116TH CONGRESS 1ST SESSION H.R. 2065

To amend the Higher Education Act of 1965 in order to increase usage of the Federal student loan income-based repayment plan and improve repayment options for borrowers, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

April 3, 2019

Ms. DELAURO introduced the following bill; which was referred to the Committee on Education and Labor, and in addition to the Committees on Ways and Means, and Financial Services, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

- To amend the Higher Education Act of 1965 in order to increase usage of the Federal student loan income-based repayment plan and improve repayment options for borrowers, 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; TABLE OF CONTENTS.

- 4 (a) SHORT TITLE.—This Act may be cited as the
- 5 "Affordable Loans for Any Student Act".
- 6 (b) TABLE OF CONTENTS.—The table of contents for
- 7 this Act is as follows:

Sec. 1. Short title; table of contents.

Sec. 2. References in Act.

TITLE I—SIMPLIFYING REPAYMENT PLANS

- Sec. 101. Income-based repayment plan.
- Sec. 102. Fixed repayment plan.
- Sec. 103. Termination of certain repayment plan options.
- Sec. 104. Providing incentives to switch into simplified repayment plans.
- Sec. 105. Automatic recertification of income.
- Sec. 106. Disclosure of tax return information to carry out certain higher education loan programs.
- Sec. 107. Study and procedures on determining family size.

TITLE II—ENDING INTEREST CAPITALIZATION AND ORIGINATION FEES

Sec. 201. Ending interest capitalization for Federal Direct Loans.

Sec. 202. Elimination of origination fees for Federal Direct Loans.

TITLE III—PROVIDING ASSISTANCE IN SITUATIONS OF BORROWER DISTRESS

- Sec. 301. Limits on seizing income for debt relating to Federal student loans.
- Sec. 302. Allowing for multiple loan rehabilitations.
- Sec. 303. Pause payment process.
- Sec. 304. Automatic enrollment into income-based repayment for borrowers who are delinquent on loans and for borrowers who rehabilitate defaulted loans.
- Sec. 305. Separating joint consolidation loans.
- Sec. 306. Removing the collection cost requirement.

TITLE IV—IMPROVING LOAN INFORMATION AND COUNSELING

- Sec. 401. Student loan contract; simplifying loan disclosures.
- Sec. 402. Annual and pre-loan information and counseling requirements.
- Sec. 403. Exit counseling.
- Sec. 404. Online counseling tools.
- Sec. 405. Private education loan certification and information.

TITLE V—EFFECTIVE DATE; TRANSITION

Sec. 501. Effective date; rulemaking regarding termination of certain repayment plans.

1 SEC. 2. REFERENCES IN ACT.

2 Except as otherwise expressly provided in this Act,

- 3 wherever an amendment or repeal is expressed in terms
- 4 of an amendment to or repeal of a section or other provi-
- 5 sion, the reference shall be considered to be made to that

1	section or other provision of the Higher Education Act of			
2	1965 (20 U.S.C. 1001 et seq.).			
3	TITLE I—SIMPLIFYING			
4	REPAYMENT PLANS			
5	SEC. 101. INCOME-BASED REPAYMENT PLAN.			
6	(a) Simplifying the Income-Based Repayment			
7	PLAN.—Section 493C (20 U.S.C. 1098e) is amended—			
8	(1) in subsection (b)—			
9	(A) by striking "Income-Based Repay-			
10	MENT PROGRAM AUTHORIZED.—" and insert-			
11	ing the following: "Income-Based Repayment			
12	Program for Borrowers Who Enter In-			
13	COME-BASED REPAYMENT BEFORE JULY 1,			
14	2020.—";			
15	(B) in paragraph (3)(A), by striking "ex-			
16	cept that" and all that follows through "section			
17	435(o)"; and			
18	(C) in paragraph (8), by striking "the			
19	standard repayment plan;" and inserting "the			
20	fixed repayment plan under section 493E;";			
21	and			
22	(2) by striking subsection (c) and inserting the			
23	following:			
24	"(c) Income-Based Repayment Program for			
25	New Loans On and After July 1, 2020 and for Bor-			

1	ROWERS WHO ENTER INCOME-BASED REPAYMENT			
2	AFTER JULY 1, 2020.—			
3	"(1) IN GENERAL.—Notwithstanding any other			
4	provision of this section, the provisions of this sub-			
5	section shall apply—			
6	"(A) with respect to any loan made, in-			
7	sured, or guaranteed under part B or D on or			
8	after July 1, 2020, for which the borrower			
9	elects the income-based repayment plan under			
10	this section; and			
11	"(B) with respect to any loan made, in-			
12	sured, or guaranteed under part B or D before			
13	July 1, 2020, if such borrower elects to repay			
14	the loan under the income-based repayment			
15	plan on or after July 1, 2020, in accordance			
16	with paragraph (3) and section $428(b)(1)(D)(ii)$			
17	or $455(d)(7)$, as applicable.			
18	"(2) Special terms.—With respect to a loan			
19	described in paragraph (1), the following terms shall			
20	apply to the income-based repayment plan carried			
21	out under this section:			
22	"(A)(i) Notwithstanding subsection			
23	(a)(3)(B), (b), or (e)—			
24	((I) the annual repayment amount			
25	under this subsection shall be an amount			

1	equal to 10 percent of the result obtained
2	by calculating, on at least an annual basis,
3	the amount by which—
4	"(aa) the borrower's, and the
5	borrower's spouse's (if applicable), ad-
6	justed gross income; exceeds
7	"(bb) the applicable percentage
8	of the poverty line in accordance with
9	clause (ii) that is applicable to the
10	borrower's family size as determined
11	under section $673(2)$ of the Commu-
12	nity Services Block Grant Act (42
13	U.S.C. 9902(2)); and
14	"(II) a borrower's monthly payment
15	shall be determined in accordance with
16	subclause (I) divided by 12, which amount
17	may exceed the monthly repayment
18	amount under a standard 10-year repay-
19	ment plan or a fixed repayment plan de-
20	scribed in section 493E.
21	"(ii) For purposes of clause (i), the term
22	'applicable percentage' means 250 percent re-
23	duced by 5 percentage points for each \$1,000
24	by which the borrower's adjusted gross income
25	exceeds \$120,000.

"(B) Notwithstanding subsection (e)(2),
 subsection (b)(7)(B) shall be applied by sub stituting '20 years' for '25 years'.

"(C) Notwithstanding subparagraph (A) of 4 5 subsection (b)(6), a borrower of such a loan 6 shall not be required to have a partial financial hardship and may elect, and remain enrolled in, 7 8 the income-based repayment plan under this 9 section regardless of income level, with the re-10 payment amount calculated under subparagraph (A). 11

"(D) Notwithstanding subsection (b), a 12 13 borrower of an excepted PLUS loan or excepted 14 consolidation loan may elect the income-based 15 repayment plan under this subsection for the 16 excepted PLUS loan or excepted consolidation 17 loan, and the Secretary shall treat such loan for 18 purposes only of the repayment terms as a Fed-19 eral Direct PLUS Loan issued to a student 20 borrower. The Secretary may issue rules and 21 regulations, as the Secretary determines nec-22 essary, regarding the treatment of excepted 23 PLUS loans or excepted consolidation loans 24 that are to be repaid under an income-based re-25 payment plan under this subsection.

1 "(3) Rule for borrowers in income-based 2 REPAYMENT BEFORE JULY 1, 2020.—A borrower of a loan made, insured, or guaranteed under part B 3 4 or D who enrolled in the income-based repayment 5 plan under subsection (b), as such plan was in effect 6 on July 1, 2020, may choose to retain such repay-7 ment plan or elect to enter an income-based repay-8 ment plan under this subsection or a fixed repay-9 ment plan described in section 493E, as provided in 10 section 428(b)(1)(D)(ii) or 455(d)(7) (as applicable). 11 "(4) INTEREST PAYMENTS AND ACCRUAL.— 12 Notwithstanding any other provision of this Act, if 13 a borrower's monthly payment for a loan under an 14 income-based repayment plan under this subsection 15 is insufficient to pay the accrued interest on the bor-16 rower's loan for such month— 17 "(A) in the case of a subsidized loan (in-18 cluding the portion of a consolidated loan that 19 is a subsidized loan), any interest due and not 20 paid under subsection (b)(2) on the subsidized 21 loan for that month shall be paid or forgiven by 22 the Secretary, except that a borrower of a sub-

sidized loan shall only receive the benefits of

this subparagraph for such loan for 36 months

of payments under the income-based repayment

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1	plan, excluding any period of pause payment
2	under section 460B; and
3	"(B) in the case of an unsubsidized loan or
4	a subsidized loan that no longer qualifies under
5	subparagraph (A), 50 percent of the interest
6	not covered by the borrower's monthly payment
7	shall be paid or forgiven by the Secretary and
8	the amount of the remaining interest shall be
9	added to the balance of interest due on the
10	loan, but shall not be capitalized.
11	"(5) WRITTEN, ELECTRONIC, OR VERBAL EN-
12	ROLLMENT IN INCOME-BASED REPAYMENT.—
13	"(A) IN GENERAL.—A borrower of a loan
14	made under this part may elect to repay such
15	loan under the income-based repayment plan
16	under this subsection by providing written, elec-
17	tronic, or verbal notice to the Secretary of the
18	borrower's desire to make such election, subject
19	to subparagraph (C).
20	"(B) Use of information.—
21	"(i) IN GENERAL.—The estimated
22	monthly payment amount under this sec-
23	tion for a loan for a borrower who makes
24	an election described in subparagraph (A)
25	shall be immediately calculated using the

income and family size information provided through the borrower's written, electronic, or verbal statement.

"(ii) 4 VERIFICATION.—The informa-5 tion described in clause (i) shall be verified 6 by the Secretary not later than 90 days 7 after the date the borrower states such in-8 come and family size information. If the 9 Secretary is unable to verify the informa-10 tion by the end of the 90-day period, the 11 borrower's payment after such 90-day pe-12 riod will be the amount applicable under 13 the fixed repayment plan under section 493E. 14

15 "(iii) Adjustment if necessary.— 16 Upon verification by the Secretary under 17 clause (ii), the Secretary shall adjust the 18 estimated monthly payment described in 19 clause (i) based on the verified income and 20 family size information of the borrower, if 21 necessary. Any adjusted monthly payment 22 shall take effect beginning with the pay-23 ment due not less than 60 days after the 24 Secretary notifies the borrower of the ad-25 justed amount. The Secretary shall con-

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1	sider any payments made prior to the ad-
2	justed monthly payment as having satisfied
3	the amount due to qualify toward loan can-
4	cellation or forgiveness options under this
5	title.
6	"(C) LIMITATION.—The Secretary shall
7	permit a borrower to make an election of in-
8	come-based repayment in the written, elec-
9	tronic, or verbal manner described in subpara-
10	graph (A) only in connection with the first in-
11	stance of each of the following:
12	"(i) The borrower's selection of a re-
13	payment plan during the grace period for
14	such loan.
15	"(ii) The borrower changing from the
16	fixed repayment plan under section 493E
17	to income-based repayment.
18	"(iii) The borrower's failure to com-
19	plete the verification process described in
20	subparagraph (B)(ii).
21	"(iv) The borrower's failure to recer-
22	tify enrollment in income-based repayment
23	under this subsection.".

(b) INCLUDING INCOME OF SPOUSES.—Subsection
 (d) of section 493C (20 U.S.C. 1098e(d)) is amended to
 read as follows:

4 "(d) CALCULATION OF ADJUSTED GROSS INCOME
5 FOR MARRIED BORROWERS.—The Secretary shall cal6 culate the adjusted gross income of a married borrower
7 under this section—

8 "(1) in the case of a married borrower and 9 spouse who jointly file a Federal income tax return, 10 based on the adjusted gross income of the borrower 11 and spouse as reported on the Federal income tax 12 return; and

13 "(2) in the case of a married borrower who files 14 a Federal income tax return separately from the 15 borrower's spouse, based on the sum of the adjusted 16 gross income of the borrower and the spouse, as re-17 ported on the applicable Federal income tax returns, 18 unless the borrower certifies, on a form approved by 19 the Secretary, that the borrower is—

- 20 "(A) separated from the borrower's spouse;
 21 or
 22 "(B) unable to reasonably access the in-
- come information of the borrower's spouse.".

1 SEC. 102. FIXED REPAYMENT PLAN.

2 Part G of title IV (20 U.S.C. 1088 et seq.) is amend3 ed by adding at the end the following:

4 "SEC. 493E. FIXED REPAYMENT PLAN.

5 "(a) IN GENERAL.—A borrower of a loan made under 6 part D on or after July 1, 2020, and a borrower who is 7 in repayment on a loan made, insured, or guaranteed 8 under part B or D before July 1, 2020, may elect to repay 9 such loan under the fixed repayment plan described in this 10 section.

"(b) FIXED REPAYMENT PLAN.—Under the fixed repayment plan, a borrower shall repay each loan described
in subsection (a) with a fixed monthly repayment amount
paid over a period of 10 years, subject to subsection (c).
"(c) SPECIAL RULES.—

"(1) MINIMUM.—If a borrower's monthly payment under this section (except for the final payment on the loan) is less than \$25, the Secretary
shall establish the borrower's monthly payment as
\$25.

21 "(2) Alternative minimum payments.—Not-22 withstanding paragraph (1), the Secretary may ac-23 cept an alternative minimum payment amount, 24 which may include an amount of less than \$25, to 25 borrower's account for a exceptional cir-26 cumstances.".

1	SEC. 103. TERMINATION OF CERTAIN REPAYMENT PLAN
2	OPTIONS.
3	(a) FFEL Program Repayment Plan Options.—
4	Section 428(b) (20 U.S.C. 1078(b)) is amended—
5	(1) in paragraph (1) —
6	(A) in subparagraph (D)—
7	(i) in clause (ii), by striking "may an-
8	nually change the selection of a repayment
9	plan under this part," and inserting "may
10	at any time after July 1, 2020, change the
11	selection of a repayment plan under this
12	part or part G to one of the 2 repayment
13	plans described in paragraph (9)(C),"; and
14	(ii) in clause (iii), by inserting "or, in
15	the case of a default that occurs after July
16	1, 2020, be subject to income-based repay-
17	ment in accordance with section $493C(c)$ "
18	before the semicolon at the end;
19	(B) in subparagraph $(E)(i)$, by striking
20	"the option of repaying the loan in accordance
21	with a standard, graduated, income-sensitive, or
22	extended repayment schedule (as described in
23	paragraph (9)) established by the lender in ac-
24	cordance with regulations of the Secretary;
25	and" and inserting "the option of repaying the

1	loan in accordance with an applicable repay-
2	ment plan described in paragraph (9)(C)"; and
3	(C) by striking subparagraph (L); and
4	(2) in paragraph (9)—
5	(A) in subparagraph (A)—
6	(i) in the subparagraph heading, by
7	inserting "BEFORE JULY 1, 2020" after
8	"SELECTION"; and
9	(ii) in the matter preceding clause
10	(i)—
11	(I) by inserting "or subparagraph
12	(C), as applicable," after "this sub-
13	paragraph"; and
14	(II) by striking "The borrower"
15	and inserting "Before July 1, 2020,
16	the borrower";
17	(B) in subparagraph (B), by inserting be-
18	fore the period at the end "or, for a borrower
19	entering repayment after July 1, 2020, the
20	lender shall provide the borrower with the fixed
21	repayment plan described in section 493E";
22	and
23	(C) by adding at the end the following:
24	"(C) Selection of repayment plans
25	ON AND AFTER JULY 1, 2020.—Notwithstanding

1	any other provision of law, and in accordance			
2	with regulations promulgated, beginning on			
3	July 1, 2020, a lender shall offer a borrower of			
4	a loan made, insured, or guaranteed under this			
5	part the opportunity to change repayment plans			
6	at any time after July 1, 2020, and then not			
7	more than once per calendar year thereafter.			
8	The borrower may choose between the following			
9	repayment plans:			
10	"(i) A fixed repayment plan described			
11	in section 493E.			
12	"(ii) The income-based repayment			
13	plan under section 493C(c).".			
14	(b) Federal Direct Loan Program Repayment			
15	Plan Options.—Section 455(d) (20 U.S.C. 1087e(d)) is			
16	amended—			
17	(1) by redesignating paragraphs (2) through			
18	(5) as paragraphs (3) through (6), respectively;			
19	(2) in paragraph (1) —			
20	(A) in the paragraph heading, by inserting			
21	"BEFORE JULY 1, 2020" after "SELECTION";			
22	and			
23	(B) in the matter preceding subparagraph			
24	(A), by inserting "that enters repayment before			
25	July 1, 2020," before "a variety";			

1 (3) by inserting after paragraph (1) the fol-2 lowing: 3 "(2) Design and selection beginning july 4 1, 2020.— "(A) IN GENERAL.—Notwithstanding para-5 graph (1), for any borrower of a loan made 6 7 under this part that enters repayment on or 8 after July 1, 2020, and for any borrower sub-9 ject to paragraph (7), the Secretary shall offer 10 the borrower a choice between the following 2 11 plans for repayment of such loan, including 12 principal and interest on the loan. The borrower 13 may choose-14 "(i) a fixed repayment plan described 15 in section 493E; or "(ii) an income-based repayment plan 16 17 under section 493C(c). 18 "(B) ACCELERATION.—A borrower in re-19 payment shall be entitled to accelerate, without 20 penalty, repayment on the borrower's loans 21 under this part. "(C) Selection by the secretary.—If 22 23 a borrower of a loan made under this part that 24 enters repayment on or after July 1, 2020, does 25 not select a repayment plan described in sub-

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1	paragraph (A) before the first payment on such
2	loan is due, the Secretary shall provide the bor-
3	rower with a fixed repayment plan described in
4	section 493E.
5	"(D) CHANGES IN SELECTIONS.—A bor-
6	rower of a loan made under this part that en-
7	ters repayment or on after July 1, 2020, may
8	change the borrower's selection of a repayment
9	plan in accordance with subparagraphs (B) and
10	(C) of paragraph (7).
11	"(E) Borrower in default.—Beginning
12	on July 1, 2020, in lieu of the requirements of
13	paragraph (6), the Secretary may require any
14	borrower who has defaulted on a loan made
15	under this part on or after July 1, 2020, to
16	repay the loan pursuant to an income-based re-
17	payment plan under section 493C(c)."; and
18	(4) by adding at the end the following:
19	"(7) Borrowers of loans made before
20	JULY 1, 2020.—A borrower who is in repayment on
21	a loan made under this part before July 1, 2020—
22	"(A) may choose to retain the repayment
23	plan that the borrower was enrolled in on the
24	day before such date;
25	"(B) may elect to—

1	"(i) enter an income-based repayment		
2	plan under section 493C(c);		
3	"(ii) enter a fixed repayment plan de-		
4	scribed in section 493E; or		
5	"(iii) switch between the repayment		
6	plans described in clauses (i) and (ii);		
7	"(C) after switching to a repayment plan		
8	described in clause (i) or (ii) of subparagraph		
9	(B), shall not be permitted to select a repay-		
10	ment plan not described in subparagraph (B)		
11	for the loan; and		
12	"(D) shall retain, for purposes of repay-		
13	ment or cancellation of any outstanding balance		
14	of principal and interest due on a loan (as de-		
15	scribed in section $493C(b)(7)$), any payments		
16	on such loan under another income-based or in-		
17	come-contingent repayment plan under this title		
18	that would otherwise be qualifying.".		
19	(c) Conforming Amendment.—Section		
20	433(b)(7)(B) (20 U.S.C. $1083(b)(7)(B)$) is amended by		
21	striking "on a standard repayment plan" and inserting ",		
22	in the case of a borrower who has not selected a repayment		
23	plan, on the repayment plan designated under subpara-		
24	graph (B) of section $428(b)(9)$ ".		

SEC. 104. PROVIDING INCENTIVES TO SWITCH INTO SIM-			
PLIFIED REPAYMENT PLANS.			
(a) Enabling Consolidation in Order To Sim-			
PLIFY REPAYMENT.—Section 455(g) (20 U.S.C.			
1087e(g)) is amended—			
(1) by striking "LOANS.—" and all that follows			
through "A borrower of" and inserting the following:			
"LOANS.—			
"(1) IN GENERAL.—A borrower of";			
(2) by striking the second sentence; and			
(3) by adding at the end the following:			
"(2) ELIGIBILITY.—To be eligible for a Federal			
Direct Consolidation Loan under this part, a bor-			
rower shall meet the eligibility criteria set forth in			
section $428C(a)(3)$, except that, notwithstanding			
section $428C(a)(3)(B)$, a borrower may obtain a			
Federal Direct Consolidation Loan if the borrower—			
"(A) obtains the Federal Direct Consolida-			
tion Loan for the purpose of—			
"(i) selecting the income-based repay-			
ment plan under section 493C(c) or fixed-			
income repayment plan under section			
495E; or			
"(ii) participating in the pause pay-			
ment process under section 460B; and			

"(B) meets the requirements of section
 428C(a)(3)(A).".

3 (b) INCENTIVES FOR SIMPLIFIED REPAYMENT
4 PLANS.—Part G of title IV (20 U.S.C. 1088 et seq.), as
5 amended by section 102, is further amended by adding
6 at the end the following:

7 "SEC. 493F. INCENTIVES FOR SIMPLIFIED REPAYMENT 8 PLANS.

9 "(a) IN GENERAL.—To facilitate the transition of 10 borrowers to simplified repayment plan options, the Secretary shall reduce the interest rate applicable under sec-11 12 tion 455(b) or 427A to a loan under part B or D held 13 by a borrower as of July 1, 2020, by 100 basis points 14 (or the equivalent), if the borrower of the loan, after the 15 effective date of the Affordable Loans for Any Student Act— 16

"(1) changes from a repayment plan described
in subparagraphs (A) through (E) of section
455(d)(1) for such loan to an income-based repayment plan under section 493C(c) or a fixed repayment plan under section 493E; or

"(2) consolidates 1 or more loans under this
title, or described in section 428C(a)(4), that were
under a repayment plan described in subparagraphs
(A) through (E) of section 455(d)(1), or clauses (i)

through (v) of section 428(b)(9), into a Federal Di rect Consolidation Loan and selects an income-based
 repayment plan under section 493C(c) or a fixed re payment plan under section 493E for the loan.

5 "(b) LIMITATION.—The interest rate for a loan eligi6 ble for the incentive under subsection (a) may be reduced
7 only once under this section.

8 "(c) REGULATIONS.—The Secretary shall promulgate
9 rules carrying out the incentive program established under
10 this section.".

11 SEC. 105. AUTOMATIC RECERTIFICATION OF INCOME.

(a) INCOME-BASED REPAYMENT.—Section 493C of
the Higher Education Act of 1965 (20 U.S.C. 1098e) is
amended by adding at the end the following:

15 "(f) ELIGIBILITY DETERMINATIONS AND AUTOMATIC16 RECERTIFICATION.—

"(1) IN GENERAL.—Beginning as soon as the
Secretary determines practicable after the Secretary
finalizes the procedures under section 107 of the Affordable Loans for Any Student Act, the Secretary
shall establish and implement, with respect to any
borrower described in paragraph (2), procedures
to—

24 "(A) obtain (for each year of repayment25 and without further action by the borrower)

1 such information as is reasonably necessary re-2 garding the income of such borrower (and the 3 borrower's spouse, if applicable), for the pur-4 pose of determining the repayment obligation of 5 the borrower for such year, including informa-6 tion with respect to the borrower's family size 7 in accordance with the procedures under such 8 section 107, subject to subparagraph (B); 9 "(B) allow the borrower, at any time, to 10 opt out of subparagraph (A) and prevent the 11 Secretary from obtaining information under 12 such subparagraph without further action by 13 the borrower: 14 "(C) provide the borrower with an oppor-15 tunity to update the information obtained under 16 subparagraph (A) before the determination of 17 the annual repayment obligation of the bor-18 rower; and 19 "(D) in the case of a borrower for whom 20 adjusted gross income is unavailable (except as 21 provided in paragraph (2)(B), ensure that the 22 borrower will not be required to provide the 23 Secretary with other documentation of income 24 and provide the borrower with a calculated 25 monthly payment of \$0.

1 "	(2)]	APPLICABILITY.—
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2	"(A) IN GENERAL.—Paragraph (1) shall
3	apply to each borrower of a loan made under
4	this part who, on or after the date on which the
5	Secretary establishes procedures under such
6	paragraph—
7	"(i) selects, or for whom the Secretary
8	selected under subparagraphs (C) or (D)
9	of paragraph (8), or paragraph (9), of sub-
10	section (d), or section $428(m)(1)$, an in-
11	come-based repayment plan; or
12	"(ii) recertifies income and family size
13	under such plan.
14	"(B) ELIGIBILITY EXCEPTION.—A bor-
15	rower for whom adjusted gross income is un-
16	available because the borrower has been granted
17	an extension on filing the borrower's income
18	taxes or is undergoing an audit or examination
19	by the Internal Revenue Service shall not auto-
20	matically be eligible for the calculated monthly
21	payment of \$0 in accordance with paragraph
22	(1)(D) during such period. When the extension,
23	audit, or examination is completed, the Sec-
24	retary shall resume consideration of the bor-
25	rower for automatic recertification under the

1	procedures described in paragraph (1), includ-					
2	ing subparagraph (D) of such paragraph (if ap-					
2						
	plicable).					
4	"(3) AVAILABILITY OF RETURNS AND RETURN					
5	INFORMATION.—Returns and return information (as					
6	defined in section 6103 of the Internal Revenue					
7	Code of 1986) may be obtained under paragraph					
8	(1)(A) only to the extent authorized by section					
9	6103(l)(13) of such Code.".					
10	(b) Income-Contingent Repayment.—Section					
11	455(e) of the Higher Education Act of 1965 (20 U.S.C.					
12	1087e(e)) is amended—					
13	(1) in paragraph (3) , by inserting ", consistent					
14	with the procedures established under paragraph					
15	(8)(B)(iv)" before the period at the end; and					
16	(2) by adding at the end the following:					
17	"(8) AUTOMATIC RECERTIFICATION.—					
18	"(A) IN GENERAL.—Beginning as soon as					
19	the Secretary determines practicable after the					
20	Secretary finalizes the procedures under section					
21	107 of the Affordable Loans for Any Student					
22	Act, the Secretary shall establish and imple-					
23	ment procedures that allow the automatic recer-					
24	tification of income with respect to borrowers					
25	described in subparagraph (B). Such proce-					

1	dures shall, to the extent practicable, be the
2	same procedures described in section 493C(f).
3	"(B) APPLICABILITY.—Subparagraph (A)
4	shall apply to each borrower of a loan made
5	under this part—
6	"(i) who, on or after the date on
7	which the Secretary establishes procedures
8	under such subparagraph, applies to recer-
9	tify income and family size under such
10	plan; or
11	"(ii) for whom the Secretary selected
12	an income-contingent repayment plan
13	under section $428(m)(1)$.
14	"(C) AVAILABILITY OF RETURNS AND RE-
15	TURN INFORMATION.—Returns and return in-
16	formation (as defined in section 6103 of the In-
17	ternal Revenue Code of 1986) may be obtained
18	under subparagraph (A) only to the extent au-
19	thorized by section $6103(l)(13)$ of such Code.
20	"(D) Other requirements.—The proce-
21	dures established by the Secretary under this
22	paragraph shall be consistent with the require-
23	ments of paragraphs (1) through (7) , except as
24	otherwise provided in this paragraph.".

SEC. 106. DISCLOSURE OF TAX RETURN INFORMATION TO CARRY OUT CERTAIN HIGHER EDUCATION LOAN PROGRAMS.

4 (a) IN GENERAL.—Paragraph (13) of section 6103(l)
5 of the Internal Revenue Code of 1986 is amended to read
6 as follows:

7 "(13) DISCLOSURE OF RETURN INFORMATION
8 TO CARRY OUT THE HIGHER EDUCATION ACT OF
9 1965.—

10 "(A) INCOME-CONTINGENT OR INCOME-11 BASED REPAYMENT AND TOTAL AND PERMA-12 NENT DISABILITY DISCHARGE.—The Secretary 13 shall, upon written request from the Secretary 14 of Education, disclose to officers, employees, 15 and contractors of the Department of Edu-16 cation, as specifically authorized and designated 17 by the Secretary of Education, only for the pur-18 pose of (and to the extent necessary in) estab-19 lishing, renewing, administering, and con-20 ducting analyses and forecasts for estimating 21 costs related to income-contingent or income-22 based repayment programs, and the discharge 23 of loans based on a total and permanent dis-24 ability (within the meaning of section 437(a) of 25 the Higher Education Act of 1965), under title 26 IV of the Higher Education Act of 1965, the

1	following return information (as defined in sub-
2	section $(b)(2)$ with respect to taxpayers identi-
3	fied by the Secretary of Education as partici-
4	pating in the loan programs under title IV of
5	such Act, for taxable years specified by such
6	Secretary:
7	"(i) Taxpayer identity information
8	with respect to such taxpayer.
9	"(ii) The filing status of such tax-
10	payer.
11	"(iii) Type of tax return from which
12	the return information is provided.
13	"(iv) The adjusted gross income of
14	such taxpayer.
15	"(v) Total number of exemptions
16	claimed, or total number of individuals and
17	dependents claimed, as applicable, on the
18	return.
19	"(vi) Number of children with respect
20	to which tax credits under section 24 are
21	claimed on the return.
22	"(vii) Other information determined
23	to be necessary by agreement between the
24	Secretary and the Secretary of Education
25	to administer the Federal financial aid pro-

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- 1grams as required by the Higher Edu-2cation Act of 1965.

"(B) 3 FEDERAL STUDENT FINANCIAL 4 AID.—The Secretary shall, upon written request 5 from the Secretary of Education, disclose to of-6 ficers, employees, and contractors of the De-7 partment of Education, as specifically author-8 ized and designated by the Secretary of Edu-9 cation, only for the purpose of (and to the ex-10 tent necessary in) determining eligibility for, 11 and amount of, Federal student financial aid 12 under programs authorized by title IV of the 13 Higher Education Act of 1965 and conducting 14 analyses and forecasts for estimating costs re-15 lated to such programs, the following return in-16 formation (as defined in subsection (b)(2)) with 17 respect to taxpayers identified by the Secretary 18 of Education as applicants for Federal student 19 financial aid under title IV of such Act, for tax-20 able years specified by such Secretary:

21 "(i) Taxpayer identity information
22 with respect to such taxpayer.

23 "(ii) The filing status of such tax-24 payer.

1	"(iii) Type of tax return from which
2	the return information is provided.
3	"(iv) The adjusted gross income of
4	such taxpayer.
5	"(v) The amount of any net earnings
6	from self-employment (as defined in sec-
7	tion 1402), wages (as defined in section
8	3121(a) or 3401(a)), and taxable income
9	from a farming business (as defined in sec-
10	tion $236A(e)(4)$) for the period reported on
11	the return.
12	"(vi) The total income tax of such
13	taxpayer.
14	"(vii) Total number of exemptions
15	claimed, or total number of individuals and
16	dependents claimed, as applicable, on the
17	return.
18	"(viii) Number of children with re-
19	spect to which tax credits under section 24
20	are claimed on the return.
21	"(ix) Amount of any credit claimed
22	under section 25A for the taxable year.
23	"(x) Amount of individual retirement
24	account distributions not included in ad-
25	justed gross income for the taxable year.

1	"(xi) Amount of individual retirement
2	account contributions and payments to
3	self-employed SEP, Keogh, and other
4	qualified plans which were deducted from
5	income for the taxable year.
6	"(xii) The amount of tax-exempt in-
7	terest.
8	"(xiii) Amounts from retirement pen-
9	sions and annuities not included in ad-
10	justed gross income for the taxable year.
11	"(xiv) If applicable, the fact that
12	there is no return filed for such taxpayer
13	for the applicable year.
14	"(xv) Other information determined to
15	be necessary by agreement between the
16	Secretary and the Secretary of Education
17	to administer the Federal financial aid pro-
18	grams as required by the Higher Edu-
19	cation Act of 1965.
20	"(C) Restriction on use of disclosed
21	INFORMATION.—
22	"(i) IN GENERAL.—Return informa-
23	tion disclosed under subparagraphs (A)
24	and (B) may be used by officers, employ-
25	ees, and contractors of the Department of

1	Education, as specifically authorized and
2	designated by the Secretary of Education,
3	only for the purposes and to the extent
4	necessary described in such subparagraphs
5	and for mitigating risks (as defined in
6	clause (ii)) relating to the programs de-
7	scribed in such subparagraphs.
8	"(ii) MITIGATING RISKS.—For pur-
9	poses of this subparagraph, the term 'miti-
10	gating risks' means, with respect to the
11	programs described in subparagraphs (A)
12	and (B)—
13	"(I) analyzing or estimating costs
14	associated with potential changes to
15	the need-analysis formula,
16	"(II) oversight activities by the
17	Office of Inspector General of the De-
18	partment of Education as authorized
19	by the Inspector General Act of 1978,
20	as amended,
21	"(III) developing or admin-
22	istering statistical models that inform
23	support to populations of Federal stu-
24	dent loan borrowers who are at risk of
25	default or delinquency,

	<u> </u>
1	"(IV) reducing the net cost of
2	improper payments to Federal finan-
3	cial aid recipients, and
4	"(V) producing aggregate statis-
5	tics for reporting, research, or con-
6	sumer information on the performance
7	of programs or institutions of higher
8	education participating in the pro-
9	grams under title IV of the Higher
10	Education Act of 1965.
11	Such term does not include the conduct of
12	criminal investigations or prosecutions.
13	"(iii) Redisclosure to institu-
14	TIONS OF HIGHER EDUCATION, STATE
15	HIGHER EDUCATION AGENCIES, AND DES-
16	IGNATED SCHOLARSHIP ORGANIZATIONS.—
17	The Secretary of Education, and officers,
18	employees, and contractors of the Depart-
19	ment of Education, may disclose return in-
20	formation received under subparagraph
21	(B), solely for the use in the application,
22	award, and administration of Federal stu-
23	dent financial aid, State aid, or aid award-
24	ed by eligible institutions or such entities

1	as the Secretary of Education may des-
2	ignate, to the following persons:
3	"(I) An institution of higher edu-
4	cation with which the Secretary of
5	Education has an agreement under
6	subpart 1 of part A, or part D or E,
7	of title IV of the Higher Education
8	Act of 1965.
9	"(II) A State higher education
10	agency.
11	"(III) A scholarship organization
12	which is designated by the Secretary
13	of Education as of the effective date
14	of the Affordable Loans for Any Stu-
15	dent Act as an organization eligible to
16	receive the information provided
17	under this clause.
18	The preceding sentence shall only apply to
19	the extent that the taxpayer with respect
20	to whom the return information relates
21	provides consent for such disclosure to the
22	Secretary of Education as part of the ap-
23	plication for Federal student financial aid
24	under title IV of the Higher Education Act
25	of 1965.

1	"(D)	Required	NOTIFICATION	PERI-
2	ODS.—			

3 "(i) NOTIFICATION TO CONGRESS.— 4 The Secretary and the Secretary of Edu-5 cation shall issue joint notifications to the 6 Committees on Finance and Health, Edu-7 cation, Labor, and Pensions of the Senate 8 and the Committees on Ways and Means 9 and Education and Labor of the House of 10 Representatives not less than 120 days 11 prior to the first disclosure of any type of 12 return information under subparagraph 13 (A)(vii) or (B)(xv) with respect to which 14 such a notification has not been previously 15 made.

"(ii) 16 PUBLIC NOTICE AND COM-17 MENT.—There shall be a public notice and 18 comment period beginning not less than 60 19 days prior to the first disclosure of any 20 type of return information under subpara-21 graph (A)(vii) or (B)(xv) with respect to 22 which such a notification has not been pre-23 viously made, subsequent to the period al-24 lotted for Congressional comment under 25 clause (i).".

1 (b) Confidentiality of Return Information.— 2 Section 6103(a)(3) of such Code is amended by inserting 3 ", (13)(A), (13)(B)" after "(12)". 4 (c)CONFORMING AMENDMENTS.—Section 5 6103(p)(4) of such Code is amended— (1) by inserting "(A), (13)(B)" after "(13)" 6 7 each place it occurs, and (2) by inserting ", (13)(A), (13)(B)" after 8 9 "(l)(10)" each place it occurs. 10 (d) EFFECTIVE DATE.—The amendments made by this section shall apply to disclosures made under section 11 12 6103(l)(13) of the Internal Revenue Code of 1986 (as 13 amended by this section) after the date of the enactment 14 of this Act. 15 (e) IN GENERAL.—Part G of title IV of the Higher Education Act of 1965 (20 U.S.C. 1088 et seq.) is amend-16 17 ed by adding at the end the following: 18 **"SEC. 494. NOTIFICATION OF REQUEST FOR TAX RETURN** 19 INFORMATION. 20 "The Secretary shall advise students and borrowers 21 who submit an application for Federal student financial 22 aid under this title or for the discharge of a loan based 23 on permanent and total disability, as described in section 437(a), or who request an income-contingent or income-24 25 based repayment plan on their loan (as well as parents

and spouses who sign such an application or request or 1 2 a Master Promissory Note on behalf of those students and 3 borrowers) that the Secretary has the authority to request 4 that the Internal Revenue Service disclose their tax return 5 information (as well as that of parents and spouses who 6 sign such an application or request or a Master Promis-7 sory Note on behalf of those students and borrowers) to 8 officers, employees, and contractors of the Department of 9 Education as authorized under section 6103(1)(13) of the 10 Internal Revenue Code of 1986, to the extent necessary 11 for the Secretary to carry out this title.".

(f) CONFORMING AMENDMENT.—Section 484(q) of
the Higher Education Act of 1965 (20 U.S.C. 1091(q))
is amended to read as follows:

15 **[**"(q) reserved".**]**

16 (g) EFFECTIVE DATE.—The amendments made by17 this section shall apply to disclosures made after the date18 of enactment of this Act.

19 SEC. 107. STUDY AND PROCEDURES ON DETERMINING FAM20 ILY SIZE.

(a) IN GENERAL.—The Secretary of Education, acting jointly with the Secretary of the Treasury, shall—

(1) not later than 1 year after the date of enactment of this Act, publish, in the Federal Register,
notice of the Secretary's intent to conduct a study

1	on the effect of using data from the Internal Rev-
2	enue Service such as personal exemptions, filing sta-
3	tus, or child tax credits, as proxies for family size
4	in an income-driven repayment plan, and invite pub-
5	lic comment regarding the study;
6	(2) after reviewing any public comments pro-
7	vided under paragraph (1), conduct the study and
8	publish the results of the study in the Federal Reg-
9	ister;
10	(3) use the results of the study conducted under
11	paragraph (1) to develop procedures for determining
12	family size for the automatic recertification of in-
13	come for an income-driven repayment plan in a man-
14	ner that minimizes burdens and unintended harm to
15	borrowers;
16	(4) publish the procedures developed under
17	paragraph (3) in the Federal Register; and
18	(5) after a notice and comment period on such
19	procedures, use such comments to finalize the proce-
20	dures.
21	(b) Specifications.—The study conducted under
22	subsection (a) shall—
23	(1) be completed, with the results published
24	pursuant to subsection $(a)(2)$, not later than 3 years
25	after the date of enactment of this Act;

1	(2) determine how closely personal exemptions,
2	filing status, or child tax credits match the family
3	size that borrowers report on their income-driven re-
4	payment plan request form;
5	(3) compare the borrower's actual monthly pay-
6	ment amount with the monthly payment amount
7	borrowers would have using family size information
8	derived from tax returns;
9	(4) include data from tax year 2018 or later tax
10	years; and
11	(5) use data from more than one year, where
12	possible, to analyze how much family size changes
13	over time.
14	(c) DEFINITION.—The term "income-driven repay-
15	ment plan" has the meaning given the term in section
16	6103(l)(13)(F) of the Internal Revenue Code of 1986, as
17	amended by section 106.
18	TITLE II—ENDING INTEREST
19	CAPITALIZATION AND ORIGI-
20	NATION FEES
21	SEC. 201. ENDING INTEREST CAPITALIZATION FOR FED-
22	ERAL DIRECT LOANS.
23	(a) IN GENERAL.—Section 455 (20 U.S.C. 1087e) is
24	amended—
25	(1) in subsection (b)—

1	(A) in the subsection heading, by inserting
2	"AND PRACTICES" after "RATE"; and
3	(B) by adding at the end the following:
4	"(11) Interest practices.—
5	"(A) IN GENERAL.—Beginning on the ef-
6	fective date of the Affordable Loans for Any
7	Student Act, interest on a loan made under this
8	part shall accrue and only be added to the bal-
9	ance of interest due on the loan, and shall not
10	ever be capitalized.
11	"(B) NO CAPITALIZATION OF INTEREST
12	DURING IN-SCHOOL OR GRACE PERIODS.—
13	"(i) IN GENERAL.—Beginning on the
14	effective date of the Affordable Loans for
15	Any Student Act, interest on loans made
16	under this part for which payments of
17	principal are not required during the in-
18	school and grace periods or for which pay-
19	ments are deferred in accordance with sec-
20	tions $427(a)(2)(C)$ and $428(b)(1)(M)$ shall
21	accrue and be added to the balance of in-
22	terest due from the borrower when the
23	loan enters repayment, but shall not ever
24	be capitalized.

1	"(ii) NOTICE REQUIREMENT.—The
2	Secretary shall adjust any forbearance no-
3	tice required in accordance with section
4	428(a)(3)(A)(iii) to reflect the availability
5	of the pause payment process pursuant to
6	section 460B and the treatment of interest
7	under such section.
8	"(C) LIMITED RETROACTIVITY.—For a
9	borrower of a loan made under this part on or
10	before the effective date of the Affordable
11	Loans for Any Student Act that is in a status,
12	on the day before such effective date, that in-
13	volves interest capitalization, such loan shall
14	have capitalization pro-rated to the effective
15	date of such Act, but shall not be subject to
16	further capitalization after the effective date of
17	such Act.";
18	(2) in subsection (e)(5)—
19	(A) by inserting "(which, beginning after
20	the effective date of the Affordable Loans for
21	Any Student Act, shall not be capitalized)"
22	after "accrued interest"; and
23	(B) by striking the second sentence; and
24	(3) in subsection $(q)(2)$, by striking the second
25	sentence and inserting the following: "Such interest

1	shall be paid or shall accrue but not be capitalized
2	in accordance with subsection (b)(11)(B).".
3	(b) Income-Based Repayment Plans.—Para-
4	graph $(3)(B)$ of section $493C(b)$ (20 U.S.C.
5	1098e(b)(3)(B)) is amended to read as follows:
6	"(B)(i) beginning on the effective date of
7	the Affordable Loans for Any Student Act, for
8	an eligible loan issued under part D or not oth-
9	erwise described in clause (ii), shall not be cap-
10	italized and shall be added to the balance of in-
11	terest due for the loan; and
12	"(ii) for an eligible loan made, insured, or
13	guaranteed under part B and held by a private
14	lender, shall be added to the principal amount
15	and capitalized at the time the borrower—
16	"(I) ends the election to make income-
17	based repayment under this subsection; or
18	"(II) begins making payments of not
19	less than the amount specified in para-
20	graph (6)(A);".
21	SEC. 202. ELIMINATION OF ORIGINATION FEES FOR FED-
22	ERAL DIRECT LOANS.
23	(a) Repeal of Origination Fees.—Subsection (c)
24	of section 455 (20 U.S.C. 1087e(c)) is repealed.

1 (b) EFFECTIVE DATE.—The amendment made by 2 subsection (a) shall apply with respect to loans made 3 under part D of title IV of the Higher Education Act of 4 1965 (20 U.S.C. 1087a et seq.) for which the first dis-5 bursement of principal is made, or, in the case of a Fed-6 eral Direct Consolidation Loan, the application is received, 7 on or after July 1, 2020.

8 TITLE III—PROVIDING ASSIST 9 ANCE IN SITUATIONS OF BOR 10 ROWER DISTRESS

11 SEC. 301. LIMITS ON SEIZING INCOME FOR DEBT RELATING

12 TO FEDERAL STUDENT LOANS.

13 Part D of title IV (20 U.S.C. 1087a et seq.) is14 amended by adding at the end the following:

15 "SEC. 460A. LIMITS ON SEIZING INCOME FOR DEBT RELAT-

16 ING TO FEDERAL STUDENT LOANS.

17 "(a) DEFINITIONS.—In this section—

18 "(1) the term 'adjusted gross income' has the
19 meaning given the term in section 62 of the Internal
20 Revenue Code of 1986; and

"(2) the term 'poverty line' means the poverty
line (as defined by the Office of Management and
Budget and revised annually in accordance with section 673(2) of the Community Services Block Grant

Act (42 U.S.C. 9902(2))) applicable to a family of
 the size involved.

3 "(b) Limitation on Collection.—

4 "(1) IN GENERAL.—Notwithstanding any other 5 provision of law, any entity engaged in the collection 6 of debts relating to loans made under this title may 7 not take any action to cause, or seek to cause, the 8 collection of such a debt that is taken from the 9 wages, Federal benefits, or other amounts due to a 10 borrower through garnishment, deduction, offset, or 11 seizure in an amount on a monthly basis that is 12 more than the amount described in paragraph (2).

"(2) CALCULATION.—The amount described in
this paragraph is the amount obtained by calculating
what the monthly repayment amount would be for
loans made under this title, with respect to the borrower, under the income-based repayment plan
under section 493C(c).

"(3) PRESUMPTION.—For purposes of this section, if an entity described in paragraph (1) is unable to determine the family size of a borrower after
taking reasonable steps to collect the information
necessary to do so, that person shall presume that
the family size of the borrower is 1 individual.

1 "(c) COMMUNICATIONS.—Any communication by an 2 entity described in subsection (b)(1) that is for the pur-3 pose of seizing income of a consumer for debt that relates 4 to a loan made under this title shall— 5 "(1) be considered— 6 "(A) an attempt to collect a debt; and 7 "(B) conduct in connection with the collec-8 tion of a debt for the purposes of this title; and 9 "(2) contain a notice to the borrower that, con-10 sistent with the procedures for rehabilitating a loan 11 pursuant to section 428F(a) or consolidating loans 12 of default described in section out as 13 428C(a)(3)(B)(i)(V), the borrower may exit default 14 and reenter current repayment status (as defined in 15 section 428(l)(2)(C) with a similar monthly pay-16 ment amount on an income-based repayment plan 17 under section 493C(c) and thereby obtain the full 18 flexibility and benefits of such status, including the 19 ability to adjust family size and make qualifying

20 payments for purposes of repayment or cancellation
21 of any outstanding balance of principal and interest
22 due on a loan (as described in section 493C(b)(7)).
23 "(d) REMEDIES.—

24 "(1) FIRST TIER.—The Secretary may impose a
25 civil penalty on an entity for a violation of this sec-

1	tion not to exceed \$5,000 for each day during which
2	such violation continues.
3	"(2) Second TIER.—Notwithstanding para-
4	graph (1), the Secretary may impose a civil penalty
5	on an entity that recklessly engages in a violation of
6	this section not to exceed \$25,000 for each day dur-
7	ing which such violation continues.
8	"(3) THIRD TIER.—Notwithstanding para-
9	graphs (1) and (2), the Secretary may impose a civil
10	penalty on an entity that knowingly violates this sec-
11	tion not to exceed \$1,000,000 for each day during
12	which such violation continues.
13	"(4) No exemplary or punitive damages.—
14	Nothing in this subsection shall be construed as au-
15	thorizing the imposition of exemplary or punitive
16	damages.
17	"(5) ENTITIES SUBJECT TO PENALTY.—An en-
18	tity subject to a penalty under this subsection may
19	include a contractor or agent of the Department.".
20	SEC. 302. ALLOWING FOR MULTIPLE LOAN REHABILI-
21	TATIONS.
22	(a) FFEL LOANS.—Section 428F(a)(5) (20 U.S.C.
23	1078-6(a)(5)) is amended by striking "one time per loan"
24	and inserting "2 times per loan".

(b) DIRECT LOANS.—Section 455(d) (20 U.S.C.
 2 1087e(d)), as amended by section 103, is further amended
 3 by adding at the end the following:

4 "(8) LOAN REHABILITATION.—In carrying out 5 the process for loan rehabilitation described in sec-6 tion 428F(a)(5) with respect to loans made under 7 this part and in accordance with subsection (a), the 8 Secretary shall allow a borrower to obtain the bene-9 fits available under such section not more than 2 10 times per loan.".

11 SEC. 303. PAUSE PAYMENT PROCESS.

(a) ESTABLISHMENT OF PAUSE PAYMENT PROC13 ESS.—Part D of title IV (20 U.S.C. 1087a et seq.), as
14 amended by section 301, is further amended by adding
15 at the end the following:

16 "SEC. 460B. PAUSE PAYMENT PROCESS.

17 "(a) IN GENERAL.—The Secretary shall establish a single, streamlined pause payment process available in a 18 19 single application with respect to loans made under this 20 part that replaces the deferment and forbearance options 21 and their respective applications that are available to bor-22 rowers before the effective date of the Affordable Loans 23 for Any Student Act and provides temporary relief from 24 repayment of such loans in accordance with this section.

"(b) APPLICATION FOR RELIEF.—Notwithstanding 1 2 any other provision of this Act, a borrower of a loan made 3 under this part that desires to receive temporary relief 4 from repayment with respect to such loan shall request 5 relief in accordance with the pause payment process established by the Secretary under subsection (a), which shall 6 include the options to select a temporary cessation of pay-7 8 ments and to make smaller payments than the monthly 9 payments required under the borrower's repayment plan. 10 "(c) PAUSE PAYMENT.— 11 "(1) IN GENERAL.—A borrower of a loan made 12 under this part who meets the requirements de-13 scribed in paragraph (2) shall be eligible for a pause 14 payment, during which periodic installments of prin-15 cipal need not be paid, and interest— "(A) shall not accrue, in the case of a— 16 17 "(i) Federal Direct Stafford Loan; or 18 "(ii) a Federal Direct Consolidation 19 Loan that consolidated only Federal Direct 20 Stafford Loans, or a combination of such 21 loans and Federal Stafford Loans for 22 which the student borrower received an in-23 terest subsidy under section 428; or

24 "(B) shall accrue and be added to the bal-25 ance of interest due but not be capitalized, or

1	be paid by the borrower, in the case of a Fed-
2	eral Direct PLUS Loan, a Federal Direct Un-
3	subsidized Stafford Loan, or a Federal Direct
4	Consolidation Loan not described in subpara-
5	graph (A)(ii).
6	"(2) ELIGIBILITY.—A borrower of a loan made
7	under this part shall be eligible for a pause payment
8	during any period—
9	"(A) during which—
10	"(i) the borrower is carrying at least
11	one-half the normal full-time work load for
12	the course of study that the borrower is
13	pursuing, as determined by the eligible in-
14	stitution (as such term is defined in sec-
15	tion 435(a)) the student is attending; or
16	"(ii) in the case of a parent borrower,
17	the borrower or the student on whose be-
18	half the loan was borrowed is carrying at
19	least one-half the normal full-time work
20	load, in accordance with clause (i);
21	"(B) during which the borrower is pur-
22	suing a course of study pursuant to a graduate
23	fellowship program approved by the Secretary;

1	"(C) during which the borrower is serving
2	in a medical or dental internship or residency
3	program;
4	"(D) during which the borrower is in a re-
5	habilitation training program for individuals
6	with disabilities approved by the Secretary;
7	"(E) during which the borrower—
8	"(i) is serving on active duty during a
9	war or other military operation or national
10	emergency and for the 180-day period fol-
11	lowing the demobilization date for the serv-
12	ice; or
13	"(ii) qualifies for partial repayment of
14	the borrower's loans under a provision of
15	chapter 109 or 1609 of title 10, United
16	States Code;
17	"(F) during which the borrower is per-
18	forming qualifying National Guard duty during
19	a war or other military operation or national
20	emergency and for the 180-day period following
21	the demobilization date for the service;
22	"(G) during which the borrower is serving
23	in—
24	"(i) an approved national service posi-
25	tion (as defined in section 101 of the Na-

tional and Community Service Act of 1990
(42 U.S.C. 12511)) in an Americorps pro-
gram (defined for purposes of this sub-
paragraph as a program carried out under
subtitle C or E of title I of the National
and Community Service Act of 1990 (42)
U.S.C. 12571 et seq., 12611 et seq.) or
title I of the Domestic Volunteer Service
Act of 1973 (42 U.S.C. 4951 et seq.));
"(ii) in the Peace Corps; or
"(iii) in a teaching position that would
qualify for teacher loan forgiveness under
section 428J;
"(H) not in excess of 3 years during which
the Secretary determines, in accordance with
regulations prescribed under section $435(0)$,
that the borrower has experienced or will expe-
rience an economic hardship, such as experi-
encing financial difficulties, having unexpected
or significant medical expenses, or being unable
to find full-time employment;
"(I) during which a borrower's ability to
make payments, as determined by the Sec-
retary, has been adversely affected by—

1	"(i) any major disaster or emergency
2	declared by the President under section
3	401 or 501, respectively, of the Robert T.
4	Stafford Disaster Relief and Emergency
5	Assistance Act (42 U.S.C. 5170, 5191);
6	"(ii) a local emergency, as declared by
7	the appropriate government agency; or
8	"(iii) a military mobilization;
9	"(J) during which the borrower is awaiting
10	a determination by the Secretary of the bor-
11	rower's request for a pause payment, change in
12	repayment plan, loan forgiveness or cancella-
13	tion, or consolidation loan; or
14	"(K) during which the borrower is experi-
15	encing other exceptional circumstances for
16	which pause payment under this section is in
17	the best interest of the borrower, as determined
18	by the Secretary through regulation.".
19	(b) Conforming Amendments.—Section 455 (20
20	U.S.C. 1087e) is amended—
21	(1) in subsection $(e)(7)(B)(i)$, by striking "is in
22	deferment" and inserting "is under pause payment
23	pursuant to section 460B";
24	(2) by striking subsection (f) and inserting the
25	following:

1	"(f) [reserved]"; and
2	(3) in subsection (l)—
3	(A) by striking "PROGRAM.—" and all that
4	follows through "Using funds" and inserting
5	the following: "PROGRAM.—Using funds"; and
6	(B) by striking paragraph (2).
7	SEC. 304. AUTOMATIC ENROLLMENT INTO INCOME-BASED
8	REPAYMENT FOR BORROWERS WHO ARE DE-
9	LINQUENT ON LOANS AND FOR BORROWERS
10	WHO REHABILITATE DEFAULTED LOANS.
11	(a) NOTIFICATION AND AUTOMATIC ENROLLMENT
12	PROCEDURES.—Section 455(d) (20 U.S.C. 1087e(d)), as
13	amended by sections 103 and 302, is further amended by
14	adding at the end the following:
15	"(9) NOTIFICATION AND AUTOMATIC ENROLL-
16	MENT PROCEDURES FOR BORROWERS WHO ARE DE-
17	LINQUENT ON LOANS.—
18	"(A) AUTHORITY TO OBTAIN INCOME IN-
19	FORMATION.—
20	"(i) IN GENERAL.—In the case of any
21	borrower who is at least 60 days delin-
22	quent on a loan made under this part, the
23	Secretary may obtain such information as
24	is reasonably necessary regarding the in-

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come and family size of the borrower (and
the borrower's spouse, if applicable).
"(ii) Availability of returns and
RETURN INFORMATION.—Returns and re-
turn information (as defined in section
6103 of the Internal Revenue Code of
1986) may be obtained under this subpara-
graph only to the extent authorized by sec-
tion $6103(l)(13)$ of such Code.
"(B) BORROWER NOTIFICATION.—With re-
spect to each borrower of a loan made under
this part who is at least 60 days delinquent on
such loan and who has not been subject to the
procedures under this paragraph for such loan
in the preceding 120 days, the Secretary shall,
as soon as practicable after such 60-day delin-
quency, provide to the borrower the following:
"(i) Notification that the borrower is
at least 60 days delinquent on at least 1
loan under this part, and a description of
all delinquent loans under this part, and
nondelinquent loans under this part, of the
borrower.
"(ii) A brief description of the repay-

"(ii) A brief description of the repayment plans for which the borrower is eligi-

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1	ble and the borrower's loans made under
2	this part, and loans made, insured, or
3	guaranteed under part B or E, that may
4	be eligible for such plans, based on infor-
5	mation available to the Secretary.
6	"(iii) Clear and simple instructions on
7	how to select the repayment plans.
8	"(iv) The amount of monthly pay-
9	ments for the loans made under this part,
10	and any loans made, insured, or guaran-
11	teed under part B or E, under the repay-
12	ment plans for which the borrower is eligi-
13	ble, based on information available to the
14	Secretary, including, if the income infor-
15	mation of the borrower is available to the
16	Secretary under subparagraph (A)—
17	"(I) the amount of the monthly
18	payment under the income-based re-
19	payment plan under section $493C(c)$
20	for which the borrower is eligible for
21	the borrower's loans made under this
22	part, based on such income informa-
23	tion; and
24	"(II) the income, family size, tax
25	filing status, and tax year information

1	on which each the monthly payment is
2	based.
3	"(v) An explanation that the Sec-
4	retary shall take the actions under sub-
5	paragraph (C) with respect to such bor-
6	rower, if—
7	"(I) the borrower is 120 days de-
8	linquent on one or more loans under
9	this part and has not selected a new
10	repayment plan for the borrower's
11	loans under this part; and
12	"(II) in the case of such a bor-
13	rower whose repayment plan for any
14	loans made under this part is not an
15	income-based repayment plan under
16	section 493C(c), the monthly pay-
17	ments under such repayment plan are
18	higher than such monthly payments
19	would be under an income-based re-
20	payment plan for such loans.
21	"(vi) Instructions on updating the in-
22	formation of the borrower obtained under
23	subparagraph (A).
24	"(C) Secretary's initial selection of
25	PLAN.—With respect to each borrower de-

1	scribed in subparagraph (B) who has a repay-
2	ment plan for loans made under this part that
3	meets the requirements of clause $(v)(II)$ of sub-
4	paragraph (B), who has not selected a new re-
5	payment plan for such loans in accordance with
6	the notice received under such subparagraph,
7	and who is at least 120 days delinquent on such
8	a loan, the Secretary shall, as soon as prac-
9	ticable—
10	"(i) in a case in which any of the bor-
11	rower's loans made under part B or E are
12	eligible for an income-based repayment
13	plan under section 493C(c), provide the
14	borrower with the income-based repayment
15	plan; and
16	"(ii) in a case in which none of the
17	borrower's loans made under part B or E
18	are eligible for an income-based repayment
19	plan under section 493C(c), notify the bor-
20	rower of the actions, if any, the borrower
21	may take for such loans to become eligible
22	for such a plan.
23	"(D) Secretary's additional selec-
24	TION OF PLAN.—

1	"(i) IN GENERAL.—With respect to
2	each borrower of a loan made under this
3	part who selects a new repayment plan in
4	accordance with the notice received under
5	subparagraph (B) and who continues to be
6	delinquent on such loan for a period de-
7	scribed in clause (ii), the Secretary shall,
8	as soon as practicable after such period,
9	carry out the procedures described in sub-
10	paragraph (C) for the borrower's loans
11	made under this part, if such procedures
12	would result in lower monthly repayment
13	amounts on such loan.
13 14	amounts on such loan. "(ii) DESCRIPTION OF PERIOD.—The
14	"(ii) Description of period.—The
14 15	"(ii) DESCRIPTION OF PERIOD.—The duration of the period described in clause
14 15 16	"(ii) DESCRIPTION OF PERIOD.—The duration of the period described in clause (i) shall be the amount of time that the
14 15 16 17	"(ii) DESCRIPTION OF PERIOD.—The duration of the period described in clause (i) shall be the amount of time that the Secretary determines is sufficient to indi-
14 15 16 17 18	"(ii) DESCRIPTION OF PERIOD.—The duration of the period described in clause (i) shall be the amount of time that the Secretary determines is sufficient to indi- cate that the borrower may benefit from
14 15 16 17 18 19	"(ii) DESCRIPTION OF PERIOD.—The duration of the period described in clause (i) shall be the amount of time that the Secretary determines is sufficient to indi- cate that the borrower may benefit from repaying such loan under a new repayment
 14 15 16 17 18 19 20 	"(ii) DESCRIPTION OF PERIOD.—The duration of the period described in clause (i) shall be the amount of time that the Secretary determines is sufficient to indi- cate that the borrower may benefit from repaying such loan under a new repayment plan, but in no case shall such period be
 14 15 16 17 18 19 20 21 	"(ii) DESCRIPTION OF PERIOD.—The duration of the period described in clause (i) shall be the amount of time that the Secretary determines is sufficient to indi- cate that the borrower may benefit from repaying such loan under a new repayment plan, but in no case shall such period be less than 60 days.

1	"(F) Procedures.—The Secretary shall
2	establish procedures as are necessary to effec-
3	tively implement this paragraph.
4	"(10) NOTIFICATION AND AUTOMATIC ENROLL-
5	MENT PROCEDURES FOR BORROWERS WHO ARE RE-
6	HABILITATING DEFAULTED LOANS.—
7	"(A) AUTHORITY TO OBTAIN INCOME IN-
8	FORMATION.—
9	"(i) IN GENERAL.—In the case of any
10	borrower who is rehabilitating a loan made
11	under this part pursuant to section
12	428F(a), the Secretary may obtain such
13	information as is reasonably necessary re-
14	garding the income and family size of the
15	borrower (and the borrower's spouse, if ap-
16	plicable).
17	"(ii) Availability of returns and
18	RETURN INFORMATION.—Returns and re-
19	turn information (as defined in section
20	6103 of the Internal Revenue Code of
21	1986) may be obtained under this subpara-
22	graph only to the extent authorized by sec-
23	tion $6103(l)(13)$ of such Code.
24	"(B) BORROWER NOTIFICATION.—Not
25	later than 30 days after a borrower makes the

1 6th payment required for the loan rehabilitation 2 described in subparagraph (A), the Secretary 3 shall notify the borrower of the process under 4 subparagraph (C) with respect to such loan. 5 "(C) SECRETARY'S AUTOMATIC ENROLL-6 MENT.—With respect to each borrower who has 7 made the 9th payment required for the loan re-8 habilitation described in subparagraph (A) and 9 is eligible for the income-based repayment plan 10 under section 493C(c), the Secretary shall, as 11 soon as practicable after such payment, provide 12 the borrower with the income-based repayment 13 plan. 14 "(D) OPT-OUT.—A borrower of a loan 15 made under this part shall have the right to opt 16 out of the procedures under this paragraph. 17 "(E) PROCEDURES.—The Secretary shall 18 establish procedures as are necessary to effec-19 tively implement this paragraph.". 20 (b) EFFECTIVE DATE.—The amendments made by 21 subsection (a) shall— 22 (1) take effect as soon as the Secretary of Edu-23 cation determines practicable after the Secretary fi-

24 nalizes the procedures under section 107; and

1 (2) apply to all borrowers of loans made under 2 part D of title IV of the Higher Education Act of 3 1965 (20 U.S.C. 1087a et seq.). 4 SEC. 305. SEPARATING JOINT CONSOLIDATION LOANS. 5 (a) IN GENERAL.—Section 455(g) (20 U.S.C. 6 1087e(g)), as amended by section 104, is further amended 7 by adding at the end the following: 8 (3)SEPARATING JOINT CONSOLIDATION 9 LOANS.---"(A) IN GENERAL.—A married couple, or 10 11 2 individuals who were previously a married 12 couple, and who received a joint consolidation 13 loan as such married couple under subpara-14 graph (C) of section 428C(a)(3) (as such sub-15 paragraph was in effect on or before June 30, 2006), may apply to the Secretary for each in-16 17 dividual borrower in the married couple (or pre-18 viously married couple) to receive a separate 19 Federal Direct Consolidation Loan under this 20 part— 21 "(i) that shall— 22 "(I) unless the Secretary receives 23 notice of an agreement described in 24 subclause (II)(aa), be equal to the 25 sum of—

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1	"(aa) the unpaid principal
2	and accrued unpaid interest of
3	the percentage of the joint con-
4	solidation loan that, as of the day
5	before such joint consolidation
6	loan was made, was attributable
7	to the loans of the individual bor-
8	rower for whom such separate
9	consolidation loan is being made;
10	and
11	"(bb) any other loans de-
12	scribed in section $428C(a)(4)$
13	that such individual borrower se-
14	lects for consolidation under this
15	part; or
16	"(II) be equal to the sum of—
17	"(aa) the unpaid principal
18	and accrued unpaid interest of
19	the percentage of the joint con-
20	solidation loan that, as of the
21	date of application under this
22	paragraph, the married couple
23	(or previously married couple)
24	agrees shall be considered attrib-
25	utable to the loans of the indi-

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1	vidual borrower for whom such
2	separate consolidation loan is
3	being made; and
4	"(bb) any other loans de-
5	scribed in section $428C(a)(4)$
6	that such individual borrower se-
7	lects for consolidation under this
8	part;
9	"(ii) the proceeds of which shall be
10	paid by the Secretary to the holder or
11	holders—
12	"(I) of the joint consolidation
13	loan for the purpose of discharging
14	the liability on the percentage of such
15	joint consolidation loan described in
16	subclause (I)(aa) or (II)(aa) of clause
17	(i); and
18	"(II) of the loans selected for
19	consolidation under subclause $(I)(bb)$
20	or (II)(bb) of clause (i) for the pur-
21	pose of discharging the liability on
22	such loans;
23	"(iii) except as otherwise provided in
24	this paragraph, that has the same terms

1	and conditions, and rate of interest as the
2	joint consolidation loan;
3	"(iv) for which any payment made
4	under subsection $(m)(1)(A)$ on the joint
5	consolidation loan during a period in which
6	the individual borrower for whom such sep-
7	arate consolidation loan is being made was
8	employed in a public service job described
9	in subsection $(m)(1)(B)$ shall be treated as
10	if such payment were made on such sepa-
11	rate consolidation loan; and
12	"(v) for which any payment made
13	under an income-contingent repayment
14	plan under subsection $(d)(1)(D)$, or an in-
15	come-based repayment plan under para-
16	graph $(1)(E)$ or $(2)(A)(ii)$ of subsection
17	(d), on the joint consolidation loan shall be
18	treated as if such payment were made on
19	such separate consolidation loan.
20	"(B) Application for separate direct
21	CONSOLIDATION LOANS.—
22	"(i) JOINT APPLICATION.—Except as
23	provided in clause (ii), to receive separate
24	consolidation loans under subparagraph
25	(A), both individual borrowers in a married

1	couple (or previously married couple) shall
2	jointly apply under such subparagraph.
3	"(ii) SEPARATE APPLICATION.—An
4	individual borrower in a married couple (or
5	previously married couple) may apply for a
6	separate consolidation loan under subpara-
7	graph (A) separately and without regard to
8	whether or when the other individual bor-
9	rower in the married couple (or previously
10	married couple) applies under such sub-
11	paragraph, in a case in which—
12	"(I) the individual borrower has
13	experienced from the other individual
14	borrower—
15	"(aa) domestic violence (as
16	defined in section 40002(a) of
17	the Violence Against Women Act
18	of 1994 (42 U.S.C. 13925(a)));
19	"(bb) economic abuse (in-
20	cluding behaviors that control
21	such borrower's ability to ac-
22	quire, use, and maintain access
23	to money, credit, or the joint fi-
24	nancial obligations of both bor-
25	rowers); or

"(cc) other exceptional cir-
cumstances, as determined by the
Secretary; and
"(II) the Secretary determines
that authorizing each individual bor-
rower to apply separately under sub-
paragraph (A) would be in the best
fiscal interests of the Federal Govern-
ment, including by reducing the risk
of delinquency or default.
"(C) BORROWER ELIGIBILITYNotwith-
standing section $428C(a)(3)(A)$, the Secretary
shall provide a consolidation loan under this
part to each borrower who—
"(i) applies for such loan under sub-
paragraph (A); and
"(ii) meets the requirements of sub-
paragraphs (A) and (B).
"(D) Special Rule.—Notwithstanding
any other provision of this title, an individual
who has a joint consolidation loan and wishes
for the Secretary to discharge the loans due to
total and permanent disability pursuant to sec-
tion 437(a), shall first separate the joint con-
solidation loan in accordance with this section

1	before the Secretary may discharge any portion	
2	of the loan.".	
3	(b) CONFORMING AMENDMENT.—Section	
4	428C(a)(3)(B)(i)(V) (20 U.S.C. 1078–3(3)(B)(i)(V)) is	
5	amended—	
6	6 (1) by striking "or" at the end of item (bb);	
7	(2) by striking the period at the end of item	
8	(cc) and inserting "; or"; and	
9	(3) by adding at the end the following:	
10	"(dd) for the purpose of sepa-	
11	rating a joint consolidation loan into 2	
12	separate Federal Direct Consolidation	
13	Loans under section $455(g)(3)$.".	
13 14	Loans under section 455(g)(3).". SEC. 306. REMOVING THE COLLECTION COST REQUIRE-	
14	SEC. 306. REMOVING THE COLLECTION COST REQUIRE-	
14 15	SEC. 306. REMOVING THE COLLECTION COST REQUIRE- MENT.	
14 15 16	SEC. 306. REMOVING THE COLLECTION COST REQUIRE- MENT. (a) REMOVAL OF REQUIREMENT.—Section	
14 15 16 17	SEC. 306. REMOVING THE COLLECTION COST REQUIRE- MENT. (a) REMOVAL OF REQUIREMENT.—Section 484A(b)(1) (20 U.S.C. 1091a(b)(1)) is amended by strik-	
14 15 16 17 18	SEC. 306. REMOVING THE COLLECTION COST REQUIRE- MENT. (a) REMOVAL OF REQUIREMENT.—Section 484A(b)(1) (20 U.S.C. 1091a(b)(1)) is amended by strik- ing "shall be required to pay, in addition to other charges	
14 15 16 17 18 19	SEC. 306. REMOVING THE COLLECTION COST REQUIRE- MENT. (a) REMOVAL OF REQUIREMENT.—Section 484A(b)(1) (20 U.S.C. 1091a(b)(1)) is amended by strik- ing "shall be required to pay, in addition to other charges specified in this title, reasonable collection costs" and in-	
 14 15 16 17 18 19 20 	SEC. 306. REMOVING THE COLLECTION COST REQUIRE- MENT. (a) REMOVAL OF REQUIREMENT.—Section 484A(b)(1) (20 U.S.C. 1091a(b)(1)) is amended by strik- ing "shall be required to pay, in addition to other charges specified in this title, reasonable collection costs" and in- serting "shall not be required to pay collection costs".	
 14 15 16 17 18 19 20 21 	 SEC. 306. REMOVING THE COLLECTION COST REQUIRE- MENT. (a) REMOVAL OF REQUIREMENT.—Section 484A(b)(1) (20 U.S.C. 1091a(b)(1)) is amended by strik- ing "shall be required to pay, in addition to other charges specified in this title, reasonable collection costs" and in- serting "shall not be required to pay collection costs". (b) REPAYMENT AFTER DEFAULT.—Section 	

1 repay the loan pursuant to an income-based repayment 2 plan under section 493C(c).". TITLE IV—IMPROVING LOAN IN-3 **FORMATION** COUN-AND 4 **SELING** 5 6 SEC. 401. STUDENT LOAN CONTRACT; SIMPLIFYING LOAN 7 **DISCLOSURES.** 8 (a) STUDENT LOAN CONTRACT.—Section 455 (20 U.S.C. 1087e), as amended by section 202, is further 9 amended by inserting after subsection (b) the following: 10 11 "(c) STUDENT LOAN CONTRACT; SIMPLIFYING LOAN 12 DISCLOSURES.— 13 "(1) STUDENT LOAN CONTRACT.— 14 "(A) IN GENERAL.—Any master promis-15 note form described in section sory 432(m)(1)(D) that is developed or used for cov-16 17 ered loans shall be referred to as a 'student 18 loan contract'. 19 "(B) CLARIFICATION ON USE.—Notwith-20 standing section 432(m)(1)(D)(i), each student 21 loan contract for a covered loan shall— 22 "(i) not be entered into by a student 23 unless the student has completed all re-24 quired counseling related to such loan, in-

1	cluding counseling required under section
2	485(l);
3	"(ii) be signed by the student entering
4	such student loan contract after completion
5	of such counseling;
6	"(iii) be used only for the academic
7	year for which the initial loans are made
8	under the contract and shall be valid for
9	additional loans within an academic year;
10	and
11	"(iv) include options for the student
12	to enter both the student's current contact
13	information and permanent contact infor-
14	mation that is likely to remain valid upon
15	the student's exit from the institution.
16	"(C) Covered loan.—
17	"(i) IN GENERAL.—In this subsection,
18	the term 'covered loan' means a loan made
19	under this part on or after the effective
20	date of the Affordable Loans for Any Stu-
21	dent Act, except with respect to a borrower
22	described in clause (ii).
23	"(ii) EXCEPTION.—A borrower is de-
24	scribed in this clause if the loan made
25	under this part on or after the effective

1 date of the Affordable Loans for Any Stu-2 dent Act with respect to such borrower is 3 for the 2020–2021 academic year and the 4 borrower has already taken out a loan under this part (other than a Federal Di-5 6 rect Consolidation Loan) for such aca-7 demic year (including any such loan for at-8 tendance at another institution from which 9 the student transferred or in which the 10 student had previously enrolled).

11 "(2) LOAN DISCLOSURES.—For loans made 12 under this part for periods of enrollment beginning on or after the effective date of the Affordable 13 14 Loans for Any Student Act, the Secretary shall take such steps as are necessary to streamline the stu-15 16 dent loan disclosure requirements under this Act. 17 The Secretary shall ensure that information required 18 to be disclosed to a student who is applying for, re-19 ceiving, or preparing to repay a loan under this part 20 shall be consumer-tested and delivered in a manner 21 that-

22 "(A) reduces and simplifies the paperwork
23 students are required to complete;

24 "(B) limits the number of times a student25 is presented with disclosures by incorporating

1	the streamlined disclosures into required stu-
2	dent loan counseling under section $485(l)$, the
3	student loan contract under this subsection, or
4	both; and
5	"(C) is effective in helping the student un-
6	derstand the student's rights and obligations as
7	a Federal student loan borrower.
8	"(3) ANNUAL LOAN ACCEPTANCE.—Prior to
9	making the first disbursement of a covered loan
10	(other than a Federal Direct Consolidation Loan) to
11	a borrower for an academic year, the eligible institu-
12	tion shall ensure that the borrower—
13	"(A) has completed the applicable coun-
14	seling under paragraph (2) or (3) of section
15	485(l); and
16	"(B) after completing such counseling, ac-
17	cepts the loan for such academic year by—
18	"(i) signing and returning to the insti-
19	tution the student loan contract described
20	in section $455(c)(1)$ that affirmatively
21	states that the borrower accepts the loan;
22	or
23	"(ii) electronically signing an elec-
24	tronic version of such student loan con-
25	tract, which may be done through the on-

1 line counseling tool in accordance with sec-2 tion 485(n)(1)(B).". 3 (b) CONFORMING AMENDMENT.—Section 487(a)(7) 4 (20 U.S.C. 1094(a)(7)) is amended by striking "section 485" and inserting "sections 455(c)(3) and 485". 5 6 SEC. 402. ANNUAL AND PRE-LOAN INFORMATION AND 7 COUNSELING REQUIREMENTS. 8 Section 485(l) (20 U.S.C. 1092(l)) is amended to read as follows: 9 10 "(1) ANNUAL STUDENT LOAN COUNSELING FOR 11 BORROWERS.-"(1) ANNUAL COUNSELING REQUIREMENT FOR 12 13 INSTITUTIONS.— "(A) IN GENERAL.—Each eligible institu-14 15 tion shall ensure that each individual for whom 16 the institution has knowledge that the student 17 has accepted, or will accept, 1 or more student 18 loans under part D (including any such loans 19 for attendance at another institution from 20 which the student transferred or in which the 21 student had previously enrolled, other than a 22 Federal Direct Consolidation Loan) for an aca-23 demic year, receives comprehensive information 24 on the terms and conditions of such loans and 25 the responsibilities the individual has with re-

1	spect to such loans. Such information shall be
2	provided, for each academic year for which the
3	individual receives such loans, in a simple, un-
4	derstandable, and consumer-friendly manner—
5	"(i) during a counseling session con-
6	ducted in person;
7	"(ii) online, with the individual ac-
8	knowledging receipt of the information; or
9	"(iii) through the use of the online
10	counseling tool described in subsection
11	(n)(1)(B).
12	"(B) USE OF INTERACTIVE PROGRAMS.—
13	In the case of institutions not using the online
14	counseling tool described in subsection
15	(n)(1)(B), the Secretary shall require such in-
16	stitutions to carry out the requirements of sub-
17	paragraph (A) through the use of interactive
18	programs, during an annual counseling session
19	that is in-person or online, that test the individ-
20	ual's understanding of the terms and conditions
21	of the loan awarded to the individual, using
22	simple and understandable language and clear
23	formatting.
24	"(2) ANNUAL LOAN COUNSELING FOR BOR-
25	ROWERS RECEIVING LOANS MADE UNDER PART D

- 1 (OTHER THAN PARENT PLUS LOANS).—The informa-2 tion to be provided under paragraph (1)(A) to a bor-3 rower of a loan made under part D (other than a 4 Federal Direct PLUS Loan made on behalf of a de-5 pendent student) shall include the following: 6 "(A) A notification that some students 7 may qualify for other financial aid that does not 8 need to be repaid, and an explanation that the 9 borrower should consider accepting any such 10 grant, scholarship, military tuition assistance, 11 veterans benefits, Federal or State work-study 12 jobs, or other programs for which the borrower 13 is eligible, prior to accepting student loans. 14 "(B) Information on the total outstanding 15 student loan debt that the institution is aware 16 that the student has borrowed, disaggregated 17 by type of loan, including loans issued under 18 this title, private education loans (as defined in 19 section 140 of the Truth in Lending Act (15) 20 U.S.C. 1650)) that the institution has certified 21 in accordance with section 487(a)(28), and edu-22 cation loans from the institution, as applicable. 23 "(C) The student's estimated monthly pay-24 ment amounts for loans made, insured, or guar
 - anteed under this title based on—

"(i) the fixed repayment plan de-1 2 scribed under section 493E for loans issued under part B or D; and 3 4 "(ii) the income-based repayment plan under section 493C(c), utilizing individual-5 6 ized data applicable to the borrower as de-7 scribed in paragraph (4). 8 "(D) A statement that the monthly 9 amount described in subparagraph (C) does not 10 include any amounts that the student may be 11 required to repay for non-Federal education 12 loans, including private education loans or insti-13 tutional education loans. 14 "(E) An explanation of the use of the stu-15 dent loan contract referred to in section 455(c). "(F) A recommendation to the borrower to 16 17 exhaust the borrower's Federal student loan op-18 tions prior to taking out private education 19 loans, an explanation that Federal student 20 loans typically offer better terms and conditions 21 than private education loans, an explanation 22 that Federal student loans offer consumer pro-23 tections typically not available in the private

education loan market, an explanation of treatment of loans made under part D and private

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1	education loans in bankruptcy, and an expla-
2	nation that if a borrower decides to take out a
3	private education loan—
4	"(i) the borrower has the ability to se-
5	lect a private educational lender of the bor-
6	rower's choice;
7	"(ii) the proposed private education
8	loan may impact the borrower's potential
9	eligibility for other financial assistance, in-
10	cluding Federal financial assistance under
11	this title; and
12	"(iii) the borrower has a right—
13	"(I) to accept the terms of the
14	private education loan within 30 cal-
15	endar days following the date on
16	which the application for such loan is
17	approved and the borrower receives
18	the required disclosure documents,
19	pursuant to section 128(e) of the
20	Truth in Lending Act (15 U.S.C.
21	1638(e)); and
22	"(II) to cancel such loan within 3
23	business days of the date on which the
24	loan is consummated, pursuant to sec-

1	tion $128(e)(7)$ of such Act (15 U.S.C.
2	1638(e)(7)).
3	"(G) An explanation of the importance of
4	contacting the appropriate offices at the institu-
5	tion of higher education if the borrower with-
6	draws prior to completing the borrower's pro-
7	gram of study so that the institution can pro-
8	vide exit counseling, including information re-
9	garding the borrower's repayment options and
10	loan consolidation.
11	"(H) An explanation of the obligation of
12	the borrower to repay the full amount of the
13	loan, regardless of whether the borrower com-
14	pletes or does not complete the program in
15	which the borrower is enrolled within the reg-
16	ular time for program completion.
17	"(I) A general description of the terms and
18	conditions under which the student may obtain
19	forgiveness or cancellation of any principal and
20	interest of a loan issued under this title.
21	"(J) Information as to how the student
22	can access the loan records of the student and
23	the contact information for inquiries regarding
24	repaying the loan.

1	"(K) The contact information for the fi-
2	nancial aid office, or other appropriate office, at
3	the institution that the borrower may contact if
4	the borrower has any questions about the bor-
5	rower's rights and responsibilities or the terms
6	and conditions of the loan.
7	"(L) An explanation that the student has
8	the right to annually request a copy of the cred-
9	it report of the student from a consumer re-
10	porting agency pursuant to section 612(a) of
11	the Fair Credit Reporting Act (15 U.S.C.
12	1681j(a)).
13	"(M) For a first-time borrower, in addition
14	to all the information described in subpara-
15	graphs (A) through (L)—
16	"(i) the anticipated balance on the
17	loan for which the borrower is receiving
18	counseling under this subsection; and
19	"(ii) information on the annual and
20	aggregate loan limits for Federal Direct
21	Stafford Loans and Federal Direct Unsub-
22	sidized Stafford Loans as it pertains to the
23	loan for which the borrower is receiving
24	counseling, and a statement that such ag-
25	gregate borrowing limit may change based

on the borrower's student status (whether undergraduate or graduate) or if there is a change in the borrower's dependency status.

"(N) For a borrower with an outstanding 5 6 balance of principal or interest due on a loan 7 made under this title, including loans made 8 under part B, in addition to all the information 9 described in subparagraphs (A) through (L), 10 the percentage of the total aggregate borrowing 11 limit that the student has reached, as of the 12 date of the counseling, and a statement that 13 such aggregate borrowing limit may change 14 based on the borrower's student status (whether 15 undergraduate or graduate) or if there is a 16 change in the borrower's dependency status.

17 "(3) BORROWERS RECEIVING PARENT PLUS
18 LOANS FOR DEPENDENT STUDENTS.—The informa19 tion to be provided under paragraph (1)(A) to a bor20 rower of a Federal Direct PLUS Loan made on be21 half of a dependent student shall include the fol22 lowing:

23 "(A) A notification that some students
24 may qualify for other financial aid and an ex25 planation that the student for whom the bor-

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1	rower is taking out the loan should consider ac-
2	cepting any such grant, scholarship, military
3	tuition assistance, veterans benefits, Federal or
4	State work-study jobs, or other programs for
5	which the student for whom the borrower is
6	taking out the loan is eligible, prior to bor-
7	rowing any Federal Direct PLUS Loan on be-
8	half of a dependent student.
9	"(B) The information described in sub-
10	paragraphs (B) through (L) of paragraph (2),
11	as applicable.
12	"(C) The option of the borrower to pay the
13	interest on the loan while the loan is under
14	pause payment.
15	"(D) An explanation that the borrower has
16	the options to prepay each loan, pay each loan
17	on a shorter schedule, and change repayment
18	plans.
19	"(E) For each Federal Direct PLUS Loan
20	made on behalf of a dependent student for
21	which the borrower is receiving counseling
22	under this subsection, the contact information
23	for the loan servicer of the loan and a link to
24	such servicer's website.

1	"(F) For a first-time borrower of such
2	loan—
3	"(i) the anticipated balance on the
4	loan for which the borrower is receiving
5	counseling under this paragraph; and
6	"(ii) the estimated monthly payment
7	amounts for such loan based on—
8	"(I) the fixed repayment plan de-
9	scribed in section 493E for the loan;
10	and
11	"(II) the income-based repay-
12	ment plan under section 493C(c), uti-
13	lizing individualized data applicable to
14	the borrower as described in para-
15	graph (4).
16	"(G) For a borrower undergoing coun-
17	seling that already has an outstanding balance
18	of principal or interest due on a Federal Direct
19	PLUS Loan made on behalf of a dependent
20	student—
21	"(i) the anticipated balance of all
22	Federal Direct PLUS Loans held by the
23	borrower (including the one for which
24	counseling is provided); and

	-
1	"(ii) the estimated monthly payment
2	amounts for all such loans based on—
3	"(I) the fixed repayment plan de-
4	scribed in section 493E for loans
5	issued under part B or D; and
6	"(II) the income-based repay-
7	ment plan under section 493C(c), uti-
8	lizing individualized data applicable to
9	the borrower as described in para-
10	graph (4).
11	"(4) Estimated repayment information.—
12	In providing estimated payments for income-based
13	repayment plans under section 493C(c) for purposes
14	of this section, the Secretary shall develop and im-
15	plement a database to generate repayment estimate
16	for borrowers by—
17	"(A) enabling each institution to enter rel-
18	evant loan, program cost, and average indebted-
19	ness at graduation information electronically;
20	"(B) integrating applicable data on Fed-
21	eral loans made, insured, or guaranteed under
22	this title from the National Student Loan Data
23	System or a successor system;

1	"(C) integrating available data on occupa-
2	tional earnings reasonably related to the stu-
3	dent's program of study;
4	"(D) using a hypothetical family size of 1;
5	and
6	"(E) providing a borrower the option to
7	adjust these data elements and observe the cor-
8	responding change in estimated monthly pay-
9	ment amounts.".
10	SEC. 403. EXIT COUNSELING.
11	Section 485(b) (20 U.S.C. 1092(b)) is amended—
12	(1) in paragraph (1) —
13	(A) in subparagraph (A)—
14	(i) in the matter preceding clause (i),
15	striking "through financial aid offices or
16	otherwise" and inserting "through the use
17	of an interactive program, during an exit
18	counseling session that is in-person or on-
19	line, or through the use of the online coun-
20	seling tool described in subsection
21	(n)(1)(A)";
22	(ii) by redesignating clauses (i)
23	through (ix) as clauses (v) through (xiii),
24	respectively;

1	(iii) by inserting before clause (v), as
2	redesignated by clause (ii), the following:
3	"(i) a summary of the outstanding
4	balance of principal and interest due on
5	the loans made to the borrower under part
6	B, D, or E;
7	"(ii) an explanation of the grace pe-
8	riod preceding repayment and the expected
9	date that the borrower will enter repay-
10	ment;
11	"(iii) an explanation that the borrower
12	has the option to pay any interest that has
13	accrued while the borrower was in school
14	or that may accrue during the grace period
15	preceding repayment or during an author-
16	ized period of pause payment;
17	"(iv) an explanation that the borrower
18	may be approached during the repayment
19	process by third-party student debt relief
20	companies, that the borrower should use
21	caution in any such dealings, and that the
22	typical services provided by these compa-
23	nies are already offered to borrowers free
24	of charge through the Department or its
25	contractors;";

1	(iv) in clause (v), as redesignated by
2	clause (ii)—
3	(I) by striking "sample informa-
4	tion showing the average" and insert-
5	ing "information, based on the bor-
6	rower's outstanding balance described
7	in clause (i), showing the borrower's";
8	and
9	(II) by striking "of each plan"
10	and inserting "of the fixed repayment
11	plan described in section 493E and
12	the income-based repayment plan
13	under section 493C(c), and any other
14	repayment plan for which each loan
15	may be eligible";
16	(v) in clause (x), as redesignated by
17	clause (ii)—
18	(I) by inserting "decreased credit
19	score," after "credit reports,"; and
20	(II) by inserting "reduced ability
21	to rent or purchase a home or car, po-
22	tential difficulty in securing employ-
23	ment," after "Federal law,";
24	(vi) in the matter preceding subclause
25	(I) of clause (xi), as redesignated by clause

1	(ii), by striking "consolidation loan under
2	section 428C or a";
3	(vii) in each of clauses (xii) and (xiii),
4	as redesignated by clause (ii), by striking
5	"and" at the end; and
6	(viii) by adding at the end the fol-
7	lowing:
8	"(xiv) for each of the borrower's loans
9	made under part B, D, or E for which the
10	borrower is receiving counseling under this
11	subsection, the contact information for the
12	loan servicer of the loan and a link to such
13	servicer's website; and
14	"(xv) an explanation that an indi-
15	vidual has a right to annually request a
16	disclosure of information collected by a
17	consumer reporting agency pursuant to
18	section 612(a) of the Fair Credit Report-
19	ing Act (15 U.S.C. 1681j(a))."; and
20	(B) in subparagraph (B), by striking "in
21	writing" and inserting "online or in writing, ex-
22	cept that in the case of an institution using the
23	online counseling tool described in subsection
24	(n)(1)(A), the Secretary shall attempt to pro-

1 vide such information to the student in the 2 manner described in subsection (n)(3)(C); and 3 (2) in paragraph (2)(C), by inserting ", such as 4 the online counseling tool described in subsection (n)(1)(A)," after "electronic means". 5 6 SEC. 404. ONLINE COUNSELING TOOLS. 7 Section 485 (20 U.S.C. 1092) is amended by adding 8 at the end the following: 9 "(n) ONLINE COUNSELING TOOLS.— "(1) IN GENERAL.—Beginning not later than 1 10 11 year after the date of enactment of the Affordable 12 Loans for Any Student Act, the Secretary shall 13 maintain-14 "(A) an online counseling tool that pro-15 vides the exit counseling required under sub-16 section (b) and meets the applicable require-17 ments of this subsection; and 18 "(B) an online counseling tool that pro-19 vides the annual counseling required under sub-20 section (l), enables a borrower to electronically 21 sign and accept the borrower's student loan 22 contract for the upcoming academic year under 23 section 455(c)(3)(B)(ii), and meets the applica-24 ble requirements of this subsection.

1	"(2) REQUIREMENTS OF TOOLS.—In maintain-
2	ing the online counseling tools described in para-
3	graph (1), the Secretary shall ensure that each such
4	tool, and its underlying content—
5	"(A) are consumer tested, in consultation
6	with other relevant Federal agencies, students,
7	borrowers, institutions of higher education, sec-
8	ondary school and postsecondary counselors,
9	and consumer advocacy organizations, to ensure
10	that the tool is effective in helping individuals
11	understand their rights and obligations with re-
12	spect to borrowing a loan made under part D;
13	"(B) are understandable to borrowers of
14	loans made under part D;
15	"(C) freely available to all eligible institu-
16	tions; and
17	"(D) integrate applicable loan data from
18	the National Student Loan Data System or a
19	successor system, including data regarding
20	loans made, insured, or guaranteed under this
21	title and data regarding private education
22	loans, pursuant to section 485B(i).
23	"(3) Record of counseling completion.—

24 The Secretary shall—

1	"(A) use each online counseling tool de-
2	scribed in paragraph (1) to keep a record of
3	which individuals have received counseling using
4	the tool and notify the applicable institutions of
5	the individual's completion of such counseling;
6	"(B) in the case of a borrower who re-
7	ceives annual counseling for a loan made under
8	part D using the tool described in paragraph
9	(1)(B)—
10	"(i) enable the borrower to accept and
11	electronically sign the student loan con-
12	tract as required under section
13	455(c)(3)(B)(ii) and notify the applicable
14	institutions that the individual completed
15	the counseling and electronically signed the
16	contract; and
17	"(ii) if the borrower chooses not to
18	sign the student loan contract through the
19	online counseling—
20	"(I) inform the borrower,
21	through the online counseling tool, of
22	the date by when the borrower should
23	accept and sign the student loan con-
24	tract for which the borrower has re-
25	ceived such counseling; and

"(II) notify the applicable insti tution that the borrower completed
 the counseling but did not sign the
 student loan contract; and
 "(C) in the case of a borrower described in

6 subsection (b)(1)(B) at an institution that uses
7 the online counseling tool described in para8 graph (1)(A) of this subsection, attempt to pro9 vide the information described in subsection
10 (b)(1)(A) to the borrower through such tool.

11 "(o) LONGITUDINAL STUDY ON THE EFFECTIVENESS
12 OF STUDENT LOAN COUNSELING.—

"(1) IN GENERAL.—Not later than 1 year after
the date of enactment of the Affordable Loans for
Any Student Act, the Secretary, acting through the
Director of the Institute of Education Sciences, shall
begin conducting a rigorous, longitudinal study of
the impact and effectiveness of the student loan
counseling provided under section 485(n).

20 "(2) CONTENTS.—

21 "(A) BORROWER INFORMATION.—The lon22 gitudinal study carried out under paragraph (1)
23 shall include borrower information, in the ag24 gregate and disaggregated by race and eth-

1	nicity, gender, income quartile, and status as an
2	individual with a disability, on—
3	"(i) student persistence;
4	"(ii) degree attainment;
5	"(iii) program completion;
6	"(iv) successfully maintaining current
7	student loan repayment status following
8	the student's exit from the institution;
9	"(v) cumulative borrowing levels; and
10	"(vi) such other factors as the Sec-
11	retary may determine.
12	"(B) EXCEPTION.—The disaggregation
13	under subparagraph (A) shall not be required
14	in a case in which the number of borrowers in
15	a category is insufficient to yield statistically re-
16	liable information or the results would reveal
17	personally identifiable information about an in-
18	dividual borrower.
19	"(3) INTERIM REPORTS.—Not later than 18
20	months after the commencement of the study under
21	paragraph (1), and annually thereafter, the Sec-
22	retary shall evaluate the progress of the study and
23	report any short-term findings to the authorizing
24	committees.".

1	SEC. 405. PRIVATE EDUCATION LOAN CERTIFICATION AND
2	INFORMATION.
3	(a) Amendment to the Higher Education Act
4	OF 1965.—
5	(1) IN GENERAL.—Section 487(a) (20 U.S.C.
6	1094(a)) is amended by striking paragraph (28) and
7	inserting the following:
8	"(28)(A) The institution shall—
9	"(i) upon the request of a private edu-
10	cational lender, acting in connection with an ap-
11	plication initiated by a borrower for a private
12	education loan in accordance with section
13	128(e)(3) of the Truth in Lending Act, provide
14	certification to such private educational lend-
15	er—
16	"(I) that the student who initiated the
17	application for the private education loan,
18	or on whose behalf the application was ini-
19	tiated, is enrolled or is scheduled to enroll
20	at the institution;
21	"(II) of such student's cost of attend-
22	ance at the institution as determined under
23	part F; and
24	"(III) of the difference between—
25	"(aa) the cost of attendance at
26	the institution; and

1	"(bb) the student's estimated fi-
2	nancial assistance received under this
3	title and other assistance known to
4	the institution, as applicable; and
5	"(ii) provide the certification described in
6	clause (i), or notify the private educational
7	lender that the institution has received the re-
8	quest for certification and will need additional
9	time to comply with the certification request—
10	"(I) within 15 business days of receipt
11	of such certification request; and
12	"(II) only after the institution has
13	completed the activities described in sub-
14	paragraph (B).
15	"(B) The institution shall, upon receipt of a
16	certification request described in subparagraph
17	(A)(i), and prior to providing such certification—
18	"(i) determine whether the student who
19	initiated the application for the private edu-
20	cation loan, or on whose behalf the application
21	was initiated, has applied for and exhausted the
22	Federal financial assistance available to such
23	student under this title and inform the student
24	accordingly; and

1	"(ii) provide the borrower whose loan ap-
2	plication has prompted the certification request
3	by a private education lender, as described in
4	subparagraph (A)(i), with the following infor-
5	mation and disclosures:
6	"(I) If the borrower has not yet ex-
7	hausted the financial assistance available
8	to the borrower under this title, the
9	amount of additional Federal student as-
10	sistance for which the borrower is eligible
11	and the potential advantages of Federal
12	loans under this title, including disclosure
13	of—
14	"(aa) the fixed interest rates and
15	pause payment processes;
16	"(bb) the option for and terms of
17	income-based repayment, loan forgive-
18	ness programs, and additional protec-
19	tions; and
20	"(cc) the higher student loan lim-
21	its for dependent students whose par-
22	ents are not eligible for a Federal Di-
23	rect PLUS Loan.

1	"(II) The borrower's ability to select a
2	private educational lender of the bor-
3	rower's choice.
4	"(III) The impact of a proposed pri-
5	vate education loan on the borrower's po-
6	tential eligibility for other financial assist-
7	ance, including Federal financial assistance
8	under this title.
9	"(IV) The borrower's right to accept
10	or reject a private education loan within
11	the 30-day period following a private edu-
12	cational lender's approval of a borrower's
13	application and about a borrower's 3-day
14	right to cancel period under section
15	128(e)(7) of the Truth in Lending Act (15
16	U.S.C. 1650(e)(7)).
17	"(C) For purposes of this paragraph, the terms
18	'private educational lender' and 'private education
19	loan' have the meanings given such terms in section
20	140 of the Truth in Lending Act (15 U.S.C.
21	1650).".
22	(2) NATIONAL STUDENT LOAN DATA SYSTEM.—
23	Section 485B (20 U.S.C. 1092b) is amended—
24	(A) in subsection (a), by striking "and

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1	ing ", loans made under parts D and E, and
2	private education loans (in accordance with sub-
3	section (i))";
4	(B) in subsection (f), by inserting "FOR
5	Federal Loans" after "Data Reporting";
6	and
7	(C) by adding at the end the following:
8	"(i) Private Education Loan Reporting.—The
9	Secretary shall include in the National Student Loan Data
10	System the information regarding private education loans
11	that the Director of the Consumer Financial Protection
12	Bureau, in coordination with the Secretary, determines
13	necessary to be included pursuant to section
14	128(e)(9)(B)(ii) of the Truth in Lending Act (15 U.S.C.
15	1638(e)(9)(B)(ii)).".
16	(3) EFFECTIVE DATE.—The amendments made
17	by paragraphs (1) and (2) shall take effect on the
18	effective date of the regulations described in sub-
19	section $(b)(3)$.
20	(b) Amendments to the Truth in Lending
21	Аст.—
22	(1) IN GENERAL.—Section 128(e) of the Truth
23	in Lending Act (15 U.S.C. 1638(e)) is amended—
24	(A) by striking paragraph (3) and insert-
25	ing the following:

3	"(A) IN GENERAL.—Except as provided in
4	subparagraph (B), before a private educational
5	lender may issue any funds with respect to a
6	private education loan, the private educational
7	lender shall obtain, from the relevant institution
8	of higher education where such loan is to be
9	used for a student, a certification in accordance
10	with section 485(a)(28)(A) of the Higher Edu-
11	cation Act of 1965 (20 U.S.C.
12	1094(a)(28)(A))—
13	"(i) confirming that the student is en-
14	rolled or is scheduled to enroll at the insti-
15	tution; and
16	"(ii) stating—
17	"(I) the student's cost of attend-
18	ance at the institution, as determined
19	by the institution under part F of title
20	IV of the Higher Education Act of
21	1965 (20 U.S.C. 1087kk et seq.); and
22	"(II) the difference between—
23	"(aa) such cost of attend-
24	ance; and

"(bb) 1 the student's esti-2 mated financial assistance, including such assistance received 3 4 under title IV of the Higher Edu-5 cation Act of 1965 (20 U.S.C. 6 1070 et seq.) and other financial 7 assistance known to the institu-8 tion, as applicable.

9 "(B) TIMING.—Pursuant to section 10 485(a)(28)(A) of the Higher Education Act of 11 1965 (20 U.S.C. 1094(a)(28)(A)), a private 12 education lender shall receive the certification 13 described in subparagraph (A) within 15 days 14 of a request by the private education lender, 15 unless the institution of higher education noti-16 fies the private educational lender pursuant to 17 section 485(a)(28)(A)(ii) of such Act that addi-18 tional time is needed.

19 "(C) ADDITIONAL REQUIREMENTS.—Upon
20 receiving the certification described in subpara21 graph (A) for a private education loan, the pri22 vate educational lender—

23 "(i) may proceed to issue funds with24 respect to the private education loan; and

"(ii) after issuing the private edu-1 2 cation loan, shall— 3 "(I) notify the institution of 4 higher education involved that the pri-5 vate education loan has been issued to 6 the borrower, and the amount of such 7 loan; and "(II) provide the Director of the 8 9 Consumer Financial Protection Bu-10 reau and the Secretary of Education 11 with the information described in paragraph (9)(B)."; 12 13 (B) by redesignating paragraphs (9), (10), 14 and (11) as paragraphs (10), (11), and (12), 15 respectively; and (C) by inserting after paragraph (8) the 16 17 following: 18 "(9) Provision of information.— 19 "(A) PROVISION OF INFORMATION TO BOR-20 ROWERS.-"(i) LOAN STATEMENTS.—A private 21 22 educational lender that issues any funds

with respect to a private education loan

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shall-

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1	"(I) send loan statements, if the
2	loan is to be used for a student, to
3	borrowers of the funds not less than
4	once every 3 months during the time
5	that the student is enrolled at an in-
6	stitution of higher education; and
7	"(II) in the case of a private edu-
8	cation loan that includes a cosigner,
9	annually send a loan statement to the
10	borrower's cosigner, notifying the co-
11	signer of the terms, conditions, and
12	status of such private education loan.
13	"(ii) Contents of loan state-
14	MENT.—Each statement described in
15	clause (i) shall—
16	"(I) report the borrower's total
17	remaining debt to the private edu-
18	cational lender, including accrued but
19	unpaid interest and capitalized inter-
20	est;
21	"(II) report any debt increases
22	since the last statement; and
23	"(III) list the current interest
24	rate for each loan.

1	"(B) PROVISION OF INFORMATION TO
2	FEDERAL AGENCIES.—
3	"(i) Information from lender.—
4	Each private educational lender shall—
5	"(I) submit to the Director of the
6	Consumer Financial Protection Bu-
7	reau and the Secretary of Education
8	such information regarding a private
9	education loan as may be determined
10	necessary by the Director and the
11	Secretary under clause (ii) for inclu-
12	sion in the National Student Loan
13	Data System under section 485B(i) of
14	the Higher Education Act of 1965 (20
15	U.S.C. 1092b(i)); and
16	"(II) prepare and submit an an-
17	nual report to the Consumer Finan-
18	cial Protection Bureau regarding the
19	private education loans issued by the
20	private educational lender.
21	"(ii) PROMULGATION OF REGULA-
22	TIONS.—Not later than 1 year after the
23	date of enactment of the Affordable Loans
24	for Any Student Act, the Director of the
25	Consumer Financial Protection Bureau, in

1	coordination with the Secretary of Edu-
2	cation, shall promulgate regulations re-
3	garding the private education loan infor-
4	mation required to be submitted under
5	clause (i), including the content, method,
6	and format for submission. The informa-
7	tion required for inclusion in the National
8	Student Loan Data System shall include,
9	at a minimum—
10	"(I) information identifying the
11	borrower, including the borrower's
12	name and social security number;
13	"(II) the name of the institution
14	of higher education that has certified
15	the private education loan;
16	"(III) the name of the lender;
17	"(IV) the amount of the private
18	education loan;
19	"(V) the term, or other enroll-
20	ment period, for which the private
21	education loan is issued; and
22	"(VI) whether a cosigner was re-
23	quired as a condition of the private
24	education loan.".

1	(2) DEFINITION OF PRIVATE EDUCATION
2	LOAN.—Section 140(a)(8)(A) of the Truth in Lend-
3	ing Act (15 U.S.C. 1650(a)(8)(A)) is amended—
4	(A) by redesignating clause (ii) as clause
5	(iii);
6	(B) in clause (i), by striking "and" after
7	the semicolon; and
8	(C) by adding after clause (i) the following:
9	"(ii) is not made, insured, or guaran-
10	teed under title VII or title VIII of the
11	Public Health Service Act (42 U.S.C. 292
12	et seq. and 296 et seq.); and".
13	(3) Regulations.—
14	(A) IN GENERAL.—Not later than 1 year
15	after the date of enactment of this Act, the Di-
16	rector of the Consumer Financial Protection
17	Bureau, in coordination with the Secretary of
18	Education, shall promulgate regulations to im-
19	plement paragraphs (3) and (9) of section
20	128(e) of the Truth in Lending Act (15 U.S.C.
21	1638(e)), as amended by paragraph (1) of this
22	subsection.
23	(B) Effective date.—The regulations
24	promulgated under subparagraph (A) shall take

effect on the date that is 180 days after the 1 2 date on which the regulations are promulgated. TITLE V—EFFECTIVE DATE; 3 **TRANSITION** 4 5 SEC. 501. EFFECTIVE DATE: RULEMAKING REGARDING TER-6 MINATION OF CERTAIN REPAYMENT PLANS. 7 (a) EFFECTIVE DATE.—Except as otherwise specifi-8 cally provided, this Act, and the amendments made by this 9 Act, shall take effect on July 1, 2020. 10 (b) Applicability With Respect to Interest 11 CAPITALIZATION.—Section 201, and the amendments 12 made by such section, shall apply with respect to loans 13 made, insured, or guaranteed under part B or D of title 14 IV of the Higher Education Act of 1965 (20 U.S.C. 1071) 15 et seq., 1087a et seq.) that— 16 (1) as of the effective date described in sub-17 section (a), are not currently in a period where in-18 terest is capitalized under such part; or 19 (2) in the case of a loan that, as of the effective 20 date described in subsection (a), is in a period where 21 interest is accruing and not added, but will be capitalized under such part, the day after the interest 22 23 is capitalized under such part, as in effect before the effective date. 24

1 (c) Applicability With Respect to Forbear-2 DEFERMENT FOR DIRECT LOAN AND BOR-ANCE 3 ROWERS.—With respect to any borrower of a loan under 4 part D of title IV of the Higher Education Act of 1965 5 (20 U.S.C. 1087a et seq.) that is, or has been, in forbearance or deferment as of the day before the effective date 6 7 described in subsection (a), the Secretary shall take such 8 steps as are necessary—

9 (1) to transfer a borrower with a loan in for-10 bearance or deferment as of such day automatically 11 into relief provided under the pause payment process 12 established under section 460B of such Act (as 13 amended by this Act); and

(2) to ensure that the period of time for which
a borrower is eligible for pause payment under such
section 460B for a loan is appropriately reduced to
account for any time the loan was previously in forbearance or deferment.

(d) REGULATIONS.—Before the effective date described in subsection (a), the Secretary of Education shall
carry out a plan to end all eligibility for repayment plans
other than a fixed repayment plan described in section
493E of the Higher Education Act of 1965 (20 U.S.C.
1098b) and an income-based repayment plan under section 493C(c) of such Act (20 U.S.C. 1098e(f)) for loans

made under part B or D of title IV of such Act, unless
 the borrower is enrolled in another repayment plan before
 such effective date, in accordance with the amendments
 made by this Act.