117th CONGRESS 2d Session

To amend the Higher Education Act of 1965 to provide for institutional ineligibility based on low cohort repayment rates and to require risk-sharing payments of institutions of higher education.

### IN THE SENATE OF THE UNITED STATES

Mrs. SHAHEEN (for herself and Mr. YOUNG) 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 provide for institutional ineligibility based on low cohort repayment rates and to require risk-sharing payments of institutions of higher education.
  - 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 Protection and
- 5 Success Act".

# 1SEC. 2. INSTITUTIONAL INELIGIBILITY BASED ON LOW CO-2HORT REPAYMENT RATE.

3 (a) IN GENERAL.—Section 455 of the Higher Edu4 cation Act of 1965 (20 U.S.C. 1087e) is amended by add5 ing at the end the following:

6 "(r) INELIGIBILITY DUE TO LOW COHORT REPAY-7 MENT RATE.—

8 "(1) IN GENERAL.—Beginning with fiscal year 9 2025 and each succeeding fiscal year, an institution 10 that has a cohort repayment rate that is equal to or 11 less than 15 percent shall not be eligible to partici-12 pate in a program under this part for such fiscal 13 year and for the 2 succeeding fiscal years.

14 "(2) Appeals.—

15 "(A) IN GENERAL.—An institution may
16 appeal the loss of eligibility under this sub17 section to the Secretary within 30 days of re18 ceiving notification from the Secretary of the
19 loss of eligibility under this subsection.

20 "(B) CONTINUED PARTICIPATION.—Dur21 ing an appeal under subparagraph (A), the Sec22 retary may permit the institution to continue to
23 participate in a program under this part if the
24 institution demonstrates to the satisfaction of
25 the Secretary that the Secretary's calculation of
26 its cohort repayment rate is not accurate, and

1 that recalculation would increase its cohort re-2 payment rate to be more than 15 percent. 3 "(C) REQUIRED PAYMENT.—If an institu-4 tion continues to participate in a program 5 under this part, and the institution's appeal of 6 the loss of eligibility is unsuccessful, the institu-7 tion shall be required to pay to the Secretary an 8 amount equal to the amount of loans made by 9 the Secretary under this part to borrowers at-10 tending, or planning to attend, that institution 11 during the pendency of such appeal and the in-12 terest, special allowance, reinsurance, and any 13 related payments made by the Secretary (or 14 which the Secretary is obligated to make) with respect to such loans. 15 16 "(3) Cohort Repayment Rate.— 17 "(A) IN GENERAL.—In this subsection, the 18 term 'cohort repayment rate' means, for any 19 fiscal year beginning with fiscal year 2025— 20 "(i) in the case in which 30 or more 21 borrowers at the institution enter repay-22 ment on Federal Direct Stafford Loans, 23 Federal Direct Unsubsidized Stafford 24 Loans, Federal Direct PLUS Loans, or 25 Federal Direct Consolidation Loans, re-

1	ceived for attendance at the institution, the
2	percentage of those borrowers who are not
3	in default and who make at least a one
4	dollar reduction on their initial student
5	loan principal balance before the end of the
6	second fiscal year following the fiscal year
7	in which the borrowers entered repayment,
8	except as provided in subparagraph (B);
9	and
10	"(ii) in the case in which less than 30
11	borrowers at the institution enter repay-
12	ment on Federal Direct Stafford Loans,
13	Federal Direct Unsubsidized Stafford
14	Loans, Federal Direct PLUS Loans, or
15	Federal Direct Consolidation Loans, re-
16	ceived for attendance at the institution, the
17	percentage of those borrowers plus all of
18	the borrowers at the institution who en-
19	tered repayment on such loans (or on the
20	portion of a loan made under section 428C
21	that is used to repay any such loans) in
22	the 3 fiscal years preceding the fiscal year
23	for which the determination is made, who
24	are not in default and who make at least
25	a one dollar reduction on their initial stu-

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1	dent loan principal balance before the end
2	of the second fiscal year following the year
3	in which the borrowers entered repayment,
4	except as provided in subparagraph (B).
5	"(B) EXCEPTION.—The 'cohort repayment
6	rate' calculation under subparagraph (A) shall
7	not include in the calculation a borrower who
8	is—
9	"(i) in deferment on repayment of a
10	loan described in subparagraph (A) due to
11	study in an approved graduate fellowship
12	program or in an approved rehabilitation
13	training program for the disabled;
14	"(ii) in deferment on repayment of a
15	loan described in subparagraph (A) during
16	a period of at least half-time enrollment in
17	college or a career school;
18	"(iii) in deferment on repayment of a
19	loan described in subparagraph (A) during
20	a period of service qualifying for loan dis-
21	charge or cancellation under part E;
22	"(iv) in deferment on repayment of a
23	loan described in subparagraph (A) due to
24	active duty military service of the borrower

1	during a war, military operation, or na-
2	tional emergency;
3	"(v) in deferment on repayment of a
4	loan described in subparagraph (A) during
5	the 13 months following the conclusion of
6	qualifying active duty military service by
7	the borrower, or until the borrower returns
8	to enrollment on at least a half-time basis,
9	whichever is earlier, if the borrower is a
10	member of the National Guard or other re-
11	serve component of the Armed Forces and
12	was called or ordered to active duty while
13	enrolled at least half-time at an eligible
14	school or within 6 months of having been
15	enrolled at least half-time;
16	"(vi) in mandatory forbearance on re-
17	payment of a loan described in subpara-
18	graph (A) for the full fiscal year; or
19	"(vii) serving as a volunteer under the
20	Peace Corps Act (22 U.S.C. 2501 et seq.)
21	or the Domestic Volunteer Service Act of
22	1973 (42 U.S.C. 4950 et seq.).
23	"(C) PUBLICATION OF REPAYMENT
24	RATES.—The Secretary shall publish the cohort

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repayment rates for institutions determined under this subsection. "(4) NOTIFICATION.—Beginning with the first fiscal year for which data are available after the date

5 of enactment of the Student Protection and Success 6 Act and each succeeding fiscal year until fiscal year 7 2025, the Secretary shall notify each institution that 8 has a cohort repayment rate that is equal to or less 9 than 15 percent that the institution risks losing eli-10 gibility to participate in a program under this 11 part.".

12 (b) INELIGIBILITY IN OTHER PROGRAMS.—

(1) PELL GRANTS.—The Higher Education Act
of 1965 (20 U.S.C. 1001 et seq.), as amended by
the FAFSA Simplification Act (title VII of division
FF of Public Law 116–260) and the FAFSA Simplification Act Technical Corrections Act (Public
Law 117–103), is amended in section 401(j)—

19 (A) in the heading, by striking "BASED ON20 DEFAULT RATES";

(B) in paragraph (1), by inserting "until
fiscal year 2025" after "succeeding fiscal year";
(C) in paragraph (2), by inserting "or cohort repayment rate determination" after "default rate determination"; and

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1	(D) by adding at the end the following:
2	"(3) INELIGIBILITY BASED ON LOW COHORT
3	REPAYMENT RATES.—No institution of higher edu-
4	cation shall be an eligible institution for purposes of
5	this subpart if such institution of higher education
6	is ineligible to participate in a program under part
7	D due to a low cohort repayment rate, as deter-
8	mined under section $455(r)$ .".
9	(2) Student loan insurance program.—
10	Section 435(a) of the Higher Education Act of 1965
11	(20 U.S.C. 1085(a)) is amended—
12	(A) in paragraph (2)—
13	(i) in the heading, by striking "BASED
14	ON HIGH DEFAULT RATES'';
15	(ii) in subparagraph (A), by striking
16	"An institution" and inserting "Until fis-
17	cal year 2025, an institution"; and
18	(iii) by adding at the end the fol-
19	lowing:
20	"(E) No institution of higher education shall be
21	an eligible institution for purposes of this part if
22	such institution of higher education is ineligible to
23	participate in a program under part D due to a low
24	cohort repayment rate, as determined under section
25	455(r)."; and

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1	(B) in paragraph (6)(A), by inserting "and
2	until fiscal year 2025," after "July 1, 1999,".
3	(3) Federal perkins loans.—Section 462 of
4	the Higher Education Act of 1965 (20 U.S.C.
5	1087bb) is amended—
6	(A) in subsection (a)—
7	(i) in paragraph (1), by inserting "or
8	the institution is ineligible to participate in
9	a program under part D due to a low co-
10	hort repayment rate, as determined under
11	section $455(r)$ " after "subsection (f)"; and
12	(ii) in paragraph (2)(D), by inserting
13	"or the institution is ineligible to partici-
14	pate in a program under part D due to a
15	low cohort repayment rate, as determined
16	under section 455(r)" after "subsection
17	(f)";
18	(B) in subsection (b)—
19	(i) in paragraph (2), by inserting "or
20	the institution is ineligible to participate in
21	a program under part D due to a low co-
22	hort repayment rate, as determined under
23	section $455(r)$ " after "subsection (f)"; and
24	(ii) in paragraph (3), by inserting "or
25	the institution is ineligible to participate in

1	a program under part D due to a low co-
2	hort repayment rate, as determined under
3	section 455(r)" after "subsection (f)";
4	(C) in subsection (e)—
5	(i) in paragraph (2), by inserting
6	"until fiscal year 2025," after "succeeding
7	fiscal year"; and
8	(ii) in paragraph (3)—
9	(I) in subparagraph (A), by in-
10	serting "until fiscal year 2025," after
11	"any succeeding fiscal year"; and
12	(II) by adding at the end the fol-
13	lowing:
14	"(F) Low cohort repayment rates.—
15	An institution that is ineligible to participate in
16	a program under part D due to a low cohort re-
17	payment rate, as determined under section
18	$455(\mathbf{r})$ , shall not be eligible to participate in a
19	program under this part."; and
20	(D) in subsection $(f)(2)$ , by inserting "until
21	fiscal year 2025," after "subsequent years".
22	SEC. 3. COLLEGE OPPORTUNITY BONUS PROGRAM.
23	Subpart 1 of part A of title IV of the Higher Edu-
24	cation Act of 1965 (20 U.S.C. 1070a et seq.) is amended
25	by adding at the end the following:

#### 1 "SEC. 401B. COLLEGE OPPORTUNITY BONUS PROGRAM.

2 "(a) Program Authority.—

3 "(1) IN GENERAL.—Beginning with fiscal year
4 2025 and each succeeding fiscal year, the Secretary
5 shall award grants to eligible institutions of higher
6 education that are distributed under a formula de7 termined by the Secretary under subsection (d).

8 "(2) ELIGIBLE INSTITUTION.—In this section, 9 the term 'eligible institution of higher education' 10 means an institution of higher education that has a 11 cohort repayment rate (as defined in section 12 455(r)(3)) that is greater than 25 percent.

"(b) GRANTS.—The Secretary shall award grants to
eligible institutions of higher education that the Secretary
determines have a strong record of making college more
affordable and increasing college access and success for
low-income and moderate-income students.

18 "(c) USES OF FUNDS.—Each eligible institution of 19 higher education that receives a grant under this section 20 may use the grant funds to support reforms to further 21 increase college access and success for low- and moderate-22 income students, by making key investments and adopting 23 best practices, including by considering best practices re-24 ported under section 5 of the Student Protection and Suc-25 cess Act, and by—

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1	((1) awarding additional need-based financial
2	aid to students enrolled at the institution who are el-
3	igible to receive a Federal Pell Grant;
4	((2) enhancing academic and student support
5	services; and
6	"(3) establishing or expanding accelerated
7	learning opportunities.
8	"(d) Amount of Grant Funds.—
9	"(1) IN GENERAL.—Each eligible institution of
10	higher education that receives a grant under this
11	section shall receive annual grant funds based on a
12	formula determined by the Secretary that equally
13	considers—
14	"(A) the number and percentage of stu-
15	dents enrolled at the institution who are eligible
16	to receive a Federal Pell Grant;
17	"(B) the cohort repayment rate (as defined
18	in section $455(r)(3)$ ) of students enrolled at the
19	institution who are eligible to receive a Federal
20	Pell Grant; and
21	"(C) the institution's student service ex-
22	penditures as a percentage of the institution's
23	student service resources.
24	"(2) CAP.—Each eligible institution of higher
25	education that receives a grant under this section

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1 shall receive grant funds for a fiscal year in an 2 amount that is not more than 2.5 percent of the 3 amount equal to the eligible institution's total annual revenues and investment returns less auxiliary 4 5 enterprise revenues and hospital revenues, as defined 6 in the IPEDS Finance Survey, for the most recent 7 fiscal year upon which the eligible institution's au-8 dited financial reports are available.

9 "(e) SUPPLEMENT NOT SUPPLANT.—Funds made
10 available under this section shall be used to supplement,
11 and not supplant—

"(1) other State funds that States would otherwise expend to carry out activities under this section
to improve college affordability and graduate additional low- and moderate-income students; and

"(2) institutional funds that eligible institutions
of higher education receiving a grant under this section would otherwise expend to carry out activities
under this section to improve college affordability
and graduate additional low- and moderate-income
students.

"(f) FUNDING.—The grant program under this section shall be funded only with risk-sharing payments received by the Secretary under section 454(d).".

1	SEC. 4. RISK-SHARING PAYMENTS.
2	Section $454$ of the Higher Education Act of $1964$ (20
3	U.S.C. 1087d) is amended—
4	(1) in subsection (a)—
5	(A) in paragraph (5), by striking "and"
6	after the semicolon;
7	(B) in paragraph (6), by striking the pe-
8	riod at the end and inserting "; and"; and
9	(C) by adding at the end the following:
10	((7)) provide that the institution accepts the in-
11	stitutional risk-sharing requirements under sub-
12	section (d), if applicable."; and
13	(2) by adding at the end the following:
14	"(d) Institutional Risk-Sharing Based on Co-
15	hort Nonrepayment Loan Balances.—
16	"(1) IN GENERAL.—Beginning with fiscal year
17	2025 and each succeeding fiscal year, each institu-
18	tion of higher education participating in the direct
19	student loan program under this part shall remit to
20	the Secretary, at such times as the Secretary may
21	specify, a risk-sharing payment based on the cohort
22	nonrepayment loan balance of the institution, as de-
23	termined under paragraph (2).
24	"(2) Determination of RISK-Sharing Pay-
25	MENTS.—

1	"(A) DETERMINATION OF COHORT LOAN
2	BALANCE.—The cohort loan balance of an insti-
3	tution for a fiscal year equals the total principal
4	amount of all loans made under this part to at-
5	tend such institution for the cohort of bor-
6	rowers who entered repayment, deferment, or
7	forbearance on such loans in the third pre-
8	ceding fiscal year for which the determination is
9	made.
10	"(B) DETERMINATION OF COHORT NON-
11	REPAYMENT LOAN BALANCE.—
12	"(i) IN GENERAL.—The cohort non-
13	repayment loan balance of an institution
14	for a fiscal year equals, from the total
15	amount of the loans described in subpara-
16	graph (A), the total loan balance of those
17	borrowers who have not made at least a 1
18	dollar reduction in their principal balance
19	in the 3 consecutive fiscal years since their
20	loans entered repayment, deferment, or
21	forbearance.
22	"(ii) Exception.—The cohort non-
23	repayment loan balance calculation under
24	clause (i) shall not take into consideration
25	a borrower who was—

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1	"(I) in deferment on repayment
2	of a loan described in subparagraph
3	(A) in the 3 consecutive fiscal years
4	described in clause (i) due to study in
5	an approved graduate fellowship pro-
6	gram or in an approved rehabilitation
7	training program for the disabled;
8	"(II) in deferment on repayment
9	of a loan described in subparagraph
10	(A) in the 3 consecutive fiscal years
11	described in clause (i) during which
12	time the borrower was in a period of
13	at least half-time enrollment in college
14	or a career school;
15	"(III) in deferment on repayment
16	of a loan described in subparagraph
17	(A) in the 3 consecutive fiscal years
18	described in clause (i) during which
19	time the borrower was in a period of
20	service qualifying for loan discharge
21	or cancellation under part E;
22	"(IV) in deferment on repayment
23	of a loan described in subparagraph
24	(A) in the 3 consecutive fiscal years
25	described in clause (i) during which

1	time the borrower was on active duty
2	military service during a war, military
3	operation, or national emergency;
4	"(V) in mandatory forbearance
5	on repayment of a loan described in
6	subparagraph (A) for the full fiscal
7	year; or
8	"(VI) serving as a volunteer
9	under the Peace Corps Act (22 U.S.C.
10	2501 et seq.) or the Domestic Volun-
11	teer Service Act of 1973 (42 U.S.C.
12	4950 et seq.), during the 3 consecu-
13	tive fiscal years described in clause
14	(i).
15	"(C) Determination of payment.—
16	"(i) IN GENERAL.—
17	"(I) IN GENERAL.—Except as
18	provided in subclause (II), the risk-
19	sharing payment of an institution for
20	a fiscal year equals 2 percent of the
21	amount determined under clause (ii).
22	"(II) CAP.—The risk-sharing
23	payment of an institution for a fiscal
24	year shall not be more than 2.5 per-
25	cent of the amount equal to the insti-

1	tution's total annual revenues and in-
2	vestment returns less auxiliary enter-
3	prise revenues and hospital revenues,
4	as defined in the IPEDS Finance
5	Survey, for the most recent fiscal year
6	upon which the institution's audited
7	financial reports are available.
8	"(ii) Amount based on cohort
9	NONREPAYMENT LOAN BALANCE AND UN-
10	EMPLOYMENT RATE.—
11	"(I) IN GENERAL.—The amount
12	under this clause is determined by
13	subtracting the amount determined
14	under subclause (II) from the cohort
15	nonrepayment loan balance deter-
16	mined under subparagraph (B).
17	"(II) Amount based on unem-
18	PLOYMENT RATE.—The amount under
19	this subclause is determined by multi-
20	plying the average national unemploy-
21	ment rate, as defined by the Bureau
22	of Labor Statistics, for the 3 previous
23	fiscal years from the date of the de-
24	termination by the cohort loan balance
25	determined under subparagraph (A).

"(3) NOTIFICATION.—Beginning with the first 1 2 fiscal year for which data are available after the date 3 of enactment of the Student Protection and Success 4 Act and each succeeding fiscal year until fiscal year 5 2025, the Secretary shall notify each institution of 6 higher education participating in the direct student 7 loan program under this part of what the risk-shar-8 ing payment based on the cohort nonrepayment loan 9 balance of the institution, as determined under para-10 graph (2), would be for such institution if such pro-11 vision were in effect.".

### 12 SEC. 5. REPORT.

Not later than 6 months after the date of enactment
of the Student Protection and Success Act, the Secretary
of Education shall submit to Congress a report—

16 (1) on best practices for institutions of higher17 education to improve repayment rates; and

(2) that makes recommendations on how institutions of higher education can improve repayment
rates, with a particular emphasis on institutions that
serve a high proportion of low-income students.

1	SEC.	6.	STU	DENT	SERVICE	EXPENDITURES	AND RE-	
2			ŝ	SOURC	CES.			
3	S	Sect	ion	153(a)	(1)(I) of t	the Education Sci	iences Re-	
4	form	Act	of 2	2002	(20 U.S.C.	9543(a)(1)(I)) is	s amended	
5	to rea	d a	s foll	ows:				
6				"(I)	the financi	ng and manageme	ent of edu-	
7	cation, including data on revenues and expendi-							
8			ture	es, and	l informatio	on regarding—		
9					"(i) stude	ent service exp	enditures,	
10				that-				
11					"(I) i	includes instructi	on, infor-	
12					mation tech	hnology, and other	r activities	
13					whose pri	mary purpose is	s to con-	
14					tribute to	students' emot	ional and	
15				•	physical w	ell-being and to t	heir intel-	
16					lectual, cu	ltural, and socia	l develop-	
17					ment inside	e and outside the	context of	
18					the formal	instructional pro-	gram; and	
19					''(II)	does not include	e expendi-	
20					tures on 1	marketing, recrui	tment, or	
21					intercollegi	ate athletic progra	ams;	
22					"(ii) stude	nt service resour	ces, which	
23				is a	measure o	f an institution's	resources	
24				that	could reas	onably be allocate	ed towards	
25				stude	ent service	expenditures, inc	luding net	
26				tuitic	on revenues	s, State and local	appropria-	

1	tions, endowment income, and revenues re-
2	lated to student housing and food services
3	less expenditures on student housing, food
4	services, and the operations and mainte-
5	nance of a plant; and
6	"(iii) recruitment and marketing ex-
7	penditures;".