

116TH CONGRESS  
2D SESSION

# H. R. 7241

To provide for supplemental loans under the Paycheck Protection Program.

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## IN THE HOUSE OF REPRESENTATIVES

JUNE 18, 2020

Ms. CRAIG (for herself and Mr. DELGADO) introduced the following bill; which was referred to the Committee on Small Business

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# A BILL

To provide for supplemental loans under the Paycheck Protection Program.

1       *Be it enacted by the Senate and House of Representa-  
2 tives of the United States of America in Congress assembled,*

3 **SECTION 1. SHORT TITLE.**

4       This Act may be cited as the “Prioritized Paycheck  
5 Protection Program Act” or the “P4 Act”.

6 **SEC. 2. PAYCHECK PROTECTION PROGRAM IMPROVE-  
7 MENTS.**

8       (a) EXTENSION FOR CERTAIN BUSINESS CON-  
9 CERNS.—Section 7(a)(36)(B) of the Small Business Act  
10 (15 U.S.C. 636(a)(36)(B)) is amended—

1                             (1) by striking “Except” and inserting the fol-  
2                             lowing:

3                                 “(i) IN GENERAL.—Except”; and

4                             (2) by adding at the end the following:

5                                 “(ii) SUPPLEMENTAL PPP LOANS.—

6                                 “(I) DEFINITIONS.—In this  
7                                 clause—

8                                 “(aa) the terms ‘exchange’,  
9                                 ‘issuer’, and ‘security’ have the  
10                                 meanings given such terms in  
11                                 section 3(a) of the Securities Ex-  
12                                 change Act of 1934 (15 U.S.C.  
13                                 78c(a));

14                                 “(bb) the term ‘gross re-  
15                                 ceipts’ means gross receipts with-  
16                                 in the meaning of section 448(c)  
17                                 of the Internal Revenue Code of  
18                                 1986;

19                                 “(cc) the term ‘national se-  
20                                 curities exchange’ means an ex-  
21                                 change registered as a national  
22                                 securities exchange under section  
23                                 6 of the Securities Exchange Act  
24                                 of 1934 (15 U.S.C. 78f);

1                 “(dd) the term ‘publicly  
2 traded entity’ means an issuer,  
3 the securities of which are listed  
4 on a national securities exchange;

5                 “(ee) the term ‘smaller con-  
6 cern’ means an eligible recipient  
7 that—

8                 “(AA) has not more  
9 than 100 employees;

10                 “(BB) operates under a  
11 sole proprietorship or as an  
12 independent contractor; or

13                 “(CC) is an eligible  
14 self-employed individual; and

15                 “(ff) the term ‘significant  
16 loss in revenue’ means that, due  
17 to the impact of COVID–19—

18                 “(AA) the gross re-  
19 ceipts of the eligible recipi-  
20 ent during the first or sec-  
21 ond calendar quarter of  
22 2020 are less than 50 per-  
23 cent of the gross receipts of  
24 the eligible recipient during

the same calendar quarter in  
2019;

“(BB) if the eligible re-  
cipient was not in business  
on April 1, 2019, the gross  
receipts of the eligible recipi-  
ent during any 2-month pe-  
riod during the first 2 cal-  
endar quarters of 2020 are  
less than 50 percent of the  
amount of the gross receipts  
of the eligible recipient dur-  
ing any prior 2-month pe-  
riod during the first 2 cal-  
endar quarters of 2020; or

“(CC) if the eligible re-  
cipient is a seasonal em-  
ployer, as determined by the  
Administrator, the gross re-  
ceipts of the eligible recipi-  
ent during any 2-month pe-  
riod during the first 2 cal-  
endar quarters of 2020 are  
less than 50 percent of the  
amount of the gross receipts

1                                       of the eligible recipient dur-  
2   ing the same 2-month period  
3   in 2019.

4   “(II) AUTHORITY.—Except as  
5   otherwise provided in this clause, for  
6   an eligible recipient that has received  
7   a covered loan under clause (i), the  
8   Administrator may guarantee a single  
9   supplemental covered loan to the eligi-  
10   ble recipient under the same terms,  
11   conditions, and processes as a covered  
12   loan made under clause (i).

13   “(III) APPLICATION DEAD-  
14   LINE.—An eligible recipient shall sub-  
15   mit an application for a supplemental  
16   covered loan under this clause not  
17   later than October 1, 2020, or such  
18   later date as the Administrator deter-  
19   mines appropriate.

20   “(IV) CHOICE OF LENDER.—An  
21   eligible recipient may apply for a sup-  
22   plemental covered loan under this  
23   clause with the lender that made the  
24   covered loan under clause (i) to the el-  
25   igible recipient or another lender.

1                     “(V) ELIGIBILITY.—

2                     “(aa) IN GENERAL.—A sup-  
3                         plemental covered loan under this  
4                         clause—

5                     “(AA) may be made to  
6                         an eligible recipient that is a  
7                         smaller concern, has had a  
8                         significant loss in revenue,  
9                         and has used, or is expend-  
10                         ing funds at a rate that the  
11                         eligible recipient will use on  
12                         or before the expected date  
13                         of the disbursement of the  
14                         supplemental covered loan  
15                         under this clause, the full  
16                         amount of the covered loan  
17                         received under clause (i);  
18                         and

19                     “(BB) may not be  
20                         made to a publicly traded  
21                         entity.

22                     “(bb) BUSINESS CONCERNS  
23                         WITH MORE THAN 1 PHYSICAL  
24                         LOCATION.—

1                         “(AA) IN GENERAL.—

2                         For purposes of a supple-  
3                         mental covered loan under  
4                         this clause, subparagraph  
5                         (D)(iii) shall be applied by  
6                         substituting ‘not more than  
7                         100 employees per physical  
8                         location’ for ‘not more than  
9                         500 employees per physical  
10                         location’.

11                         “(BB) LIMIT FOR MUL-  
12                         TIPLE LOCATIONS.—For an  
13                         eligible recipient with more  
14                         than 1 physical location, the  
15                         total amount of all supple-  
16                         mental covered loans under  
17                         this clause to the eligible re-  
18                         cipient shall not be more  
19                         than \$2,000,000.

20                         “(VI) MAXIMUM AMOUNT FOR  
21                         SUPPLEMENTAL PPP.—The maximum  
22                         amount of a supplemental covered  
23                         loan under this clause is the lesser  
24                         of—

1                         “(aa) the product obtained  
2                         by multiplying—

3                         “(AA) the average total  
4                         monthly payments for pay-  
5                         roll costs by the eligible re-  
6                         cipient used to determine  
7                         the maximum amount of the  
8                         covered loan under clause (i)  
9                         made to the eligible recipient  
10                         under this paragraph; by

11                         “(BB) 2.5; or  
12                         “(bb) \$2,000,000.

13                         “(VII) EXCEPTION FROM CER-  
14                         TAIN CERTIFICATION REQUIRE-  
15                         MENTS.—An eligible recipient apply-  
16                         ing for a supplemental covered loan  
17                         under this clause shall not be required  
18                         to make the certification described in  
19                         subclauses (III) or (IV) of subparagraph  
20                         (G)(i).

21                         “(VIII) REIMBURSEMENT FOR  
22                         PROCESSING SUPPLEMENTAL PPP.—  
23                         For a supplemental covered loan  
24                         under this clause of not more than  
25                         \$50,000, the reimbursement under

1                   subparagraph (P)(I) by the Adminis-  
2                   trator shall not be less than \$2,500.

3                   “(iii) PRIORITY FOR SMALLEST RE-  
4                   Cipients.—

5                   “(I) APPLICATION PROC-  
6                   ESSING.—In processing applications  
7                   to guarantee covered loans, the Ad-  
8                   ministrator shall, taking into account  
9                   the sense of the Senate on giving pri-  
10                  ority to underserved and rural bor-  
11                  rowers under subparagraph (P)(iv),  
12                  prioritize the processing of applica-  
13                  tions to guarantee covered loans  
14                  under clause (i) or (ii) to eligible re-  
15                  cipients that have not more than 10  
16                  employees.

17                  “(II) FUNDING PRIORITY.—The  
18                  Administrator shall ensure that—

19                  “(aa) of the unobligated bal-  
20                  ances available for covered loans  
21                  on the date of enactment of the  
22                  Prioritized Paycheck Protection  
23                  Program Act, not less than the  
24                  lesser of 20 percent of such un-  
25                  obligated balances or

1                   \$25,000,000,000 is used for  
2 guaranteeing covered loans under  
3 clause (i) or (ii) to eligible recipi-  
4 ents that have not more than 10  
5 employees; and

6                   “(bb) to the extent addi-  
7 tional amounts are made avail-  
8 able for covered loans after the  
9 date of enactment of the  
10 Prioritized Paycheck Protection  
11 Program Act, not less than the  
12 lesser of 20 percent of the sum of  
13 the unobligated balances de-  
14 scribed in subitem (AA) and such  
15 additional amounts or  
16 \$25,000,000,000 is used for  
17 guaranteeing covered loans under  
18 clause (i) or (ii) to eligible recipi-  
19 ents that have not more than 10  
20 employees.”.

21 (b) COVERED PERIODS.—

22                   (1) AUTHORITY TO EXTEND PERIOD FOR MAK-  
23 ING PPP AND P4 LOANS.—Section 7(a)(36)(A)(iii) of  
24 the Small Business Act (15 U.S.C.  
25 636(a)(36)(A)(iii)) is amended by inserting “, or

1 such later date as the Administrator determines appropriate” after “December 31, 2020”.

3 (2) PERIOD FOR COSTS THAT ARE ELIGIBLE  
4 FOR FORGIVENESS AND APPLICATION SUBMIS-  
5 SION.—Section 1106 of the CARES Act (Public  
6 Law 116–136) is amended—

7 (A) in subsection (a), by striking para-  
8 graph (3) and inserting the following:

9 “(3) the term ‘covered period’ means the pe-  
10 riod—

11 “(A) beginning on the date of the origina-  
12 tion of a covered loan; and

13 “(B) ending on a date selected by the eligi-  
14 ble recipient of the covered loan that occurs  
15 during the period—

16 “(i) beginning on the date that is 8  
17 weeks after such date of origination; and

18 “(ii) ending on December 31, 2020, or  
19 such later date as the Administrator deter-  
20 mines appropriate.”;

21 (B) in subsection (d), by inserting “, or  
22 such later date as the Administrator determines  
23 appropriate” after “December 31, 2020” each  
24 place it appears;

1                         (C) in subsection (e), in the matter pre-  
2                         ceding paragraph (1), by striking “An eligible  
3                         recipient” and inserting “After the end of the  
4                         covered period with respect to an eligible recipi-  
5                         ent, the eligible recipient”; and  
6                         (D) by striking subsection (l).

7                         (3) APPLICABILITY OF AMENDMENTS.—The  
8                         amendments made by paragraph (2) shall apply to  
9                         a loan made under paragraph (36) of section 7(a) of  
10                        the Small Business Act (15 U.S.C. 636(a)) before,  
11                        on, or after the date of enactment of this Act.

12                       (c) IMPLEMENTATION OF INSPECTOR GENERAL SUG-  
13                        GESTED ACTIONS FOR PPP OVERSIGHT.—Not later than  
14                        5 days after the date of enactment of this Act, the Admin-  
15                        istrator of the Small Business Administration shall—

16                       (1) issue guidance to prioritize underserved  
17                        businesses, as described in the sense of the Senate  
18                        provision under subparagraph (P)(iv) of section  
19                        7(a)(36) of the Small Business Act (15 U.S.C.  
20                        636(a)(36));

21                       (2) issue an updated loan origin application for  
22                        initial covered loans under such section and issue an  
23                        origin application for supplemental covered loans  
24                        under such section that collects demographic data to  
25                        provide transparency for lending to underserved and

1       rural markets, as required under subparagraph (P)  
2       of such section;

3               (3) implement the loan registration required  
4       under such section; and

5               (4) consistent with information that the Admin-  
6       istrator makes available on loans made by the Ad-  
7       ministration in compliance with section 552 of title  
8       5, United States Code (commonly known as the  
9       “Freedom of Information Act”), begin publishing on  
10      the website of the Administration information about  
11      the paycheck protection program under section  
12      7(a)(36) of the Small Business Act (15 U.S.C.  
13      636(a)(36)), including initial covered loans and sup-  
14      plemental covered loans, including—

15               (A) the name of each business or nonprofit  
16       organization borrower;

17               (B) the address of the principal place of  
18       business of each borrower;

19               (C) the name and address of the principal  
20       place of business of each lender;

21               (D) the amount of each loan;

22               (E) the North American Industry Classi-  
23       fication System code of each borrower;

24               (F) whether each borrower is a franchisee;

25       and

1   (G) the type of business of each borrower.  
2   (d) FORGIVENESS COMPENSATION FEES.—Section  
3     7(a)(36)(P) of the Small Business Act (15 U.S.C.  
4     636(a)(36)(P)) is amended by adding at the end the fol-  
5     lowing:

6   “(v) FORGIVENESS APPLICATION AS-  
7     SISTANCE.—With respect to initial covered  
8     loans and supplemental covered loans, the  
9     Administrator may reimburse an agent  
10    that assists an eligible recipient in pre-  
11    paring an application for and documenta-  
12    tion required to obtain forgiveness under  
13    section 1106 of the CARES Act (Public Law  
14    116–136), in an amount not to exceed  
15    \$500.”.

16   (e) AMOUNT AUTHORIZED FOR COMMITMENTS.—  
17     Section 1102(b) of the CARES Act (Public Law 116–136)  
18     is amended to read as follows:

19   “(b) COMMITMENTS FOR PPP AND OTHER 7(a)  
20    LOANS.—

21   “(1) PPP LOANS.—During the period begin-  
22     ning on the date of enactment of the Prioritized  
23     Paycheck Protection Program Act and ending on  
24     December 31, 2020, or such later date as the Ad-  
25     ministrator determines appropriate, subject to the

1 availability of appropriations, the Administrator may  
2 make commitments under paragraph (36) of section  
3 7(a) of the Small Business Act (15 U.S.C. 636(a))  
4 in such amounts as the Administrator determines  
5 necessary.

6       “(2) OTHER 7(a) LOANS.—During fiscal year  
7 2020, the amount authorized for commitments for  
8 section 7(a) of the Small Business Act (15 U.S.C.  
9 636(a)) under the heading ‘BUSINESS LOANS PRO-  
10 GRAM ACCOUNT’ under the heading ‘SMALL BUSI-  
11 NESS ADMINISTRATION’ under title V of the Consoli-  
12 dated Appropriations Act, 2020 (Public Law 116–  
13 93; 133 Stat. 2475) shall apply with respect to any  
14 commitments under such section 7(a) other than  
15 under paragraph (36) of such section 7(a).”.

○