(Original Signature of Member)
116TH CONGRESS 1ST SESSION H. R.
To amend title 38, United States Code, to authorize State approving agencies to carry out outreach activities.
IN THE HOUSE OF REPRESENTATIVES
Mr. Khanna introduced the following bill; which was referred to the Committee on
A BILL
To amend title 38, United States Code, to authorize State approving agencies to carry out outreach activities.
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 "Veteran Outreach Un

5 derstanding To Reach Every American Courageous Hero

7 SEC. 2. FINDINGS.

8 The Congress finds the following:

6 Act" or the "Vet OUTREACH Act".

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1	(1) State Approving Agencies (SAAs) play a
2	critical role administering GI Bill benefits to vet-
3	erans.
4	(2) SAAs ensure veterans can use their GI Bill
5	benefits at quality education and job-training pro-
6	grams like apprenticeships.
7	(3) The SAAs primary purpose is to review,
8	evaluate, and approve education and training pro-
9	grams to ensure veterans have the highest quality
10	education.
11	(4) The VALOR Act (Public Law 115–89),
12	makes it easier for employers to offer apprentice-
13	ships to veterans.
14	(5) In 2015, SAAs across the country con-
15	ducted almost 50,000 outreached-related actions to
16	ensure veterans were informed of the benefits they
17	are entitled to receive.
18	(6) SAAs are now left to rely on outreach prod-
19	ucts created before 2015 and can no longer travel to
20	job fairs and employers to ensure veterans, edu-
21	cational institutions, and employers know about the

potential benefits and opportunities of the GI Bill.

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1	SEC. 3. AUTHORITY OF STATE APPROVING AGENCIES TO
2	CARRY OUT OUTREACH ACTIVITIES.
3	Section 3673 of title 38, United States Code, is
4	amended by adding at the end the following new sub-
5	section:
6	"(f) Outreach Activities.—
7	"(1) A State approving agency may carry out
8	outreach activities if it has properly conducted its
9	enforcement and approval of education programs
10	and funds are still available to do so.
11	"(2) A SAA shall be considered to have prop-
12	erly conducted its enforcement and approval of edu-
13	cation programs if it has met its Department of Vet-
14	erans Affairs cooperative agreement requirements
15	relating to the oversight and approval of programs,
16	and has completed a risk based program review of
17	any program determined to be of questionable qual-
18	ity or at risk by any Federal or State agency or any
19	accrediting agency.
20	"(3) Outreach activities carried out under this
21	subsection shall be carried out using amounts other-
22	wise authorized to be appropriated. No additional
23	amounts are authorized to be appropriated to carry
24	out this subsection.".