraph (8)"
22	and
23	(ix) by adding at the end the fol-
24	lowing:

1	"(15) STUDENT LOAN BORROWER BILL OF
2	RIGHTS.—
3	"(A) Definitions.—In this paragraph:
4	"(i) Borrower.—The term 'bor-
5	rower' means the person to whom a private
6	education loan is extended.
7	"(ii) Charge off.—The term 'charge
8	off' means charge to profit and loss, or
9	subject to any similar action.
10	"(iii) Private education loan.—
11	The term 'private education loan' has the
12	meaning given the term in section 140(a).
13	"(iv) Servicer.—The term 'servicer'
14	means the person responsible for the serv-
15	icing of a private education loan, including
16	any agent of such person or the person
17	who makes, owns, or holds a loan if such
18	person also services the loan.
19	"(v) Servicing.—The term 'serv-
20	icing' means—
21	"(I) receiving any scheduled peri-
22	odic payments from a borrower pursu-
23	ant to the terms of a private edu-
24	cation loan;

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1	"(II) making the payments of
2	principal and interest and such other
3	payments with respect to the amounts
4	received from the borrower, as may be
5	required pursuant to the terms of the
6	loan; and
7	"(III) performing other adminis-
8	trative services with respect to the
9	loan.
10	"(B) Sale, transfer, or assignment.—
11	If the sale, other transfer, or assignment of a
12	private education loan results in a change in
13	the identity of the party to whom the borrower
14	must send subsequent payments or direct any
15	communications concerning the loan—
16	"(i) the transferor shall—
17	"(I) notify the borrower, in writ-
18	ing, in simple and understandable
19	terms, not fewer than 45 days before
20	transferring a legally enforceable right
21	to receive payment from the borrower
22	on such loan, of—
23	"(aa) the sale or other
24	transfer;

1	"(bb) the identity of the
2	transferee;
3	"(cc) the name and address
4	of the party to whom subsequent
5	payments or communications
6	must be sent;
7	"(dd) the telephone numbers
8	and websites of both the trans-
9	feror and the transferee;
10	"(ee) the effective date of
11	the sale, transfer, or assignment
12	"(ff) the date on which the
13	transferor servicer will stop ac-
14	cepting payment; and
15	"(gg) the date on which the
16	transferee servicer will begin ac-
17	cepting payment; and
18	"(II) forward any payment from
19	a borrower with respect to such pri-
20	vate education loan to the transferee
21	servicer, immediately upon receiving
22	such payment, during the 60-day pe-
23	riod beginning on the date on which
24	the transferor servicer stops accepting

1	payment of such private education
2	loan; and
3	"(ii) the transferee shall—
4	"(I) notify the borrower, in writ-
5	ing, in simple and understandable
6	terms, not fewer than 45 days before
7	acquiring a legally enforceable right to
8	receive payment from the borrower on
9	such loan, of—
10	"(aa) the sale or other
11	transfer;
12	"(bb) the identity of the
13	transferee;
14	"(cc) the name and address
15	of the party to whom subsequent
16	payments or communications
17	must be sent;
18	"(dd) the telephone numbers
19	and websites of both the trans-
20	feror and the transferee;
21	"(ee) the effective date of
22	the sale, transfer, or assignment;
23	"(ff) the date on which the
24	transferor will stop accepting
25	payment; and

I	(gg) the date on which the
2	transferee will begin accepting
3	payment;
4	"(II) accept as on-time and may
5	not impose any late fee or finance
6	charge for any payment from a bor-
7	rower with respect to such private
8	education loan that is forwarded from
9	the transferor servicer during the 60-
10	day period beginning on the date or
11	which the transferor servicer stops ac-
12	cepting payment, if the transferor
13	servicer receives such payment on or
14	before the applicable due date, includ-
15	ing any grace period;
16	"(III) provide borrowers a sim-
17	ple, online process for transferring ex-
18	isting electronic fund transfer author-
19	ity; and
20	"(IV) honor any promotion of
21	benefit offered to the borrower or ad-
22	vertised by the previous owner or
23	transferor servicer of such private
24	education loan.

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"(C) Material change in Mailing address or procedure for handling address, office, or procedures for handling payments with respect to any private education loan, and such change causes a delay in the crediting of the account of the borrower made during the 60-day period following the date on which such change took effect, the servicer may not impose any late fee or finance charge for a late payment on such private education loan.

## "(D) APPLICATION OF PAYMENTS.—

"(i) In General.—Unless otherwise directed by the borrower, upon receipt of a payment, the servicer shall apply amounts first to the interest and fees owed on the payment due date, and then to the principal balance of the private education loan bearing the highest annual percentage rate, and then to each successive interest and fees and then principal balance bearing the next highest annual percentage rate, until the payment is exhausted. A borrower may instruct or expressly author-

1	ize the servicer to apply payments in a dif-
2	ferent manner.
3	"(ii) Application of excess
4	Amounts.—Unless otherwise directed by
5	the borrower, upon receipt of a payment,
6	the servicer shall apply amounts in excess
7	of the minimum payment amount first to
8	the interest and fees owed on the payment
9	due date, and then to the principal balance
10	of the private education loan balance bear-
11	ing the highest annual percentage rate,
12	and then to each successive interest and
13	fees and principal balance bearing the next
14	highest annual percentage rate, until the
15	payment is exhausted. A borrower may in-
16	struct or expressly authorize the servicer to
17	apply such excess payments in a different
18	manner.
19	"(iii) Apply payment on date re-
20	CEIVED.—Unless otherwise directed by the
21	borrower, a servicer shall apply payments
22	to a borrower's account on the date the
23	payment is received.
24	"(iv) Promulgation of Rules.—
25	The Director of the Consumer Financial

1	Protection Bureau, in consultation with
2	the Secretary of Education, may promul-
3	gate rules for the application of payments
4	that—
5	"(I) minimizes the amount of
6	fees and interest incurred by the bor-
7	rower and the total loan amount paid
8	by the borrower;
9	"(II) minimizes delinquencies, as-
10	signments to collection, and charge-
11	offs;
12	"(III) requires servicers to apply
13	payments on the date received; and
14	"(IV) allows the borrower to in-
15	struct the servicer to apply payments
16	in a manner preferred by the bor-
17	rower.
18	"(E) Rehabilitation of Loans.—If a
19	borrower successfully and voluntarily makes 9
20	payments within 20 days of the due date during
21	10 consecutive months of amounts owed on a
22	private education loan, or otherwise brings a
23	private education loan current after the loan is
24	charged-off, the loan shall be considered reha-
25	bilitated, and the lender or servicer shall re-

1	quest that any consumer reporting agency to
2	which the charge-off was reported remove the
3	delinquency that led to the charge-off and the
4	charge-off from the borrower's credit history.
5	"(F) Servicemembers, veterans, and
6	PRIVATE EDUCATION LOANS.—
7	"(i) Servicemember and veterans
8	LIAISON.—Each servicer shall designate an
9	employee to act as the servicemember and
10	veterans liaison who is responsible for an-
11	swering inquiries from servicemembers and
12	veterans, and is specially trained on serv-
13	icemember and veteran benefits under the
14	Servicemembers Civil Relief Act (50 U.S.C.
15	App. 501 et seq.) and other Federal or
16	State laws related to private education
17	loans.
18	"(ii) Toll-free telephone num-
19	BER.—Each servicer shall maintain a toll-
20	free telephone number that shall—
21	"(I) connect directly to the serv-
22	icemember and veterans liaison des-
23	ignated under clause (i); and
24	"(II) be made available on the
25	primary internet website of the

1	servicer and on monthly billing state-
2	ments.
3	"(iii) Prohibition on Charge offs
4	.—A lender or servicer may not charge off
5	or report a private education loan as delin-
6	quent, assigned to collection (internally or
7	by referral to a third party), or charged-off
8	to a credit reporting agency if the borrower
9	is on active duty in the Armed Forces (as
10	defined in section $101(d)(1)$ of title 10,
11	United States Code) serving in a combat
12	zone (as designated by the President under
13	section 112(c) of the Internal Revenue
14	Code of 1986).
15	"(G) Borrower's loan history.—
16	"(i) In general.—A servicer shall
17	make available through a secure website,
18	or in writing upon request, the loan history
19	of each borrower for each private education
20	loan, separately designating—
21	"(I) payment history;
22	"(II) loan history, including any
23	forbearances, deferrals, delinquencies,
24	assignment to collection, and charge
25	offs;

1	"(III) annual percentage rate
2	history; and
3	"(IV) key loan terms, including
4	application of payments to interest,
5	principal, and fees, origination date,
6	principal, capitalized interest, annual
7	percentage rate, including any cap,
8	loan term, and any contractual incen-
9	tives.
10	"(ii) Original documentation.—A
11	servicer shall make available to the bor-
12	rower, if requested, at no charge, copies of
13	the original loan documents and the prom-
14	issory note for each private education loan.
15	"(H) Error resolution.—The Director
16	of the Consumer Financial Protection Bureau
17	in consultation with the Secretary of Education
18	shall promulgate rules requiring servicers to es-
19	tablish error resolution procedures to allow bor-
20	rowers to inquire about errors related to their
21	private education loans and obtain timely reso-
22	lution of such errors.
23	"(I) Additional servicing stand-
24	ARDS.—The Director of the Consumer Finan-
25	cial Protection Bureau, in consultation with the

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Secretary of Education, may establish additional servicing standards to reduce delinquencies, assignment to collections, and charge-offs, and to ensure borrowers understand their rights and obligations related to their private education loans.

## "(J) Arbitration.—

"(i) WAIVER OF RIGHTS AND REM-EDIES.—Any rights and remedies available to borrowers against servicers may not be waived by any agreement, policy, or form, including by a predispute arbitration agreement.

"(ii) Predispute arbitration agreement shall be valid or enforceable by a servicer, including as a third-party beneficiary or by estoppel, if the agreement requires arbitration of a dispute with respect to a private education loan. This subparagraph applies to predispute arbitration agreements entered into before the date of enactment of the Student Loan Borrower Bill of Rights, as well as on and after such date of enactment, if the violation that is

1	the subject of the dispute occurred on or
2	after such date of enactment.
3	"(K) Enforcement.—The provisions of
4	this paragraph shall be enforced by the agencies
5	specified in subsections (a) through (d) of sec-
6	tion 108, in the manner set forth in that sec-
7	tion or under any other applicable authorities
8	available to such agencies by law.
9	"(L) Preemption.—Nothing in this para-
10	graph may be construed to preempt any provi-
11	sion of State law regarding private education
12	loans where the State law provides stronger
13	consumer protections.
14	"(M) CIVIL LIABILITY.—A servicer that
15	fails to comply with any requirement imposed
16	under this paragraph shall be deemed a creditor
17	that has failed to comply with a requirement
18	under this chapter for purposes of liability
19	under section 130 and such servicer shall be
20	subject to the applicable liability provisions
21	under such section."; and
22	(B) by adding at the end the following:
23	"(g) Information to Be Available at No
24	CHARGE.—The information required to be disclosed under

1	this section shall be made available at no charge to the
2	borrower."; and
3	(2) in section 130(a)—
4	(A) in paragraph (3), by striking
5	"128(e)(7)" and inserting "128(e)(10)"; and
6	(B) in the flush matter at the end, by
7	striking "or paragraph $(4)(C)$ , $(6)$ , $(7)$ , or $(8)$
8	of section 128(e)," and inserting "or paragraph
9	(4)(C), (9), (10), or (11) of section 128(e),".
10	SEC. 3. STUDENT LOAN BORROWER BILL OF RIGHTS.
11	The Higher Education Act of 1965 (20 U.S.C. 1001
12	et seq.) is amended—
13	(1) in part G of title IV (20 U.S.C. 1088 et
14	seq.) by adding at the end the following:
15	"SEC. 493E. STUDENT LOAN BORROWER BILL OF RIGHTS.
16	"(a) Definitions.—In this section:
17	"(1) Servicer.—The term 'servicer' means the
18	person responsible for the servicing of any student
19	loan, including any agent of such person or the per-
20	son who makes, owns, or holds a loan if such person
21	also services the loan.
22	"(2) Servicing.—The term 'servicing
23	means—

1	(A) receiving any scheduled periodic pay-
2	ments from a borrower pursuant to the terms
3	of a student loan;
4	"(B) making the payments of principal
5	and interest and such other payments with re-
6	spect to the amounts received from the bor-
7	rower, as may be required pursuant to the
8	terms of the loan; and
9	"(C) performing other administrative serv-
10	ices with respect to the loan.
11	"(3) STUDENT LOAN.—The term 'student loan
12	means a loan made, insured, or guaranteed under
13	this title.
14	"(b) Transfer of Lender or Servicer.—If the
15	sale, other transfer, or assignment of a student loan re-
16	sults in a change in the identity of the party to whom
17	the borrower must send subsequent payments or direct
18	any communications concerning the loan—
19	"(1) the transferor shall—
20	"(A) notify the borrower in writing not
21	fewer than 45 days before transferring a legally
22	enforceable right to receive payment from the
23	borrower on such loan, of—
24	"(i) the sale, transfer, or assignment
25	"(ii) the identity of the transferee;

1	"(iii) the name and address of the
2	party to whom subsequent payments or
3	communications must be sent;
4	"(iv) the telephone numbers and
5	websites of both the transferor and the
6	transferee;
7	"(v) the effective date of the sale,
8	transfer, or assignment;
9	"(vi) the date on which the current
10	servicer will stop accepting payments; and
11	"(vii) the date on which the transferee
12	servicer will begin accepting payment; and
13	"(B) forward to the transferee servicer any
14	payment with respect to such student loan, im-
15	mediately upon receiving such payment, from a
16	borrower during the 60-day period beginning on
17	the date on which the transferor servicer stops
18	accepting payment for such student loan; and
19	"(2) the transferee shall—
20	"(A) notify the borrower in writing not
21	fewer than 45 days before transferring a legally
22	enforceable right to receive payment from the
23	borrower on such loan, of—
24	"(i) the sale, transfer, or assignment;
25	"(ii) the identity of the transferor;

1	"(111) the name and address of the
2	party to whom subsequent payments or
3	communications must be sent;
4	"(iv) the telephone numbers and
5	websites of both the transferor and the
6	transferee;
7	"(v) the effective date of the sale,
8	transfer, or assignment;
9	"(vi) the date on which the current
10	servicer will stop accepting payments; and
11	"(vii) the date on which the transferee
12	servicer will begin accepting payment;
13	"(B) accept as on-time and may not im-
14	pose any late fee or finance charge with respect
15	to such student loan for any payment forwarded
16	from the transferor servicer during the 60-day
17	period beginning on the date on which the
18	transferor servicer stops accepting payment, if
19	the transferor servicer received such payment
20	from the borrower on or before the applicable
21	due date, including any grace period;
22	"(C) provide borrowers a simple, online
23	process for transferring existing electronic fund
24	transfer authority; and

1	"(D) honor any promotion or benefit of-
2	fered to the borrower or advertised by the pre-
3	vious owner or transferor servicer of such stu-
4	dent loan.
5	"(c) Material Change in Mailing Address or
6	PROCEDURE FOR HANDLING PAYMENTS.—If a servicer
7	makes a change in the mailing address, office, or proce-
8	dures for handling payments with respect to any student
9	loan, and such change causes a delay in the crediting of
10	the account of the borrower made during the 60-day pe-
11	riod following the date on which such change took effect,
12	the servicer may not impose any late fee or finance charge
13	for a late payment on such student loan.
14	"(d) Eligibility for Discharge.—The Director of
15	the Consumer Financial Protection Bureau, in consulta-
16	tion with the Secretary, shall promulgate rules requiring
17	lenders and servicers to—
18	"(1) identify and contact borrowers who may be
19	eligible for student loan discharge by the Secretary;
20	"(2) provide the borrower, in writing, in simple
21	and understandable terms, information about obtain-
22	ing such discharge; and
23	"(3) create a streamlined process for eligible
24	borrowers to apply for and receive such discharge.
25	"(e) Application of Payments.—

1	"(1) In general.—Notwithstanding any other
2	provision of this Act, the Director of the Consumer
3	Financial Protection Bureau, in consultation with
4	the Secretary, shall issue rules for the application of
5	student loan payments that—
6	"(A) minimizes the amount of fees and in-
7	terest incurred by the borrower and the total
8	loan amount paid by the borrower;
9	"(B) minimizes delinquencies, assignments
10	to collection, and charge offs;
11	"(C) requires servicers to apply payments
12	on the date received; and
13	"(D) allows the borrower to direct the
14	servicer to apply payments in a manner pre-
15	ferred by the borrower.
16	"(2) Method that best benefits bor-
17	ROWER.—In issuing the rules under paragraph (1)
18	the Director of the Consumer Financial Protection
19	Bureau shall choose the application method that
20	best benefits the borrower and is compatible with ex-
21	isting repayment options.
22	"(f) Servicemembers, Veterans, and Student
23	Loans.—
24	"(1) Servicemember and veterans liai-
25	son.—Each servicer of a student loan shall des-

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ignate an employee to act as the servicemember and veterans liaison who is responsible for answering inquiries from servicemembers and veterans, and is specially trained on servicemember and veteran benefits and options under the Servicemembers Civil Relief Act (50 U.S.C. App. 501 et seq.) and other Federal or State laws related to student loans.

"(2) Toll-free telephone number of a student loan shall maintain a toll-free telephone number for the servicemember and veterans liaison designated under paragraph (1), which shall be made available on the primary Internet website of the servicer and on monthly billing statements.

"(3) Prohibition on Default.—Notwithstanding any other provision of this Act, a servicer may not report a student loan as delinquent, assigned to collection (internally or by referral to a third party), charged off, or in default, to a credit reporting agency if the borrower is on active duty in the Armed Forces (as defined in section 101(d)(1) of title 10, United States Code) serving in a combat zone (as designated by the President under section 112(c) of the Internal Revenue Code of 1986).

1	"(4) Additional Liaisons.—The Secretary
2	shall determine additional entities with whom bor-
3	rowers interact, including guaranty agencies, that
4	shall designate an employee to act as the service-
5	member and veterans liaison who is responsible for
6	answering inquiries from servicemembers and vet-
7	erans, and is specially trained on servicemember and
8	veteran benefits and options under the
9	Servicemembers Civil Relief Act (50 U.S.C. App.
10	501 et seq.) and other Federal or State laws related
11	to student loans.
12	"(g) Borrower's Loan History.—
13	"(1) In general.—A servicer of a student loan
14	shall make available through a secure website, or in
15	writing upon request, the loan history of each bor-
16	rower for each student loan, separately desig-
17	nating—
18	"(A) payment history;
19	"(B) loan history, including any
20	forbearances, deferrals, delinquencies, and de-
21	faults;
22	"(C) annual percentage rate history; and
23	"(D) key loan terms, including application
24	of payments to interest, principal, and fees,
25	origination date, principal, capitalized interest,

1	annual percentage rate, including any cap, loan
2	term, and any contractual incentives.
3	"(2) Original documentation.—A servicer
4	shall make available to the borrower, if requested, at
5	no charge, copies of the original loan documents and
6	the promissory note for each student loan.
7	"(h) Error Resolution.—The Director of the Con-
8	sumer Financial Protection Bureau, in consultation with
9	the Secretary, shall promulgate rules requiring servicers
10	to establish error resolution procedures to allow borrowers
11	to inquire about errors related to their student loans and
12	obtain timely resolution of such errors.
13	"(i) Additional Servicing Standards.—The Di-
14	rector of the Consumer Financial Protection Bureau, in
15	consultation with the Secretary, may establish additional
16	servicing standards to reduce delinquencies, assignments
17	to collection, and defaults, and to ensure borrowers under-
18	stand their rights and obligations related to their student
19	loans.
20	"(j) Promulgation of Rules.—The Director of
21	the Consumer Financial Protection Bureau, in consulta-
22	tion with the Secretary, shall promulgate rules imple-
23	menting this section.";
24	(2) in section 433 (20 U.S.C. 1083)—
25	(A) in subsection (b)—

1	(i) in paragraph (12), by striking
2	"and" after the semicolon;
3	(ii) in paragraph (13), by striking the
4	period at the end and inserting "; and";
5	and
6	(iii) by adding at the end the fol-
7	lowing:
8	"(14) a statement that—
9	"(A) the borrower may be entitled to serv-
10	icemember and veteran benefits under the
11	Servicemembers Civil Relief Act (50 U.S.C.
12	App. 501 et seq.) and other Federal or State
13	laws; and
14	"(B) a Servicemember and Veterans Liai-
15	son designated under section 493E(f) is avail-
16	able to answer inquiries about servicemember
17	and veteran benefits, including the toll-free tele-
18	phone number to contact the Liaison pursuant
19	to section 493E(f)."; and
20	(B) in subsection (e)—
21	(i) in paragraph (2), by adding at the
22	end the following:
23	"(D) A statement that—
24	"(i) the borrower may be entitled to
25	servicemember and veteran benefits under

1	the Servicemembers Civil Relief Act (50
2	U.S.C. App. 501 et seq.) and other Fed-
3	eral or State laws; and
4	"(ii) a Servicemember and Veterans
5	Liaison designated under section 493E(f)
6	is available to answer inquiries about serv-
7	icemember and veteran benefits, including
8	the toll-free telephone number to contact
9	the Liaison pursuant to section 493E(f).";
10	(ii) in paragraph (3), by adding at the
11	end the following:
12	"(F) A statement that—
13	"(i) the borrower may be entitled to
14	servicemember and veteran benefits under
15	the Servicemembers Civil Relief Act (50
16	U.S.C. App. 501 et seq.) and other Fed-
17	eral or State laws; and
18	"(ii) a Servicemember and Veterans
19	Liaison designated under section 493E(f)
20	is available to answer inquiries about serv-
21	icemember and veteran benefits, including
22	the toll-free telephone number to contact
<ul><li>22</li><li>23</li></ul>	the toll-free telephone number to contact the Liaison pursuant to section 493E(f).";

1	(iii) by adding at the end the fol-
2	lowing:
3	"(4) Notification of repayment options
4	AND ALTERNATIVES TO DEFAULT.—The Secretary
5	shall require eligible lenders to, not later than 1 year
6	after the date of enactment of the Student Loan
7	Borrower Bill of Rights—
8	"(A) notify borrowers, in writing, in simple
9	and understandable terms, about alternative re-
10	payment options, including income-based repay-
11	ment, income contingent repayment, consolida-
12	tion, and forgiveness options, as well as service-
13	member or veteran benefits under the
14	Servicemembers Civil Relief Act (50 U.S.C.
15	App. 501 et seq.) or other Federal or State
16	laws;
17	"(B) provide borrowers, in writing, in sim-
18	ple and understandable terms, information
19	about alternative repayment plans, including all
20	terms, conditions, and fees or costs associated
21	with such repayment plans in a format that al-
22	lows the borrower to compare the current re-
23	payment plan with alternative repayment plans;
24	and

1	"(C) offer to enroll such borrowers in al-
2	ternative repayment plans, if eligible."; and
3	(3) in section 455(d) (20 U.S.C. 1087e(d)), by
4	adding at the end the following:
5	"(6) Notification of repayment options.—
6	The Secretary shall carry out, not later than 1 year
7	after the date of enactment of the Student Loan
8	Borrower Bill of Rights, the activities described in
9	subparagraphs (A), (B), and (C) of section
10	433(e)(4) with respect to loans made under this
11	part.".
12	SEC. 4. KNOW BEFORE YOU OWE.
13	(a) Amendments to the Truth in Lending
14	Act.—
15	(1) In general.—Section 128(e) of the Truth
16	in Lending Act (15 U.S.C. 1638(e)), as amended by
17	section 2, is further amended—
18	(A) by striking paragraph (3) and insert-
19	ing the following:
20	"(3) Institutional certification re-
21	QUIRED.—
22	"(A) In general.—Except as provided in
23	subparagraph (B), before a creditor may issue
24	any funds with respect to an extension of credit
25	described in this subsection, the creditor shall

1	obtain from the relevant institution of higher
2	education where such loan is to be used for a
3	student, such institution's certification of—
4	"(i) the enrollment status of the stu-
5	dent;
6	"(ii) the student's cost of attendance
7	at the institution as determined by the in-
8	stitution under part F of title IV of the
9	Higher Education Act of 1965; and
10	"(iii) the difference between—
11	"(I) such cost of attendance; and
12	"(II) the student's estimated fi-
13	nancial assistance, including such as-
14	sistance received under title IV of the
15	Higher Education Act of 1965 and
16	other financial assistance known to
17	the institution, as applicable.
18	"(B) Exception.—Notwithstanding sub-
19	paragraph (A), a creditor may issue funds, not
20	to exceed the amount described in subpara-
21	graph (A)(iii), with respect to an extension of
22	credit described in this subsection without ob-
23	taining from the relevant institution of higher
24	education such institution's certification if such
25	institution fails to provide within 15 business

1	days of the creditor's request for such certifi-
2	cation—
3	"(i) notification of the institution's re-
4	fusal to certify the request; or
5	"(ii) notification that the institution
6	has received the request for certification
7	and will need additional time to comply
8	with the certification request.
9	"(C) Loans disbursed without cer-
10	TIFICATION.—If a creditor issues funds without
11	obtaining a certification, as described in sub-
12	paragraph (B), such creditor shall report the
13	issuance of such funds in a manner determined
14	by the Director of the Consumer Financial Pro-
15	tection Bureau."; and
16	(B) by adding at the end the following:
17	"(16) Provision of Information.—
18	"(A) Provision of Information to Stu-
19	DENTS.—
20	"(i) Loan statement.—A creditor
21	that issues any funds with respect to an
22	extension of credit described in this sub-
23	section shall send loan statements, where
24	such loan is to be used for a student, to
25	borrowers of such funds not less than once

1	every 3 months during the time that such
2	student is enrolled at an institution of
3	higher education.
4	"(ii) Contents of Loan state-
5	MENT.—Each statement described in
6	clause (i) shall—
7	"(I) report the borrower's total
8	remaining debt to the creditor, includ-
9	ing accrued but unpaid interest and
10	capitalized interest;
11	"(II) report any debt increases
12	since the last statement; and
13	"(III) list the current interest
14	rate for each loan.
15	"(B) Notification of loans disbursed
16	WITHOUT CERTIFICATION.—On or before the
17	date a creditor issues any funds with respect to
18	an extension of credit described in this sub-
19	section, the creditor shall notify the relevant in-
20	stitution of higher education, in writing, of the
21	amount of the extension of credit and the stu-
22	dent on whose behalf credit is extended. The
23	form of such written notification shall be sub-
24	ject to the regulations of the Consumer Finan-
25	cial Protection Bureau.

1	"(C) Annual report.—A creditor that
2	issues funds with respect to an extension of
3	credit described in this subsection shall prepare
4	and submit an annual report to the Consumer
5	Financial Protection Bureau containing the re-
6	quired information about private student loans
7	to be determined by the Consumer Financial
8	Protection Bureau, in consultation with the
9	Secretary of Education.".
10	(2) Definition of Private Education
11	LOAN.—Section 140(a)(7)(A) of the Truth in Lend-
12	ing Act (15 U.S.C. 1650(a)(7)(A)) is amended—
13	(A) by redesignating clause (ii) as clause
14	(iii);
15	(B) in clause (i), by striking "and" after
16	the semicolon; and
17	(C) by adding after clause (i) the following:
18	"(ii) is not made, insured, or guaran-
19	teed under title VII or title VIII of the
20	Public Health Service Act (42 U.S.C. 292
21	et seq. and 296 et seq.); and".
22	(3) Regulations.—Not later than 365 days
23	after the date of enactment of this Act, the Director
24	of the Consumer Financial Protection Bureau shall
25	issue regulations in final form to implement para-

1	graphs (3) and (16) of section 128(e) of the Truth
2	in Lending Act (15 U.S.C. 1638(e)), as amended by
3	paragraph (1). Such regulations shall become effec-
4	tive not later than 6 months after their date of
5	issuance.
6	(b) Amendments to the Higher Education Act
7	of 1965.—
8	(1) Program participation agreements.—
9	Section 487(a) of the Higher Education Act of 1965
10	(20 U.S.C. 1094(a)) is amended by striking para-
11	graph (28) and inserting the following:
12	"(28)(A) Upon the request of a private edu-
13	cational lender, acting in connection with an applica-
14	tion initiated by a borrower for a private education
15	loan in accordance with section $128(e)(3)$ of the
16	Truth in Lending Act (15 U.S.C. $1638(e)(3)$ ), the
17	institution shall within 15 days of receipt of a cer-
18	tification request—
19	"(i) provide such certification to such
20	private educational lender—
21	"(I) that the student who initi-
22	ated the application for the private
23	education loan, or on whose behalf the
24	application was initiated, is enrolled

1	or is scheduled to enroll at the institu-
2	tion;
3	"(II) of such student's cost of at-
4	tendance at the institution as deter-
5	mined under part F of this title; and
6	"(III) of the difference be-
7	tween—
8	"(aa) the cost of attendance
9	at the institution; and
10	"(bb) the student's esti-
11	mated financial assistance re-
12	ceived under this title and other
13	assistance known to the institu-
14	tion, as applicable;
15	"(ii) notify the creditor that the insti-
16	tution has received the request for certifi-
17	cation and will need additional time to
18	comply with the certification request; or
19	"(iii) provide notice to the private
20	educational lender of the institution's re-
21	fusal to certify the private education loan
22	under subparagraph (D).
23	"(B) With respect to a certification request
24	described in subparagraph (A), and prior to
25	providing such certification under subparagraph

1	(A)(1) or providing notice of the refusal to pro-
2	vide certification under subparagraph (A)(iii)
3	the institution shall—
4	"(i) determine whether the student
5	who initiated the application for the pri-
6	vate education loan, or on whose behalf the
7	application was initiated, has applied for
8	and exhausted the Federal financial assist-
9	ance available to such student under this
10	title and inform the student accordingly
11	and
12	"(ii) provide the borrower whose loan
13	application has prompted the certification
14	request by a private education lender, as
15	described in subparagraph (A)(i), with the
16	following information and disclosures:
17	"(I) The availability of, and the
18	borrower's potential eligibility for
19	Federal financial assistance under this
20	title, including disclosing the terms
21	conditions, interest rates, and repay-
22	ment options and programs of Federal
23	student loans.

1	"(II) The borrower's ability to
2	select a private educational lender of
3	the borrower's choice.
4	"(III) The impact of a proposed
5	private education loan on the bor-
6	rower's potential eligibility for other
7	financial assistance, including Federa
8	financial assistance under this title.
9	"(IV) The borrower's right to ac-
10	cept or reject a private education loan
11	within the 30-day period following a
12	private educational lender's approva
13	of a borrower's application and about
14	a borrower's 3-day right to cancel pe-
15	riod.
16	"(C) For purposes of this paragraph, the
17	terms 'private educational lender' and 'private
18	education loan' have the meanings given such
19	terms in section 140 of the Truth in Lending
20	Act (15 U.S.C. 1650).
21	"(D)(i) An institution shall not provide a
22	certification with respect to a private education
23	loan under this paragraph unless the private
24	education loan includes terms that provide—

1	"(I) the borrower alternative repay-
2	ment plans, including loan consolidation or
3	refinancing; and
4	"(II) that the liability to repay the
5	loan shall be cancelled upon the death or
6	disability of the borrower or co-borrower.
7	"(ii) In this paragraph, the term 'dis-
8	ability' means a permanent and total disability,
9	as determined in accordance with the regula-
10	tions of the Secretary of Education, or a deter-
11	mination by the Secretary of Veterans that the
12	borrower is unemployable due to a service con-
13	nected-disability.".
14	(2) Effective date.—The amendment made
15	by paragraph (1) shall take effect on the effective
16	date of the regulations described in subsection
17	(a)(3).
18	(3) Preferred Lender Arrangement.—Sec-
19	tion 151(8)(A)(ii) of the Higher Education Act of
20	1965 (20 U.S.C. 1019(8)(A)(ii)) is amended by in-
21	serting "certifying," after "promoting,".
22	(c) Report.—Not later than 24 months after the
23	issuance of regulations under subsection (a)(3), the Direc-
24	tor of the Consumer Financial Protection Bureau and the
25	Secretary of Education shall jointly submit to Congress

- 1 a report on the compliance of institutions of higher edu-
- 2 cation and private educational lenders with section
- 3 128(e)(3) of the Truth in Lending Act (15 U.S.C.
- 4 1638(e)), as amended by subsection (a), and section
- 5 487(a)(28) of the Higher Education Act of 1965 (20
- 6 U.S.C. 1094(a)), as amended by subsection (b). Such re-
- 7 port shall include information about the degree to which
- 8 specific institutions utilize certifications in effectively en-
- 9 couraging the exhaustion of Federal student loan eligi-
- 10 bility and lowering student private education loan debt.

## 11 SEC. 5. REPORT ON STUDENT LOAN SERVICERS.

- Not later than 1 year after the date of enactment
- 13 of this Act, the Director of the Consumer Financial Pro-
- 14 tection Bureau, in consultation with the Secretary of Edu-
- 15 cation, shall submit a report to the Committee on Bank-
- 16 ing, Housing, and Urban Affairs of the Senate, the Com-
- 17 mittee on Health, Education, Labor, and Pensions of the
- 18 Senate, the Committee on Financial Services of the House
- 19 of Representatives, and the Committee on Education and
- 20 the Workforce of the House of Representatives on private
- 21 and Federal student loan servicers, including—
- 22 (1) any legislative recommendations to improve
- 23 student loan servicing standards; and

(2) information on proactive early intervention
 methods by servicers to help distressed student loan
 borrowers enroll in any eligible repayment plans.