119TH CONGRESS		
1st Session		
		

To prohibit certain discrimination against athletes on the basis of sex by State athletic associations, intercollegiate athletic associations, and covered institutions of higher education, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Mr.	MURPHY (for himself, Mr. Blumenthal, and Mr. Wyl	DEN) introduced
	the following bill; which was read twice and referred to	the Committee
	on	

A BILL

- To prohibit certain discrimination against athletes on the basis of sex by State athletic associations, intercollegiate athletic associations, and covered institutions of higher education, and for other purposes.
 - 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 "Fair Play for Women
 - 5 Act".
 - 6 SEC. 2. FINDINGS.
- 7 Congress finds the following:

KIN25067 PT0 S.L.C.

(1) More than 50 years ago, Congress passed title IX of the Education Amendments of 1972 (referred to in this section as "title IX"), helping to transform participation in and support for women's sports by barring discrimination on the basis of sex in all schools that receive Federal funding, including in their athletic programs.

(2) Since the passage of title IX, millions more women and girls have had the opportunity to compete in school-based athletics. In high school athletics, athletic participation opportunities have increased from nearly 300,000 in 1972 to more than 3,400,000 in 2019. In intercollegiate athletics, opportunities have increased from nearly 30,000 in 1972 to 215,000 in 2020 on teams sponsored by institutions who are members of the National Collegiate Athletic Association (referred to in this section as the "NCAA").

(3) Despite progress, women and girls still face unequal opportunities and unfair treatment in school-based athletics. In high school athletics, girls have over 1,000,000 fewer athletic opportunities than boys, with schools providing girls with 43 percent of all athletic opportunities while girls represent nearly half of all students. In intercollegiate ath-

KIN25067 PT0 S.L.C.

letics, colleges would need to provide women with an additional 148,000 sports opportunities to match the same ratio of sports opportunities per student as is offered to men. Overall, girls still do not have the participation opportunities provided to boys before the enactment of title IX, over 50 years ago.

(4) Girls of color are often most impacted by unequal resources and unfair treatment. At high schools predominantly attended by white students, girls have 82 percent of the opportunities that boys have to play sports, while at high schools predominantly attended by students of color, girls have only 67 percent of the opportunities that boys have to play sports.

(5) As part of title IX athletics requirements, schools can show they are compliant by providing athletic participation opportunities for men and women that are substantially proportionate to their respective enrollment rates. Yet, a Government Accountability Office report from 2024 found that 93 percent of all colleges had athletic participation rates for women that were lower than their enrollment rate at the colleges. At 63 percent of colleges, women's athletic participation rates were at least 10 percentage points lower than their enrollment rates.

KIN25067 PT0 S.L.C.

Overall, the athletic participation rate for collegiate women was 14 percent less than their enrollment rate. Despite widespread noncompliance with title IX athletics requirements, no college has ever had Federal funding rescinded nor been sued by the Federal government for noncompliance.

(6) The magnitude of current gaps in intercollegiate athletics participation opportunities is likely undercounted, as investigations of intercollegiate athletics data have found that the majority of NCAA member institutions inflate the number of women participating in sports by double- and triple-counting women athletes who participate in more than one sport more often than the institutions double- and triple-count their counterparts who are men, counting men who are practice players on women's teams as women athletes, and packing women's teams with extra players who never end up competing.

(7) Women and girls in sports also face unfair treatment. They are frequently provided worse facilities, equipment, and uniforms than men and boys, and they receive less financial support and publicity from their schools. In the 2019–2020 academic year, women received \$252,000,000 less than men in athletic-based scholarships, and for every dollar colleges

1 spent on recruiting, travel, and equipment for men's 2 sports, they spent 58 cents, 62 cents, and 73 cents, 3 respectively, for women's sports. 4 (8) Amid ongoing unfair treatment, athletes 5 and athletics-related staff too often are unaware of 6 the rights and obligations provided by title IX. In 7 surveys of children and their parents, the majority 8 report not knowing what title IX is. A study con-9 ducted by the Government Accountability Office in 10 2017 found that most high school athletic adminis-11 trators were unaware of who their title IX coordi-12 nator was or felt unsupported by their title IX coor-13 dinator. In intercollegiate athletics, most coaches re-14 port that they never received formal training about 15 title IX as part of the preparation for their jobs. 16 SEC. 3. PURPOSES. 17 The purposes of this Act are to— 18 (1) address unfair and discriminatory treatment 19 of women and girls in sports in elementary and sec-20 ondary schools, as well as institutions of higher edu-21 cation; 22 (2) improve the collection and transparency of 23 data pertaining to participation in and support for 24 women's and girls' sports at schools receiving Fed-25 eral financial assistance;

1	(3) ensure all students participating in ath-
2	letics, as well as those who work in school-sponsored
3	athletics, are aware of and understand the non-
4	discrimination rights of students related to their
5	athletic opportunities; and
6	(4) ensure all students have equal access to
7	high-quality and supportive athletic opportunities.
8	SEC. 4. DEFINITIONS.
9	In this Act:
10	(1) ESEA TERMS.—The terms "elementary
11	school" and "secondary school" have the meanings
12	given those terms in section 8101 of the Elementary
13	and Secondary Education Act of 1965 (20 U.S.C.
14	7801).
15	(2) Collegiate.—The term "collegiate", used
16	with respect to athletics, means intramural and club-
17	level athletics or other athletics, in which all partici-
18	pants attend the same covered institution of higher
19	education.
20	(3) COVERED INSTITUTION OF HIGHER EDU-
21	CATION.—The term "covered institution of higher
22	education" means an entity that is described in sec-
23	tion 908(2)(A) of the Education Amendments of
24	1972 (20 U.S.C. 1687(2)(A)) and covered by section
25	908 of those Amendments (20 U.S.C. 1687).

1	(4) COVERED LOCAL EDUCATIONAL AGENCY.—
2	The term "covered local educational agency" means
3	such an agency that is described in section
4	908(2)(B) of the Education Amendments of 1972
5	(20 U.S.C. 1687(2)(B)) and covered by section 908
6	of those Amendments.
7	(5) Intercollegiate athletic associa-
8	TION.—The term "intercollegiate athletic associa-
9	tion" means any conference, association, or other
10	group or organization, established by or comprised
11	of 2 or more covered institutions of higher edu-
12	cation, that—
13	(A) governs competitions among, or other-
14	wise exercises authority over intercollegiate ath-
15	letics at, such institutions of higher education
16	who are members of or under the authority of
17	the intercollegiate athletic association; and
18	(B) is engaged in commerce or an industry
19	or activity affecting commerce.
20	(6) State athletic association.—The term
21	"State athletic association" means any association,
22	organization, or other group, established by or com-
23	prised of 2 or more elementary schools or secondary
24	schools that receive Federal funding, that governs
25	competition among or otherwise exercises authority

1	over elementary school, secondary school, or inter-
2	scholastic athletics, at such federally funded elemen-
3	tary schools or secondary schools.
4	(7) TITLE IX COORDINATOR.—The term "title
5	IX coordinator" means the individual who coordi-
6	nates the efforts of a covered school system to com-
7	ply with and carry out the responsibilities of the cov-
8	ered local educational agency under title IX of the
9	Education Amendments of 1972 (20 U.S.C. 1681 et
10	seq.).
11	SEC. 5. DISCRIMINATION BY STATE AND INTERCOLLEGIATE
12	ATHLETIC ASSOCIATIONS, LOCAL EDU-
	CAMPANAL ACTIVITIES AND COMPAND INCOM
13	CATIONAL AGENCIES, AND COVERED INSTI-
13 14	TUTIONS OF HIGHER EDUCATION.
14	TUTIONS OF HIGHER EDUCATION.
14 15	TUTIONS OF HIGHER EDUCATION. (a) Elementary or Secondary School.—No
14151617	TUTIONS OF HIGHER EDUCATION. (a) Elementary or Secondary School.—No State athletic association or covered local educational
14151617	TUTIONS OF HIGHER EDUCATION. (a) Elementary or Secondary School.—No State athletic association or covered local educational agency shall, on the basis of sex, subject any athlete to
14 15 16 17 18	TUTIONS OF HIGHER EDUCATION. (a) Elementary or Secondary School.—No State athletic association or covered local educational agency shall, on the basis of sex, subject any athlete to discrimination with respect to elementary school, sec-
14 15 16 17 18 19	TUTIONS OF HIGHER EDUCATION. (a) Elementary or Secondary School.—No State athletic association or covered local educational agency shall, on the basis of sex, subject any athlete to discrimination with respect to elementary school, secondary school, or interscholastic athletics, including discrimination.
14 15 16 17 18 19 20	TUTIONS OF HIGHER EDUCATION. (a) Elementary or Secondary School.—No State athletic association or covered local educational agency shall, on the basis of sex, subject any athlete to discrimination with respect to elementary school, secondary school, or interscholastic athletics, including discrimination through—
14 15 16 17 18 19 20 21	TUTIONS OF HIGHER EDUCATION. (a) Elementary or Secondary School.—No State athletic association or covered local educational agency shall, on the basis of sex, subject any athlete to discrimination with respect to elementary school, secondary school, or interscholastic athletics, including discrimination through— (1) the rules it sets for elementary school, secondary s
14 15 16 17 18 19 20 21 22	TUTIONS OF HIGHER EDUCATION. (a) Elementary or Secondary School.—No State athletic association or covered local educational agency shall, on the basis of sex, subject any athlete to discrimination with respect to elementary school, secondary school, or interscholastic athletics, including discrimination through— (1) the rules it sets for elementary school, secondary school, or interscholastic athletics;

1	(B) competitions sponsored by the State
2	athletic association or covered local educational
3	agency, respectively; or
4	(C) championships sponsored by that asso-
5	ciation or agency; or
6	(3) the location, facilities, or amenities provided
7	for competitions or championships sponsored by that
8	association or agency.
9	(b) Higher Education.—
10	(1) In general.—No intercollegiate athletic
11	association or covered institution of higher education
12	shall, on the basis of sex, subject any athlete to dis-
13	crimination with respect to intercollegiate or (subject
14	to paragraph (2)) collegiate athletics, including dis-
15	crimination through—
16	(A) the rules it sets for intercollegiate ath-
17	letics or collegiate athletics;
18	(B) the sports—
19	(i) required for membership in an
20	intercollegiate athletic association, or re-
21	quired for participation in collegiate ath-
22	letics at a covered institution of higher
23	education;
24	(ii) competitions sponsored by the
25	intercollegiate athletic association, or colle-

1	giate athletic competitions sponsored by
2	the covered institution of higher education;
3	or
4	(iii) championships sponsored by the
5	intercollegiate athletic association, or colle-
6	giate athletic championships sponsored by
7	the covered institution of higher education;
8	(C) the location, facilities, or amenities
9	provided for competitions or championships
10	sponsored by the intercollegiate athletic associa-
11	tion, or for collegiate athletic competitions or
12	championships sponsored by the institution;
13	(D) the provision or arrangement for the
14	provision of goods or services (including bene-
15	fits) for competitions or championships spon-
16	sored by the intercollegiate athletic association,
17	or for collegiate athletic competitions or cham-
18	pionships sponsored by such an institution; or
19	(E) the distribution of revenues or other
20	benefits to members of or such institutions
21	under the authority of the intercollegiate ath-
22	letic association, or to teams, clubs, or other en-
23	tities participating in collegiate athletics at the
24	institution.

(2) LIMITATION.—Only a covered institution of higher education may be considered to have committed a violation of paragraph (1) with respect to collegiate athletics.

(c) Private Right of Action.—

- (1) In General.—An individual who seeks to participate, participates, or previously participated in athletics covered under subsection (a) or (b), offered under the authority of an intercollegiate athletic association or State athletic association, or by a covered institution of higher education or covered local educational agency, may bring an action in any Federal or State court of competent jurisdiction against the athletic association, institution, or agency involved, alleging a violation of this section.
- (2) Relief.—The court may award all legal or equitable relief that may be appropriate for such a violation. The legal relief may include compensatory damages for all injuries, including financial injuries, unequal treatment, emotional distress, humiliation, and pain and suffering, as well as punitive damages, attorney's fees, and expert fees.

23 (d) Training.—

(1) Associations.—Each State athletic association or intercollegiate athletic association shall en-

1	sure that each employee of the State athletic asso-
2	ciation or intercollegiate athletic association receives,
3	at least once per year, training on the provisions of
4	this section, including the rights delineated under
5	this section and the procedures for bringing actions
6	under this section.
7	(2) Covered institutions of higher edu-
8	CATION.—Each covered institution of higher edu-
9	cation shall ensure that each employee of the institu-
10	tion with an employment function relating to colle-
11	giate athletics receives, at least once per year, such
12	training.
13	(3) COVERED LOCAL EDUCATIONAL AGENCY.—
14	Each covered local educational agency shall ensure
15	that each employee of the local educational agency
16	with an employment function relating to athletics re-
17	ceives, at least once per year, such training.
18	SEC. 6. EXPANDING ATHLETICS DISCLOSURE REQUIRE-
19	MENTS.
20	(a) Institutions of Higher Education.—Section
21	485(g) of the Higher Education Act of 1965 (20 U.S.C.
22	1092(g)) is amended—
23	(1) in paragraph (1)—
24	(A) in the matter preceding subparagraph
25	(A)—

1	(i) by inserting "collegiate (including
2	intramural and club-level) or" before
3	"intercollegiate athletic program"; and
4	(ii) by inserting "collegiate and" be-
5	fore "intercollegiate athletics";
6	(B) in subparagraph (B), by striking
7	clause (i) and inserting the following:
8	"(i) The total number of participants,
9	by team.";
10	(C) in subparagraph (C)—
11	(i) by striking "The total amount"
12	and inserting the following: "(i) The total
13	amount"; and
14	(ii) by adding at the end the fol-
15	lowing:
16	"(ii) For each men's and women's inter-
17	collegiate sport—
18	"(I) the total amount of athletically
19	related student aid;
20	"(II) the total number of athletically
21	related scholarships, and the average
22	amount of such scholarships;
23	"(III) the total number of athletically
24	related scholarships that fund the full cost
25	of tuition at the institution;

1	"(IV) the total number of athletically
2	related scholarships that fund the full cost
3	of attendance for the athlete;
4	"(V) the total number of athletically
5	related scholarships awarded for a period
6	equal to or less than one year; and
7	"(VI) the total number of athletically
8	related scholarships awarded for a period
9	equal to or greater than 4 academic
10	years.";
11	(D) in subparagraph (E), by inserting
12	"and disaggregated by each men's sport and
13	each women's sport" before the period at the
14	end;
15	(E) in subparagraph (G), by inserting
16	"(which, for purposes of this subparagraph, in-
17	cludes compensation, bonuses, benefits, and
18	buyouts paid to coaches and reportable by the
19	institution or related entities, including booster
20	clubs and foundations)" before "of the head
21	coaches of men's teams";
22	(F) in subparagraph (H), by inserting
23	"(which, for purposes of this subparagraph, in-
24	cludes compensation, bonuses, benefits, and
25	buyouts paid to coaches and reportable by the

1	institution or related entities, including booster
2	clubs and foundations)" before "of the assistant
3	coaches of men's teams";
4	(G) in subparagraph (I)—
5	(i) by striking clause (i) and inserting
6	the following: "(i) The revenues from the
7	institution's intercollegiate athletics activi-
8	ties, in the aggregate and disaggregated by
9	each men's sport and each women's sport,
10	including—
11	"(I) total revenues; and
12	"(II) each category of revenues de-
13	scribed in clause (ii)."; and
14	(ii) in clause (ii)—
15	(I) by inserting "collegiate and"
16	before "intercollegiate"; and
17	(II) by striking ", and adver-
18	tising, but revenues" and all that fol-
19	lows through the period at the end
20	and inserting ", advertising, and, to
21	the extent practicable, student activi-
22	ties fees and alumni contributions.";
23	(H) by striking clause (i) of subparagraph
24	(J) and inserting the following: "(i) The ex-
25	penses made by the institution for the institu-

1	tion's intercollegiate athletics activities, in the
2	aggregate and disaggregated by each men's
3	sport and each women's sport, including—
4	"(I) total expenses; and
5	"(II) each category of expenses as de-
6	scribed in clause (ii)."; and
7	(I) by adding at the end the following:
8	"(K) The numbers of participants who
9	participate in 1, 2, or 3 intercollegiate sports at
10	the institution, in the aggregate and
11	disaggregated by each men's sport and each
12	women's sport.
13	"(L) The total number of men that prac-
14	tice on women's intercollegiate teams, in the ag-
15	gregate and disaggregated by each women's
16	sport.
17	"(M) Information regarding race and eth-
18	nicity for athletes and coaches (including assist-
19	ant coaches), in the aggregate and
20	disaggregated by each men's sport and each
21	women's sport.
22	"(N) The number of male students, and
23	the number of female students, participating in
24	collegiate (including intramural and club)
25	sports at the institution.

1	"(O) A certification that the institution
2	has verified the information submitted in the
3	report under this paragraph.
4	"(P) With respect to the sports participa-
5	tion opportunities requirements under title IX
6	of the Education Amendments of 1972—
7	"(i) a certification that the institution
8	complies with such requirements by show-
9	ing—
10	"(I) substantial proportionality;
11	"(II) a history and continuing
12	practice of expanding sports participa-
13	tion opportunities; or
14	"(III) full and effective accommo-
15	dation of athletics interests; and
16	"(ii) an identification of the method of
17	compliance described in subclauses (I)
18	through (III) of clause (i) that the institu-
19	tion uses.";
20	(2) in paragraph (2), by striking "For the pur-
21	poses of paragraph (1)(G)" and inserting "For the
22	purposes of subparagraphs (G) and (H) of para-
23	graph (1)";
24	(3) by striking paragraph (4) and inserting the
25	following:

1	"(4) Submission; Report; Information
2	AVAILABILITY.—
3	"(A) Institutional requirements.—
4	Each institution of higher education described
5	in paragraph (1) shall—
6	"(i) by October 15 of each year, pro-
7	vide the information contained in the re-
8	port required under such paragraph for
9	such year to the Secretary; and
10	"(ii) by not later than February 15 of
11	each year, publish such information on a
12	public Internet website of the institution in
13	a searchable format.
14	"(B) Public availability.—By not later
15	than February 15 of each year, the Secretary
16	shall make the reports and information de-
17	scribed in subparagraph (A) for the imme-
18	diately preceding academic year available to the
19	public, which shall include posting the reports
20	and information on a public Internet website of
21	the Department in a searchable format.";
22	(4) by redesignating paragraph (5) as para-
23	graph (6);
24	(5) by inserting after paragraph (4) the fol-
25	lowing:

1	"(5) Reports by the secretary.—
2	"(A) IN GENERAL.—By not later than 2
3	years after the date of enactment of the Fair
4	Play for Women Act, and every 2 years there-
5	after, the Secretary shall prepare and publish a
6	report on gender equity using the information
7	submitted under this subsection.
8	"(B) Contents.—The report required
9	under subparagraph (A) shall, in the aggregate
10	for all institutions of higher education described
11	in paragraph (1) and disaggregated by each in-
12	dividual institution—
13	"(i) identify participant gaps, if any,
14	by indicating the number of participants
15	that need to be added in order for partici-
16	pants of the underrepresented sex at the
17	institution to match the proportion of en-
18	rolled full-time undergraduate students of
19	the underrepresented sex at the institution;
20	"(ii) identify funding gaps, if any, by
21	showing the percentage differences, com-
22	pared to proportions of enrollment of men
23	and women at the institution, in expendi-
24	tures for athletically related student aid,

1	recruiting, promotion, and publicity in
2	intercollegiate athletics; and
3	"(iii) identify any trends evident in
4	such data that address relevant inequities
5	in intercollegiate athletics participation and
6	financial support."; and
7	(6) in paragraph (6), as redesignated by para-
8	graph (4)—
9	(A) by striking "Definition.—For the
10	purposes of this subsection, the term" and in-
11	serting the following: "Definitions.—For pur-
12	poses of this subsection:
13	"(A) OPERATING EXPENSES.—The term";
14	and
15	(B) by adding at the end the following:
16	"(B) Participant.—The term 'partici-
17	pant' means an athlete in a sport who—
18	"(i)(I) is receiving the institutionally
19	sponsored support normally provided to
20	athletes competing at the institution in-
21	volved on a regular basis during the sport's
22	season;
23	"(II) is participating in organized
24	practice sessions and other team meetings

25	"(a) Definitions.—In this section:
24	ATHLETIC PROGRAMS.
23	ELEMENTARY AND SECONDARY EDUCATION
22	"SEC. 8549D. DISCLOSURE OF STATISTICS ON EQUALITY IN
21	adding at the end the following:
20	Act of 1965 (20 U.S.C. 7901 et seq.) is amended by
19	VIII of the Elementary and Secondary Education
18	(1) In general.—Subpart 2 of part F of title
17	ATHLETIC PROGRAMS.—
16	(b) Elementary School and Secondary School
15	tive event in such academic year.".
14	date of the team's final intercollegiate competi-
13	event in an academic year and ending on the
12	of a team's first intercollegiate competitive
11	sport, means the period beginning on the date
10	used with respect to an intercollegiate team
9	"(C) Season.—The term 'season', when
8	ability in the sport.
7	receive financial aid on the basis of athletic
6	requirements of clause (i) but continues to
5	"(ii) due to injury, does not meet the
4	squad list maintained for the sport; or
3	"(III) is listed on the eligibility or
2	sport's season; and
1	and activities on a regular basis during the

"(1) 1 Participant.—The term 'participant' 2 means an athlete in a sport who participates in the 3 sport in elementary school, secondary school, or 4 interscholastic competitive events, organized practice 5 sessions, and other team meetings and activities on 6 a regular basis during the sport's season. 7 "(2) Season.—The term 'season', when used 8 with respect to a team sport, means the period be-9 ginning on the date of a team's first athletic com-10 petition in an academic year and ending on the date 11 of the team's final interscholastic athletic competi-12 tion in such academic year. 13 "(3) STATE ATHLETIC ASSOCIATION.—The 14 term 'State athletic association' has the meaning 15 given the term in section 4 of the Fair Play for 16 Women Act. 17 "(b) IN GENERAL.—The Secretary shall collect annu-18 ally, from each coeducational elementary school and sec-19 ondary school that receives Federal financial assistance 20 and has an athletic program, a report that includes the 21 following information for the immediately preceding aca-22 demic year: 23 "(1) The total number of students that at-24 tended the school, fully disaggregated and cross-tab-25 ulated by sex and race or ethnicity.

1	"(2) A listing of the school's teams that com-
2	peted in athletic competition and for each such team
3	the following data:
4	"(A) The season in which the team com-
5	peted.
6	"(B) The total number of participants,
7	fully disaggregated and cross-tabulated by sex
8	and race or ethnicity and level of competition.
9	"(C) The total expenditures for the team
10	from all sources, including school funds and
11	funds provided by any other entities, such as
12	booster organizations, including the following
13	data:
14	"(i) The travel expenditures.
15	"(ii) The equipment expenditures (in-
16	cluding any equipment replacement sched-
17	ule).
18	"(iii) The uniform expenditures (in-
19	cluding any uniform replacement sched-
20	ule).
21	"(iv) The expenditures for facilities,
22	including medical facilities, locker rooms,
23	fields, and gymnasiums.
24	"(v) The total number of trainers and
25	medical personnel, and for each trainer or

1	medical personnel an identification of such
2	individual's—
3	"(I) sex; and
4	"(II) employment status (includ-
5	ing whether such individual is as-
6	signed to the team full-time or part-
7	time, and whether such individual is a
8	head or assistant trainer or medical
9	services provider) and duties other
10	than providing training or medical
11	services.
12	"(vi) The expenditures for publicity
13	for competitions.
14	"(vii) The total salary expenditures
15	for coaches, including compensation, bene-
16	fits, and bonuses, the total number of
17	coaches, and for each coach an identifica-
18	tion of such coach's—
19	(I) sex; and
20	"(II) employment status (includ-
21	ing whether such coach is assigned to
22	the team full-time or part-time, and
23	whether such coach is a head or as-
24	sistant coach) and duties other than
25	coaching.

1	"(D) The total number of competitive
2	events (in regular and nontraditional seasons)
3	scheduled, and for each an indication of what
4	day of the week and time the competitive event
5	was scheduled.
6	"(E) Whether such team participated in
7	postseason competition, and the success of such
8	team in any postseason competition.
9	"(c) Disclosure to Students and Public.—A
10	school described in subsection (b) shall—
11	"(1) by October 15 of each year, make available
12	to students, potential students, and parents of stu-
13	dents and potential students, upon request, and to
14	the public, the report and information required of
15	the school under such subsection for such year; and
16	"(2) ensure that all students and parents at the
17	school are informed of their right to request such re-
18	port and information.
19	"(d) Submission; Information Availability.—
20	On an annual basis, each school described in subsection
21	(b) shall provide the report required under such sub-
22	section, and the information contained in such report, to
23	the Secretary not later than 15 days after the date that
24	the school makes such report and information available
25	under subsection (c).

1	"(e) Duties of the Secretary.—The Secretary
2	shall—
3	"(1) ensure that reports and information sub-
4	mitted under subsection (d) are available on the
5	same public website, and searchable in the same
6	manner, as the reports and information made avail-
7	able under section $485(g)(4)(B)$ of the Higher Edu-
8	cation Act of 1965; and
9	"(2) not later than 180 days after the date of
10	enactment of the Fair Play for Women Act—
11	"(A) notify all elementary schools, sec-
12	ondary schools, and State athletic associations
13	in all States regarding the availability of the re-
14	ports and information under subsection (c); and
15	"(B) issue guidance to all such elementary
16	schools, secondary schools, and State athletic
17	associations on how to collect and report the in-
18	formation required under this section.".
19	(2) Conforming amendment.—The table of
20	contents in section 2 of the Elementary and Sec-
21	ondary Education Act of 1965 is amended by insert-
22	ing after the item relating to section 8549C the fol-
23	lowing:

 $\hbox{``Sec. 8549D. Disclosure of statistics on equality in elementary and secondary education athletic programs.''.}$

	27
1	SEC. 7. TRAINING AND INFORMATION FOR ATHLETES AND
2	EMPLOYEES.
3	(a) Training.—
4	(1) COVERED LOCAL EDUCATIONAL AGENCY.—
5	(A) Employees.—Each covered local edu-
6	cational agency shall ensure that each title IX
7	coordinator, and each employee who works with
8	athletics or teaches physical education or
9	health, for the covered local educational agency
10	receives, at least once per year, training on the
11	rights under title IX of the Education Amend-
12	ments of 1972 (20 U.S.C. 1681 et seq.) of stu-
13	dents at elementary schools or secondary
14	schools, and procedures for submitting com-
15	plaints of violations under title IX of the Edu-
16	cation Amendments of 1972 to the Office for
17	Civil Rights of the Department of Education.
18	(B) Elementary and secondary
19	SCHOOL ATHLETES.—Each covered local edu-
20	cational agency shall ensure that—
21	(i) a title IX coordinator for the cov-
22	ered local educational agency provides
23	training to athletes at elementary schools

or secondary schools served by the covered

local educational agency on the rights of

the athletes under title IX of the Edu-

24

25

26

1	cation Amendments of 1972, and proce-
2	dures for submitting complaints of viola-
3	tions of that title to the Office for Civil
4	Rights of the Department of Education;
5	and
6	(ii) each such athlete receives that
7	training at least once per year.
8	(2) Covered institutions of higher edu-
9	CATION.—
10	(A) Employees.—Each covered institu-
11	tion of higher education shall ensure that each
12	employee of the athletic department of the cov-
13	ered institution of higher education and each
14	employee of the institution with an employment
15	function relating to collegiate athletics receives,
16	at least once per year, training on the rights
17	under title IX of the Education Amendments of
18	1972 (20 U.S.C. 1681 et seq.) of students at
19	covered institutions of higher education, and
20	procedures for submitting complaints of viola-
21	tions of title IX of the Education Amendments
22	of 1972 to the Office for Civil Rights of the De-
23	partment of Education.

1	(B) Postsecondary school ath-
2	Letes.—Each covered institution of higher
3	education shall ensure that—
4	(i) an expert in matters relating to
5	title IX of the Education Amendments of
6	1972, who is not an employee described in
7	subparagraph (A) of the covered institu-
8	tion of higher education, provides training
9	to athletes at the covered institution of
10	higher education on the rights of the ath-
11	letes under title IX of the Education
12	Amendments of 1972 (20 U.S.C. 1681 et
13	seq.), and procedures for submitting com-
14	plaints of violations of that title to the Of-
15	fice for Civil Rights of the Department of
16	Education; and
17	(ii) each such athlete receives that
18	training at least once per year.
19	(b) Database.—The Secretary of Education shall
20	establish and maintain a database of title IX coordinators,
21	which shall be separate from the civil rights coordinators
22	data maintained by the Office for Civil Rights of the De-
23	partment of Education. The database shall include, at a
24	minimum, the name, phone number, and email address for
25	each title IX coordinator. The Secretary shall make the

- 1 information in the database available to the public with,
- 2 and by the same means as, reports made available under
- 3 section 485(g)(4)(B) of the Higher Education Act of 1965
- 4 (20 U.S.C. 1092(g)(4)(B)).

5 SEC. 8. ADMINISTRATIVE ENFORCEMENT THROUGH CIVIL

- 6 PENALTIES.
- 7 (a) Noncompliance.—The Secretary of Education
- 8 shall determine, at the beginning of each year, each cov-
- 9 ered institution of higher education, covered local edu-
- 10 cational agency, elementary school, or secondary school
- 11 that was found during the prior year to be in noncompli-
- 12 ance with a requirement of section 7, or of title IX of the
- 13 Education Amendments of 1972 (20 U.S.C. 1681 et seq.).
- 14 Such administrative proceeding shall be conducted in the
- 15 same manner as an administrative proceeding under sec-
- 16 tion 902 of the Education Amendments of 1972 (20
- 17 U.S.C. 1682).
- 18 (b) CIVIL PENALTY.—If the Secretary of Education
- 19 determines under subsection (a) that a covered institution
- 20 of higher education, covered local educational agency, ele-
- 21 mentary school, or secondary school was in such non-
- 22 compliance during the prior year, the Secretary may im-
- 23 pose a civil penalty on such institution, agency, or school.
- 24 (c) Further Noncompliance.—If the Secretary of
- 25 Education determines under subsection (a) that a covered

1	institution of higher education, covered local educationa
2	agency, elementary school, or secondary school was in such
3	noncompliance during 2 or more of the prior 5 years, the
4	Secretary shall—
5	(1) require such covered institution, covered
6	local educational agency, elementary school, or sec
7	ondary school to submit, not later than 120 days
8	after receiving notice of the determination, a plan
9	for coming into compliance with all requirements or
10	section 7, and of title IX of the Education Amend-
11	ments of 1972 (20 U.S.C. 1681 et seq.); and
12	(2) make the report publicly available.
13	SEC. 9. RULE OF CONSTRUCTION.
14	Nothing in this Act shall be construed to imply that
15	intercollegiate athletic associations, State athletic associa
16	tions, covered institutions of higher education, or covered
17	local educational agencies—
18	(1) are not covered by title IX of the Education
19	Amendments of 1972 (20 U.S.C. 1681 et seq.); or
20	(2) were not covered by that title on the day be
21	fore the date of enactment of this Act.