

119TH CONGRESS  
1ST SESSION

# S. 2511

To establish a postsecondary student data system.

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## IN THE SENATE OF THE UNITED STATES

JULY 29, 2025

Mr. CASSIDY (for himself, Ms. WARREN, Ms. BALDWIN, Mrs. BRITT, Mrs. CAPITO, Mr. CORNYN, Mr. CRAMER, Ms. ERNST, Mr. GRASSLEY, Ms. HASSAN, Mr. HICKENLOOPER, Mrs. HYDE-SMITH, Mr. KAINE, Mr. KELLY, Ms. KLOBUCHAR, Mr. MARSHALL, Mr. MURPHY, Ms. SMITH, Mr. TILLIS, Mr. TUBERVILLE, Mr. VAN HOLLEN, and Mr. WARNOCK) introduced the following bill; which was read twice and referred to the Committee on Health, Education, Labor, and Pensions

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## A BILL

To establish a postsecondary student data system.

1 *Be it enacted by the Senate and House of Representa-*  
2 *tives of the United States of America in Congress assembled,*

3 **SECTION 1. SHORT TITLE.**

4 This Act may be cited as the “College Transparency  
5 Act”.

6 **SEC. 2. POSTSECONDARY STUDENT DATA SYSTEM.**

7 Section 132 of the Higher Education Act of 1965 (20  
8 U.S.C. 1015a) is amended—

1           (1) by redesignating subsection (l) as subsection  
2           (m); and

3           (2) by inserting after subsection (k) the fol-  
4           lowing:

5           “(1) POSTSECONDARY STUDENT DATA SYSTEM.—

6           “(1) IN GENERAL.—

7           “(A) ESTABLISHMENT OF SYSTEM.—Not  
8           later than 4 years after the date of enactment  
9           of the College Transparency Act, the Commis-  
10          sioner of the National Center for Education  
11          Statistics (referred to in this subsection as the  
12          ‘Commissioner’) shall develop and maintain a  
13          secure and privacy-protected postsecondary stu-  
14          dent-level data system in order to—

15                 “(i) accurately evaluate student en-  
16                 rollment patterns, progression, completion,  
17                 and postcollegiate outcomes, and higher  
18                 education costs and financial aid;

19                 “(ii) assist with transparency, institu-  
20                 tional improvement, and analysis of Fed-  
21                 eral aid programs;

22                 “(iii) provide accurate, complete, and  
23                 customizable information for students and  
24                 families making decisions about postsec-  
25                 ondary education; and

1           “(iv) reduce the reporting burden on  
2           institutions of higher education, in accord-  
3           ance with section 5 of the College Trans-  
4           parency Act.

5           “(B) AVOIDING DUPLICATED REPORT-  
6           ING.—Notwithstanding any other provision of  
7           this section, to the extent that another provi-  
8           sion of this section requires the same reporting  
9           or collection of data that is required under this  
10          subsection, an institution of higher education,  
11          or the Secretary or Commissioner, shall use the  
12          reporting or data required for the postsec-  
13          ondary student data system under this sub-  
14          section to satisfy both requirements.

15          “(C) DEVELOPMENT PROCESS.—In devel-  
16          oping the postsecondary student data system  
17          described in this subsection, the Commissioner  
18          shall—

19                 “(i) focus on the needs of—

20                         “(I) users of the data system;

21                         and

22                         “(II) entities, including institu-  
23                         tions of higher education, reporting to  
24                         the data system;

1 “(ii) take into consideration, to the  
2 extent practicable—

3 “(I) the guidelines outlined in the  
4 U.S. Web Design Standards main-  
5 tained by the General Services Admin-  
6 istration and the Digital Services  
7 Playbook and TechFAR Handbook for  
8 Procuring Digital Services Using  
9 Agile Processes of the U.S. Digital  
10 Service; and

11 “(II) the relevant successor docu-  
12 ments or recommendations of such  
13 guidelines;

14 “(iii) use modern, relevant privacy-  
15 and security-enhancing technology, and en-  
16 hance and update the data system as nec-  
17 essary to carry out the purpose of this sub-  
18 section;

19 “(iv) ensure data privacy and security  
20 is consistent with any relevant Federal law  
21 relating to privacy or data security, includ-  
22 ing—

23 “(I) the requirements of sub-  
24 chapter II of chapter 35 of title 44,  
25 United States Code, specifying secu-

1 rity categorization under the Federal  
2 Information Processing Standards or  
3 any relevant successor of such stand-  
4 ards;

5 “(II) security requirements that  
6 are consistent with the Federal agency  
7 responsibilities in section 3554 of title  
8 44, United States Code, or any rel-  
9 evant successor of such responsibil-  
10 ities; and

11 “(III) security requirements,  
12 guidelines, and controls consistent  
13 with cybersecurity standards and best  
14 practices developed by the National  
15 Institute of Standards and Tech-  
16 nology, including frameworks, con-  
17 sistent with section 2(c) of the Na-  
18 tional Institute of Standards and  
19 Technology Act (15 U.S.C. 272(c)), or  
20 any relevant successor of such frame-  
21 works;

22 “(v) follow Federal data minimization  
23 practices to ensure only the minimum  
24 amount of data is collected to meet the  
25 system’s goals, in accordance with Federal

1 data minimization standards and guide-  
2 lines developed by the National Institute of  
3 Standards and Technology; and

4 “(vi) provide notice to students out-  
5 lining the data included in the system and  
6 how the data are used.

7 “(2) DATA ELEMENTS.—

8 “(A) IN GENERAL.—Not later than 4 years  
9 after the date of enactment of the College  
10 Transparency Act, the Commissioner, in con-  
11 sultation with the Postsecondary Student Data  
12 System Advisory Committee established under  
13 subparagraph (B), shall determine—

14 “(i) the data elements to be included  
15 in the postsecondary student data system,  
16 in accordance with subparagraphs (C) and  
17 (D); and

18 “(ii) how to include the data elements  
19 required under subparagraph (C), and any  
20 additional data elements selected under  
21 subparagraph (D), in the postsecondary  
22 student data system.

23 “(B) POSTSECONDARY STUDENT DATA  
24 SYSTEM ADVISORY COMMITTEE.—

1           “(i) ESTABLISHMENT.—Not later  
2 than 2 years after the date of enactment  
3 of the College Transparency Act, the Com-  
4 missioner shall establish a Postsecondary  
5 Student Data System Advisory Committee  
6 (referred to in this subsection as the ‘Advi-  
7 sory Committee’), whose members shall in-  
8 clude—

9                   “(I) the Chief Privacy Officer of  
10 the Department or an official of the  
11 Department delegated the duties of  
12 overseeing data privacy at the Depart-  
13 ment;

14                   “(II) the Chief Security Officer  
15 of the Department or an official of  
16 the Department delegated the duties  
17 of overseeing data security at the De-  
18 partment;

19                   “(III) representatives of diverse  
20 institutions of higher education, which  
21 shall include equal representation be-  
22 tween 2-year and 4-year institutions  
23 of higher education, and from public,  
24 nonprofit, and proprietary institutions

1 of higher education, including minor-  
2 ity-serving institutions;

3 “(IV) representatives from State  
4 higher education agencies, entities,  
5 bodies, or boards;

6 “(V) representatives of postsec-  
7 ondary students;

8 “(VI) representatives from rel-  
9 evant Federal agencies;

10 “(VII) individuals with expertise  
11 in data privacy and security; and

12 “(VIII) other stakeholders (in-  
13 cluding individuals with consumer  
14 protection and postsecondary edu-  
15 cation research).

16 “(ii) REQUIREMENTS.—The Commis-  
17 sioner shall ensure that the Advisory Com-  
18 mittee—

19 “(I) adheres to all requirements  
20 under chapter 10 of title 5, United  
21 States Code (commonly known as the  
22 ‘Federal Advisory Committee Act’);

23 “(II) establishes operating and  
24 meeting procedures and guidelines

1 necessary to execute its advisory du-  
2 ties; and

3 “(III) is provided with appro-  
4 priate staffing and resources to exe-  
5 cute its advisory duties.

6 “(C) REQUIRED DATA ELEMENTS.—The  
7 data elements in the postsecondary student  
8 data system shall include, at a minimum, the  
9 following:

10 “(i) Student-level data elements nec-  
11 essary to calculate the information within  
12 the surveys designated by the Commis-  
13 sioner as ‘student-related surveys’ in the  
14 Integrated Postsecondary Education Data  
15 System (IPEDS), as such surveys are in  
16 effect on the day before the date of enact-  
17 ment of the College Transparency Act, ex-  
18 cept that in the case that collection of such  
19 elements would conflict with subparagraph  
20 (F), such elements in conflict with sub-  
21 paragraph (F) shall be included in the ag-  
22 gregate instead of at the student level.

23 “(ii) Student-level data elements nec-  
24 essary to allow for reporting student en-  
25 rollment, persistence, retention, transfer,

1 and completion measures for all credential  
2 levels separately (including certificate, as-  
3 sociate, baccalaureate, and advanced de-  
4 gree levels), within and across institutions  
5 of higher education (including across all  
6 categories of institution level, control, and  
7 predominant degree awarded). The data  
8 elements shall allow for reporting about all  
9 such data disaggregated by the following  
10 categories:

11 “(I) Enrollment status as a first-  
12 time student, recent transfer student,  
13 or other non-first-time student.

14 “(II) Attendance intensity,  
15 whether full-time or part-time.

16 “(III) Credential-seeking status,  
17 by credential level.

18 “(IV) Race or ethnicity, in a  
19 manner that captures all the racial  
20 groups specified in the most recent  
21 American Community Survey of the  
22 Bureau of the Census.

23 “(V) Age intervals.

24 “(VI) Gender.

1                   “(VII) Program of study (as ap-  
2                   plicable).

3                   “(VIII) Military or veteran ben-  
4                   efit status (as determined based on  
5                   receipt of veteran’s education benefits,  
6                   as defined in section 480(c)).

7                   “(IX) Status as a distance edu-  
8                   cation student, whether exclusively or  
9                   partially enrolled in distance edu-  
10                  cation.

11                  “(X) Federal Pell Grant recipient  
12                  status under section 401 and Federal  
13                  loan recipient status under title IV,  
14                  provided that the collection of such in-  
15                  formation complies with paragraph  
16                  (1)(B).

17                  “(D) OTHER DATA ELEMENTS.—

18                  “(i) IN GENERAL.—The Commissioner  
19                  may, after consultation with the Advisory  
20                  Committee and provision of a public com-  
21                  ment period, include additional data ele-  
22                  ments in the postsecondary student data  
23                  system, such as those described in clause  
24                  (ii), if those data elements—

1           “(I) are necessary to ensure that  
2           the postsecondary data system fulfills  
3           the purposes described in paragraph  
4           (1)(A); and

5           “(II) are consistent with data  
6           minimization principles, including the  
7           collection of only those additional ele-  
8           ments that are necessary to ensure  
9           such purposes.

10          “(ii) DATA ELEMENTS.—The data ele-  
11          ments described in clause (i) may in-  
12          clude—

13                 “(I) status as a first generation  
14                 college student, as defined in section  
15                 402A(h);

16                 “(II) economic status;

17                 “(III) participation in postsec-  
18                 ondary remedial coursework or gate-  
19                 way course completion; or

20                 “(IV) other data elements that  
21                 are necessary in accordance with  
22                 clause (i).

23          “(E) REEVALUATION.—Not less than once  
24          every 3 years after the implementation of the  
25          postsecondary student data system described in

1 this subsection, the Commissioner, in consulta-  
2 tion with the Advisory Committee described in  
3 subparagraph (B), shall review the data ele-  
4 ments included in the postsecondary student  
5 data system and may revise the data elements  
6 to be included in such system.

7 “(F) PROHIBITIONS.—The Commissioner  
8 shall not include individual health data (includ-  
9 ing data relating to physical health or mental  
10 health), student discipline records or data, ele-  
11 mentary and secondary education data, an  
12 exact address, citizenship status, migrant sta-  
13 tus, or national origin status for students or  
14 their families, course grades, postsecondary en-  
15 trance examination results, political affiliation,  
16 or religion in the postsecondary student data  
17 system under this subsection.

18 “(3) PERIODIC MATCHING WITH OTHER FED-  
19 ERAL DATA SYSTEMS.—

20 “(A) DATA SHARING AGREEMENTS.—

21 “(i) The Commissioner shall ensure  
22 secure and privacy-protected periodic data  
23 matches by entering into data sharing  
24 agreements with each of the following Fed-  
25 eral agencies and offices:

1           “(I) The Secretary of the Treas-  
2           ury and the Commissioner of the In-  
3           ternal Revenue Service, in order to  
4           calculate aggregate program- and in-  
5           stitution-level earnings of postsec-  
6           ondary students.

7           “(II) The Secretary of Defense,  
8           in order to assess the use of postsec-  
9           ondary educational benefits and the  
10          outcomes of servicemembers.

11          “(III) The Secretary of Veterans  
12          Affairs, in order to assess the use of  
13          postsecondary educational benefits  
14          and outcomes of veterans.

15          “(IV) The Director of the Bu-  
16          reau of the Census, in order to assess  
17          the earnings outcomes of former post-  
18          secondary education students.

19          “(V) The Chief Operating Officer  
20          of the Office of Federal Student Aid,  
21          in order to analyze the use of postsec-  
22          ondary educational benefits provided  
23          under this Act.

24          “(VI) The Commissioner of the  
25          Social Security Administration, in

1 order to evaluate labor market out-  
2 comes of former postsecondary edu-  
3 cation students.

4 “(VII) The Commissioner of the  
5 Bureau of Labor Statistics, in order  
6 to assess the wages of former postsec-  
7 ondary education students.

8 “(ii) The heads of Federal agencies  
9 and offices described under clause (i) shall  
10 enter into data sharing agreements with  
11 the Commissioner to ensure secure and  
12 privacy-protected periodic data matches as  
13 described in this paragraph.

14 “(B) CATEGORIES OF DATA.—The Com-  
15 missioner shall, at a minimum, seek to ensure  
16 that the secure and privacy-protected periodic  
17 data matches described in subparagraph (A)  
18 permit consistent reporting of the following cat-  
19 egories of data for all postsecondary students:

20 “(i) Enrollment, retention, transfer,  
21 and completion outcomes for all postsec-  
22 ondary students.

23 “(ii) Financial indicators for postsec-  
24 ondary students receiving Federal grants  
25 and loans, including grant and loan aid by

1 source, cumulative student debt, loan re-  
2 payment status, and repayment plan.

3 “(iii) Post-completion outcomes for all  
4 postsecondary students, including earnings,  
5 employment, and further education, by  
6 program of study and credential level and  
7 as measured—

8 “(I) immediately after leaving  
9 postsecondary education; and

10 “(II) at time intervals appro-  
11 priate to the credential sought and  
12 earned.

13 “(C) PERIODIC DATA MATCH STREAM-  
14 LINING AND CONFIDENTIALITY.—

15 “(i) STREAMLINING.—In carrying out  
16 the secure and privacy-protected periodic  
17 data matches under this paragraph, the  
18 Commissioner shall—

19 “(I) ensure that such matches  
20 are not continuous, but occur only pe-  
21 riodically at appropriate intervals, as  
22 determined by the Commissioner to  
23 meet the goals of subparagraph (A);  
24 and

25 “(II) seek to—

1           “(aa) streamline the data  
2 collection and reporting require-  
3 ments for institutions of higher  
4 education;

5           “(bb) minimize duplicative  
6 reporting across or within Fed-  
7 eral agencies or departments, in-  
8 cluding reporting requirements  
9 applicable to institutions of high-  
10 er education under the Workforce  
11 Innovation and Opportunity Act  
12 (29 U.S.C. 3101 et seq.) and the  
13 Carl D. Perkins Career and  
14 Technical Education Act of 2006;

15           “(cc) protect student pri-  
16 vacy; and

17           “(dd) streamline the applica-  
18 tion process for student loan ben-  
19 efit programs available to bor-  
20 rowers based on data available  
21 from different Federal data sys-  
22 tems.

23           “(ii) REVIEW.—Not less often than  
24 once every 3 years after the establishment  
25 of the postsecondary student data system

1 under this subsection, the Commissioner,  
2 in consultation with the Advisory Com-  
3 mittee, shall review methods for stream-  
4 lining data collection from institutions of  
5 higher education and minimizing duplica-  
6 tive reporting within the Department and  
7 across Federal agencies that provide data  
8 for the postsecondary student data system.

9 “(iii) CONFIDENTIALITY.—The Com-  
10 missioner shall ensure that any periodic  
11 matching or sharing of data through peri-  
12 odic data system matches established in  
13 accordance with this paragraph—

14 “(I) complies with the security  
15 and privacy protections described in  
16 paragraph (1)(C)(iv) and other Fed-  
17 eral data protection protocols;

18 “(II) follows industry best prac-  
19 tices commensurate with the sensi-  
20 tivity of specific data elements or  
21 metrics;

22 “(III) does not result in the cre-  
23 ation of a single standing, linked Fed-  
24 eral database at the Department that

1 maintains the information reported  
2 across other Federal agencies; and

3 “(IV) discloses to postsecondary  
4 students what data are included in the  
5 data system and periodically matched  
6 and how the data are used.

7 “(iv) CORRECTION.—The Commis-  
8 sioner, in consultation with the Advisory  
9 Committee, shall establish a process for  
10 students to request access to only their  
11 personal information for inspection and re-  
12 quest corrections to inaccuracies in a man-  
13 ner that protects the student’s personally  
14 identifiable information. The Commissioner  
15 shall respond in writing to every request  
16 for a correction from a student.

17 “(4) PUBLICLY AVAILABLE INFORMATION.—

18 “(A) IN GENERAL.—The Commissioner  
19 shall make the summary aggregate information  
20 described in subparagraph (C), at a minimum,  
21 publicly available through a user-friendly con-  
22 sumer information website and analytic tool  
23 that—

24 “(i) provides appropriate mechanisms  
25 for users to customize and filter informa-

1           tion by institutional and student character-  
2           istics;

3           “(ii) allows users to build summary  
4           aggregate reports of information, including  
5           reports that allow comparisons across mul-  
6           tiple institutions and programs, subject to  
7           subparagraph (B);

8           “(iii) uses appropriate statistical dis-  
9           closure limitation techniques necessary to  
10          ensure that the data released to the public  
11          cannot be used to identify specific individ-  
12          uals; and

13          “(iv) provides users with appropriate  
14          contextual factors to make comparisons,  
15          which may include national median figures  
16          of the summary aggregate information de-  
17          scribed in subparagraph (C).

18          “(B) NO PERSONALLY IDENTIFIABLE IN-  
19          FORMATION AVAILABLE.—The summary aggre-  
20          gate information described in this paragraph  
21          shall not include personally identifiable informa-  
22          tion.

23          “(C) SUMMARY AGGREGATE INFORMATION  
24          AVAILABLE.—The summary aggregate informa-  
25          tion described in this paragraph shall, at a min-

1           imum, include each of the following for each in-  
2           stitution of higher education:

3                   “(i) Measures of student access, in-  
4                   cluding—

5                           “(I) admissions selectivity and  
6                           yield; and

7                           “(II) enrollment, disaggregated  
8                           by each category described in para-  
9                           graph (2)(C)(ii).

10                   “(ii) Measures of student progression,  
11                   including retention rates and persistence  
12                   rates, disaggregated by each category de-  
13                   scribed in paragraph (2)(C)(ii).

14                   “(iii) Measures of student completion,  
15                   including—

16                           “(I) transfer rates and comple-  
17                           tion rates, disaggregated by each cat-  
18                           egory described in paragraph  
19                           (2)(C)(ii); and

20                           “(II) number of completions,  
21                           disaggregated by each category de-  
22                           scribed in paragraph (2)(C)(ii).

23                   “(iv) Measures of student costs, in-  
24                   cluding—

1           “(I) tuition, required fees, total  
2           cost of attendance, and net price after  
3           total grant aid, disaggregated by in-  
4           State tuition or in-district tuition sta-  
5           tus (if applicable), program of study  
6           (if applicable), and credential level;  
7           and

8           “(II) typical grant amounts and  
9           loan amounts received by students re-  
10          ported separately from Federal, State,  
11          local, and institutional sources, and  
12          cumulative debt, disaggregated by  
13          each category described in paragraph  
14          (2)(C)(ii) and completion status.

15          “(v) Measures of postcollegiate stu-  
16          dent outcomes, including employment  
17          rates, mean and median earnings, loan re-  
18          payment and default rates, and further  
19          education rates. These measures shall—

20                 “(I) be disaggregated by each  
21                 category described in paragraph  
22                 (2)(C)(ii) and completion status; and

23                 “(II) be measured immediately  
24                 after leaving postsecondary education

1                   and at time intervals appropriate to  
2                   the credential sought or earned.

3                   “(D) DEVELOPMENT CRITERIA.—In devel-  
4                   oping the method and format of making the in-  
5                   formation described in this paragraph publicly  
6                   available, the Commissioner shall—

7                   “(i) focus on the needs of the users of  
8                   the information, which will include stu-  
9                   dents, families of students, potential stu-  
10                  dents, researchers, and other consumers of  
11                  education data;

12                  “(ii) take into consideration, to the  
13                  extent practicable, the guidelines described  
14                  in paragraph (1)(C)(ii)(I), and relevant  
15                  successor documents or recommendations  
16                  of such guidelines;

17                  “(iii) use modern, relevant technology  
18                  and enhance and update the postsecondary  
19                  student data system with information, as  
20                  necessary to carry out the purpose of this  
21                  paragraph;

22                  “(iv) ensure data privacy and security  
23                  in accordance with standards and guide-  
24                  lines developed by the National Institute of  
25                  Standards and Technology, and in accord-

1           ance with any other Federal law relating to  
2           privacy or security, including complying  
3           with the requirements of subchapter II of  
4           chapter 35 of title 44, United States Code,  
5           specifying security categorization under the  
6           Federal Information Processing Standards,  
7           and security requirements, and setting of  
8           National Institute of Standards and Tech-  
9           nology security baseline controls at the ap-  
10          propriate level; and

11                 “(v) conduct consumer testing to de-  
12                 termine how to make the information as  
13                 meaningful to users as possible.

14           “(5) PERMISSIBLE DISCLOSURES OF DATA.—

15                 “(A) DATA REPORTS AND QUERIES.—

16                         “(i) IN GENERAL.—Not later than 4  
17                         years after the date of enactment of the  
18                         College Transparency Act, the Commis-  
19                         sioner shall develop and implement a se-  
20                         cure and privacy-protected process for  
21                         making student-level, non-personally iden-  
22                         tifiable information, with direct identifiers  
23                         removed, from the postsecondary student  
24                         data system available for vetted research  
25                         and evaluation purposes approved by the

1 Commissioner in a manner compatible with  
2 practices for disclosing National Center for  
3 Education Statistics restricted-use survey  
4 data as in effect on the day before the date  
5 of enactment of the College Transparency  
6 Act, or by applying other research and dis-  
7 closure restrictions to ensure data privacy  
8 and security. Such process shall be ap-  
9 proved by the National Center for Edu-  
10 cation Statistics' Disclosure Review Board  
11 (or successor body).

12 “(ii) PROVIDING DATA REPORTS AND  
13 QUERIES TO INSTITUTIONS AND STATES.—

14 “(I) IN GENERAL.—The Commis-  
15 sioner shall provide feedback reports,  
16 at least annually, to each institution  
17 of higher education, each postsec-  
18 ondary education system that fully  
19 participates in the postsecondary stu-  
20 dent data system, and each State  
21 higher education body as designated  
22 by the governor.

23 “(II) FEEDBACK REPORTS.—The  
24 feedback reports provided under this  
25 clause shall include program-level and

1 institution-level information from the  
2 postsecondary student data system re-  
3 garding students who are associated  
4 with the institution or, for State rep-  
5 resentatives, the institutions within  
6 that State, on or before the date of  
7 the report, on measures including stu-  
8 dent mobility and workforce outcomes,  
9 provided that the feedback aggregate  
10 summary reports protect the privacy  
11 of individuals.

12 “(III) DETERMINATION OF CON-  
13 TENT.—The content of the feedback  
14 reports shall be determined by the  
15 Commissioner in consultation with the  
16 Advisory Committee.

17 “(iii) PERMITTING STATE DATA QUE-  
18 RIES.—The Commissioner shall, in con-  
19 sultation with the Advisory Committee and  
20 as soon as practicable, create a process  
21 through which States may submit lists of  
22 secondary school graduates within the  
23 State to receive summary aggregate out-  
24 comes for those students who enrolled at  
25 an institution of higher education, includ-

1           ing postsecondary enrollment and college  
2           completion, provided that those data pro-  
3           tect the privacy of individuals and that the  
4           State data submitted to the Commissioner  
5           are not stored in the postsecondary edu-  
6           cation system.

7           “(iv) REGULATIONS.—The Commis-  
8           sioner shall promulgate regulations to en-  
9           sure fair, secure and privacy-protected, and  
10          equitable access to data reports and que-  
11          ries under this paragraph.

12          “(B) DISCLOSURE LIMITATIONS.—In car-  
13          rying out the public reporting and disclosure re-  
14          quirements of this subsection, the Commis-  
15          sioner shall use appropriate statistical diselo-  
16          sure limitation techniques necessary to ensure  
17          that the data released to the public cannot in-  
18          clude personally identifiable information or be  
19          used to identify specific individuals.

20          “(C) SALE OF DATA PROHIBITED.—Data  
21          collected under this subsection, including the  
22          public-use data set and data comprising the  
23          summary aggregate information available under  
24          paragraph (4), shall not be sold to any third

1 party by the Commissioner, including any insti-  
2 tution of higher education or any other entity.

3 “(D) LIMITATION ON USE BY OTHER FED-  
4 ERAL AGENCIES.—

5 “(i) IN GENERAL.—The Commissioner  
6 shall not allow any other Federal agency to  
7 use data collected under this subsection for  
8 any purpose except—

9 “(I) for vetted research and eval-  
10 uation conducted by the other Federal  
11 agency, as described in subparagraph  
12 (A)(i); or

13 “(II) for a purpose explicitly au-  
14 thorized by this Act.

15 “(ii) PROHIBITION ON LIMITATION OF  
16 SERVICES.—The Secretary, or the head of  
17 any other Federal agency, shall not use  
18 data collected under this subsection to  
19 limit services to students.

20 “(E) LAW ENFORCEMENT.—Personally  
21 identifiable information collected under this  
22 subsection shall not be used for any Federal,  
23 State, or local law enforcement activity or any  
24 other activity that would result in adverse ac-  
25 tion against any student or a student’s family,

1 including debt collection activity or enforcement  
2 of immigration laws.

3 “(F) LIMITATION OF USE FOR FEDERAL  
4 RANKINGS OR SUMMATIVE RATING SYSTEM.—  
5 The comprehensive data collection and analysis  
6 necessary for the postsecondary student data  
7 system under this subsection shall not be used  
8 by the Secretary or any Federal entity to estab-  
9 lish any Federal ranking system of institutions  
10 of higher education or a system that results in  
11 a summative Federal rating of institutions of  
12 higher education.

13 “(G) RULE OF CONSTRUCTION.—Nothing  
14 in this paragraph shall be construed to prevent  
15 the use of individual categories of aggregate in-  
16 formation to be used for accountability pur-  
17 poses.

18 “(H) RULE OF CONSTRUCTION REGARDING  
19 COMMERCIAL USE OF DATA.—Nothing in this  
20 paragraph shall be construed to prohibit third-  
21 party entities from using publicly available in-  
22 formation in this data system for commercial  
23 use.

24 “(6) SUBMISSION OF DATA.—

1           “(A) REQUIRED SUBMISSION.—Each insti-  
2           tution of higher education participating in a  
3           program under title IV, or the assigned agent  
4           of such institution, shall, for each eligible pro-  
5           gram, in accordance with section 487(a)(17),  
6           collect, and submit to the Commissioner, the  
7           data requested by the Commissioner to carry  
8           out this subsection.

9           “(B) VOLUNTARY SUBMISSION.—Any insti-  
10          tution of higher education not participating in  
11          a program under title IV may voluntarily par-  
12          ticipate in the postsecondary student data sys-  
13          tem under this subsection by collecting and sub-  
14          mitting data to the Commissioner, as the Com-  
15          missioner may request to carry out this sub-  
16          section.

17          “(C) PERSONALLY IDENTIFIABLE INFOR-  
18          MATION.—In accordance with paragraph  
19          (2)(C)(i), if the submission of an element of  
20          student-level data is prohibited under para-  
21          graph (2)(F) (or otherwise prohibited by law),  
22          the institution of higher education shall submit  
23          that data to the Commissioner in the aggregate.

24          “(7) UNLAWFUL WILLFUL DISCLOSURE.—

1           “(A) IN GENERAL.—It shall be unlawful  
2           for any person who obtains or has access to  
3           personally identifiable information in connection  
4           with the postsecondary student data system de-  
5           scribed in this subsection to willfully disclose to  
6           any person (except as authorized in this Act or  
7           by any Federal law) such personally identifiable  
8           information.

9           “(B) PENALTY.—Any person who violates  
10          subparagraph (A) shall be subject to a penalty  
11          described under section 3572(f) of title 44,  
12          United States Code, and section 183(d)(6) of  
13          the Education Sciences Reform Act of 2002 (20  
14          U.S.C. 9573(d)(6)).

15          “(C) EMPLOYEE OR OFFICER OF THE  
16          UNITED STATES.—If a violation of subpara-  
17          graph (A) is committed by any officer or em-  
18          ployee of the United States, the officer or em-  
19          ployee shall be dismissed from office or dis-  
20          charged from employment upon conviction for  
21          the violation.

22          “(8) DATA SECURITY.—The Commissioner shall  
23          produce and update as needed guidance and regula-  
24          tions relating to privacy, security, and access which  
25          shall govern the use and disclosure of data collected

1 in connection with the activities authorized in this  
2 subsection. The guidance and regulations developed  
3 and reviewed shall protect data from unauthorized  
4 access, use, and disclosure, and shall include—

5 “(A) an audit capability, including manda-  
6 tory and regularly conducted audits;

7 “(B) access controls;

8 “(C) requirements to ensure sufficient data  
9 security, quality, validity, and reliability;

10 “(D) confidentiality protection in accord-  
11 ance with the applicable provisions of sub-  
12 chapter III of chapter 35 of title 44, United  
13 States Code;

14 “(E) appropriate and applicable privacy  
15 and security protection, including data retention  
16 and destruction protocols and data minimiza-  
17 tion, in accordance with the most recent Fed-  
18 eral standards developed by the National Insti-  
19 tute of Standards and Technology; and

20 “(F) protocols for managing a breach, in-  
21 cluding breach notifications, in accordance with  
22 the standards of National Center for Education  
23 Statistics.

24 “(9) DATA COLLECTION.—The Commissioner  
25 shall ensure that data collection, maintenance, and

1 use under this subsection complies with section 552a  
2 of title 5, United States Code.

3 “(10) DEFINITIONS.—In this subsection:

4 “(A) INSTITUTION OF HIGHER EDU-  
5 CATION.—The term ‘institution of higher edu-  
6 cation’ has the meaning given the term in sec-  
7 tion 102.

8 “(B) MINORITY-SERVING INSTITUTION.—  
9 The term ‘minority-serving institution’ means  
10 an institution of higher education listed in sec-  
11 tion 371(a).

12 “(C) PERSONALLY IDENTIFIABLE INFOR-  
13 MATION.—The term ‘personally identifiable in-  
14 formation’ means personally identifiable infor-  
15 mation within the meaning of section 444 of the  
16 General Education Provisions Act.”.

17 **SEC. 3. REPEAL OF PROHIBITION ON STUDENT DATA SYS-**  
18 **TEM.**

19 Section 134 of the Higher Education Act of 1965 (20  
20 U.S.C. 1015c) is repealed.

21 **SEC. 4. INSTITUTIONAL REQUIREMENTS.**

22 (a) IN GENERAL.—Paragraph (17) of section 487(a)  
23 of the Higher Education Act of 1965 (20 U.S.C. 1094(a))  
24 is amended to read as follows:

1           “(17) The institution or the assigned agent of  
2           the institution will collect and submit data to the  
3           Commissioner for Education Statistics in accordance  
4           with section 132(l), the nonstudent related surveys  
5           within the Integrated Postsecondary Education Data  
6           System (IPEDS), or any other Federal institution of  
7           higher education data collection effort (as designated  
8           by the Secretary), in a timely manner and to the  
9           satisfaction of the Secretary.”.

10          (b) EFFECTIVE DATE.—The amendment made by  
11          subsection (a) shall take effect on the date that is 4 years  
12          after the date of enactment of this Act.

13          **SEC. 5. TRANSITION PROVISIONS.**

14          The Secretary of Education and the Commissioner  
15          for Education Statistics shall take such steps as are nec-  
16          essary to ensure that the development and maintenance  
17          of the postsecondary student data system required under  
18          section 132(l) of the Higher Education Act of 1965, as  
19          added by section 2 of this Act, occurs in a manner that  
20          reduces the reporting burden for entities that reported  
21          into the Integrated Postsecondary Education Data System  
22          (IPEDS).

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