STATE OF NEW YORK

7760

2019-2020 Regular Sessions

IN ASSEMBLY

May 20, 2019

Introduced by M. of A. EPSTEIN -- read once and referred to the Committee on Higher Education

AN ACT to amend the education law, in relation to directing the commissioner of education to establish a system for grading for-profit institutions of higher education

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. Section 305 of the education law is amended by adding a new subdivision 60 to read as follows:

3 <u>60. a. The commissioner is authorized and directed to establish and</u> 4 <u>maintain a database of the following information on every for-profit</u> 5 <u>institution of higher education:</u>

- 6 (i) total for-profit institution of higher education program cost;
- 7 (ii) graduation rate;

8 (iii) graduate placement rate;

9 <u>(iv) total placement rate;</u>

10 (v) community service programs provided to students to do volunteer 11 work for either a corporation, association, organization or trust

12 <u>described in section 501 (c) (3) of the United States internal revenue</u> 13 <u>code or a government agency;</u>

14 (vi) support services available to students including career and guid-15 ance counseling and mental health services;

- 16 (vii) median time in which a student completes a for-profit institu-17 tion of higher education program;
- 18 (viii) median cumulative student debt amount;
- 19 (ix) average amount borrowed;
- 20 (x) cohort default rate;
- 21 (xi) post school earnings; and

22 (xii) outstanding student debt of for-profit institution of higher
23 education graduates ten years out.

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

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1	b (i) Derveller en en hefene Tule finst eest fen medit institution.
1	b. (i) Annually on or before July first, each for-profit institution
2	of higher education shall report to the department all information
3	regarding subparagraphs (i) through (vi) of paragraph a of this subdivi-
4	sion necessary for the commissioner to establish and maintain the data-
5	base pursuant to paragraph a of this subdivision. The commissioner shall
6	promulgate rules and regulations regarding the form and content of such
7	report.
8	(ii) The commissioner shall utilize all information reported by a
9	for-profit institution of higher education and information publicly
10	available from the federal government and any other source as deemed
11	necessary by such commissioner to carry out the provisions of this
12	subdivision.
13	c. (i) The commissioner shall devise a method for assigning and
14	publishing a letter grade to every for-profit institution of higher
15	education based upon the information contained in the database estab-
16	lished pursuant to this subdivision. Such grade shall be updated annu-
17	ally.
18	(ii) Each for-profit institution of higher education shall prominently
19	display on its website the letter grade most recently assigned to such
20	institution pursuant to subparagraph (i) of this paragraph.
21	d. As used in this subdivision, the following terms shall have the
22	following meanings:
23	(i) "For-profit institution of higher education" means a school that:
24	(1) provides a program leading to an associates or baccalaureate
25	degree;
26	(2) is legally authorized in New York state to provide a program of
27	education beyond secondary education; and
28	(3) is neither a public or non-profit institution.
29	(ii) "Graduation rate" means the number of students at a for-profit
30	institution of higher education who received certificates, diplomas, or
31	degrees in the program during the latest two calendar years, divided by
32	the number of students who enrolled in the program during the latest two
33	calendar years. The graduation rate shall be determined within one
34	hundred eighty days from the end of each calendar year and shall be
35	calculated separately for students admitted as freshmen and students who
36	transfer in.
37	(iii) "Graduate placement rate" means the number of students obtaining
38	full time (at least thirty-two hours per week), non-temporary employment
39	in the field of study during the latest two calendar years for which the
40	for-profit institution of higher education has obtained verification,
41	divided by the number of all students graduating from the program during
42	the latest two calendar years. The graduate placement rate shall be
43	determined within one hundred eighty days from the end of each calendar
44	year and shall be calculated separately for students admitted as fresh-
45	men and students who transfer in.
46	(iv) "Total placement rate" means the product of the graduate place-
47	ment rate and the graduation rate. The total placement rate shall be
48	determined within one hundred eighty days from the end of each calendar
49 50	year.
50 E 1	(v) "Median cumulative debt amount" means the median amount of cumula-
51 52	tive debt, including private, institutional, and federal, incurred by a
52 52	student who attended a for-profit institution of higher education wheth-
53 E4	er or not they completed a program at such institution.
54 55	(vi) "Average amount borrowed" means the average amount of private,
55	institutional, and federal, loans a student who attended a for-profit

1	institution of higher education borrows to enroll in a program at such
2	institution.
3	(vii) "Post school earnings" means the sum of any wages, deferred
4	compensation and self-employment earnings.
5	(viii) "Cohort default rate" means the percentage of a for-profit
б	institution of higher education's borrowers who enter repayment on any
7	private, institutional and federal loans during the fiscal year and
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8	default within the cohort default period. Cohort default rate shall be
8 9	
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9	default within the cohort default period. Cohort default rate shall be calculated for the periods of three years, five years and ten years.
9 10	default within the cohort default period. Cohort default rate shall be calculated for the periods of three years, five years and ten years. § 2. This act shall take effect on the first of January next succeed-
9 10 11	default within the cohort default period. Cohort default rate shall be calculated for the periods of three years, five years and ten years. § 2. This act shall take effect on the first of January next succeed- ing the date on which it shall have become a law. Effective immediately,