AMENDMENT IN THE NATURE OF A SUBSTITUTE TO H.R. 5294

OFFERED BY MS. ADAMS OF NORTH CAROLINA

[Amendment to the Student Borrower Protections Act of 2019]

Strike all after the enacting clause and insert the following:

1	SECTION 1. SHORT TITLE.
2	This Act may be cited as the "Student Borrower Pro-
3	tections Act of 2019".
4	SEC. 2. POSTSECONDARY EDUCATION LOAN BORROWER
5	BILL OF RIGHTS.
6	Chapter 2 of the Truth in Lending Act (15 U.S.C.
7	1631 et seq.) is amended—
8	(1) by redesignating section 140A as section
9	140B;
10	(2) by inserting after section 140 the following:
11	"§ 140A. Postsecondary education loan borrower bill
12	of rights
13	"(a) Definitions.—In this paragraph:
14	"(1) Borrower.—The term 'borrower' means
15	the person to whom a postsecondary education loan
16	is extended.

1	"(2) Charge off.—The term 'charge off'
2	means charge to profit and loss, or subject to any
3	similar action.
4	"(3) COVERED LENDER, SERVICER, OR AS-
5	SIGNEE.—The term 'covered lender, servicer, or as-
6	signee' means—
7	"(A) an eligible lender (as defined under
8	section 435 of the Higher Education Act of
9	1965) of a loan made, insured, or guaranteed
10	under part B of title IV of the Higher Edu-
11	cation Act of 1965;
12	"(B) any entity with which the Secretary
13	of Education enters into a contract under sec-
14	tion 456 of the Higher Education Act of 1965
15	for origination, servicing, or collection described
16	in subsection (b) of such section 456 and is en-
17	gaged in the provision of, or offering, servicing,
18	or collections regardless of whether the Sec-
19	retary identifies the entity as a 'servicer' in
20	such contract;
21	"(C) a private educational lender (as de-
22	fined under section 140(a));
23	"(D) any other person or entity engaged in
24	the business of securing, making, or extending
25	postsecondary education loans on behalf of a

1	person or entity described in subparagraph (A)
2	or (C); or
3	"(E) any other holder of a postsecondary
4	education loan other than the Secretary of Edu-
5	cation.
6	"(4) Postsecondary education loan.—The
7	term 'postsecondary education loan' means—
8	"(A) a private education loan (as defined
9	under section 140(a)); or
10	"(B) a loan made, insured, or guaranteed
11	under title IV of the Higher Education Act of
12	1965.
13	"(5) Qualified written request.—
14	"(A) IN GENERAL.—The term 'qualified
15	written request' means a written correspond-
16	ence of a borrower (other than notice on a pay-
17	ment medium supplied by the postsecondary
18	educational lender or servicer) transmitted by
19	mail, facsimile, or electronically through an
20	email address or website designated by the cov-
21	ered lender, servicer, or assignee to receive com-
22	munications from borrowers that—
23	"(i) includes, or otherwise enables the
24	covered lender, servicer, or assignee to

1	identify, the name and account of the bor-
2	rower; and
3	"(ii) includes, to the extent applica-
4	ble—
5	"(I) sufficient detail regarding
6	the information sought by the bor-
7	rower; or
8	"(II) a statement of the reasons
9	for the belief of the borrower that
10	there is an error regarding the ac-
11	count of the borrower.
12	"(B) Correspondence delivered to
13	OTHER ADDRESSES.—
14	"(i) In General.—A written cor-
15	respondence of a borrower is a qualified
16	written request if the written correspond-
17	ence is transmitted to and received by a
18	covered lender, servicer, or assignee at a
19	mailing address, facsimile number, email
20	address, or website address other than the
21	address or number designated by that cov-
22	ered lender, servicer, or assignee r to re-
23	ceive communications from borrowers but
24	the written correspondence meets the re-

1	quirements under clauses (i) and (ii) of
2	subparagraph (A).
3	"(ii) Duty to transfer.—A covered
4	lender, servicer, or assignee shall, within a
5	reasonable period of time, transfer a writ-
6	ten correspondence of a borrower received
7	by the covered lender, servicer, or assignee
8	at a mailing address, facsimile number,
9	email address, or website address other
10	than the address or number designated by
11	that covered lender, servicer, or assignee to
12	receive communications from borrowers to
13	the correct address or appropriate office or
14	other unit of the covered lender, servicer,
15	or assignee.
16	"(iii) Date of receipt.—A written
17	correspondence of a borrower transferred
18	in accordance with clause (i) shall be
19	deemed to be received by the covered lend-
20	er, servicer, or assignee on the date on
21	which the written correspondence is trans-
22	ferred to the correct address or appro-
23	priate office or other unit of the covered
24	lender, servicer, or assignee.

1	"(6) Servicing.—The term 'servicing' means 1
2	or more of the following:
3	"(A) Receiving any scheduled periodic pay-
4	ments from a borrower or notification of such
5	payments pursuant to the terms of a postsec-
6	ondary education loan or contract governing the
7	servicing.
8	"(B) Applying payments to the borrower's
9	account pursuant to the terms of the postsec-
10	ondary education loan or the contract governing
11	the servicing.
12	"(C) Maintaining account records for a
13	postsecondary education loan.
14	"(D) Communicating with a borrower re-
15	garding a postsecondary education loan on be-
16	half of the covered lender, servicer, or assignee.
17	"(E) Interactions with a borrower, includ-
18	ing activities to help prevent default on obliga-
19	tions arising from postsecondary education
20	loans, conducted to facilitate the activities de-
21	scribed in subparagraph (A) or (B).
22	"(b) Sale, Transfer, or Assignment.—If the
23	sale, other transfer, assignment, or transfer of servicing
24	obligations of a postsecondary education loan results in
25	a change in the identity of the party to whom the borrower

1	must send subsequent payments or direct any communica-
2	tions concerning the loan—
3	"(1) the transferor shall—
4	"(A) notify the borrower, in writing, in
5	simple and understandable terms, not fewer
6	than 45 days before transferring a legally en-
7	forceable right to receive payment from the bor-
8	rower on such loan, of—
9	"(i) the sale or other transfer, assign-
10	ment, or transfer of servicing obligations;
11	"(ii) the identity of the transferee;
12	"(iii) the name, address, and email
13	address of the party to whom subsequent
14	payments or communications must be sent;
15	"(iv) the telephone numbers and
16	websites of both the transferor and the
17	transferee;
18	"(v) the effective date of the sale,
19	transfer, or assignment;
20	"(vi) the date on which the transferor
21	will stop accepting payment; and
22	"(vii) the date on which the transferee
23	will begin accepting payment;
24	"(B) forward any payment from a bor-
25	rower with respect to such postsecondary edu-

1	cation loan to the transferee, immediately upor
2	receiving such payment, during the 60-day pe-
3	riod beginning on the date on which the trans-
4	feror stops accepting payment of such postsec-
5	ondary education loan;
6	"(C) provide to the transferee all borrower
7	information and complete payment history in-
8	formation for any such postsecondary education
9	loans; and
10	"(2) the transferee shall—
11	"(A) notify the borrower, in writing, in
12	simple and understandable terms, not fewer
13	than 45 days before acquiring a legally enforce
14	able right to receive payment from the borrower
15	on such loan, of—
16	"(i) the sale or other transfer, assign-
17	ment, or transfer of servicing obligations;
18	"(ii) the identity of the transferor;
19	"(iii) the name, address, and emai
20	address of the party to whom subsequent
21	payments or communications must be sent
22	"(iv) the telephone numbers and
23	websites of both the transferor and the
24	transferee;

1	"(v) the effective date of the sale,
2	transfer, assignment, or transfer of serv-
3	icing obligations;
4	"(vi) the date on which the transferor
5	will stop accepting payment; and
6	"(vii) the date on which the transferee
7	will begin accepting payment;
8	"(B) accept as on-time and may not im-
9	pose any late fee or finance charge for any pay-
10	ment from a borrower with respect to such
11	postsecondary education loan that is forwarded
12	from the transferor during the 90-day period
13	beginning on the date on which the transferor
14	stops accepting payment, if the transferor re-
15	ceives such payment on or before the applicable
16	due date, including any grace period;
17	"(C) provide borrowers a simple, online
18	process for transferring existing electronic fund
19	transfer authority; and
20	"(D) honor any promotion or benefit avail-
21	able or granted to the borrower or advertised by
22	the previous owner or transferor of such post-
23	secondary education loan.
24	"(c) Material Change in Mailing Address or
25	PROCEDURE FOR HANDLING PAYMENTS.—

1	"(1) In General.—If a covered lender,
2	servicer, or assignee makes a change in the mailing
3	address, office, or procedures for handling payments
4	with respect to any postsecondary education loan,
5	the covered lender, servicer, or assignee shall clearly
6	and conspicuously notify the borrower in writing and
7	through the borrower's preferred or designated
8	method of communication not less than 45 calendar
9	days in advance of such change.
10	"(2) Borrower protection window.—If a
11	change described in paragraph (1) causes a delay in
12	the crediting of the account of the borrower made
13	during the 90-day period following the date on which
14	such change took effect, the covered lender, servicer,
15	or assignee may not impose on the borrower any
16	negative consequences, including negative credit re-
17	porting, lost eligibility in borrower benefits, late fees,
18	interest capitalization, or other financial injury.
19	"(3) Loan forgiveness programs.—For pur-
20	poses of any public or private loan forgiveness pro-
21	gram that applies to a postsecondary education loan,
22	such program shall not be tolled during the 90-day
23	period following the date on which a change de-
24	scribed under paragraph (1) takes effect.

1	"(d) Interest Rate and Term Changes for Cer-
2	TAIN POSTSECONDARY EDUCATION LOANS.—
3	"(1) Notification requirements.—
4	"(A) IN GENERAL.—Except as provided in
5	paragraph (3), a covered lender, servicer, or as-
6	signee shall provide written notice to a borrower
7	of any material change in the terms of the post-
8	secondary education loan, including an increase
9	in the interest rate, not later than 45 days be-
10	fore the effective date of the change or increase.
11	"(B) MATERIAL CHANGES IN TERMS.—The
12	Bureau shall, by regulation, establish guidelines
13	for determining which changes in terms are ma-
14	terial under subparagraph (A).
15	"(2) Limits on interest rate and fee in-
16	CREASES APPLICABLE TO OUTSTANDING BAL-
17	ANCE.—Except as provided in paragraph (3), a cov-
18	ered lender, servicer, or assignee may not increase
19	the interest rate or other fee applicable to an out-
20	standing balance on a postsecondary education loan.
21	"(3) Exceptions.—The requirements under
22	paragraphs (1) and (2) shall not apply to—
23	"(A) an increase based on an applicable
24	variable interest rate incorporated in the terms
25	of a postsecondary education loan that provides

1	for changes in the interest rate according to op-
2	eration of an index that is not under the control
3	of the covered lender, servicer, or assignee and
4	is published for viewing by the general public;
5	"(B) an increase in interest rate due to the
6	completion of a workout or temporary hardship
7	arrangement by the borrower or the failure of
8	the borrower to comply with the terms of a
9	workout or temporary hardship arrangement
10	if—
11	"(i) the interest rate applicable to a
12	category of transactions following any such
13	increase does not exceed the rate or fee
14	that applied to that category of trans-
15	actions prior to commencement of the
16	workout or temporary hardship arrange-
17	ment; and
18	"(ii) the covered lender, servicer, or
19	assignee has provided the borrower, prior
20	to the commencement of such arrange-
21	ment, with clear and conspicuous disclo-
22	sure of the terms of the workout or tem-
23	porary hardship arrangement (including
24	any increases due to such completion or
25	failure); and

1	"(C) an increase in interest rate due to a
2	provision included within the terms of a post-
3	secondary education loan that provides for a
4	lower interest rate based on the borrower's
5	agreement to a prearranged plan that author-
6	izes recurring electronic funds transfers if—
7	"(i) the borrower withdraws the bor-
8	rower's authorization of the prearranged
9	recurring electronic funds transfer plan;
10	and
11	"(ii) after withdrawal of the bor-
12	rower's authorization and prior to increas-
13	ing the interest rate, the covered lender,
14	servicer, or assignee has provided the bor-
15	rower with clear and conspicuous disclo-
16	sure of the impending change in borrower's
17	interest rate and a reasonable opportunity
18	to reauthorize the prearranged electronic
19	funds transfers plan.
20	"(e) Payment Information.—
21	"(1) Statement required with each bill-
22	ING CYCLE.—A covered lender, servicer, or assignee
23	for each borrower's account that is being serviced by
24	the covered lender, servicer, or assignee and that in-
25	cludes a postsecondary education loan shall transmit

1	to the borrower, for each billing cycle during which
2	there is an outstanding balance in that account, a
3	billing statement that includes—
4	"(A) the interest rate, principal balance,
5	minimum monthly payment, and payment due
6	date for each loan;
7	"(B) the outstanding balance in the ac-
8	count and each loan at the beginning of the bill-
9	ing cycle;
10	"(C) the total amount credited to the ac-
11	count and each loan during the billing cycle;
12	"(D) the total amount of unpaid interest
13	for the account and each loan;
14	"(E) the amount of any fee added to the
15	account during the billing cycle, itemized to
16	show each individual fee amount and reason for
17	each fee;
18	"(F) the address, email address, and
19	phone number of the covered lender, servicer, or
20	assignee to which the borrower may direct bill-
21	ing inquiries;
22	"(G) the amount of any payments or other
23	credits during the billing cycle that was applied
24	respectively to the principal and to interest for
25	each loan;

1	"(H) the manner, pursuant to subsection
2	(g), in which payments will be allocated among
3	multiple loans if the borrower does not provide
4	specific payment instructions;
5	"(I) whether each loan is in deferment or
6	forbearance;
7	"(J) information on how to file a com-
8	plaint with the Bureau and with the ombuds-
9	man designated pursuant to section 1035 of the
10	Consumer Financial Protection Act of 2010
11	and the Department of Education;
12	"(K) for any borrower considered to be at
13	risk, as described in subsection (j)(1), a state-
14	ment that a repayment specialist office or unit
15	designated under subsection (j) is available to
16	answer inquiries related to alternative repay-
17	ment options, including the toll-free telephone
18	number to contact the specialist pursuant to
19	subsection $(j)(3)$; and
20	"(L) any other information determined ap-
21	propriate by rule of the Bureau.
22	"(2) Disclosure of payment deadlines.—
23	In the case of a postsecondary education loan ac-
24	count under which a late fee or charge may be im-
25	posed due to the failure of the borrower to make

1	payment on or before the due date for such pay-
2	ment, the billing statement required under para-
3	graph (1) with respect to the account shall include,
4	in a conspicuous location on the billing statement,
5	the date on which the payment is due or, if dif-
6	ferent, the date on which a late fee will be charged,
7	together with the amount of the late fee to be im-
8	posed if payment is made after that date.
9	"(f) Application of Payments.—
10	"(1) Apply payment on date received.—
11	Unless otherwise directed by the borrower, a covered
12	lender, servicer, or assignee shall apply payments to
13	a borrower's account on the date the payment is re-
14	ceived.
15	"(2) Promulgation of Rules.—The Bureau
16	may issue rules for the application of postsecondary
17	education loan payments that—
18	"(A) implements the requirements in this
19	section;
20	"(B) minimizes the amount of fees and in-
21	terest incurred by the borrower and the total
22	loan amount paid by the borrower;
23	"(C) minimizes delinquencies, assignments
24	to collection, and charge offs;

1	"(D) requires covered lender, servicer, or
2	assignee to apply payments on the date re-
3	ceived; and
4	"(E) allows the borrower to instruct the
5	covered lender, servicer, or assignee to apply
6	payments in a manner preferred by the bor-
7	rower.
8	"(3) METHOD THAT BEST BENEFITS BOR-
9	ROWER.—In promulgating the rules under para-
10	graph (2), the Bureau shall choose the allocation
11	method that best benefits the borrower and is com-
12	patible with existing repayment options.
13	"(g) Allocation of Payments Among Multiple
14	Loans.—
15	"(1) Allocation of underpayments.—Un-
16	less otherwise directed by the borrower, upon receipt
17	of a payment that does not satisfy the full amount
18	due for each postsecondary education loan, the cov-
19	ered lender, servicer, or assignee shall allocate
20	amounts in a manner that minimizes negative con-
21	sequences, including negative credit reporting and
22	late fees, and, where multiple loans share an equal
23	stage of delinquency, the covered lender, servicer, or
24	assignee shall first allocate payment to the postsec-
25	ondary education loan with the smallest monthly

1 payment, and then, after satisfying that monthly 2 payment, to each successive loan bearing the next 3 highest monthly payment, until the payment is ex-4 hausted. A borrower may instruct or expressly au-5 thorize a covered lender, servicer, or assignee to allo-6 cate payments in a different manner. 7 "(2) Allocation of excess amounts.—Un-8 less otherwise directed by the borrower, upon receipt 9 of a payment exceeding the total amount due among 10 all the borrower's postsecondary education loans, the 11 covered lender, servicer, or assignee shall satisfy the 12 amounts due for each loan, and then allocate amounts in excess of the minimum payment amount 13 14 first to the postsecondary education loan balance 15 bearing the highest annual percentage rate, and 16 then, once that loan is repaid, to each successive 17 postsecondary education loan bearing the next high-18 est annual percentage rate, until the payment is ex-19 hausted. A borrower may instruct or expressly au-20 thorize a covered lender, servicer, or assignee to allo-21 cate such excess payments in a different manner. 22 "(3) Allocation of exact payments.—Un-23

less otherwise directed by the borrower upon receipt of a payment that exactly satisfies the monthly payments for each loan, the covered lender, servicer, or

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1	assignee shall allocate payments to satisfy each
2	monthly payment.
3	"(4) Promulgation of Rules.—The Bureau
4	may issue rules for the allocation of payments
5	among multiple postsecondary education loans that
6	comply with the requirements of subsection $(f)(2)$.
7	"(5) METHOD THAT BEST BENEFITS BOR-
8	ROWER.—In promulgating the rules under para-
9	graph (4), the Director shall choose the allocation
10	method that best benefits the borrower and is com-
11	patible with existing repayment options.
12	"(h) Late Fees.—
13	"(1) IN GENERAL.—A late fee may not be
14	charged to a borrower for a postsecondary education
15	loan under any of the following circumstances, either
16	individually or in combination:
17	"(A) On a per-loan basis when a borrower
18	has multiple postsecondary education loans.
19	"(B) In an amount greater than 4 percent
20	of the amount of the payment past due.
21	"(C) Before the end of the 15-day period
22	beginning on the date the payment is due.
23	"(D) More than once with respect to a sin-
24	gle late payment.

1	"(E) The borrower fails to make a sin-
2	gular, non-successive regularly scheduled pay-
3	ment on the postsecondary education loan.
4	"(2) Coordination with subsequent late
5	FEES.—No late fee may be charged to a borrower
6	for a postsecondary education loan relating to an in-
7	sufficient payment if the payment is made on or be-
8	fore the due date of the payment, or within any ap-
9	plicable grace period for the payment, if the insuffi-
10	ciency is attributable only to a late fee relating to
11	an earlier payment, and the payment is otherwise a
12	full payment for the applicable period.
13	"(3) PAYMENTS AT LOCAL BRANCHES.—If the
14	loan holder, in the case of a postsecondary education
15	loan account, is a financial institution that main-
16	tains a branch or office at which payments on any
17	such account are accepted from the borrower in per-
18	son, the date on which the borrower makes a pay-
19	ment on the account at such branch or office shall
20	be considered to be the date on which the payment
21	is made for purposes of determining whether a late
22	fee may be imposed due to the failure of the bor-
23	rower to make payment on or before the due date
24	for such payment.
25	"(i) Borrower Inquiries.—

1	"(1) Duty of covered lender, servicer,
2	OR ASSIGNEE TO RESPOND TO BORROWER INQUIR-
3	IES.—
4	"(A) Notice of receipt of request.—
5	If a borrower submits a qualified written re-
6	quest to the covered lender, servicer, or as-
7	signee for information relating to the servicing
8	of the postsecondary education loan, the cov-
9	ered lender, servicer, or assignee shall provide a
10	written response acknowledging receipt of the
11	qualified written request within 5 business days
12	unless any action requested by the borrower is
13	taken within such period.
14	"(B) ACTION WITH RESPECT TO IN-
15	QUIRY.—Not later than 30 business days after
16	the receipt from a borrower of a qualified writ-
17	ten request under subparagraph (A) and, if ap-
18	plicable, before taking any action with respect
19	to the qualified written request of the borrower,
20	the covered lender, servicer, or assignee shall—
21	"(i) make appropriate corrections in
22	the account of the borrower, including the
23	crediting of any late fees, and transmit to
24	the borrower a written notification of such
25	correction (which shall include the name

1	and toll-free or collect-call telephone num-
2	ber of a representative of the covered lend-
3	er, servicer, or assignee who can provide
4	assistance to the borrower);
5	"(ii) after conducting an investigation,
6	provide the borrower with a written expla-
7	nation or clarification that includes—
8	"(I) to the extent applicable, a
9	statement of the reasons for which the
10	covered lender, servicer, or assignee
11	believes the account of the borrower is
12	correct as determined by the covered
13	lender, servicer, or assignee; and
14	"(II) the name and toll-free or
15	collect-call telephone number of an in-
16	dividual employed by, or the office or
17	department of, the covered lender,
18	servicer, or assignee who can provide
19	assistance to the borrower; or
20	"(iii) after conducting an investiga-
21	tion, provide the borrower with a written
22	explanation or clarification that includes—
23	"(I) information requested by the
24	borrower or explanation of why the in-
25	formation requested is unavailable or

1	cannot be obtained by the covered
2	lender, servicer, or assignee; and
3	"(II) the name and toll-free or
4	collect-call telephone number of an in-
5	dividual employed by, or the office or
6	department of, the covered lender,
7	servicer, or assignee who can provide
8	assistance to the borrower.
9	"(C) Limited extension of response
10	TIME.—
11	"(i) In General.—There may be 1
12	extension of the 30-day period described in
13	subparagraph (B) of not more than 15
14	days if, before the end of such 30-day pe-
15	riod, the covered lender, servicer, or as-
16	signee notifies the borrower of the exten-
17	sion and the reasons for the delay in re-
18	sponding.
19	"(ii) Reports to bureau.—Each
20	covered lender, servicer, or assignee shall,
21	on an annual basis, report to the Bureau
22	the aggregate number of extensions sought
23	by the such covered lender, servicer, or as-
24	signee under clause (i).

1	"(2) Protection against negative con-
2	SEQUENCES.—During the 60-day period beginning
3	on the date on which a covered lender, servicer, or
4	assignee receives a qualified written request from a
5	borrower relating to a dispute regarding payments
6	by the borrower, a covered lender, servicer, or as-
7	signee may not impose any negative consequences on
8	the borrower relating to the subject of the qualified
9	written request or to such period including—
10	"(A) providing negative credit information
11	to any consumer reporting agency (as defined
12	in section 603 of the Fair Credit Reporting
13	Aet);
14	"(B) lost eligibility for a borrower benefit;
15	"(C) late fees;
16	"(D) interest capitalization; or
17	"(E) other financial injury.
18	"(j) Repayment Specialists for At-risk Bor-
19	ROWERS.—
20	"(1) AT-RISK BORROWERS.—A covered lender,
21	servicer, or assignee shall designate an office or
22	other unit to act as a repayment specialist regarding
23	postsecondary education loans for—
24	"(A) any borrower who—

1	"(i) becomes 30 calendar days or
2	more delinquent under the postsecondary
3	education loan; or
4	"(ii) notifies the covered lender,
5	servicer, or assignee that the borrower is
6	having difficulty making payment;
7	"(B) any borrower who requests informa-
8	tion related to options to reduce or suspend the
9	borrower's monthly payment, or otherwise indi-
10	cates that the borrower is experiencing or is
11	about to experience financial hardship or dis-
12	tress;
13	"(C) any borrower who has not completed
14	the program of study for which the borrower re-
15	ceived the loans;
16	"(D) any borrower who is enrolled in dis-
17	cretionary forbearance for more than 9 of the
18	previous 12 months;
19	"(E) any borrower who has rehabilitated
20	or consolidated 1 or more postsecondary edu-
21	cation loans out of default within the prior 24
22	months;
23	"(F) a borrower who seeks information re-
24	garding, seeks to enter an agreement for, or
25	seeks to resolve an issue under a repayment op-

1	tion that requires subsequent submission of
2	supporting documentation;
3	"(G) a borrower who seeks to modify the
4	terms of the repayment of the postsecondary
5	education loan because of hardship; and
6	"(H) any borrower or segment of bor-
7	rowers determined by the Bureau, in consulta-
8	tion with the Secretary of Education, to be at
9	risk.
10	"(2) Training.—Staff of the repayment spe-
11	cialist office or unit designated under paragraph (1)
12	shall—
13	"(A) receive rigorous, ongoing training re-
14	lated to available repayment plans, loan forgive-
15	ness, and cancellation and discharge options;
16	and
17	"(B) be trained to—
18	"(i) assess the borrower's long-term
19	and short-term financial situation in dis-
20	cussing alternative repayment options with
21	borrowers;
22	"(ii) inform borrowers, when there is
23	sufficient information to determine that a
24	borrower may be eligible, about closed-
25	school discharge, discharge under defense

1	to repayment, or total and permanent dis-
2	ability discharge prior to informing the
3	borrower about any other options for re-
4	payment; and
5	"(iii) inform borrowers about alter-
6	native repayment options, prior to dis-
7	cussing forbearance and deferment.
8	"(3) Toll-free telephone number.—Each
9	covered lender, servicer, or assignee shall maintain a
10	toll-free telephone number that shall—
11	"(A) connect directly to the repayment
12	specialist office or unit designated under para-
13	graph (1);
14	"(B) be made available on the primary
15	internet website of the covered lender, servicer,
16	or assignee, on monthly billing statements, and
17	any required disclosures; and
18	"(C) not subject borrowers to unreasonable
19	call wait times.
20	"(4) Compensation.—Staff of the repayment
21	specialist office or unit designated under paragraph
22	(1) shall not be compensated on the basis of the vol-
23	ume of calls or accounts handled, dollar amounts
24	collected, brevity of calls, or in any other manner

1	that may encourage undue haste and lack of dili-
2	gence or quality customer service.
3	"(k) Actions When Borrower Is Having Dif-
4	FICULTY MAKING PAYMENT OR IS 60 DAYS DELIN-
5	QUENT.—
6	"(1) IN GENERAL.—Not more than 5 days after
7	a borrower notifies a covered lender, servicer, or as-
8	signee that the borrower is having difficulty making
9	payment or a borrower becomes 60 days delinquent
10	on a postsecondary education loan, the repayment
11	specialist office or unit designated under subsection
12	(j) shall—
13	"(A) complete a full review of the bor-
14	rower's postsecondary education loan and make
15	a reasonable effort to obtain the information
16	necessary to determine—
17	"(i) if the borrower is eligible for an
18	alternative repayment option, including
19	Federal Direct Consolidation Loans under
20	part D of title IV of the Higher Education
21	Act of 1965 (20 U.S.C. 1087a et seq.), as
22	applicable;
23	"(ii) if the borrower is eligible for
24	servicemember or veteran benefits under
25	the Servicemembers Civil Relief Act (50

1	U.S.C. App. 501 et seq.) or other Federal
2	or State law related to postsecondary edu-
3	cation loans; and
4	"(iii) if the postsecondary education
5	loan is eligible for discharge by the Sec-
6	retary of Education;
7	"(B) make a good faith effort to establish
8	live contact with the borrower to provide the
9	borrower information about alternative repay-
10	ment options and benefits for which the bor-
11	rower is eligible, including all terms, conditions,
12	and fees or costs associated with such repay-
13	ment plan;
14	"(C) provide to the borrower in writing, in
15	simple and understandable terms, such informa-
16	tion required by subparagraph (B);
17	"(D) allow the borrower not less than 30
18	days to apply for an alternative repayment op-
19	tion or benefits, if eligible;
20	"(E) notify the borrower that a service-
21	member and veterans liaison designated under
22	subsection (l) is available to answer inquiries
23	about servicemember and veteran benefits re-
24	lated to postsecondary education loans, includ-

1	ing the toll-free telephone number to contact
2	the liaison; and
3	"(F) notify the borrower that a repayment
4	specialist office or unit designated under sub-
5	section (j) is available to answer inquiries re-
6	lated to alternative repayment options, includ-
7	ing the toll-free telephone number to contact
8	the specialist.
9	"(2) Forbearance or deferment.—If, after
10	receiving information about alternative repayment
11	options from the repayment specialist, a borrower
12	notifies the covered lender, servicer, or assignee that
13	a long-term alternative repayment option is not ap-
14	propriate, the covered lender, servicer, or assignee
15	may comply with this subsection by providing the
16	borrower, in writing, in simple and understandable
17	terms, information about short-term options to ad-
18	dress an anticipated short-term difficulty in making
19	payments, such as forbearance or deferment options,
20	including all terms, conditions, and fees or costs as-
21	sociated with such options.
22	"(3) Notification process.—
23	"(A) IN GENERAL.—Each covered lender,
24	servicer, or assignee shall establish a process, in
25	accordance with paragraph (1), for a borrower

1	to notify the covered lender, servicer, or as-
2	signee that—
3	"(i) the borrower is having difficulty
4	making payments on a postsecondary edu-
5	cation loan; and
6	"(ii) a long-term alternative repay-
7	ment option is not appropriate.
8	"(B) Bureau requirements.—The Di-
9	rector of the Bureau shall, based on consumer
10	testing and in consultation with the Secretary
11	of Education, promulgate rules establishing
12	minimum standards for covered lenders,
13	servicers, or assignees in carrying out the re-
14	quirements of this subsection and a model form
15	for borrowers to notify a covered lender,
16	servicer, or assignee of the information under
17	this subsection.
18	"(1) Servicemembers, Veterans, and Postsec-
19	ONDARY EDUCATION LOANS.—
20	"(1) Servicemember and veterans liai-
21	son.—Each covered lender, servicer, or assignee
22	shall designate an employee to act as the service-
23	member and veterans liaison who is responsible for
24	answering inquiries from servicemembers and vet-
25	erans, and is specially trained on servicemember and

1	veteran benefits under the Servicemembers Civil Re-
2	lief Act and other Federal or State laws related to
3	postsecondary education loans.
4	"(2) Toll-free telephone number.—Each
5	covered lender, servicer, or assignee shall maintain a
6	toll-free telephone number that shall—
7	"(A) connect directly to the servicemember
8	and veterans liaison designated under para-
9	graph (1);
10	"(B) be made available on the primary
11	internet website of the covered lender, servicer,
12	or assignee and on monthly billing statements;
13	and
14	"(C) not subject borrowers to unreasonable
15	call wait times.
16	"(3) Prohibition on Charge offs and De-
17	FAULT.—A covered lender, servicer, or assignee may
18	not charge off or report a postsecondary education
19	loan as delinquent, assigned to collection (internally
20	or by referral to a third party), in default, or
21	charged off to a credit reporting agency if the bor-
22	rower is on active duty in the Armed Forces (as de-
23	fined in section $101(d)(1)$ of title 10, United States
24	Code) serving in a combat zone (as designated by

1	the President under section 112(c) of the Internal
2	Revenue Code of 1986).
3	"(4) Additional Liaisons.—The Director, in
4	consultation with the Secretary, shall determine ad-
5	ditional entities with whom borrowers interact, in-
6	cluding guaranty agencies, that shall designate an
7	employee to act as the servicemember and veterans
8	liaison who is responsible for answering inquiries
9	from servicemembers and veterans and is specially
10	trained on servicemembers and veteran benefits and
11	option under the Servicemembers Civil Relief Act.
12	"(m) Borrower's Loan History.—
13	"(1) In general.—A covered lender, servicer,
14	or assignee shall make available in a secure elec-
15	tronic form usable by borrowers, or in writing upon
16	request, the loan history of each borrower for each
17	postsecondary education loan, separately desig-
18	nating—
19	"(A) payment history, including repayment
20	plan and payments—
21	"(i) made on such loan to previous
22	covered lender, servicer, or assignee; and
23	"(ii) qualifying toward a loan forgive-
24	ness program and designating such pro-
25	gram;

1	"(B) loan history, including any
2	forbearances, deferrals, delinquencies, assign-
3	ment to collection, and charge offs;
4	"(C) annual percentage rate history;
5	"(D) key loan terms, including application
6	of payments to interest, principal, and fees,
7	origination date, principal, capitalized interest,
8	annual percentage rate, including any cap, loan
9	term, and any contractual incentives;
10	"(E) amount due to pay off the out-
11	standing balance; and
12	"(F) any other items determined appro-
13	priate by rule of the Bureau.
14	"(2) Original documentation.—A covered
15	lender, servicer, or assignee shall make available to
16	the borrower, if requested, at no charge, copies of
17	the original loan documents and the promissory note
18	for each postsecondary education loan.
19	"(n) Additional Servicing Standards.—
20	"(1) Prohibitions.—A covered lender,
21	servicer, or assignee may not—
22	"(A) charge a fee for responding to a
23	qualified written request under this paragraph;
24	"(B) fail to take timely action to respond
25	to a qualified written request from a borrower

1	to correct an error relating to an allocation of
2	payment or the payoff amount of the postsec-
3	ondary education loan;
4	"(C) fail to take reasonable steps to avail
5	the borrower of all possible alternative repay-
6	ment arrangements to avoid default;
7	"(D) fail to perform the obligations re-
8	quired under title IV of the Higher Education
9	Act of 1965;
10	"(E) fail to respond within 10 business
11	days to a request from a borrower to provide
12	the name, address, and other relevant contact
13	information of the loan holder of the borrower's
14	postsecondary education loan or, for a Federal
15	Direct Loan or a Federal Perkins Loan, the
16	Secretary of Education, or the institution of
17	higher education who made the loan, respec-
18	tively;
19	"(F) fail to comply with any applicable re-
20	quirement of the Servicemembers Civil Relief
21	Act;
22	"(G) charge a convenience, processing, or
23	any other fee for payments made electronically
24	or by telephone;

1	"(H) fail to comply with any other obliga-
2	tion that the Bureau, by regulation, has deter-
3	mined to be appropriate to carry out the con-
4	sumer protection purposes of this paragraph; or
5	"(I) fail to perform other standard serv-
6	icing duties and functions.
7	"(2) Business Hours.—Covered lenders,
8	servicers, or assignees shall be open for borrower in-
9	quiries and outreach—
10	"(A) during normal business hours, Mon-
11	day through Friday;
12	"(B) after business hours, Monday through
13	Friday, including for not less than 3 hours
14	after 5:00 p.m. in all continental United States
15	time zones
16	"(C) for not less than 6 hours on Satur-
17	day; and
18	"(D) for not less than 6 hours on Sunday.
19	"(3) Additional standards.—The Bureau
20	may issue rules establishing additional servicing
21	standards to reduce delinquencies, assignment to col-
22	lections, defaults, and charge offs, and to ensure
23	borrowers understand their rights and obligations
24	related to their postsecondary education loans.

1	"(o) Prohibition on Limiting Borrower Legal
2	ACTION BY COVERED LENDER, SERVICER, OR AS-
3	SIGNEE.—
4	"(1) Waiver of rights and remedies.—Any
5	rights and remedies available to borrowers against
6	covered lenders, servicers, or assignees may not be
7	waived by any agreement, policy, or form, including
8	by a mandatory predispute arbitration agreement or
9	class action waiver.
10	"(2) Predispute arbitration agree-
11	MENTS.—No limitation or restriction on the ability
12	of a borrower to pursue a claim in court with respect
13	to a postsecondary education loan, including manda-
14	tory predispute arbitration agreements and class ac-
15	tion waivers, shall be valid or enforceable by a cov-
16	ered lender, servicer, or assignee, including as a
17	third-party beneficiary or by estoppel.
18	"(p) Preemption.—Nothing in this paragraph may
19	be construed to preempt any provision of State law regard-
20	ing postsecondary education loans where the State law
21	provides stronger consumer protections.
22	"(q) CIVIL LIABILITY.—A covered lender, servicer, or
23	assignee that fails to comply with any requirement im-
24	posed under this paragraph shall be deemed a creditor
25	that has failed to comply with a requirement under this

- 1 chapter for purposes of liability under section 130 and2 such covered lender, servicer, or assignee shall be subject
- 3 to the liability provisions under such section, including the
- 4 provisions under paragraphs (1), (2)(A)(i), (2)(B), and
- 5 (3) of section 130(a).
- 6 "(r) Eligibility for Discharge.—The Bureau
- 7 shall issue rules requiring covered lender, servicer, or as-
- 8 signee to—
- 9 "(1) identify and contact borrowers who may be
- eligible for student loan discharge by the Secretary,
- including under section 437 of the Higher Education
- 12 Act of 1965; and
- 13 "(2) provide the borrower, in writing, in simple
- and understandable terms, information about obtain-
- ing such discharge.
- 16 "(s) Model Disclosure Form for Alternative
- 17 REPAYMENT OPTIONS, FORBEARANCE, AND DEFERMENT
- 18 Options.—Not later than 2 years after the date of enact-
- 19 ment of this section, the Director of the Bureau shall,
- 20 based on consumer testing and in consultation with the
- 21 Secretary of Education, develop and issue, pursuant to a
- 22 formal rulemaking, model forms to allow borrowers to
- 23 compare alternative repayment options, forbearance, and
- 24 deferment options with the borrower's existing repayment
- 25 plan with respect to a postsecondary education loan. In

1	developing such forms, the Director shall consider and
2	evaluate the following for inclusion:
3	"(1) The total amount to be paid over the life
4	of the loan.
5	"(2) The total amount in interest to be paid
6	over the life of the loan.
7	"(3) The monthly payment amount.
8	"(4) The expected pay-off date.
9	"(5) Other related fees and costs, as applicable.
10	"(6) Eligibility requirements, and how the bor-
11	rower can apply for an alternative repayment option,
12	forbearance, or deferment option.
13	"(7) Any relevant consequences due to action or
14	inaction, such as default, including any actions that
15	would result in the loss of eligibility for alternative
16	repayment options, forbearance, or deferment op-
17	tions.
18	"(t) STUDENT LOAN SERVICING INTERAGENCY
19	Working Group.—
20	"(1) In general.—Not later than 30 days
21	after the date of enactment of this section, the Di-
22	rector of the Bureau shall establish a student loan
23	servicing interagency working group co-chaired by
24	the Director and the Secretary of Education and in-
25	cluding the Chief Operating Officer of the Office of

1	Federal Student Aid of the Department of Edu-
2	cation, the Director of the Office of Management
3	and Budget, the Secretary of the Treasury, and the
4	heads of any other relevant Federal departments or
5	agencies.
6	"(2) Advisory report on rulemaking.—
7	"(A) In general.—Not later than 120
8	days after the date the working group under
9	paragraph (1) is established, the working group
10	shall publish an advisory report making rec-
11	ommendations to the Director of the Bureau re-
12	lated to the promulgation of regulations under
13	this section with respect to entities with which
14	the Secretary has entered into a contract under
15	section 456 of the Higher Education Act of
16	1965.
17	"(B) Public feedback.—Following the
18	publication of the advisory report required
19	under subparagraph (A), the working group
20	shall accept, for not less than 60 days, from the
21	public specific feedback on the recommenda-
22	tions included in the report.
23	"(3) Publication of final recommenda-
24	TIONS.—Not later than 30 days following the con-
25	clusion of the public feedback process described in

1	paragraph $(2)(B)$, the working group shall publish
2	final recommendations for the Director of the Bu-
3	reau related to the promulgation of regulations
4	under this section.
5	"(4) Policy direction to federal student
6	AID.—The working group shall develop and propose
7	policy direction for the Secretary of Education to
8	issue to the Office of Federal Student Aid, through
9	which the Office of Federal Student Aid shall incor-
10	porate, into contracts awarded under section 456 of
11	the Higher Education Act of 1965, applicable re-
12	quirements and standards promulgated under this
13	section.
14	"(5) Meetings.—After the working group pub-
15	lishes final recommendations under paragraph (3),
16	the working group shall meet not less often than
17	once per year including to—
18	"(A) evaluate the application of regulations
19	promulgated under this section on entities with
20	which the Secretary has entered into a contract
21	under section 456 of the Higher Education Act
22	of 1965;
23	"(B) evaluate the Office of Federal Stu-
24	dent Aid's implementation of policy direction
25	developed pursuant to paragraph (4);

1	(C) develop and implement an oversight
2	plan to ensure compliance by entities with
3	which the Secretary has entered into a contract
4	under section 456 of the Higher Education Act
5	of 1965 with policy direction developed under
6	paragraph (4) and regulations promulgated
7	under this section; and
8	"(D) undertake other activities to improve
9	coordination among the members of the work-
10	ing group as it relates to the Secretary's admin-
11	istration of the Federal Direct Loan Program.
12	"(6) Rule of Construction.—Nothing in
13	this subsection may be construed to alter, limit, or
14	restrict the Bureau's obligations under chapter 5 of
15	title 5, United States Code (commonly known as the
16	'Administrative Procedures Act'), including the Di-
17	rector's obligation to provide notice, solicit public
18	comment, and respond to such comment when
19	issuing regulations."; and
20	(3) in the table of contents, by striking the item
21	relating to section 140A and inserting the following:

[&]quot;140A. Postsecondary education loan borrower bill of rights.

[&]quot;140B. Procedure for timely settlement of estates of decedent obligors.".

1	SEC. 3. STANDARDS FOR REPORTING INFORMATION ON
2	STUDENT LOANS TO CONSUMER REPORTING
3	AGENCIES.
4	Section 623 of the Fair Credit Reporting Act (15
5	U.S.C. 1681s-2) is amended—
6	(1) by adding at the end the following:
7	"(f) Reporting Information Related to Stu-
8	DENT LOANS.—
9	"(1) Standards for reporting.—The Bu-
10	reau, in consultation with the Secretary of Edu-
11	cation, shall issue rules to establish standards for
12	the furnishing of information related to student
13	loans to a consumer reporting agency and any fur-
14	nisher of such information shall comply with such
15	rules.
16	"(2) Specific standards.—In issuing rules
17	under paragraph (1), the Bureau shall specifically
18	establish standards for the furnishing of information
19	related to—
20	"(A) the transfer of the servicing of a stu-
21	dent loan to a new servicer;
22	"(B) the loan term or duration of a stu-
23	dent loan; or
24	"(C) a student loan being placed in for-
25	bearance.

1	"(3) Responsibilities of the private edu-
2	CATION LOAN OMBUDSMAN.—
3	"(A) Monitoring consumer com-
4	PLAINTS.—The Private Education Loan Om-
5	budsman of the Bureau (in this subsection re-
6	ferred to as the 'Ombudsman') shall monitor
7	complaints from consumers to assess compli-
8	ance with the rules issued under paragraph (1)
9	and, if the Ombudsman determines it appro-
10	priate, recommend supervisory or enforcement
11	actions to the Director of the Bureau with re-
12	spect to a person the Ombudsman determines
13	may be in violation of such rules.
14	"(B) RECOMMENDATIONS ON DISPUTE
15	PROCESS.—The Ombudsman shall issue peri-
16	odic recommendations to the Director of the
17	Bureau and the Congress on regulatory and
18	statutory changes that the Ombudsman believes
19	would improve the process under this section
20	for disputing information related to student
21	loans that has been furnished to a consumer re-
22	porting agency.
23	"(4) Monitoring compliance.—The Director
24	of the Bureau shall monitor compliance with the
25	rules issued under paragraph (1) and, if the Direc-

1	tor determines that a person may be in violation of
2	such rules, take such supervisory or enforcement ac-
3	tions as the Director determines appropriate.
4	"(5) Student loan defined.—In this sub-
5	section, the term 'student loan' means—
6	"(A) a private education loan, as defined
7	in section 140(a) of the Truth in Lending Act;
8	and
9	"(B) a loan made, insured, or guaranteed
10	under title IV of the Higher Education Act of
11	1965."; and
12	(2) in subsection (c)(2), by striking "subsection
13	(b) of this section" and inserting "subsection (b) or
14	(f) of this section (including any regulations issued
15	thereunder)".
16	SEC. 4. INSTITUTIONAL CERTIFICATION.
17	(a) In General.—Section 128(e) of the Truth in
18	Lending Act (15 U.S.C. 1638(e)) is amended—
19	(1) by striking paragraph (3) and inserting the
20	following:
21	"(3) Private Loan Certification Re-
22	QUIRED.—
23	"(A) IN GENERAL.—Except as provided in
24	subparagraph (B), a private educational lender
25	shall, before consummating any loan with re-

1	spect to a student attending an institution of
2	higher education, obtain, from the institution of
3	higher education the student intends to attend,
4	a private loan certification as described in sub-
5	paragraph (E).
6	"(B) Exception.—A private educational
7	lender may consummate a private education
8	loan with respect to a student attending an in-
9	stitution of higher education without obtaining
10	a private loan certification as required in sub-
11	paragraph (A) if, in , before the end of the 15-
12	day period following the date on which the pri-
13	vate educational lender requests a certification
14	from such institution, such institution does
15	not—
16	"(i) notify the private educational
17	lender of the refusal of the institution to
18	provide such certification; or
19	"(ii) notify the private educational
20	lender that more time will be needed to
21	comply with the request for the private
22	loan certification.
23	"(C) PRIVATE LOAN CERTIFICATION CON-
24	TENTS.—Any private loan certification provided

1	by an institution of higher education pursuant
2	to subparagraph (A) shall include—
3	"(i) the enrollment status of the stu-
4	dent;
5	"(ii) the cost of attendance at the in-
6	stitution for the student as determined by
7	the institution under part F of title IV of
8	the Higher Education Act of 1965; and
9	"(iii) the difference between—
10	"(I) such cost of attendance; and
11	"(II) the total estimated amount
12	of financial assistance for such stu-
13	dent, including assistance received
14	under title IV of the Higher Edu-
15	cation Act of 1965.
16	"(D) Consummation of Loan without
17	CERTIFICATION.—If a private educational lend-
18	er consummates a loan in violation of this sub-
19	section, such private education lender shall re-
20	port the consummation of such loan in a man-
21	ner determined by the Bureau.
22	"(E) Institution provision of certifi-
23	CATION.—If a private educational lender sub-
24	mits a request to an institution of higher edu-
25	cation for a private loan certificate, such insti-

1	tution of higher education shall, not later than
2	the end of the 15 day period beginning on the
3	date such institution receives such request—
4	"(i) provide such certification;
5	"(ii) notify the private educational
6	lender that the institution refuses to pro-
7	vide such certification; or
8	"(iii) notify the private educational
9	lender that more time will be needed to
10	comply with the request for the private
11	loan certification.
12	"(F) Institution disclosures to bor-
13	ROWER.—Before providing a private loan cer-
14	tification to a private educational lender, an in-
15	stitution of higher education shall provide to
16	the borrower notice of—
17	"(i) the amount of any Federal stu-
18	dent assistance under title IV of the High-
19	er Education Act of 1965 for which the
20	borrower is eligible;
21	"(ii) the advantages of Federal stu-
22	dent assistance under title IV of the High-
23	er Education Act of 1965, including disclo-
24	sure of the fixed interest rates, deferments,

1	flexible repayment options, loan forgiveness
2	programs, and other protections;
3	"(iii) the right of the borrower to
4	choose a private educational lender of their
5	choice;
6	"(iv) the impact the private education
7	loan for which the institution of higher
8	education is submitting a private loan cer-
9	tification would have on the eligibility of
10	the borrower for other financial assistance
11	including Federal assistance under title IV
12	of the Higher Education Act of 1965;
13	"(v) the right of the borrower to ac-
14	cept or reject a private education loan
15	within the 30-day period following a pri-
16	vate educational lender's approval of the
17	borrower's application for a private edu-
18	cation loan; and
19	"(vi) the right of the borrower to can-
20	cel any private educational loan within 3
21	days of the consummation of such loan.";
22	(2) by redesignating paragraphs (9), (10), and
23	(11) as paragraphs (12), (13), and (14), respec-
24	tively; and—

1	(A) by inserting after paragraph (8) the
2	following:
3	"(9) Loan statements for borrowers.—
4	"(A) In general.—A private educational
5	lender that consummates a private education
6	loan with respect to a student attending an in-
7	stitution of higher education shall provide a
8	loan statement to the borrower not less than
9	once every 3 months during the period during
10	which the student attends the institution of
11	higher education.
12	"(B) Contents of Loan Statement.—
13	Any loan statement provided to a borrower pur-
14	suant to subparagraph (A) shall—
15	"(i) report the amount of the bor-
16	rower's total remaining debt with the pri-
17	vate educational lender, including any ac-
18	crued but unpaid interest and capitalized
19	interest; and
20	"(ii) report the amount of any in-
21	crease in the borrower's total debt with the
22	private educational lender in the period fol-
23	lowing the most recent loan statement was
24	provided to the borrower.

1	"(10) Notification of private edu-
2	CATIONAL LOAN.—Not later than 3 days after a pri-
3	vate educational lender consummates a private edu-
4	cation loan with respect to a student attending an
5	institution of higher education, such private edu-
6	cational lender shall notify the institution of higher
7	education the student is to attend of the amount of
8	the private education loan the private educational
9	lender has extended to such student.
10	"(11) Annual report.—Each private edu-
11	cational lender shall, each year, submit to the Bu-
12	reau information about the private education loans
13	such private educational lender has entered.".
14	(b) Definition of Private Education Loan.—
15	Section 140(a)(8)(A) of the Truth in Lending Act (15
16	U.S.C. 1650(a)(8)(A)) is amended—
17	(1) by redesignating clause (ii) as clause (iii);
18	(2) in clause (i), by striking "and" after the
19	semicolon; and
20	(3) by inserting after clause (i) the following:
21	"(ii) is not made, insured, or guaran-
22	teed under title VII or title VIII of the
23	Public Health Service Act (42 U.S.C. 292
24	et seq. and 296 et seq.); and".

1	(c) REGULATIONS.—Not later than 365 days after
2	the date of enactment of this Act, the Director of the Bu-
3	reau of Consumer Financial Protection shall issue rules
4	in final form to implement paragraphs (3), (9), and (11)
5	of section 128(e) of the Truth in Lending Act, as amended
6	by this section. Such regulations shall become effective not
7	later than 6 months after their date of issuance.
8	(d) Effective Date.—The amendments made by
9	subsections (a) and (b) shall take effect 1 year after the
10	date of the enactment of this section.
11	(e) Report.—
12	(1) In general.—Not later than 24 months
13	after issuing rules under subsection (c), the Director
14	of the Bureau of Consumer Financial Protection
15	shall submit to the Congress a report about the com-
16	pliance of private educational lenders and institu-
17	tions of higher education with section 128(e) of the
18	Truth in Lending Act, as amended by this section.
19	(2) Contents.—Any report submitted to Con-
20	gress pursuant to paragraph (1) shall include infor-
21	mation about the degree to which institutions of
22	higher education, in making disclosures to borrowers
23	pursuant to section 128(e)(3)(F) of the Truth in
24	Lending Act, effectively encourage borrowers to ex-
25	haust Federal assistance under title IV of the High-

- 1 er Education Act of 1965 before entering a private
- educational loan.

