

103D CONGRESS
1ST SESSION

S. 1507

AMENDMENTS

In the House of Representatives, U. S.,

November 2, 1993.

Resolved, That the bill from the Senate (S. 1507) entitled “An Act to make technical amendments to the Higher Education Amendments of 1992 and the Higher Education Act of 1965, and for other purposes”, do pass with the following

AMENDMENTS:

Strike out all after the enacting clause and insert:

1 ***SECTION 1. SHORT TITLE; REFERENCES EFFECTIVE DATES.***

2 (a) *SHORT TITLE.*—*This Act may be cited as the*
3 *“Higher Education Technical Amendments of 1993”.*

4 (b) *REFERENCES.*—*References in this Act to “the Act”*
5 *are references to the Higher Education Act of 1965.*

6 (c) *EFFECTIVE DATES.*—*Except as otherwise provided*
7 *therein, the amendments made by this Act shall be effective*
8 *as if such amendments were included in The Higher Edu-*
9 *cation Amendments of 1992 (Public Law 102–325).*

10 ***SEC. 2. TECHNICAL AMENDMENTS.***

11 (a) *AMENDMENTS TO TITLES I, II, AND III OF THE*
12 *ACT.*—*The Act is amended—*

13 (1) *in section 103(b)(2), by increasing the inden-*
14 *tation of subparagraphs (A) through (E) by two em*
15 *spaces;*

1 (2) in section 104(b)(5)(C), by striking “sub-
2 part” and inserting “part”;

3 (3) in section 241(a)(2)(B), by striking “infor-
4 mation service” and inserting “information science”;

5 (4) in section 301(a)(2), by striking the comma
6 after “planning”;

7 (5) in section 312(c)(2), by inserting “the” before
8 “second fiscal year” the second place it appears;

9 (6) in section 316(c), by striking “Such pro-
10 grams may include—” and inserting the following:

11 “(2) *EXAMPLES OF AUTHORIZED ACTIVITIES.*—
12 Such program may include—”;

13 (7) by reducing by two em spaces the indenta-
14 tion of each of the following provisions: sections
15 323(b)(3), 331(a)(2)(D), and 331(b)(5);

16 (8) in section 326(e)(2)—

17 (A) by inserting “and” after the semicolon
18 at the end of subparagraph (A);

19 (B) by striking subparagraph (B); and

20 (C) by redesignating subparagraph (C) as
21 subparagraph (B);

22 (9) in section 331(b)(2), by reducing the indenta-
23 tion of subparagraphs (B) and (C) by four em spaces;
24 and

1 (10) in section 331(b)(5), by striking “an endow-
2 ment” and inserting “An endowment”.

3 (b) AMENDMENTS TO PART A OF TITLE IV OF THE
4 ACT.—Part A of title IV of the Act is amended—

5 (1) in section 401(a)(1), by striking the last sen-
6 tence;

7 (2) in section 401(b)(6), in the matter preceding
8 subparagraph (A), by striking “single 12-month pe-
9 riod” and inserting “single award year”;

10 (3) in section 401(b)(6)(A), by striking “a bacca-
11 laureate” and inserting “an associate or bacca-
12 laureate”;

13 (4) in section 401(b)(6)(B), by striking “a bach-
14 elor’s” and inserting “an associate or baccalaureate”;

15 (5) in section 401(b)(8)(A), by striking “(deter-
16 mined in accordance with regulations issued by the
17 Secretary)”;

18 (6) in section 401(i), by striking “part D of title
19 V” and inserting “subtitle D of title V”;

20 (7) in section 402A(b), by striking paragraph (2)
21 and inserting the following:

22 “(2) DURATION.—Grants or contracts made
23 under this chapter shall be awarded for a period of
24 4 years, except that—

1 “(A) the Secretary shall award such grants
2 or contracts for 5 years to applicants whose peer
3 review scores were in the highest 10 percent of
4 scores of all applicants receiving grants or con-
5 tracts in each program competition for the same
6 award year; and

7 “(B) grants made under section 402G shall
8 be awarded for a period of 2 years.”;

9 (8) in section 402A(c)(1), by inserting before the
10 period the following “, except that in the case of the
11 programs authorized in sections 402E and 402G, the
12 level of consideration given to prior experience shall
13 be the same as the level of consideration given this
14 factor in the other programs authorized in this chap-
15 ter”;

16 (9) in section 402A(c)(2)(A), by inserting “with
17 respect to grants made under section 402G, and” after
18 “Except”;

19 (10) in section 402A, by amending subsection (e)
20 to read as follows:

21 “(e) DOCUMENTATION OF STATUS AS A LOW-INCOME
22 INDIVIDUAL.—(1) Except in the case of an independent stu-
23 dent, as defined in section 480(d), documentation of an in-
24 dividual’s status pursuant to subsection (g)(2) shall be
25 made by providing the Secretary with—

1 “(A) a signed statement from the individual’s
2 parent or legal guardian;

3 “(B) verification from another governmental
4 source;

5 “(C) a signed financial aid application; or

6 “(D) a signed United States or Puerto Rico in-
7 come tax return.

8 “(2) In the case of an independent student, as defined
9 in section 480(d), documentation of an individual’s status
10 pursuant to subsection (g)(2) shall be made by providing
11 the Secretary with—

12 “(A) a signed statement from the individual;

13 “(B) verification from another governmental
14 source;

15 “(C) a signed financial aid application; or

16 “(D) a signed United States or Puerto Rico in-
17 come tax return.”;

18 (11) in section 402C(c), by striking “and for-
19 eign” and inserting “foreign”;

20 (12) in section 402D(c)(2), by striking “either”;

21 (13) in section 404A(1), by striking “high-
22 school” and inserting “high school”;

23 (14) in section 404B(a)(1)—

24 (A) by striking “section 403C” and insert-
25 ing “section 404D”; and

1 (B) by striking “section 403D” and insert-
2 ing “section 404C”;

3 (15) in section 404B(a)(2), by inserting “shall”
4 after “paragraph (1)”;

5 (16) in section 404C(b)(3)(A), by striking
6 “grades 12” and inserting “grade 12”;

7 (17) in section 404C(b)(3)(D)(i), by striking
8 “section 401D of this subpart” and inserting “section
9 402D”;

10 (18) in section 404C(b)(3)(D)(ii), by striking
11 “section 401D of this part” and inserting “section
12 402D”;

13 (19) in section 404D(d)(3), by striking “program
14 of instruction” and inserting “program of under-
15 graduate instruction”;

16 (20) in section 404D(d)(4), by striking “the” the
17 first place it appears;

18 (21) in section 404E(c), by striking “tuition”
19 and inserting “financial”;

20 (22) in section 404F(a), by striking “under this
21 section shall biannually” and inserting “under this
22 chapter shall biennially”;

23 (23) in section 404F(c), by striking “bian-
24 nually” and inserting “biennially”;

1 (24) in section 404G, by striking “an appropria-
2 tion” and inserting “to be appropriated”;

3 (25) in section 409A(1), by striking “private fi-
4 nancial” and inserting “private student financial”;

5 (26) in section 413C(d)—

6 (A) by striking “, a reasonable proportion
7 of the institution’s allocation shall be made
8 available to such students, except that” and in-
9 serting “and”; and

10 (B) by striking “5 percent of the need” and
11 inserting “5 percent of the total financial need”;

12 (27) in section 413D(d)(3)(C), by striking
13 “three-fourths in the Pell Grant family size offset”
14 and inserting “150 percent of the difference between
15 the income protection allowance for a family of five
16 with one in college and the income protection allow-
17 ance for a family of six with one in college”;

18 (28) in section 415C(b)(7), by striking the period
19 at the end and inserting a semicolon;

20 (29) in section 419C(b)—

21 (A) by striking “for a period of not more
22 than 4 years for the first 4 years of study” and
23 inserting “for a period of not less than 1 or more
24 than 4 years during the first 4 years of study”;
25 and

1 (B) by adding at the end the following:

2 *“The State educational agency administering the program*
3 *in a State shall have discretion to determine the period of*
4 *the award (within the limits specified in the preceding sen-*
5 *tence), except that—*

6 *“(1) if the amount appropriated for this subpart*
7 *for any fiscal year exceeds the amount appropriated*
8 *for fiscal year 1993, the Secretary shall identify to*
9 *each State educational agency the number of scholar-*
10 *ships available to that State under section 419D(b)*
11 *that are attributable to such excess; and*

12 *“(2) the State educational agency shall award*
13 *not less than that number of scholarships for a period*
14 *of 4 years.”;*

15 (30) in section 419D, by adding at the end the
16 following new subsection:

17 *“(d) CONSOLIDATION BY INSULAR AREAS PROHIB-*
18 *ITED.—Notwithstanding section 501 of Public Law 95-*
19 *1134 (48 U.S.C. 1469a), funds allocated under this part*
20 *to an Insular Area described in that section shall be deemed*
21 *to be direct payments to classes of individuals, and the In-*
22 *sular Area may not consolidate such funds with other funds*
23 *received by the Insular Area from any department or agen-*
24 *cy of the United States Government.”; and*

1 (31) in section 419G(b), by striking “the District
2 of Columbia, the Commonwealth of Puerto Rico,”.

3 (c) AMENDMENTS TO PART B OF TITLE IV OF THE
4 ACT.—Part B of title IV of the Act is amended—

5 (1) in section 422(c)(7), by striking the semi-
6 colon at the end of subparagraph (B) and inserting
7 a period;

8 (2) in section 425(a)(1)(A)—

9 (A) by striking clauses (ii) and (iii) and
10 inserting the following:

11 “(ii) in the case of a student at an eli-
12 gible institution who has successfully com-
13 pleted such first year but has not success-
14 fully completed the remainder of a program
15 of undergraduate education—

16 “(I) \$3,500; or

17 “(II) if such student is enrolled in
18 a program of undergraduate education,
19 the remainder of which is less than one
20 academic year, the maximum annual
21 loan amount that such student may re-
22 ceive may not exceed the amount that
23 bears the same ratio to the amount
24 specified in subclause (I) as such re-
25 mainder measured in semester, tri-

1 *mester, quarter, or clock hours bears to*
2 *one academic year;*

3 *“(iii) in the case of a student at an eli-*
4 *gible institution who has successfully com-*
5 *pleted the first and second years of a pro-*
6 *gram of undergraduate education but has*
7 *not successfully completed the remainder of*
8 *such program—*

9 *“(I) \$5,500; or*

10 *“(II) if such student is enrolled in*
11 *a program of undergraduate education,*
12 *the remainder of which is less than one*
13 *academic year, the maximum annual*
14 *loan amount that such student may re-*
15 *ceive may not exceed the amount that*
16 *bears the same ratio to the amount*
17 *specified in subclause (I) as such re-*
18 *mainder measured in semester, tri-*
19 *mester, quarter, or clock hours bears to*
20 *one academic year;” and*

21 *(B) by striking the semicolon at the end of*
22 *clause (iv) and inserting a period;*

23 *(3) in section 425(a)(1), by inserting at the end*
24 *thereof the following:*

1 “(C) For the purpose of subparagraph (A), the
2 number of years that a student has completed in a
3 program of undergraduate education shall include
4 any prior enrollment in an eligible program of under-
5 graduate education for which the student was award-
6 ed an associate or baccalaureate degree, if such degree
7 is required by the institution for admission to the
8 program in which the student is enrolled.”;

9 (4) in section 427(a)(2)(C)(i), by inserting “sec-
10 tion” before “428B or 428C”;

11 (5) in section 427A(e)(1), by striking “under this
12 part,” and inserting “under section 427, 428, or
13 428H of this part,”;

14 (6) in section 427A(i)(1), by amending subpara-
15 graph (B) to read as follows:

16 “(B)(i) during any period in which a stu-
17 dent is eligible to have interest payments paid
18 on his or her behalf by the Government pursuant
19 to section 428(a), by crediting the excess interest
20 to the Government; or

21 “(ii) during any other period, by crediting
22 such excess interest to the reduction of principal
23 to the extent provided in paragraph (5) of this
24 subsection.”;

1 (7) in section 427A(i)(2)(B), by striking out
2 “outstanding principal balance” and inserting in lieu
3 thereof “average daily principal balance”;

4 (8) in section 427A(i)(4)(B), by striking out
5 “outstanding principal balance” and inserting in lieu
6 thereof “average daily principal balance”;

7 (9) in section 427A(i)(5)—

8 (A) by striking “paragraph (2)” and insert-
9 ing “paragraphs (2) and (4)”;

10 (B) by striking “principle” and inserting
11 “principal”; and

12 (C) by inserting before the period at the end
13 of the second sentence the following: “, but the ex-
14 cess interest shall be calculated and credited to
15 the Secretary”;

16 (10) in section 427A(i), by adding at the end the
17 following new paragraph:

18 “(7) CONVERSION TO VARIABLE RATE.—(A) Sub-
19 ject to subparagraphs (B) and (C), a lender or holder
20 may convert the interest rate on a loan made pursu-
21 ant to section 428 or 428H that is subject to the pro-
22 visions of this subsection to a variable rate which is
23 adjusted quarterly. The applicable rate of interest for
24 such loans for each 3-month period beginning on Jan-
25 uary 1, April 1, July 1, or October 1, shall be deter-

1 *mined on the first day of the month preceding such*
2 *3-month period, and shall be equal to (i) the bond*
3 *equivalent rate of the 91-day Treasury bill auctioned*
4 *at the final auction held prior to the first day of the*
5 *month preceding such 3-month period; plus (ii) 3.25*
6 *percent if the first disbursement of the loan occurred*
7 *prior to July 23, 1992, or 3.10 percent if the first dis-*
8 *bursement of the loan occurred on or after July 23,*
9 *1992.*

10 *“(B) A lender or holder shall notify the borrower*
11 *within 30 days of the conversion of the loan to a vari-*
12 *able interest rate.*

13 *“(C) The interest rate on a loan converted to a*
14 *variable rate pursuant to this paragraph shall not ex-*
15 *ceed the maximum interest rate applicable to the loan*
16 *prior to such conversion.*

17 *“(D) Loans on which the interest rate is con-*
18 *verted in accordance with subparagraph (A) shall not*
19 *be subject to any other provisions of this subsection.”;*

20 *(11) in section 428(a)(2)(C)(i), by striking the*
21 *period at the end and inserting “; and”;*

22 *(12) in section 428(a)(2)(E), by inserting “or*
23 *428H” after “428A”;*

24 *(13) in section 428(a)(3)(A)(v)—*

1 (A) in subclause (I), by striking out “before
2 the first disbursement of the loan; or” and insert-
3 ing “before the loan is first delivered to the bor-
4 rower; or”; and

5 (B) in subclause (II), by striking out “be-
6 fore the first disbursement of the loan” and in-
7 serting “before the loan is first delivered to the
8 borrower”;

9 (14) in section 428(b)(1)(A)—

10 (A) by striking clauses (ii) and (iii) and
11 inserting the following:

12 “(ii) in the case of a student at an eli-
13 gible institution who has successfully com-
14 pleted such first year but has not success-
15 fully completed the remainder of a program
16 of undergraduate education—

17 “(I) \$3,500; or

18 “(II) if such student is enrolled in
19 a program of undergraduate education,
20 the remainder of which is less than one
21 academic year, the maximum annual
22 loan amount that such student may re-
23 ceive may not exceed the amount that
24 bears the same ratio to the amount
25 specified in subclause (I) as such re-

1 *mainder measured in semester, tri-*
2 *mester, quarter, or clock hours bears to*
3 *one academic year;*

4 *“(iii) in the case of a student at an eli-*
5 *gible institution who has successfully com-*
6 *pleted the first and second years of a pro-*
7 *gram of undergraduate education but has*
8 *not successfully completed the remainder of*
9 *such program—*

10 *“(I) \$5,500; or*

11 *“(II) if such student is enrolled in*
12 *a program of undergraduate education,*
13 *the remainder of which is less than one*
14 *academic year, the maximum annual*
15 *loan amount that such student may re-*
16 *ceive may not exceed the amount that*
17 *bears the same ratio to the amount*
18 *specified in subclause (I) as such re-*
19 *mainder measured in semester, tri-*
20 *mester, quarter, or clock hours bears to*
21 *one academic year;”;*

22 *(B) by redesignating clause (iv) as clause*
23 *(v); and*

24 *(C) by inserting after clause (iii) the follow-*
25 *ing:*

1 “(iv) in the case of a student who has
2 received an associate or baccalaureate de-
3 gree and is enrolled in an eligible program
4 for which the institution requires such de-
5 gree for admission, the number of years that
6 a student has completed in a program of
7 undergraduate education shall, for the pur-
8 poses of clauses (ii) and (iii), include any
9 prior enrollment in the eligible program of
10 undergraduate education for which the stu-
11 dent was awarded such degree; and”;

12 (15) in section 428(b)(1)(B), by striking the
13 matter following clause (ii) and inserting the follow-
14 ing:

15 “except that the Secretary may increase the limit
16 applicable to students who are pursuing pro-
17 grams which the Secretary determines are excep-
18 tionally expensive;”;

19 (16) in section 428(b)(1), by amending subpara-
20 graph (N) to read as follows:

21 “(N) provides that funds borrowed by a stu-
22 dent—

23 “(i) are disbursed to the institution by
24 check or other means that is payable to, and
25 requires the endorsement or other certifi-

1 *cation by, such student, unless such student*
2 *requests that the check be endorsed, or the*
3 *funds transfer authorized, pursuant to an*
4 *authorized power-of-attorney; and*

5 *“(ii) are, at the request of the student,*
6 *disbursed directly to the student by the*
7 *means described in clause (i), in the case of*
8 *a student who is studying outside the Unit-*
9 *ed States in a program of study abroad that*
10 *is approved for credit by the home institu-*
11 *tion at which such student is enrolled or at*
12 *an eligible foreign institution;”;*

13 *(17) in section 428(b)(1)(U)—*

14 *(A) by striking “this clause;” and inserting*
15 *“this clause”; and*

16 *(B) by inserting a comma after “emergency*
17 *action” each place it appears;*

18 *(18) in section 428(b)(1), by striking subpara-*
19 *graph (V);*

20 *(19) in section 428(b)(2)(F)(i), by striking “each*
21 *to provide a separate notice” and inserting “either*
22 *jointly or separately to provide a notice”;*

23 *(20) in section 428(b)(2)(F)(ii), by striking*
24 *“transferor” and inserting “transferee”;*

1 (21) in section 428(b)(2)(F)(ii)(I), by striking
2 “to another holder”;

3 (22) in section 428(b)(2)(F)(ii)(II), by striking
4 “such other” and inserting “the new”;

5 (23) in section 428(b), by striking paragraph (7)
6 and inserting the following:

7 “(7) REPAYMENT PERIOD.—(A) In the case of a
8 loan made under section 427 or 428, the repayment
9 period shall exclude any period of authorized
10 deferment or forbearance and shall begin—

11 “(i) the day after 6 months after the date
12 the student ceases to carry at least one-half the
13 normal full-time academic workload (as deter-
14 mined by the institution); or

15 “(ii) on an earlier date if the borrower re-
16 quests and is granted a repayment schedule that
17 provides for repayment to commence at an ear-
18 lier date.

19 “(B) In the case of a loan made under section
20 428H, the repayment period shall exclude any period
21 of authorized deferment or forbearance, and—

22 “(i) if such loan is made to a borrower that
23 has borrowed a loan made under section 427 or
24 428 for the same period of instruction—

1 “(I) interest shall begin to accrue or be
2 paid by the borrower on the day the loan is
3 disbursed, or, if the loan is disbursed in
4 multiple installments, on the day of the last
5 such disbursement; and

6 “(II) the repayment period with re-
7 spect to principal begins in accordance with
8 subparagraph (A); and

9 “(ii) if such loan is made to any other bor-
10 rower, the repayment or accrual of interest shall
11 begin as described in clause (i)(I), but the bor-
12 rower shall be required to elect whether the re-
13 payment of principal shall begin as described in
14 clause (i)(II), or on the day immediately after
15 the student ceases to carry at least one-half the
16 normal full-time academic workload (as deter-
17 mined by the institution).

18 “(C) In the case of a loan made under section
19 428A, 428B, or 428C, the repayment period shall
20 begin on the day the loan is disbursed, or, if the loan
21 is disbursed in multiple installments, on the day of
22 the last such disbursement, and shall exclude any pe-
23 riod of authorized deferment or forbearance.”;

24 (24) in section 428(b), by adding at the end
25 thereof the following new paragraph:

1 “(8) *MEANS OF DISBURSEMENT OF LOAN PRO-*
2 *CEEDS.—Nothing in this title shall be interpreted to*
3 *prohibit the disbursement of loan proceeds by means*
4 *other than by check or to allow the Secretary to re-*
5 *quire checks to be made co-payable to the institution*
6 *and the borrower.”;*

7 (25) *in section 428(c)(1)(A), by striking the last*
8 *sentence and inserting the following: “A guaranty*
9 *agency shall file a claim for reimbursement with re-*
10 *spect to losses under this subsection within 45 days*
11 *after the guaranty agency discharges its insurance ob-*
12 *ligation on the loan.”;*

13 (26) *in section 428(c)(2)(G), by striking “dem-*
14 *onstrates” and inserting “certifies”;*

15 (27) *in section 428(c)(3), by striking subpara-*
16 *graph (A) and inserting the following:*

17 “(A) *shall contain provisions providing*
18 *that—*

19 “(i) *upon written request, a lender*
20 *shall grant a borrower forbearance, renew-*
21 *able at 12-month intervals, on terms agreed*
22 *to in writing by the parties to the loan with*
23 *the approval of the insurer, and otherwise*
24 *consistent with the regulations of the Sec-*
25 *retary, if the borrower—*

1 “(I) is serving in a medical or
2 dental internship or residency pro-
3 gram, the successful completion of
4 which is required to begin professional
5 practice or service, or is serving in a
6 medical or dental internship or resi-
7 dency program leading to a degree or
8 certificate awarded by an institution of
9 higher education, a hospital, or a
10 health care facility that offers post-
11 graduate training, provided that if the
12 borrower qualifies for a deferment
13 under section 427(a)(2)(C)(vii) or sub-
14 paragraph (M)(vii) of this paragraph
15 as in effect prior to the enactment of
16 the Higher Education Amendments of
17 1992, or section 427(a)(2)(C) or sub-
18 paragraph (M) of this paragraph as
19 amended by such amendments, the bor-
20 rower has exhausted his or her eligi-
21 bility for such deferment; or

22 “(II) has a debt burden under this
23 title that equals or exceeds 20 percent
24 of income;

1 “(ii) the length of the forbearance
2 granted by the lender—

3 “(I) under clause (i)(I) shall
4 equal the length of time remaining in
5 the borrower’s medical or dental in-
6 ternship or residency program, if the
7 borrower is not eligible to receive a
8 deferment described in such clause, or
9 such length of time remaining in the
10 program after the borrower has ex-
11 hausted his or her eligibility for such
12 deferment; or

13 “(II) under clause (i)(II) shall not
14 exceed 3 years; and

15 “(iii) no administrative or other fee
16 may be charged in connection with the
17 granting of a forbearance under clause (i),
18 and no adverse information regarding a
19 borrower may be reported to a credit bureau
20 organization solely because of the granting
21 of such forbearance;”;

22 (28) in section 428(e)(2)(A)—

23 (A) by striking “(i)”;

24 (B) by striking “(I)” and inserting “(i)”;

25 and

1 (C) by striking “(II)” and inserting “(ii)”;
2 (29) in section 428(j)(2), in the matter preceding
3 subparagraph (A), by striking “lender of last resort”
4 and inserting “lender-of-last-resort”;

5 (30) in section 428A(b)(1), by striking subpara-
6 graph (B) and inserting the following:

7 “(B) In the case of a student at an eligible
8 institution who has successfully completed such
9 first and second years but has not successfully
10 completed the remainder of a program of under-
11 graduate education—

12 “(i) \$5,500; or

13 “(ii) if such student is enrolled in a
14 program of undergraduate education, the
15 remainder of which is less than one aca-
16 demic year, the maximum annual loan
17 amount that such student may receive may
18 not exceed the amount that bears the same
19 ratio to the amount specified in subclause
20 (I) as such remainder measured in semester,
21 trimester, quarter, or clock hours bears to
22 one academic year.”;

23 (31) in section 428A(b)(1)—

24 (A) by redesignating subparagraph (C) as
25 subparagraph (D); and

1 (B) by inserting after subparagraph (B) the
2 following:

3 “(C) For the purposes of this paragraph, the
4 number of years that a student has completed in
5 a program of undergraduate education shall in-
6 clude any prior enrollment in an eligible pro-
7 gram of undergraduate education for which the
8 student was awarded an associate or bacca-
9 laurate degree, if such degree is required by the
10 institution for admission to the program in
11 which the student is enrolled.”;

12 (32) in section 428A(b)(3)(B)(i), by striking
13 “section 428” and inserting “sections 428 and
14 428H”;

15 (33) in section 428A(c)(1), by striking “sections
16 427 or 428(b)” and inserting “section 427 or 428(b)”;

17 (34) in section 428B(c)(2), by striking “bor-
18 rower.” and inserting “borrower, and sent to such in-
19 stitution.”;

20 (35) in section 428C(a)(3)(A), by striking “de-
21 linquent or defaulted borrower who will reenter re-
22 payment through loan consolidation” and inserting
23 “defaulted borrower who has made arrangements to
24 repay the obligation on the defaulted loans satisfac-
25 tory to the holders of the defaulted loan”;

1 (36) in section 428C(a)(4)(A), by striking “, ex-
2 cept for loans made to parent borrowers under section
3 428B as in effect prior to the enactment of the Higher
4 Education Amendments of 1986”;

5 (37) in section 428C(a)(4)(C), by striking “part
6 C” and inserting “part A”;

7 (38) in section 428C(c)(2)(A)(vi), by inserting a
8 period after “30 years”;

9 (39) in section 428C(c)(3)(A), by inserting “be
10 an amount” before “equal to”;

11 (40) in section 428F(a)(2)—

12 (A) by striking “this paragraph” and in-
13 serting “paragraph (1) of this subsection”; and

14 (B) by striking “this section” and inserting
15 “this subsection”;

16 (41) in section 428F(a)(4), by striking “this
17 paragraph” and inserting “paragraph (1) of this sub-
18 section”;

19 (42) in section 428F(b), by adding at the end
20 thereof the following new sentence: “A borrower may
21 only obtain the benefit of this subsection with respect
22 to renewed eligibility once.”;

23 (43) in section 428G(c)(3), by striking “dis-
24 bursed” and inserting “disbursed by the lender”;

1 (44) in section 428H(d)(2), by striking subpara-
2 graph (B) and inserting the following:

3 “(B) in the case of a student at an eligible
4 institution who has successfully completed such
5 first and second years but has not successfully
6 completed the remainder of a program of under-
7 graduate education, \$5,000.”;

8 (45) in section 428H(e)(1), by striking “shall
9 commence 6 months after the month in which the stu-
10 dent ceases to carry at least one-half the normal full-
11 time workload as determined by the institution.” and
12 inserting “shall begin as described in section
13 428(b)(7)(B).”;

14 (46) in section 428H(e)(4), by striking
15 “427A(e)” and inserting “427A”;

16 (47) in section 428H, by redesignating sub-
17 section (l) as subsection (h);

18 (48) in section 428I(g), by striking “the Federal
19 False Claims Act” and inserting “section 3729 of title
20 31, United States Code,”;

21 (49) in section 428J(b)(1), by striking “sections
22 428A, 428B, or 428C” and inserting “section 428A,
23 428B, or 428C”;

1 (50) in section 428J(b)(1)(B), by striking
2 “agrees in writing to volunteer for service” and in-
3 serting “serves as a full-time volunteer”;

4 (51) in section 428J(c)(1), by striking “academic
5 year” each place it appears and inserting “year of
6 service”;

7 (52) in the heading for section 428J(d), by strik-
8 ing “OF ELIGIBILITY” and inserting “TO ELIGIBLE”;

9 (53) in section 428J, by amending subsection (e)
10 to read as follows:

11 “(e) APPLICATION FOR REPAYMENT.—

12 “(1) IN GENERAL.—Each eligible individual de-
13 siring loan repayment under this section shall submit
14 a complete and accurate application to the Secretary
15 at such time, in such manner, and containing such
16 information as the Secretary may reasonably require.
17 Loan repayment under this section shall be on a first-
18 come, first-served basis and subject to the availability
19 of appropriations.

20 “(2) CONDITIONS.—An eligible individual may
21 apply for repayment after completing each year of
22 qualifying service. The borrower shall receive forbear-
23 ance while engaged in qualifying service.”;

24 (54) in section 430A(f)(1), by striking the
25 comma at the end and inserting a semicolon;

1 (55) in section 432(m)(2)—

2 (A) by striking “DEFERMENT FORM” and
3 inserting “DEFERMENT FORMS”; and

4 (B) by striking “a common deferment re-
5 porting form” and inserting “common deferment
6 reporting forms”;

7 (56) in section 433(b), in the matter preceding
8 paragraph (1), by striking “60 days” and inserting
9 “30 days”;

10 (57) in section 433(e), by striking “section 428A,
11 428B,” and inserting “sections 428A, 428B,”;

12 (58) in section 435(d)(2)(D), by striking “lender;
13 and” and inserting “lender;”;

14 (59) in section 435(d)(2), by increasing the in-
15 dentation of the matter following subparagraph (F)
16 by two em spaces;

17 (60) in section 435(d)(3), by striking “435(o)”
18 and inserting “435(m)”;

19 (61) in section 435(m)(1)(A), by striking “428 or
20 428A” and inserting “428, 428A, or 428H,”;

21 (62) in section 435(m)(2)(D)—

22 (A) by inserting “(or the portion of a loan
23 made under section 428C that is used to repay
24 a loan made under section 428A)” after “section
25 428A” the first place it appears; and

1 (B) by inserting “(or a loan made under
2 section 428C a portion of which is used to repay
3 a loan made under section 428A)” after “section
4 428A” the second place it appears;

5 (63) in section 437, by amending subsection (b)
6 to read as follows:

7 “(b) PAYMENT OF CLAIMS ON LOANS IN BANK-
8 RUPTCY.—The Secretary shall pay to the holder of a loan
9 described in section 428(a)(1)(A) or (B) or section 428A,
10 428B, 428C, or 428H, the amount of the unpaid balance
11 of principal and interest owed on such loan—

12 “(1) when the borrower files for relief under
13 chapter 12 or 13 of title 11, United States Code;

14 “(2) when the borrower who has filed for relief
15 under chapter 7 or 11 of such title commences an ac-
16 tion for a determination of dischargeability under
17 section 523(a)(8)(B) of such title; or

18 “(3) for loans described in section 523(a)(8)(A)
19 of such title, when the borrower files for relief under
20 chapter 7 or 11 of such title.”.

21 (64) in section 437(c)(1)—

22 (A) by striking “If a student borrower” and
23 inserting “If a borrower”;

24 (B) by striking “under this part is unable”
25 and inserting “under this part and the student

1 *borrower, or the student on whose behalf a par-*
2 *ent borrowed, is unable”;* and

3 (C) *by striking “in which the borrower is*
4 *enrolled” and inserting “in which such student*
5 *is enrolled”;* and

6 (65) *in section 437(c)(4), by adding at the end*
7 *thereof the following sentence: “The amount of a loan,*
8 *and interest on a loan, which is canceled under this*
9 *subsection shall be treated the same as loans under*
10 *section 465(a)(5) of this title.”*

11 (66) *in section 437A(a), in the matter preceding*
12 *paragraph (1), by striking “, to the extent of funds*
13 *appropriated under subsection (d)”;*

14 (67) *in section 437A(c)(2), by inserting a period*
15 *at the end;*

16 (68) *in section 437A, by striking subsection (e);*
17 *and*

18 (69) *in section 439(r)(12), by striking “section*
19 *522” and inserting “section 552”.*

20 (d) *AMENDMENT TO PART C OF TITLE IV OF THE*
21 *ACT.—Part C of title IV of the Act is amended—*

22 (1) *in section 442(d)(4)(C), by striking “three-*
23 *fourths in the Pell Grant family size offset” and in-*
24 *serting “150 percent of the difference between the in-*
25 *come protection allowance for a family of five with*

1 *one in college and the income protection allowance for*
2 *a family of six with one in college”;*

3 (2) *in section 442(e)—*

4 (A) *by inserting “(1)” after the subsection*
5 *heading; and*

6 (B) *by adding at the end the following new*
7 *paragraph:*

8 “(2) *If, under paragraph (1) of this subsection, an in-*
9 *stitution returns more than 10 percent of its allocation, the*
10 *institution’s allocation for the next fiscal year shall be re-*
11 *duced by the amount returned. The Secretary may waive*
12 *this paragraph for a specific institution if the Secretary*
13 *finds that enforcing this paragraph would be contrary to*
14 *the interest of the program.”;*

15 (3) *in section 443(b)(2)(A), by striking “institu-*
16 *tion;” and inserting “institution; and”;*

17 (4) *in section 443(b), by amending paragraph*
18 (5) *to read as follows:*

19 “(5) *provide that the Federal share of the com-*
20 *ensation of students employed in the work-study pro-*
21 *gram in accordance with the agreement shall not ex-*
22 *ceed 75 percent for academic year 1993–1994 and*
23 *succeeding academic years, except that the Federal*
24 *share may exceed such amounts of compensation if the*
25 *Secretary determines, pursuant to regulations pro-*

1 *mulgated by the Secretary establishing objective cri-*
2 *teria for such determinations, that a Federal share in*
3 *excess of such amounts is required in furtherance of*
4 *the purpose of this part;”;* and

5 (5) *in section 443(b)(8), by striking subpara-*
6 *graphs (A), (B), and (C) and inserting the following:*

7 “(A) *that are only on campus and that—*

8 “(i) *to the maximum extent prac-*
9 *ticable, complement and reinforce the edu-*
10 *cation programs or vocational goals of such*
11 *students; and*

12 “(ii) *furnish student services that are*
13 *directly related to the student’s education,*
14 *as determined by the Secretary pursuant to*
15 *regulations, except that no student shall be*
16 *employed in any position that would in-*
17 *volve the solicitation of other potential stu-*
18 *dents to enroll in the school; or*

19 “(B) *in community service in accordance*
20 *with paragraph (2)(A) of this subsection;”.*

21 (e) *AMENDMENTS TO PART E OF TITLE IV OF THE*
22 *ACT.—Part E of title IV of the Act is amended—*

23 (1) *in section 462(a)(2)(D), by striking “if the*
24 *institution which has” and inserting “if the institu-*
25 *tion has”;*

1 (2) in section 462(d)(4)(C), by striking “three-
2 fourths in the Pell Grant family size offset” and in-
3 serting “150 percent of the difference between the in-
4 come protection allowance for a family of five with
5 one in college and the income protection allowance for
6 a family of six with one in college”;

7 (3) in section 462(e), by reducing the indenta-
8 tion of paragraph (2) by two em spaces;

9 (4) in section 462(h)(4), by reducing the inden-
10 tation of subparagraph (B) by two em spaces;

11 (5) in section 463(a)(2)(B)(i)(II), by striking
12 “7.5 percent” and inserting “7.5 percent for award
13 year 1993–1994 and has a cohort default rate which
14 does not exceed 15 percent for award year 1994–1995
15 or for any succeeding award year”;

16 (6) in section 463(c)(4), by striking “shall dis-
17 close” and inserting “shall at least annually disclose”;

18 (7) in section 463, by adding at the end the fol-
19 lowing new subsections:

20 “(d) *LIMITATION ON USE OF INTEREST BEARING AC-*
21 *COUNTS.*—In carrying out the provisions of subsection
22 (a)(10), the Secretary may not require that any collection
23 agency, collection attorney, or loan servicer collecting loans
24 made under this part deposit amounts collected on such
25 loans in interest bearing accounts, unless such agency, at-

1 *torney, or servicer holds such amounts for more than 45*
2 *days.*

3 “(e) *SPECIAL DUE DILIGENCE RULE.*—*In carrying*
4 *out the provisions of subsection (a)(5) relating to due dili-*
5 *gence, the Secretary shall make every effort to ensure that*
6 *institutions of higher education may use Internal Revenue*
7 *Service skip-tracing collection procedures on loans made*
8 *under this part.”;*

9 (8) *in section 463A, by striking subsections (d)*
10 *and (e);*

11 (9) *in section 464(c)(2)(B) by striking “repay-*
12 *ment or” and inserting “repayment of”;*

13 (10) *in section 464(c)(6), by striking*
14 *“Fullbright” and inserting “Fulbright”;*

15 (11) *in section 464(e), by striking “principle”*
16 *and inserting “principal”;*

17 (12) *in section 465(a)(2)(D), by striking “serv-*
18 *ices” and inserting “service”;*

19 (13) *in section 465(a)(2)(F), by striking “or” at*
20 *the end;*

21 (14) *in section 465(a), by reducing the indenta-*
22 *tion of paragraph (6) by 2 em spaces; and*

23 (15) *in section 466(c), by reducing the indenta-*
24 *tion of paragraph (2) by two em spaces.*

1 (f) AMENDMENTS TO PART F OF TITLE IV OF THE
2 ACT.—Part F of title IV of the Act is amended—

3 (1) in the table contained in sections 475(c)(4)
4 and 477(b)(4), by inserting “\$” before “9,510”;

5 (2) in section 475(f)(3)—

6 (A) by striking “Income in the case of a
7 parent” and inserting “If a parent”;

8 (B) by striking “(1) of this subsection, or a
9 parent” and inserting “(1) of this subsection, or
10 if a parent”; and

11 (C) by striking “is determined as follows:
12 The income” and inserting “the income”;

13 (3) in section 475(g)(1)(B), by inserting a close
14 parentheses after “paragraph (2)”;

15 (4) in the table contained in section 475(g)(3),
16 by adding a last row that is identical to the last row
17 of the table contained in section 476(b)(2);

18 (5) in section 476, by adding at the end thereof
19 the following new subsection:

20 “(d) COMPUTATIONS IN CASE OF SEPARATION, DI-
21 VORCE, OR DEATH.—In the case of a student who is di-
22 vorced or separated, or whose spouse has died, the spouse’s
23 income and assets shall not be considered in determining
24 the family’s contribution from income or assets.”;

1 (6) in section 477 by adding at the end thereof
2 the following new subsection:

3 “(e) *COMPUTATIONS IN CASE OF SEPARATION, DI-*
4 *VORCE, OR DEATH.*—*In the case of a student who is di-*
5 *vorced or separated, or whose spouse has died, the spouse’s*
6 *income and assets shall not be considered in determining*
7 *the family’s available income or assets.”;*

8 (7) in section 478—

9 (A) by striking “1992–1993” each place it
10 appears and inserting “1993–1994”; and

11 (B) in subsection (c)(1), by striking “1992”
12 and inserting “1993”;

13 (8) in section 478(h), by striking “Bureau of
14 Labor Standards” and inserting “Bureau of Labor
15 Statistics”;

16 (9) in section 479(a)(1), by inserting “of” after
17 “(c)”;

18 (10) in section 479(b)(1)(B)(i)—

19 (A) by inserting “(and the student’s spouse,
20 if any)” after “student” each time it appears;
21 and

22 (B) by striking “such”;

23 (11) in section 479(b)(2), by striking “five ele-
24 ments” and inserting “six elements”;

1 (12) in section 479(b)(2)(E), by striking the
2 semicolon and inserting a comma;

3 (13) in section 480(c)(2), by striking “Title”
4 each place it appears and inserting “United States
5 Code, title”;

6 (14) in section 480(d)(2), by inserting “or was
7 a ward of the court until the individual reached the
8 age of 18” prior to the semicolon; and

9 (15) in section 480, by adding at the end the fol-
10 lowing new subsections:

11 “(k) *DEPENDENTS*.—(1) Except as otherwise provided,
12 the term ‘dependent of the parent’ means the student, de-
13 pendent children of the student’s parents, including those
14 children who are deemed to be dependent students when ap-
15 plying for aid under this title, and other persons who live
16 with and receive more than one-half of their support from
17 the parent and will continue to receive more than half of
18 their support from the parent during the award year.

19 “(2) Except as otherwise provided, the term ‘dependent
20 of the student’ means the student’s dependent children and
21 other persons (except the student’s spouse) who live with
22 and receive more than one-half of their support from the
23 student and will continue to receive more than half of their
24 support from the student during the award year.

1 “(1) *FAMILY SIZE.*—(1) *In determining family size in*
2 *the case of a dependent student—*

3 “(A) *if the parents are not divorced or separated,*
4 *family members include the student’s parents, and the*
5 *dependents of the student’s parents including the stu-*
6 *dent;*

7 “(B) *if the parents are divorced or separated,*
8 *family members include the parent whose income is*
9 *included in computing available income and that*
10 *parent’s dependents, including the student; and*

11 “(C) *if the parents are divorced and the parent*
12 *whose income is so included is remarried, or if the*
13 *parent was a widow or widower who has remarried,*
14 *family members also include, in addition to those in-*
15 *dividuals referred to in subparagraph (B), the new*
16 *spouse and any dependents of the new spouse if that*
17 *spouse’s income is included in determining the par-*
18 *ents’ adjusted available income.*

19 “(2) *In determining family size in the case of an inde-*
20 *pendent student—*

21 “(A) *family members include the student, the*
22 *student’s spouse, and the dependents of the student;*
23 *and*

24 “(B) *if the student is divorced or separated, fam-*
25 *ily members do not include the spouse (or ex-spouse),*

1 *but do include the student and the student's depend-*
2 *ents.*

3 “(m) *BUSINESS ASSETS.*—*The term ‘business assets’*
4 *means property that is used in the operation of a trade*
5 *or business, including real estate, inventories, buildings,*
6 *machinery, and other equipment, patents, franchise rights,*
7 *and copyrights.”.*

8 (g) *AMENDMENTS TO PART G OF TITLE IV OF THE*
9 *ACT.*—*Part G of title IV of the Act is amended—*

10 (1) *in section 481(a)(3)(B), by inserting before*
11 *the semicolon the following: “, except that the Sec-*
12 *retary, at the request of such institution, may waive*
13 *the applicability of this subparagraph to such institu-*
14 *tion for good cause, as determined by the Secretary”;*

15 (2) *in section 481(a)(3)(D)—*

16 (A) *by striking “are admitted pursuant to*
17 *section 484(d)” and inserting “do not have a*
18 *high school diploma or its recognized equiva-*
19 *lent”;* *and*

20 (B) *by inserting before the period the follow-*
21 *ing: “, except that the Secretary may waive the*
22 *limitation contained in this subparagraph if a*
23 *nonprofit institution demonstrates to the satis-*
24 *faction of the Secretary that it exceeds such limi-*
25 *tation because it serves, through contracts with*

1 *Federal, State, or local government agencies, sig-*
2 *nificant numbers of students who do not have a*
3 *high school diploma or its recognized equiva-*
4 *lent”;*

5 *(3) in section 481(a)(4), by amending subpara-*
6 *graph (A) to read as follows:*

7 *“(A) the institution, or an affiliate of the*
8 *institution that has the power, by contract or*
9 *ownership interest, to direct or cause the direc-*
10 *tion of the management or policies of the institu-*
11 *tion, has filed for bankruptcy;”;*

12 *(4) in section 481(d), by amending paragraph*
13 *(2) to read as follows:*

14 *“(2) For the purpose of any program under this title,*
15 *the term ‘academic year’ shall require a minimum of 30*
16 *weeks of instructional time, and, with respect to an under-*
17 *graduate course of study, shall require that during such*
18 *minimum period of instructional time a full-time student*
19 *is expected to complete at least 24 semester or trimester*
20 *hours or 36 quarter hours at an institution that measures*
21 *program length in credit hours, or at least 900 clock hours*
22 *at an institution that measures program length in clock*
23 *hours.”;*

24 *(5) in section 481(e) by striking paragraph (2)*
25 *and inserting the following:*

1 “(2)(A) A program is an eligible program for purposes
2 of part B of this title if it is a program of at least 300
3 clock hours of instruction, but less than 600 clock hours of
4 instruction, offered during a minimum of 10 weeks, that—

5 “(i) has a completion rate of at least 70 percent,
6 as determined in accordance with the regulations of
7 the Secretary;

8 “(ii) has a placement rate of at least 70 percent,
9 as determined in accordance with the regulations of
10 the Secretary; and

11 “(iii) satisfies such further criteria as the Sec-
12 retary may prescribe by regulation.

13 “(B) In the case of a program being determined eligible
14 for the first time under this paragraph, such determination
15 shall be made by the Secretary before such program is con-
16 sidered to have satisfied the requirements of this para-
17 graph.”;

18 (6) in section 481(f), by striking “State” and in-
19 serting “individual, or any State,”;

20 (7) in section 482(c), by adding at the end the
21 following new sentence: “For award year 1994–95,
22 this subsection will not apply to regulatory changes
23 affecting parts B, G, and H of this title.”;

24 (8) in section 483(a)(1), by striking “section
25 411(d)” and inserting “section 401(d)”;

1 (9) in section 483(a)(2), by inserting at the end
2 the following new sentence: “No data collected on a
3 form for which a fee is charged shall be used to com-
4 plete the form prescribed under paragraph (1).”;

5 (10) in section 483(a)(3), by inserting at the end
6 the following sentence: “Entities designated by insti-
7 tutions of higher education or States to receive such
8 data shall be subject to all requirements of this sec-
9 tion, unless such requirements are waived by the Sec-
10 retary.”;

11 (11) in section 483(f), by striking “address, so-
12 cial security number,” and inserting “address or em-
13 ployer’s address, social security number or employer
14 identification number,”;

15 (12) in section 484(a)(4)(B), by striking the
16 semicolon and inserting the following: “(or if the stu-
17 dent is ineligible for or unable to obtain a social secu-
18 rity number, such student’s identification number);
19 and ”;

20 (13) in section 484(a)(5), by striking “in the
21 United States for other than a temporary purpose
22 and able to provide evidence from the Immigration
23 and Naturalization Service of his or her intent to be-
24 come a permanent resident” and inserting “able to
25 provide evidence from the Immigration and Natu-

1 *ralization Service that he or she is in the United*
2 *States for other than a temporary purpose with the*
3 *intention of becoming a citizen or permanent resi-*
4 *dent”;*

5 *(14) in section 484(b)(2)—*

6 *(A) in subparagraph (A), by striking*
7 *“and”;*

8 *(B) in subparagraph (B), by striking the*
9 *period and inserting “; and”; and*

10 *(C) after subparagraph (B), by inserting:*

11 *“(C) has applied for a loan under section*
12 *428H, if eligible.”;*

13 *(15) in section 484(b)(3), by striking “part B”*
14 *and inserting “part B or D”;*

15 *(16) in section 484, by striking subsection (f);*

16 *(17) in section 484(g), by inserting a comma*
17 *after “Part D” each place it appears;*

18 *(18) in section 484(h)(4)(B), by striking “con-*
19 *stitutes” and inserting “constitute”;*

20 *(19) in section 484(i)(2)—*

21 *(A) by striking “(h)(4)(A)(ii)” and insert-*
22 *ing “(h)(4)(A)(i)”;* and

23 *(B) by striking “documentation,” and in-*
24 *serting “documentation, or”;*

25 *(20) in section 484(i)(3)—*

1 (A) by striking “(h)(4)(B)(ii)” and insert-
2 ing “(h)(4)(B)(i)”; and

3 (B) by striking “, or” and inserting a pe-
4 riod;

5 (21) in section 484(i), by striking paragraph (4);

6 (22) in section 484(n), by striking “part B, C,”
7 and inserting “parts B, C,”;

8 (23) in section 484(q)(2), by striking “a correct
9 social security number” and inserting “documented
10 evidence of a social security number that is deter-
11 mined by the institution to be correct”;

12 (24) in section 484B(a), by striking “grant,
13 loan, or work assistance” and inserting “grant or
14 loan assistance”;

15 (25) in section 484B(b)(3), by striking “sub-
16 section (d)” and inserting “subsection (c)”;

17 (26) in section 485(a)(1)(F)(iv), by inserting
18 “under” after “awards”;

19 (27) in section 485(a)(1)(F)(viii), by striking the
20 period;

21 (28) in section 485(a)(1)(F), by striking clause
22 (vi) and redesignating clauses (vii) and (viii) as
23 clauses (vi) and (vii), respectively;

24 (29) in section 485(a)(1)(L), by inserting a
25 comma after “full-time”;

1 (30) in section 485(a)(3), by striking subpara-
2 graph (A) and inserting the following:

3 “(A) shall, for any academic year beginning
4 more than 270 days after the Secretary first pre-
5 scribes final regulations pursuant to such sub-
6 paragraph (L), be made available to current and
7 prospective students prior to enrolling or enter-
8 ing into any financial obligation.”;

9 (31) in paragraphs (1)(A) and (2)(A) of section
10 485(b), by striking “under parts” and inserting
11 “under part”;

12 (32) in section 485(e), by adding at the end the
13 following new paragraph:

14 “(9) This subsection shall not be effective until the first
15 July 1 that follows, by more than 270 days, the date on
16 which the Secretary first prescribes final regulations pursu-
17 ant to this subsection. The reports required by this sub-
18 section shall be due on that July 1 and each succeeding
19 July 1 and shall cover the 1-year period ending June 30
20 of the preceding year.”;

21 (33) in section 485B(a)—

22 (A) by striking “part E” and inserting
23 “parts D and E”; and

24 (B) by striking the second period at the end
25 of the third sentence;

1 (34) in section 485B(a)(4), by striking “part E”
2 and inserting “parts D and E”;

3 (35) in section 485B(c), by striking “part B or
4 part E” and inserting “part B, D, or E”;

5 (36) in section 485B(e), by striking “under this
6 part” each place it appears and inserting “under this
7 title”;

8 (37) in section 487(a)(2), by striking “, or for
9 completing or handling the Federal Student Assist-
10 ance Report”;

11 (38) in section 487(c)(1)(F), by striking “eligi-
12 bility for any program under this title of any other-
13 wise eligible institution,” and inserting “participa-
14 tion in any program under this title of an eligible in-
15 stitution,”;

16 (39) in section 489(a), by striking “484(c)” and
17 inserting “484(h)”; and

18 (40) in section 491(h)(1), by striking “subtitle
19 III” and inserting “subchapter III”.

20 (h) AMENDMENTS TO PART H OF TITLE IV OF THE
21 ACT.—Part H of title IV of the Act is amended—

22 (1) in section 494C(a), by striking the first and
23 second sentences and inserting the following: “The
24 Secretary shall review all eligible institutions of high-
25 er education in a State to determine if any such in-

1 *stitution meets any of the criteria in subsection (b).*
2 *If any such institution meets one or more of such cri-*
3 *teria, the Secretary shall inform the State in which*
4 *such institution is located that the institution has met*
5 *such criteria, and the State shall review the institu-*
6 *tion pursuant to the standards in subsection (d). The*
7 *Secretary may determine that a State need not review*
8 *an institution if such institution only meets the cri-*
9 *terion in subsection (b)(10), such institution was pre-*
10 *viously reviewed by the State under subsection (d),*
11 *and the State determined in such previous review that*
12 *the institution did not violate any of the standards in*
13 *subsection (d).”;*

14 *(2) in section 494C(i), by striking “sections 428*
15 *or 487” and inserting “section 428 or 487”;*

16 *(3) in section 496(a)(2)(A)(i), by inserting “of*
17 *institutions” after “membership”;*

18 *(4) in section 496(a)(3)(A), by striking “sub-*
19 *paragraph (A)” and inserting “subparagraph (A)(i)”;*

20 *(5) in section 496(a)(5)—*

21 *(A) by striking the period at the end of sub-*
22 *paragraph (L) and inserting a semicolon; and*

23 *(B) by inserting after subparagraph (L) the*
24 *following:*

1 “except that subparagraphs (G), (H), (I), (J), and (L) shall
2 not apply to agencies or associations described in para-
3 graph (2)(A)(ii) of this subsection;”;

4 (6) in section 496(c), by striking “for the pur-
5 pose of this title” and inserting “as a reliable author-
6 ity as to the quality of education or training offered
7 by an institution seeking to participate in the pro-
8 grams authorized under this title”;

9 (7) in section 496(l)(2)—

10 (A) by striking “instituition” and insert-
11 ing “institution”; and

12 (B) by striking “association leading to the
13 suspension” and inserting “association, described
14 in paragraph (2)(A)(i), (2)(B), or (2)(C) of sub-
15 section (a) of this section, leading to the suspen-
16 sion”;

17 (8) in section 496(n)(1), by amending subpara-
18 graph (B) to read as follows:

19 “(B) site visits, including unannounced site vis-
20 its as appropriate, at accrediting agencies and asso-
21 ciations, and, at the Secretary’s discretion, at rep-
22 resentative member institutions.”;

23 (9) in section 498(c)(3), by amending subpara-
24 graph (C) to read as follows:

1 “(C) such institution establishes to the satisfac-
2 tion of the Secretary, with the support of a report of
3 an independent certified public accountant prepared
4 under generally accepted accounting principles (ex-
5 cept as provided herein), that the institution has suf-
6 ficient resources (which shall include, as a current
7 asset, the equity in land, buildings, and other facili-
8 ties owned and occupied by such institution and used
9 to provide the education and training services de-
10 scribed in such institution’s official publications and
11 statements) to ensure against precipitous closure, in-
12 cluding the ability to meet all of its financial obliga-
13 tions, including refunds of institutional charges and
14 repayments to the Secretary for liabilities and debts
15 incurred in programs administered by the Secretary;
16 or”;

17 (10) in section 498(f), by inserting after the sec-
18 ond sentence the following: “The Secretary may estab-
19 lish priorities by which institutions are to receive site
20 visits, and may coordinate such visits with site visits
21 by States, guaranty agencies, and accrediting bodies
22 in order to eliminate duplication, and reduce admin-
23 istrative burden.”;

24 (11) in section 498(h)(1)(B), by amending clause
25 (iii) to read as follows:

1 “(iii) the Secretary determines that an in-
2 stitution that seeks to renew its certification is,
3 in the judgment of the Secretary, in an adminis-
4 trative or financial condition that may jeopard-
5 ize its ability to perform its financial respon-
6 sibilities under a program participation agree-
7 ment.”;

8 (12) in section 498(h)(3), by striking “the Sec-
9 retary may terminate”; and inserting “the Secretary
10 may, after providing the institution an opportunity
11 to show that the institution meets those responsibil-
12 ities, terminate”;

13 (13) in section 498, by amending subsection
14 (i)(1) to read as follows:

15 “(i) TREATMENT OF CHANGES OF OWNERSHIP.—(1)
16 An eligible institution of higher education that has had a
17 change in ownership resulting in a change of control shall
18 not qualify to participate in programs under this title after
19 the change in control (except as provided in paragraph (3))
20 unless it establishes that it meets the requirements of section
21 481 (other than the requirements in subsections (b)(5) and
22 (c)(3)) and this section after such change in control.”;

23 (14) in section 498(i)(3), by amending subpara-
24 graph (A) to read as follows:

1 “(A) the sale or transfer, upon the death of an
2 owner of an institution, of the ownership interest of
3 the deceased in that institution to a family member
4 or to a person holding an ownership interest in that
5 institution; or”;

6 (15) in section 498(j), by amending subsection
7 (j)(1) to read as follows:

8 “(j) TREATMENT OF BRANCHES.—(1) A branch of an
9 eligible institution of higher education, as defined pursuant
10 to regulations of the Secretary, must be certified under this
11 subpart before it may participate as part of such institution
12 in a program under this title, except that such branch shall
13 not be required to meet the requirements of sections
14 481(b)(5) and 481(c)(3) prior to seeking such certification.
15 Such branch is required to be in existence at least 2 years
16 prior to seeking certification as a main campus or free-
17 standing institution.”; and

18 (16) in section 498A(e), by striking “Act,” and
19 inserting “Act”.

20 (i) AMENDMENTS TO TITLES V THROUGH XII OF THE
21 ACT.—The Act is amended—

22 (1) in section 505(b)(2)(D)(iii), by striking the
23 period and inserting a semicolon;

24 (2) in section 525, by striking subsection (c) and
25 inserting the following:

1 “(c) *WAIVERS.*—*For purposes of giving special consid-*
2 *eration under section 523(d), a State may waive the cri-*
3 *teria contained in the first sentence of subsection (b) for*
4 *up to 25 percent of individuals receiving Paul Douglas*
5 *Teacher Scholarships on or after July 1, 1993.”;*

6 (3) *in the first sentence of section 530A—*

7 (A) *by striking “means” and inserting “is*
8 *determined both during a scholar’s education*
9 *and when the scholar begins teaching and*
10 *means”;* and

11 (B) *by striking “elementary and secondary*
12 *school teachers” each place it appears and insert-*
13 *ing “preschool, elementary, and secondary school*
14 *teachers”;*

15 (4) *in section 535(b)(1)(C), by striking the semi-*
16 *colon and inserting a period;*

17 (5) *in section 537(a), by inserting “IN” before*
18 *“GENERAL”;*

19 (6) *in section 545(d), by striking “parts B, D,”*
20 *and inserting “part B, D.”;*

21 (7) *in section 580B, by striking “(a) Authoriza-*
22 *tion.—”;*

23 (8) *in section 581(b)(2), by striking*
24 *“402A(g)(2)” and inserting “402A(g)”;*

1 (9) in section 597(d)(1), by striking “Develop-
2 ment and” and inserting “and Development”;

3 (10) in section 602(a)(3), by striking “(1)(A)”
4 and inserting “(1)”;

5 (11) in section 602(a)(4), by striking “(1)(A)”
6 and inserting “(1)”;

7 (12) in section 603(a), by striking “RESOURCES”
8 and inserting “Resource”;

9 (13) in section 607(c), by redesignating the last
10 paragraph as paragraph (3);

11 (14) in section 714, by striking “(a) IN GEN-
12 ERAL.—”;

13 (15) in section 715(b)—

14 (A) by striking “(1) STATE GRANTS.—”;

15 (B) by redesignating subparagraphs (A)
16 and (B) as paragraphs (1) and (2);

17 (C) in paragraph (2) (as so redesignated)
18 by redesignating clauses (i), (ii), and (iii) as
19 subparagraphs (A), (B), and (C), respectively;
20 and

21 (D) by reducing the indentation of such
22 paragraphs (1) and (2) (as so redesignated) by
23 two *em* spaces;

24 (16) in section 725—

1 (A) by redesignating paragraphs (2)
2 through (5) as subparagraphs (3) through (6),
3 respectively; and

4 (B) by inserting after paragraph (1) the fol-
5 lowing:

6 “(2) shall require that the first loans for capital
7 projects authorized under section 723 be made no
8 later than March 31, 1994, and that the provisions of
9 part B be administered under the Education Depart-
10 ment General Administrative Regulations (EDGAR),
11 if final regulations have not been completed by that
12 date to implement the provisions of part B;”

13 (17) in section 726, by inserting a period after
14 “title” the first time it appears and striking the re-
15 mainder of the sentence;

16 (18) in section 731(a), by striking “faculties,”
17 and inserting “faculty,”;

18 (19) in section 731(c), by striking “enactment
19 of”;

20 (20) in section 734(e)—

21 (A) by striking “FACULTIES” and inserting
22 “FACULTY”; and

23 (B) by striking “faculties” and inserting
24 “faculty”;

1 (21) in section 781(b), by striking “Education
2 Amendments of 1992,” and inserting “Education
3 Amendments of 1992”;

4 (22) in section 782(1)(A), by striking “out-
5 patient care of student” and inserting “outpatient
6 care of students”;

7 (23) in the matter preceding paragraph (1) of
8 section 802(b), by inserting after “fiscal year” the fol-
9 lowing: “the Secretary shall reserve such amount as
10 is necessary to make continuing awards to institu-
11 tions of higher education that were, on the date of en-
12 actment of the Higher Education Amendments of
13 1992, operating an existing cooperative education
14 program under a multiyear project award and to
15 continue to pay to such institutions the Federal share
16 in effect on the day before such date of enactment. Of
17 the remainder of the amount appropriated in such
18 fiscal year”;

19 (24) in section 803(b)(6)(A), by striking out
20 “data”;

21 (25) in section 803(e)(2)—

22 (A) by striking “Mexican American” and
23 inserting “Mexican-American”; and

24 (B) by striking “Mariana” and inserting
25 “Marianian”;

1 (26) in section 901(b)(2), by striking “such
2 part” and inserting “such title”;

3 (27) in section 922, by striking subsection (f)
4 and inserting the following:

5 “(f) INSTITUTIONAL PAYMENTS.—(1) The Secretary
6 shall pay to the institution of higher education, for each
7 individual awarded a fellowship under this part at such
8 institution, an institutional allowance. Except as provided
9 in paragraph (2), such allowance shall be—

10 “(A) \$6,000 annually with respect to individuals
11 who first received fellowships under this part prior to
12 academic year 1993–1994;

13 “(B) with respect to individuals who first receive
14 fellowships during or after academic year 1993–
15 1994—

16 “(i) \$9,000 for the academic year 1993–
17 1994;

18 “(ii) for succeeding academic years, \$9,000
19 adjusted annually thereafter in accordance with
20 inflation as determined by the Department of
21 Labor’s Consumer Price Index for the previous
22 calendar year.

23 “(2) The institutional allowance paid under para-
24 graph (1) shall be reduced by the amount the institution
25 charges and collects from a fellowship recipient for tuition

1 *and other expenses as part of the recipient's instructional*
2 *program.”;*

3 *(28) in the second sentence of section 923(b)(1),*
4 *by striking “granting of such fellowships” and all*
5 *that follows through “set forth in this section,” and*
6 *inserting “granting of such fellowships for an addi-*
7 *tional period of study not to exceed one 12-month pe-*
8 *riod,”;*

9 *(29) in section 923(b)(2), by striking out the sec-*
10 *ond and third sentences and inserting the following:*
11 *“Such period shall not exceed a total of 3 years, con-*
12 *sisting of not more than 2 years of support for study*
13 *or research, and not more than 1 year of support for*
14 *dissertation work provided that the student has at-*
15 *tained satisfactory progress prior to the dissertation*
16 *stage, except that the Secretary may provide by regu-*
17 *lation for the granting of such fellowships for an ad-*
18 *ditional period of study not to exceed one 12-month*
19 *period, under special circumstances which the Sec-*
20 *retary determines would most effectively serve the*
21 *purposes of this part. The Secretary shall make a de-*
22 *termination to provide such 12-month extension of an*
23 *award to an individual fellowship recipient for study*
24 *or research upon review of an application for such ex-*
25 *tension by the recipient. The institution shall provide*

1 2 years of support for each student following the years
2 of Federal predissertation support under this part.
3 Any student receiving an award for graduate study
4 leading to a doctoral degree shall receive at least 1
5 year of supervised training in instruction during his
6 or her doctoral program.”;

7 (30) in section 923(b), by adding at the end the
8 following new paragraph:

9 “(3) CONTINUATION OF AWARDS UNDER PRIOR
10 LAW.—Notwithstanding any other provision of law,
11 in the case of an individual who was awarded a
12 multiyear fellowship under this part before the date
13 of enactment of the Higher Education Amendments of
14 1992, awards to such individual for the remainder of
15 such fellowship may, at the discretion of the institu-
16 tion of higher education attended by such individual,
17 be subject to the requirements of this subsection as in
18 effect prior to such date of enactment. The institution
19 shall be required to exercise such discretion at the
20 time that its application to the Secretary for a grant
21 under this part, and the amount of any such grant,
22 are being considered by the Secretary.”;

23 (31) in section 924, by adding at the end thereof
24 the following new sentence: “Notwithstanding any
25 other provision of law, the Secretary may use funds

1 *appropriated pursuant to this section for fiscal year*
2 *1994 to make continuation awards under section*
3 *923(b)(3) to individuals who would have been eligible*
4 *for such awards in fiscal year 1993 if such section*
5 *had been in effect.”;*

6 *(32) in section 931(a), by inserting after the first*
7 *sentence the following new sentence: “These fellow-*
8 *ships shall be awarded to students intending to pur-*
9 *sue a doctoral degree, except that fellowships may be*
10 *granted to students pursuing a master’s degree in*
11 *those fields in which the master’s degree is commonly*
12 *accepted as the appropriate degree for a tenured-track*
13 *faculty position in a baccalaureate degree-granting*
14 *institution.”;*

15 *(33) in the third sentence of section 932(a)(1), by*
16 *striking “doctoral” and inserting “graduate”;*

17 *(34) in section 932(c), by striking “doctoral”*
18 *and inserting “graduate”;*

19 *(35) in section 933(b), by striking paragraph (1)*
20 *and inserting the following:*

21 *“(1) IN GENERAL.—(A) The Secretary shall (in*
22 *addition to stipends paid to individuals under this*
23 *part) pay to the institution of higher education, for*
24 *each individual awarded a fellowship under this part*
25 *at such institution, an institutional allowance. Ex-*

1 *cept as provided in subparagraph (B), such allowance*
2 *shall be—*

3 “(i) \$6,000 annually with respect to indi-
4 viduals who first received fellowships under this
5 part prior to academic year 1993–1994;

6 “(ii) with respect to individuals who first
7 receive fellowships during or after academic year
8 1993–1994—

9 “(I) \$9,000 for the academic year
10 1993–1994;

11 “(II) for succeeding academic years,
12 \$9,000 adjusted annually thereafter in ac-
13 cordance with inflation as determined by
14 the Department of Labor’s Consumer Price
15 Index for the previous calendar year.

16 “(B) The institutional allowance paid under
17 subparagraph (A) shall be reduced by the amount the
18 institution charges and collects from a fellowship re-
19 cipient for tuition and other expenses as part of the
20 recipient’s instructional program.”;

21 (36) in section 941, by striking “the part” and
22 inserting “this part”;

23 (37) in section 943(b), by striking “foreign lan-
24 guages or area studies” and inserting “foreign lan-
25 guages and area studies”;

1 (38) in section 945, by striking subsection (c)
2 and inserting the following:

3 “(c) *TREATMENT OF INSTITUTIONAL PAYMENTS.*—An
4 institution of higher education that makes institutional
5 payments for tuition and fees on behalf of individuals sup-
6 ported by fellowships under this part in amounts that ex-
7 ceed the institutional payments made by the Secretary pur-
8 suant to section 946(a) may count such payments toward
9 the amounts the institution is required to provide pursuant
10 to section 944(b)(2).”;

11 (39) in section 946, by striking subsection (a)
12 and inserting the following:

13 “(f) *INSTITUTIONAL PAYMENTS.*—(1) The Secretary
14 shall (in addition to stipends paid to individuals under this
15 part) pay to the institution of higher education, for each
16 individual awarded a fellowship under this part at such
17 institution, an institutional allowance. Except as provided
18 in paragraph (2), such allowance shall be—

19 “(A) \$6,000 annually with respect to individuals
20 who first received fellowships under this part prior to
21 academic year 1993–1994;

22 “(B) with respect to individuals who first receive
23 fellowships during or after academic year 1993–
24 1994—

1 “(i) \$9,000 for the academic year 1993–
2 1994;

3 “(ii) for succeeding academic years, \$9,000
4 adjusted annually thereafter in accordance with
5 inflation as determined by the Department of
6 Labor’s Consumer Price Index for the previous
7 calendar year.

8 “(2) The institutional allowance paid under para-
9 graph (1) shall be reduced by the amount the institution
10 charges and collects from a fellowship recipient for tuition
11 and other expenses as part of the recipient’s instructional
12 program.”;

13 (40) in section 951(a), in the matter preceding
14 paragraph (1), by inserting “Pacific Islanders,” after
15 “Native Americans,”;

16 (41) in section 1004(a), by striking “part” and
17 inserting “subpart”;

18 (42) in section 1011(d), by striking “part” and
19 inserting “subpart”;

20 (43) in part D of title X, by redesignating sec-
21 tion 1181 as section 1081;

22 (44) in section 1081(d) (as so redesignated) by
23 inserting a comma after “this title)” and after “such
24 institutions”;

1 (49) in section 1205(a), by inserting “National
2 Advisory” before “Committee” the first place it ap-
3 pears;

4 (50) in paragraphs (1) and (6) of section
5 1205(c), by inserting “of title IV of this Act” after
6 “part H”;

7 (51) in section 1205(f), by striking “Accredita-
8 tion and Institutional Eligibility” and inserting “In-
9 stitutional Quality and Integrity”;

10 (52) in section 1209(f)(1), by striking “the Act”
11 and inserting “this Act”;

12 (53) in title XII, by redesignating section 1211
13 (as added by section 6231 of the Omnibus Trade and
14 Competitiveness Act of 1988) as section 1212; and

15 (54) in section 1212(e)(2) (as so redesignated),
16 by inserting close quotation marks after “facilities”
17 the first place it appears.

18 (j) AMENDMENTS TO THE 1992 AMENDMENTS.—The
19 Higher Education Amendments of 1992 is amended—

20 (1) in section 401(d)(2)(A), by inserting “the
21 first place it appears” before “the following.”;

22 (2) in section 425(d)(1)—

23 (A) by inserting “the second sentence of”
24 after “(1) in”; and

25 (B) by striking “in the second sentence”;

1 (3) in section 425(d)(4)—

2 (A) by inserting “the second sentence of”
3 after “(4) in”; and

4 (B) by striking “in the second sentence”;

5 (4) in section 426(c), by striking “new sub-
6 sections” and inserting “new subsection”;

7 (5) in section 432(a)(3), by striking
8 “427(a)(2)(C) and 428(b)(1)(M)” and inserting
9 “427(a)(2)(C), 428(b)(1)(M), and 428B(d)(1)”;

10 (6) in section 432(a)—

11 (A) by redesignating paragraphs (13), (14),
12 and (15), as paragraphs (14), (15), and (16), re-
13 spectively; and

14 (B) by inserting immediately after para-
15 graph (12) the following new paragraph:

16 “(13) that the changes made to subsections (a)
17 and (c) of section 435, as they relate to the elimi-
18 nation of vocational schools from the definition of an
19 eligible institution and to the repeal of the definition
20 of a vocational school, shall be effective as of the effec-
21 tive date of final regulations implementing section
22 481(e)(2)(A) of the Act;”;

23 (7) in section 446, by striking subsection (c);

24 (8) in section 465(a), by amending paragraph
25 (1) to read as follows:

1 “(1) in subparagraph (A), by striking ‘and such
2 determination’ and all that follows through ‘such
3 chapter 1’;”;

4 (9) in section 484, by inserting after subsection
5 (h) the following new subsection:

6 “(i) *EFFECTIVE DATE.*—The amendments made by
7 subsection (g) with respect to the addition of subsection (n)
8 shall be effective on and after December 1, 1987.”;

9 (10) in section 486(a)(3), by striking “section 1”
10 and inserting “section 103”;

11 (11) in section 498—

12 (A) by redesignating paragraphs (3), (4),
13 (5), (6), and (7) as paragraphs (4), (5), (6), (7),
14 and (8), respectively;

15 (B) by inserting immediately after para-
16 graph (2) the following new paragraph:

17 “(3) the changes made to section 481(b) and (c),
18 relating to the references to an eligible program, shall
19 be effective as of the effective date of final regulations
20 implementing section 481(e)(2)(A) of the Act;”;

21 (C) by amending paragraph (4) (as redesign-
22 ated by subparagraph (A)) to read as follows:

23 “(4) section 481(e), as added by such amend-
24 ments, relating to the definition of an eligible pro-
25 gram, shall be effective as of the effective date of final

1 *regulations implementing paragraph (2)(A) of such*
2 *section;”;*

3 *(12) in section 1409(b)(1), by striking “the As-*
4 *bestos Hazard Emergency Response Act” and insert-*
5 *ing “section 202 of the Toxic Substances Control Act*
6 *(15 U.S.C. 2642)”;*

7 *(13) in section 1422(9), by striking “has placed”*
8 *and inserting “have placed”;*

9 *(14) in section 1442(c), by striking “Chairman”*
10 *and inserting “Chairperson”;*

11 *(15) in section 1541(g), by striking “edu-*
12 *cational” and inserting “education”; and*

13 *(16) in section 1554(a)(1), by striking “4” and*
14 *inserting “6”.*

15 *(k) AMENDMENT TO THE 1986 AMENDMENT.—Section*
16 *1507(a)(12) of the Higher Education Amendments of 1986*
17 *is amended by striking the period and inserting a semi-*
18 *colon.*

19 *(l) ACCREDITATION THROUGH TRANSFER OF CRED-*
20 *IT.—(1) An institution of higher education which satisfied*
21 *the requirements of section 1201(a)(5)(B) of the Act prior*
22 *to the enactment of the Higher Education Amendments of*
23 *1992, shall be considered to meet the requirements of section*
24 *1201(a)(5) of the Act if—*

1 (A) *within 60 days after the date of enactment*
2 *of the Higher Education Technical Amendments of*
3 *1993, such institution has applied for accreditation*
4 *by a nationally recognized accrediting agency or asso-*
5 *ciation which the Secretary determines, pursuant to*
6 *subpart 2 of part H of title IV of the Act, to be a reli-*
7 *able authority as to the quality of education or train-*
8 *ing offered; and*

9 (B) *within 2 years of the date of enactment of*
10 *the Higher Education Technical Amendments of 1993,*
11 *such institution is accredited by such an accrediting*
12 *agency or association or, if not so accredited, has been*
13 *granted preaccreditation status by such an agency or*
14 *association that has been recognized by the Secretary*
15 *for the granting of preaccreditation status, and the*
16 *Secretary has determined that there is satisfactory as-*
17 *surance that the institution will meet the accredita-*
18 *tion standards of such an agency or association with-*
19 *in a reasonable time.*

20 (2) *Paragraph (1) of this subsection shall be effective*
21 *July 23, 1992.*

22 (m) *AMENDMENT TO PART D OF TITLE IV OF THE*
23 *ACT.—Section 453(b)(2)(B) of the Act is amended to read*
24 *as follows:*

1 “(B) if the Secretary determines it nec-
 2 essary in order to carry out the purposes of sub-
 3 paragraph (A) and attain such reasonable rep-
 4 resentation (as required by subparagraph (A)),
 5 selecting additional institutions.”.

Amend the title so as to read: “An Act to make cer-
 tain technical and conforming amendments to the Higher
 Education Act of 1965.”.

Attest:

Clerk.

S 1507 EAH—2

S 1507 EAH—3

S 1507 EAH—4

S 1507 EAH—5

S 1507 EAH—6