117TH CONGRESS 1ST SESSION H.R. 2547

AN ACT

- To expand and enhance consumer, student, servicemember, and small business protections with respect to debt collection practices, 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,

1 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

- 2 (a) SHORT TITLE.—This Act may be cited as the
- 3 "Comprehensive Debt Collection Improvement Act".
- 4 (b) TABLE OF CONTENTS.—The table of contents for
- 5 this Act is as follows:
 - Sec. 1. Short title; table of contents.

TITLE I—SMALL BUSINESS LENDING FAIRNESS ACT

- Sec. 101. Short title.
- Sec. 102. Obligor transactions.
- Sec. 103. Enforcement of security interests.

TITLE II —FAIR DEBT COLLECTION PRACTICES FOR SERVICEMEMBERS ACT

- Sec. 201. Short title.
- Sec. 202. Enhanced protection against debt collector harassment of servicemembers.
- Sec. 203. GAO study and report.

TITLE III—PRIVATE LOAN DISABILITY DISCHARGE ACT

- Sec. 301. Short title.
- Sec. 302. Protections for obligors and cosigners in case of death or total and permanent disability.

TITLE IV—CONSUMER PROTECTION FOR MEDICAL DEBT COLLECTIONS ACT

- Sec. 401. Short title.
- Sec. 402. Amendments to the Fair Debt Collection Practices Act.
- Sec. 403. Prohibition on consumer reporting agencies reporting certain medical debt.
- Sec. 404. Requirements for furnishers of medical debt information.

TITLE V—ENDING DEBT COLLECTION HARASSMENT ACT

- Sec. 501. Short title.
- Sec. 502. Consumer protections relating to debt collection practices.

TITLE VI—STOP DEBT COLLECTION ABUSE ACT

- Sec. 601. Short title.
- Sec. 602. Definitions.
- Sec. 603. Debt collection practices for debt collectors hired by Federal agencies.
- Sec. 604. Unfair practices.
- Sec. 605. GAO study and report.

TITLE VII—DEBT COLLECTION PRACTICES HARMONIZATION ACT

- Sec. 701. Short title.
- Sec. 702. Award of damages.

•HR 2547 EH

Sec. 703. Prohibition on the referral of emergency individual assistance debt.

TITLE VIII—NON-JUDICIAL FORECLOSURE DEBT COLLECTION CLARIFICATION ACT

Sec. 801. Short title.

Sec. 802. Enforcement of security interests.

TITLE IX—SECURING CONSUMERS AGAINST MISREPRESENTED DEBT ACT

Sec. 901. Short title.

Sec. 902. Legal actions by debt collectors.

TITLE X—TEMPORARY RELIEF FOR PRIVATE STUDENT LOAN BORROWERS

Sec. 1001. Temporary relief for private student loan borrowers.

TITLE XI—REPORTS

Sec. 1101. Report on COVID-19 pandemic debt collection practices.

TITLE XII—FAIR DEBT COLLECTION IMPROVEMENT ACT

- Sec. 1201. Short title.
- Sec. 1202. Prohibition on collecting time-barred debt.

TITLE XIII—CONSUMER BILL OF RIGHTS

Sec. 1301. Consumer bill of rights against abusive debt collection practices.

TITLE XIV—REPORT ON EXPERIENCES OF DELINQUENT BORROWERS OF PRIVATE EDUCATION LOANS

Sec. 1401. Report on experiences of delinquent student loan borrowers.

TITLE XV—REPORTS

Sec. 1501. Report on use of electronic and telephone communications in the debt collection industry.

TITLE XVI—REPORTS

Sec. 1601. Report on debt collection practices and racial disparities.

TITLE XVII—MISCELLANEOUS PROVISIONS

- Sec. 1701. Discretionary surplus funds.
- Sec. 1702. Effective date.

TITLE XVIII—RELEASE OF COSIGNERS ON PRIVATE STUDENT LOANS ON DEATH OF BORROWER

Sec. 1801. Short title.

Sec. 1802. Applicability of certain amendments to the Truth in Lending Act.

TITLE I—SMALL BUSINESS LENDING FAIRNESS ACT

3 SEC. 101. SHORT TITLE.

4 This title may be cited as the "Small Business Lend-5 ing Fairness Act".

6 SEC. 102. OBLIGOR TRANSACTIONS.

7 (a) IN GENERAL.—Chapter 2 of the Truth in Lend8 ing Act (15 U.S.C. 1631 et seq.) is amended by adding
9 at the end the following:

10 "§ 140B. Unfair credit practices

11 "(a) IN GENERAL.—In connection with the extension 12 of credit or creation of debt in or affecting commerce, as defined in section 4 of the Federal Trade Commission Act 13 14 (15 U.S.C. 44), including any advance of funds or sale 15 or assignment of future income or receivables that may or may not be credit, no person may directly or indirectly 16 take or receive from another person or seek to enforce an 17 18 obligation that constitutes or contains a cognovit or con-19 fession of judgment (for purposes other than executory 20 process in the State of Louisiana), warrant of attorney, 21 or other waiver of the right to notice and the opportunity 22 to be heard in the event of suit or process thereon.

23 "(b) EXEMPTION.—The exemptions described in sec-24 tion 104 shall not apply to this section.".

25 (b) Technical and Conforming Amendments.—

(1) Section 130 of the Truth in Lending Act
 (15 U.S.C. 1640) is amended by adding at the end
 the following:

4 "(m) CREDITOR.—In this section, the term 'creditor'
5 refers to any person charged with compliance that is not
6 the obligor.".

7 (2) The table of sections in chapter 2 of the
8 Truth in Lending Act (15 U.S.C. 1631 et seq.) is
9 amended by adding at the end the following:
"140B. Unfair credit practices.".

10 SEC. 103. ENFORCEMENT OF SECURITY INTERESTS.

11 Section 103 of the Truth in Lending Act (15 U.S.C.12 1602) is amended by adding at the end the following:

13 "(ff) The term 'debt' means any obligation of a per-14 son to pay to another person money—

"(1) that includes the right of the person providing the money to a legal or an equitable remedy
for breach of performance if the breach gives rise to
a right to payment; and

"(2) regardless of whether the obligation or
right to a remedy described in paragraph (1) is absolute or contingent, has been reduced to judgment,
is fixed, matured, unmatured, disputed, undisputed,
recourse, nonrecourse, secured, or unsecured".

TITLE II —FAIR DEBT COLLEC TION PRACTICES FOR SERVICEMEMBERS ACT

4 SEC. 201. SHORT TITLE.

9

5 This title may be cited as the "Fair Debt Collection6 Practices for Servicemembers Act".

7SEC. 202. ENHANCED PROTECTION AGAINST DEBT COL-8LECTORHARASSMENT0F

SERVICEMEMBERS.

(a) COMMUNICATION IN CONNECTION WITH DEBT
11 COLLECTION.—Section 805 of the Fair Debt Collection
12 Practices Act (15 U.S.C. 1692c) is amended by adding
13 at the end the following:

14 "(e) COMMUNICATIONS CONCERNING SERVICEMEM-15 BER DEBTS.—

16 "(1) DEFINITION.—In this subsection, the term
17 'covered member' means—

18 "(A) a covered member or a dependent as
19 defined in section 987(i) of title 10, United
20 States Code; and

21 "(B)(i) an individual who was separated,
22 discharged, or released from duty described in
23 such section 987(i)(1), but only during the 36524 day period beginning on the date of separation,
25 discharge, or release; or

1	"(ii) a person, with respect to an individual
2	described in clause (i), described in subpara-
3	graph (A), (D), (E), or (I) of section $1072(2)$
4	of title 10, United States Code.
5	"(2) PROHIBITIONS.—A debt collector may not,
6	in connection with the collection of any debt of a
7	covered member—
8	"(A) threaten to have the covered member
9	reduced in rank;
10	"(B) threaten to have the covered mem-
11	ber's security clearance revoked; or
12	"(C) threaten to have the covered member
13	prosecuted under chapter 47 of title 10, United
14	States Code (the Uniform Code of Military Jus-
15	tice).".
16	(b) UNFAIR PRACTICES.—Section 808 of the Fair
17	Debt Collection Practices Act (15 U.S.C. 1692f) is amend-
18	ed by adding at the end the following:
19	"(9) The representation to any covered member
20	(as defined under section $805(e)(1)$) that failure to
21	cooperate with a debt collector will result in—
22	"(A) a reduction in rank of the covered
23	member;
24	"(B) a revocation of the covered member's
25	security clearance; or

1	"(C) prosecution under chapter 47 of title
2	10, United States Code (the Uniform Code of
3	Military Justice).".
4	SEC. 203. GAO STUDY AND REPORT.
5	(a) Source The Comptuellon Concerl of the United

(a) STUDY.—The Comptroller General of the United
States shall conduct a study on the impact of debt collection on covered members (as defined under section
805(e)(1) of the Fair Debt Collection Practices Act, as
added by section 202), which shall—

(1) identify types of false, deceptive, misleading,
unfair, abusive, and harassing debt collection practices experienced by covered members and make recommendations to eliminate these practices;

14 (2) identify collection practices of creditors and15 debt collectors experienced by covered members;

16 (3) discuss the effect of these practices on mili-17 tary readiness; and

(4) discuss any national security implications,
including the extent to which covered members with
security clearances would be impacted by uncollected
debt.

(b) REPORT.—Not later than 1 year after the date
of enactment of this Act, the Comptroller General of the
United States shall submit to Congress a report on the
completed study required under subsection (a).

TITLE III—PRIVATE LOAN 1 **DISABILITY DISCHARGE ACT** 2 3 SEC. 301. SHORT TITLE. This title may be cited as the "Private Loan Dis-4 ability Discharge Act of 2021". 5 SEC. 302. PROTECTIONS FOR OBLIGORS AND COSIGNERS IN 6 7 CASE OF DEATH OR TOTAL AND PERMANENT 8 DISABILITY. 9 (a) IN GENERAL.—Section 140(g) of the Truth in 10 Lending Act (15 U.S.C. 1650(g)) is amended— 11 (1) in paragraph (2)— (A) in the heading, by striking "IN CASE 12 13 OF DEATH OF BORROWER"; 14 (B) in subparagraph (A), by inserting after "of the death", the following: "or total and per-15 16 manent disability"; and 17 (C) in subparagraph (C), by inserting after 18 "of the death", the following: "or total and per-19 manent disability"; and 20 (2) by adding at the end the following: 21 "(3) DISCHARGE IN CASE OF DEATH OR TOTAL 22 AND PERMANENT DISABILITY OF BORROWER.—The 23 holder of a private education loan shall, when noti-24 fied of the death or total and permanent disability 25 of a student obligor (and any cosigner), discharge

	10
1	the liability of the student obligor on the loan and
2	may not, after such notification—
3	"(A) attempt to collect on the outstanding
4	liability of the student obligor; and
5	"(B) in the case of total and permanent
6	disability, monitor the disability status of the
7	student obligor at any point after the date of
8	discharge.
9	"(4) PRIVATE DISCHARGE IN CASES OF CER-
10	TAIN DISCHARGE FOR DEATH OR DISABILITY.—The
11	holder of a private education loan shall, when noti-
12	fied of the discharge of liability of a student obligor
13	on a loan described under section $108(f)(5)(A)$ of
14	the Internal Revenue Code of 1986, discharge any li-
15	ability of the student obligor (and any cosigner) on
16	any private education loan which the private edu-
17	cation loan holder holds and may not, after such no-
18	tification—
19	"(A) attempt to collect on the outstanding
20	liability of the student obligor; and
21	"(B) in the case of total and permanent
22	disability, monitor the disability status of the
23	student obligor at any point after the date of
24	discharge.

"(5) TOTAL AND PERMANENT DISABILITY DEFINED.—For the purposes of this subsection and
with respect to an individual, the term 'total and
permanent disability' means the individual is totally
and permanently disabled, as such term is defined in
section 685.102(b) of title 34, Code of Federal Regulations.".

8 (b) RULEMAKING.—The Director of the Bureau of
9 Consumer Financial Protection may issue rules to imple10 ment the amendments made by subsection (a) as the Di11 rector determines appropriate.

12 TITLE IV—CONSUMER PROTEC13 TION FOR MEDICAL DEBT 14 COLLECTIONS ACT

15 SEC. 401. SHORT TITLE.

16 This title may be cited as the "Consumer Protection17 for Medical Debt Collections Act".

18 SEC. 402. AMENDMENTS TO THE FAIR DEBT COLLECTION

19 **PRACTICES ACT.**

20 (a) DEFINITION.—Section 803 of the Fair Debt Col21 lection Practices Act (15 U.S.C. 1692a) is amended by
22 adding at the end the following:

23 "(9) The term 'medical debt' means a debt aris24 ing from the receipt of medical services, products, or
25 devices.".

(b) UNFAIR PRACTICES.—Section 808 of the Fair
 Debt Collection Practices Act (15 U.S.C. 1692f), as
 amended by section 202(b), is amended by adding at the
 end the following:

5 "(10) Engaging in activities to collect or at-6 tempting to collect a medical debt before the end of 7 the 2-year period beginning on the date that the 8 first payment with respect to such medical debt is 9 due.".

10SEC. 403. PROHIBITION ON CONSUMER REPORTING AGEN-11CIES REPORTING CERTAIN MEDICAL DEBT.

(a) DEFINITION.—Section 603 of the Fair Credit Reporting Act (15 U.S.C. 1681a) is amended by adding at
the end the following:

15 "(bb) MEDICAL DEBT.—The term 'medical debt'
16 means a debt arising from the receipt of medical services,
17 products, or devices.

18 "(cc) MEDICALLY NECESSARY PROCEDURE.—The
19 term 'medically necessary procedure' means—

20 "(1) health care services or supplies needed to
21 diagnose or treat an illness, injury, condition, dis22 ease, or its symptoms and that meet accepted stand23 ards of medicine; and

24 "(2) health care to prevent illness or detect ill-25 ness at an early stage, when treatment is likely to

1	work best (including preventive services such as pap
2	tests, flu shots, and screening mammograms).".
3	(b) IN GENERAL.—Section 605(a) of the Fair Credit
4	Reporting Act (15 U.S.C. 1681c(a)) is amended by adding
5	at the end the following new paragraphs:
6	"(9) Any information related to a debt arising
7	from a medically necessary procedure.
8	"(10) Any information related to a medical
9	debt, if the date on which such debt was placed for
10	collection, charged to profit or loss, or subjected to
11	any similar action antedates the report by less than
12	365 calendar days.".
13	SEC. 404. REQUIREMENTS FOR FURNISHERS OF MEDICAL
13 14	SEC. 404. REQUIREMENTS FOR FURNISHERS OF MEDICAL DEBT INFORMATION.
14	DEBT INFORMATION.
14 15 16	DEBT INFORMATION. (a) Additional Notice Requirements for Med-
14 15 16 17	DEBT INFORMATION. (a) ADDITIONAL NOTICE REQUIREMENTS FOR MED- ICAL DEBT.—Section 623 of the Fair Credit Reporting
14 15 16 17	DEBT INFORMATION. (a) ADDITIONAL NOTICE REQUIREMENTS FOR MED- ICAL DEBT.—Section 623 of the Fair Credit Reporting Act (15 U.S.C. 1681s–2) is amended by adding at the end
14 15 16 17 18	DEBT INFORMATION. (a) ADDITIONAL NOTICE REQUIREMENTS FOR MED- ICAL DEBT.—Section 623 of the Fair Credit Reporting Act (15 U.S.C. 1681s–2) is amended by adding at the end the following:
14 15 16 17 18 19	DEBT INFORMATION. (a) ADDITIONAL NOTICE REQUIREMENTS FOR MED- ICAL DEBT.—Section 623 of the Fair Credit Reporting Act (15 U.S.C. 1681s–2) is amended by adding at the end the following: "(f) ADDITIONAL NOTICE REQUIREMENTS FOR MED-
 14 15 16 17 18 19 20 	DEBT INFORMATION. (a) ADDITIONAL NOTICE REQUIREMENTS FOR MED- ICAL DEBT.—Section 623 of the Fair Credit Reporting Act (15 U.S.C. 1681s–2) is amended by adding at the end the following: "(f) ADDITIONAL NOTICE REQUIREMENTS FOR MED- ICAL DEBT.—Before furnishing information regarding a
 14 15 16 17 18 19 20 21 	DEBT INFORMATION. (a) ADDITIONAL NOTICE REQUIREMENTS FOR MED- ICAL DEBT.—Section 623 of the Fair Credit Reporting Act (15 U.S.C. 1681s–2) is amended by adding at the end the following: "(f) ADDITIONAL NOTICE REQUIREMENTS FOR MED- ICAL DEBT.—Before furnishing information regarding a medical debt of a consumer to a consumer reporting agen-

1	"(A) may not be included on a consumer
2	report made by a consumer reporting agency
3	until the later of the date that is 365 days
4	after—
5	"(i) the date on which the person
6	sends the statement;
7	"(ii) with respect to the medical debt
8	of a borrower demonstrating hardship, a
9	date determined by the Director of the Bu-
10	reau; or
11	"(iii) the date described under section
12	605(a)(10); and
13	"(B) may not ever be included on a con-
14	sumer report made by a consumer reporting
15	agency, if the medical debt arises from a medi-
16	cally necessary procedure.
17	"(2) A notification that, if the debt is settled or
18	paid by the consumer or an insurance company be-
19	fore the end of the period described under paragraph
20	(1)(A), the debt may not be reported to a consumer
21	reporting agency.
22	"(3) A notification that the consumer may—
23	"(A) communicate with an insurance com-
24	pany to determine coverage for the debt; or
25	"(B) apply for financial assistance.".

(b) FURNISHING OF MEDICAL DEBT INFORMA TION.—Section 623 of the Fair Credit Reporting Act (15
 U.S.C. 1681s-2), as amended by subsection (a), is further
 amended by adding at the end the following:

5 "(g) FURNISHING OF MEDICAL DEBT INFORMA-6 TION.—

7 "(1) PROHIBITION ON REPORTING DEBT RE8 LATED TO MEDICALLY NECESSARY PROCEDURES.—
9 No person shall furnish any information to a con10 sumer reporting agency regarding a debt arising
11 from a medically necessary procedure.

"(2) TREATMENT OF OTHER MEDICAL DEBT INFORMATION.—With respect to a medical debt not
described under paragraph (1), no person shall furnish any information to a consumer reporting agency regarding such debt before the end of the 365day period beginning on the later of—

18 "(A) the date on which the person sends
19 the statement described under subsection (f) to
20 the consumer;

21 "(B) with respect to the medical debt of a
22 borrower demonstrating hardship, a date deter23 mined by the Director of the Bureau; or

24 "(C) the date described in section
25 605(a)(10).

1 "(3) TREATMENT OF SETTLED OR PAID MED-2 ICAL DEBT.—With respect to a medical debt not de-3 scribed under paragraph (1), no person shall furnish 4 any information to a consumer reporting agency re-5 garding such debt if the debt is settled or paid by 6 the consumer or an insurance company before the 7 end of the 365-day period described under para-8 graph (2).

9 "(4) Borrower demonstrating hardship 10 DEFINED.—In this subsection, and with respect to a 11 medical debt, the term 'borrower demonstrating 12 hardship' means a borrower or a class of borrowers 13 who, as determined by the Director of the Bureau, 14 is facing or has experienced extenuating life cir-15 cumstances or events that result in severe financial 16 or personal barriers such that the borrower or class 17 of borrowers does not have the capacity to repay the 18 medical debt.".

19 TITLE V—ENDING DEBT

20

COLLECTION HARASSMENT ACT

21 SEC. 501. SHORT TITLE.

This title may be cited as the "Ending Debt Collec-tion Harassment Act of 2021".

1	SEC. 502. CONSUMER PROTECTIONS RELATING TO DEBT
2	COLLECTION PRACTICES.
3	(a) Reports on Debt Collection Complaints
4	and Enforcement Actions.—
5	(1) Semi-annual report.—Section 1016(c) of
6	the Consumer Financial Protection Act of 2010 (12 $$
7	U.S.C. 5496(c)) is amended—
8	(A) in paragraph (8), by striking "and" at
9	the end;
10	(B) in paragraph (9), by striking the pe-
11	riod at the end and inserting a semicolon; and
12	(C) by adding at the end the following:
13	((10) an analysis of the consumer complaints
14	received by the Bureau with respect to debt collec-
15	tion, including a State-by-State breakdown of such
16	complaints;
17	"(11) an analysis of the number of people un-
18	able to pay a debt because a debt collector is unable
19	to accept a cash payment; and
20	"(12) a list of enforcement actions taken
21	against debt collectors during the preceding year.".
22	(2) ANNUAL REPORT.—Section 815(a) of the
23	Fair Debt Collection Practices Act (15 U.S.C.
24	1692m(a)) is amended by adding at the end the fol-
25	lowing new sentence: "Each such report shall also
26	include an analysis of the impact of electronic com-
	•HR 2547 EH

munications by debt collectors on consumer experi ences with debt collection, including a consideration
 of consumer complaints about the use of electronic
 communications in debt collection.".

5 (b) LIMITATION ON DEBT COLLECTION RULES.—
6 Section 1022 of the Consumer Financial Protection Act
7 of 2010 (12 U.S.C. 5512) is amended by adding at the
8 end the following:

9 "(e) LIMITATION ON DEBT COLLECTION RULES.— 10 The Director may not issue any rule with respect to debt 11 collection that does not prohibit a debt collector to send 12 unlimited email, text messages, and direct messages 13 through social media to a consumer.".

(c) PROTECTION OF CONSUMERS FROM UNLIMITED
TEXTS, EMAILS, AND SOCIAL MEDIA MESSAGES USED IN
DEBT COLLECTION.—Section 806 of the Fair Debt Collection Practices Act (15 U.S.C. 1692d) is amended by
adding at the end the following new paragraph:

"(7) Contacting the person electronically, including by email, text message, and direct message
through social media, if—

"(A) the communication is required to be
in writing and the person has not consented to
receive the communication electronically in accordance with the requirements of the Elec-

1	tronic Signatures in Global and National Com-
2	merce Act;
3	"(B) the communication is governed by the
4	Telephone Consumer Protection Act and the
5	person has not consented to receive such com-
6	munication in accordance with the requirements
7	of such Act;
8	"(C) consent by the person to receive the
9	communication was not provided directly to the
10	debt collector;
11	"(D) consent by the person to receive the
12	communication electronically has been with-
13	drawn; or
14	"(E) the frequency of contact by the debt
15	collector is greater than consented to by the
16	person.".
17	(d) Protection Of Consumers From Social
18	Media Communications In Debt Collection.—Sec-
19	tion $808(7)$ of the Fair Debt Collection Practices Act (15)
20	U.S.C. 1692f) is amended by inserting the following before
21	the period: "or through a social media platform if the com-
22	munication is viewable by the general public or the per-
23	son's social media contacts''.
24	(e) Ensuring Consumers Receive Notice of
25	DEBT COLLECTION PROTECTIONS.—Section 809(a) of the

Fair Debt Collection Practices Act (15 U.S.C. 1692g(a))
 is amended in the matter preceding paragraph (1)—

3 (1) by striking "Within five days" and all that
4 follows through "any debt," and inserting the fol5 lowing: "NOTICE OF DEBT; CONTENTS.—Within five
6 days after the initial communication with a con7 sumer in connection with the collection of any
8 debt,"; and

9 (2) by striking ", unless the following informa10 tion is contained in the initial communication or the
11 consumer has paid the debt,".

(f) IMPROVED LIMITATIONS ON DEBT COLLECTION
RULES.—Section 814(d) of the Fair Debt Collection Practices Act (15 U.S.C. 1692l(d)) is amended by adding at
the end the following: "Such rules—

16 "(1) may not allow a debt collector to send un17 limited electronic communications to a consumer;

18 "(2) shall require debt collectors to obtain con19 sent directly from consumers before contacting them
20 using a method other than by postal mail or by tele21 phone;

"(3) may not waive the requirements of the
Electronic Signatures in Global and National Commerce Act (15 U.S.C. 7001 et seq.); and

"(4) shall allow consumers to opt out of any
 method of communication that the debt collector
 uses to communicate with consumers, including a
 method for which such consumer had given prior
 consent.".

6 TITLE VI—STOP DEBT 7 COLLECTION ABUSE ACT

8 SEC. 601. SHORT TITLE.

9 This title may be cited as the "Stop Debt Collection10 Abuse Act of 2021".

11 SEC. 602. DEFINITIONS.

Section 803 of the Fair Debt Collection Practices Act
(15 U.S.C. 1692a) is amended—

(1) in paragraph (4), by striking "facilitating
collection of such debt for another" and inserting
"collection of such debt";

17 (2) by amending paragraph (5) to read as fol-18 lows:

19 "(5) The term 'debt' means any obligation or20 alleged obligation of a consumer—

21 "(A) to pay money arising out of a trans22 action in which the money, property, insurance
23 or services which are the subject of the trans24 action are primarily for personal, family, or

1	household purposes, whether or not such obliga-
2	tion has been reduced to judgment;
3	"(B) to pay a loan, overpayment, fine, pen-
4	alty, restitution, fee, or other money currently
5	or originally owed to or guaranteed by a Fed-
6	eral or State government, including any courts
7	or agencies; or
8	"(C) which is secured by real or personal
9	property that is used or was obtained primarily
10	for personal, family, or household purposes,
11	where such property is subject to forfeiture or
12	repossession upon nonpayment of the obligation
13	or alleged obligation.
14	The enforcement of a debt described in subpara-
15	graph (C) is deemed to be a collection of a debt.";
16	and
17	(3) in paragraph (6) —
18	(A) by redesignating subparagraphs (A)
19	through (F) as clauses (i) through (vi), respec-
20	tively;
21	(B) in clause (iii), as so redesignated, by
22	inserting "(not including an independent con-
23	tractor)" after "any State";
24	(C) by amending clause (vi), as so redesig-
25	nated, to read as follows:

- "(vi) any person collecting or attempting to collect any debt owed or due or asserted to be owed or due another to the extent such activity-"(I) is incidental to a bona fide fiduciary obligation or a bona fide escrow arrangement; "(II) concerns a debt which was originated by such person; "(III) concerns a debt which was not in default at the time it was obtained by such person; or "(IV) concerns a debt obtained by such person as a secured party in a commercial credit transaction involving the creditor."; (D) by striking the paragraph designation and the first and second sentences and inserting the following:
- 20 "(6)(A) The term 'debt collector' means—

21 "(i) any person who uses any instrumen22 tality of interstate commerce or the mails in
23 any business the principal purpose of which is
24 the collection of any debts;

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

1 "(ii) any person who regularly collects or 2 attempts to collect, directly or indirectly, by the 3 person's own means or by hiring another debt 4 collector, debts owed or due or asserted to be 5 owed or due another or that have been obtained 6 by assignment or transfer from another; 7 "(iii) any person who regularly collects 8 debts currently or originally owed or allegedly 9 owed to a Federal or State agency or court; or 10 "(iv) notwithstanding subparagraph 11 (B)(vi), any creditor who in the process of col-12 lecting debts of such creditor, uses another 13 name that would indicate that a third person is 14 collecting or attempting to collect such debts.": 15 and 16 (E) in the fourth sentence, by striking "The term does not include" and inserting the 17 18 following: 19 "(B) The term does not include". 20 SEC. 603. DEBT COLLECTION PRACTICES FOR DEBT COL-21 LECTORS HIRED BY FEDERAL AGENCIES. 22 (a) IN GENERAL.—The Fair Debt Collection Prac-23 tices Act (15 U.S.C. 1692 et seq.) is amended by inserting 24 after section 812 (15 U.S.C. 1692j) the following:

1 "§ 812A. Debt collection practices for debt collectors 2 hired by Federal agencies

3 "(a) LIMITATION ON TIME TO TURN DEBT OVER TO 4 DEBT COLLECTOR.—A Federal agency that is a creditor 5 may not sell or transfer a debt described in section 6 803(5)(B) to a debt collector earlier than 90 days after 7 the date on which the obligation or alleged obligation be-8 comes delinquent or defaults.

9 "(b) REQUIRED NOTICE.—

"(1) IN GENERAL.—Before transferring or selling a debt described in section 803(5)(B) to a debt
collector or contracting with a debt collector to collect such a debt, a Federal agency shall notify the
consumer not fewer than 3 times that the Federal
agency will take such action.

16 "(2) FREQUENCY OF NOTIFICATIONS.—The
17 second and third notifications described in para18 graph (1) shall be made not less than 30 days after
19 the date on which the previous notification is
20 made.".

(b) CLERICAL AMENDMENT.—The table of contents
for the Fair Debt Collection Practices Act is amended by
inserting after the item relating to section 812 the following:

"812A. Debt collection practices for debt collectors hired by Federal agencies.".

2	Section 808 of the Fair Debt Collection Practices Act
3	(15 U.S.C. 1692f) is amended by striking paragraph (1)
4	and inserting the following:
5	"(1) The collection of any amount (including
6	any interest, fee, charge, or expense incidental to the
7	principal obligation) unless—
8	"(A) such amount is expressly authorized
9	by the agreement creating the debt or permitted
10	by law; and
11	"(B) in the case of any amount charged by
12	a debt collector collecting a debt described in
13	section 803(5)(B), such amount is—
14	"(i) reasonable in relation to the ac-
15	tual costs of the collection;
16	"(ii) authorized by a contract between
17	the debt collector and the Federal or State
18	government; and
19	"(iii) not greater than 10 percent of
20	the amount collected by the debt col-
21	lector.".
22	SEC. 605. GAO STUDY AND REPORT.

(a) STUDY.—The Comptroller General of the United
States shall commence a study on the use of debt collectors by Federal and State government agencies, including—

1	(1) the powers given to the debt collectors by
2	Federal and State government agencies;
3	(2) the contracting process that allows a Fed-
4	eral or State government agency to award debt col-
5	lection to a certain company, including the selection
6	process;
7	(3) any fees charged to debtors in addition to
8	principal and interest on the outstanding debt;
9	(4) how the fees described in paragraph (3)
10	vary from State to State;
11	(5) consumer protection at the Federal and
12	State level that offer recourse to those whom debts
13	have been wrongfully attributed;
14	(6) the revenues received by debt collectors
15	from Federal and State government agencies;
16	(7) the amount of any revenue sharing agree-
17	ments between debt collectors and Federal and State
18	government agencies;
19	(8) the difference in debt collection procedures
20	across geographic regions, including the extent to
21	which debt collectors pursue court judgments to col-
22	lect debts;
23	(9) information regarding the amount collected
24	by Federal and State government agencies through
25	debt collectors, including the total amount and the

percentage of the amount referred to the debt collec tors;

3 (10) the full cost of outsourcing collection to
4 debt collectors;

5 (11) government agency oversight of debt collectors to ensure that the rights of a consumer (as
7 defined in section 803(3) of the Fair Debt Collection
8 Practices Act (15 U.S.C. 1692a(3))) are protected
9 and that any debt relief and payment options legally
10 available to consumers is effectively communicated
11 and made available;

(12) the extent to which Federal and State contracts with debt collectors reflect or omit effective
measures to encourage debt collectors to align their
practices with public policy concerns (including relief
for consumers experiencing financial hardship) beyond maximizing debt collection;

(13) the extent to which debt collectors induce
payment through use or threat of adverse government actions, such as arrest warrants or suspension
of licenses or vehicle registration; and

(14) demographic data, including race and income information, regarding the individuals subject
to private collection of debts owed to government entities.

(b) REPORT.—Not later than 1 year after the date
 of enactment of this Act, the Comptroller General of the
 United States shall submit to Congress a report on the
 completed study required under subsection (a).

5 (c) STATE DEFINED.—For the purposes of this sec6 tion, the term "State" has the meaning given the term
7 section 803 of the Fair Debt Collection Practices Act.

8 TITLE VII—DEBT COLLECTION 9 PRACTICES HARMONIZATION 10 ACT

11 SEC. 701. SHORT TITLE.

12 This title may be cited as the "Debt Collection Prac-13 tices Harmonization Act".

14 SEC. 702. AWARD OF DAMAGES.

15 (a) Additional Damages Indexed for Infla-16 tion.—

17 (1) IN GENERAL.—Section 813 of the Fair
18 Debt Collection Practices Act (15 U.S.C. 1692k) is
19 amended—

20 (A) in subsection (a)(2)—

(i) in subparagraph (A), by striking ";
or" and inserting the following: "with respect to any one action taken by a debt
collector in violation of this subchapter;
or";

1	(ii) in subparagraph (B)(ii), by strik-
2	ing "or 1 per centum of the net worth of
3	the debt collector; and" and inserting the
4	following: "or 5 percent of the gross an-
5	nual revenue of the debt collector; and";
6	(B) in subsection (b), by inserting "the
7	maximum amount of statutory damages at the
8	time of noncompliance," before "the frequency"
9	each place it appears; and
10	(C) by adding at the end the following:
11	"(f) Adjustment for Inflation.—
12	"(1) INITIAL ADJUSTMENT.—Not later than 90
13	days after the date of the enactment of this sub-
14	section, the Bureau shall provide a percentage in-
15	crease (rounded to the nearest multiple of $$100$ or
16	\$1,000, as applicable) in the amounts set forth in
17	this section equal to the percentage by which—
18	"(A) the Consumer Price Index for All
19	Urban Consumers (all items, United States city
20	average) for the 12-month period ending on the
21	June 30 preceding the date on which the per-
22	centage increase is provided, exceeds
23	"(B) the Consumer Price Index for the 12-
24	month period preceding January 1, 1978.

1	"(2) ANNUAL ADJUSTMENTS.—With respect to
2	any fiscal year beginning after the date of the in-
3	crease provided under paragraph (1), the Bureau
4	shall provide a percentage increase (rounded to the
5	nearest multiple of \$100 or \$1,000, as applicable) in
6	the amounts set forth in this section equal to the
7	percentage by which—
8	"(A) the Consumer Price Index for All
9	Urban Consumers (all items, United States city
10	average) for the 12-month period ending on the
11	June 30 preceding the beginning of the fiscal
12	year for which the increase is made, exceeds
13	"(B) the Consumer Price Index for the 12-
14	month period preceding the 12-month period
15	described in subparagraph (A).".
16	(2) APPLICABILITY.—The increases made under
17	section 813(f) of the Fair Debt Collection Practices
18	Act, as added by paragraph $(1)(C)$ of this sub-
19	section, shall apply with respect to failures to comply
20	with a provision of such Act (15 U.S.C. 1601 et
21	seq.) occurring on or after the date of enactment of
22	this section.
23	(b) INJUNCTIVE RELIEF.—Section 813(d) of the Fair
24	Debt Collection Practices Act (15 U.S.C. 1692k(d)) is
25	amended by adding at the end the following: "In a civil

action alleging a violation of this title, the court may 2 award appropriate relief, including injunctive relief.". 3 SEC. 703. PROHIBITION ON THE REFERRAL OF EMERGENCY 4 INDIVIDUAL ASSISTANCE DEBT. 5 Chapter 3 of title 31, United States Code, is amend-6 ed— 7 (1) in subchapter II, by adding at the end the 8 following: 9 "§ 334. Prohibition on the referral of emergency indi-10 vidual assistance debt 11 "With respect to any assistance provided by the Fed-12 eral Emergency Management Agency to an individual or 13 household pursuant to the Robert T. Stafford Disaster Relief and Emergency Assistance Act (42 U.S.C. 5122 et 14 15 seq.), if the Secretary of the Treasury seeks to recoup any amount of such assistance because of an overpayment, the 16 17 Secretary may not contract with any debt collector as de-18 fined in section 803(6) of the Fair Debt Collection Prac-19 tices Act (15 U.S.C. 1692a(6)) or other private party to 20 collect such amounts, unless the overpayment occurred be-21 cause of fraud or deceit and the recipient of such assist-22 ance knew or should have known about such fraud or de-23 ceit."; and

1

(2) in the table of contents for such chapter, by
 inserting after the item relating to section 333 the
 following:

"334. Prohibition on the referral of emergency individual assistance debt.".

4 TITLE VIII—NON-JUDICIAL 5 FORECLOSURE DEBT COL6 LECTION CLARIFICATION ACT

7 SEC. 801. SHORT TITLE.

8 This title may be cited as the "Non-Judicial Fore-9 closure Debt Collection Clarification Act".

10 SEC. 802. ENFORCEMENT OF SECURITY INTERESTS.

11 Section 803(6) of the Fair Debt Collection Practices 12 Act (15 U.S.C. 1692a(6)) is further amended by striking 13 "For the purpose of section 808(6), such term also in-14 cludes any person who uses any instrumentality of inter-15 state commerce or the mails in any business the principal 16 purpose of which is the enforcement of security inter-17 ests.".

18 TITLE IX—SECURING CON-

19 SUMERS AGAINST MISREPRE-

20 SENTED DEBT ACT

21 SEC. 901. SHORT TITLE.

This title may be cited as the "Securing Consumers
Against Misrepresented Debt Act of 2021" or the "SCAM
Debt Act".

1	SEC. 902. LEGAL ACTIONS BY DEBT COLLECTORS.
2	Section 811 of the Fair Debt Collections Practices
3	Act (15 U.S.C. 1692i) is amended—
4	(1) by redesignating subsection (b) as sub-
5	section (c); and
6	(2) by inserting after subsection (a) the fol-
7	lowing new subsection:
8	"(b) Requirements for Debt Collectors.—A
9	debt collector that takes legal action to collect or attempt
10	to collect a debt shall comply with the following require-
11	ments:
12	"(1) Provide the consumer written notice of the
13	intent to take legal action, sent to the consumer's
14	last known address at least 30 days and not later
15	than 60 days in advance of commencing the legal ac-
16	tion, that shall include—
17	"(A) all methods that the consumer can
18	use to contact the debt collector; and
19	"(B) all information contained in the no-
20	tice required under section 809(a) (excluding
21	the information described in paragraphs (3),
22	(4), and (5) of such section), updated to ensure
23	correctness.
24	((2) In the initial pleading filed by a debt col-
25	lector to commence a legal action to collect a debt,
26	include—

1	"(A) all information contained in the no-
2	tice required under section 809(a) (excluding
3	the information described in paragraphs (3),
4	(4), and (5) of such section), except any ac-
5	count numbers and any personally identifiable
6	information, updated to ensure correctness;
7	"(B) the last four digits of the account
8	number of the original debt;
9	"(C) admissible documentary evidence of—
10	"(i) the written agreement, contract,
11	or instrument creating the debt, if any, or
12	other documents showing that the con-
13	sumer agreed to the agreement, contract,
14	or instrument creating the debt;
15	"(ii) any terms and conditions rel-
16	evant to the debt;
17	"(iii) that the consumer incurred the
18	debt and the amount owed; and
19	"(iv) that there is a chain of title of
20	the ownership of debt and the right to col-
21	lect the debt, including documents showing
22	the date of each transfer of ownership of
23	the debt and the identity of each owner of
24	the debt; and
25	"(D) a sworn affidavit stating—

"(i) that the applicable statute of limi tations for collecting the debt has not ex pired and the date on which such statute
 of limitations expires; and
 "(ii) that the debt collector personally

reviewed all applicable records and documents relating to the debt to be collected.". **TITLE X—TEMPORARY RELIEF FOR PRIVATE STUDENT LOAN BORROWERS**

11SEC. 1001. TEMPORARY RELIEF FOR PRIVATE STUDENT12LOAN BORROWERS.

(a) IN GENERAL.—A servicer of a private education
loan shall not report an adverse item of information relating to the nonpayment of a private education loan that
occurred during the covered period.

17 (b) CONSUMER REPORTING AGENCIES.—During the18 covered period, a consumer reporting agency—

19 (1) may not make a consumer report containing
20 adverse information relating to the nonpayment of a
21 private education loan by a covered borrower; and

(2) shall promptly remove, in a period of time
as determined by the Director of the Consumer Financial Protection Bureau, from a consumer report

	.
1	any such adverse information reported during the
2	covered period.
3	(c) IMPLEMENTATION.—The Director of the Con-
4	sumer Financial Protection Bureau may issue guidance or
5	rules to implement this section, including—
6	(1) requiring any notifications and other re-
7	quirements that may be necessary to carry out this
8	section; and
9	(2) ensuring a covered borrower is aware of
10	their rights under this section relating to the exclu-
11	sion or removal of any relevant adverse information
12	the consumer report of the consumer.
13	(d) EFFECTIVE DATE.—This section shall take effect
14	30 days after the date of the enactment of this Act.
15	(e) DEFINITIONS.—In this section:
16	(1) COVERED BORROWER.—The term "covered
17	borrower" means a borrower of a private education
18	loan.
19	(2) COVERED PERIOD.—The term "covered pe-
20	riod" means the period beginning on March 13,
21	2020 (the date the President declared the emergency
22	under section 501 of the Robert T. Stafford Disaster
23	Relief and Emergency Assistance Act (42 U.S.C.
24	4121 et seq.) relating to the Coronavirus Disease
25	2019 (COVID-19) pandemic) and ending on the

1 date that is 30 days after the end of the incident pe-2 riod for such emergency. 3 (3) FAIR CREDIT REPORTING ACT DEFINI-TIONS.—The terms "consumer report" and "con-4 sumer reporting agency" have the meanings given, 5 6 respectively, in section 603 of the Fair Credit Re-7 porting Act (15 U.S.C. 1681a). 8 (4)PRIVATE EDUCATION LOAN.—The term 9 "private education loan" has the meaning given the 10 term in section 140 of the Truth in Lending Act (15) 11 U.S.C. 1650). TITLE XI—REPORTS 12 13 SEC. 1101. REPORT ON COVID-19 PANDEMIC DEBT COLLEC-14 TION PRACTICES. 15 (a) IN GENERAL.—Not later than 6 months after the date of the enactment of this section, the Director of the 16 17 Bureau of Consumer Financial Protection shall submit a report to Financial Services Committee of the House of 18 Representatives and Banking Committee of the Senate 19 20 that— 21 (1) analyzes available data relating to consumer 22 complaints about debt collection practices during the 23 COVID-19 pandemic, including the collection of 24 medical debt and the collection of debt from

38

25 servicemembers;

1	(2) lists all enforcement actions taken by the
2	Bureau during the COVID-19 pandemic that re-
3	lated to debt collection; and
4	(3) describes how the Bureau will use regu-
5	latory, supervisory and enforcement tools to combat
6	predatory debt collection practices identified during
7	the COVID–19 pandemic.
8	(b) Additional Required Information.—
9	(1) IN GENERAL.—The Director shall require
10	each larger participant in the consumer debt collec-
11	tion market (as such term is defined in section 1090
12	of title 12 of the Code of Federal Regulations to
13	provide to the Director information about any de-
14	fault judgements pursued by such larger participant
15	through litigation during the COVID-19 pandemic.
16	(2) INCLUSION IN REPORT.—The Director shall
17	compile all information received from larger partici-
18	pants under paragraph (1) and shall include such in-
19	formation in the report required under subsection
20	(a).
21	(c) DEFINITIONS.—In this section:
22	(1) The term "Director" means the Director of
23	the Bureau of Consumer Financial Protection.
24	(2) The term "Bureau" means the Bureau of
25	Consumer Financial Protection.

TITLE XII—FAIR DEBT COLLEC-1 TION IMPROVEMENT ACT 2

3 SEC. 1201. SHORT TITLE.

This title may be cited as the "Fair Debt Collection 4 5 Improvement Act".

SEC. 1202. PROHIBITION ON COLLECTING TIME-BARRED 6 7 DEBT.

8 (a) IN GENERAL.—The Fair Debt Collection Prac-9 tices Act (15 U.S.C. 1692 et seq.) is amended by inserting 10 after section 811 the following:

11 "§ 811A. Prohibition on collecting time-barred debt

12 "A debt collector may not collect, or attempt to col-13 lect, any debt of a consumer with respect to which the 14 statute of limitations has expired.".

(b) CLERICAL AMENDMENT.—The table of contents 15 16 for the Fair Debt Collection Practices Act is amended by inserting after the item relating to section 811 the fol-17 18 lowing:

"811A. Prohibition on collecting time-barred debt.".

TITLE XIII—CONSUMER BILL OF 19 RIGHTS 20

21 SEC. 1301. CONSUMER BILL OF RIGHTS AGAINST ABUSIVE 22

DEBT COLLECTION PRACTICES.

23 (a) IN GENERAL.—The Director shall, in consulta-24 tion with relevant stakeholders and experts that specialize

1	in consumer financial protection with respect to debt col-
2	lection practices, maintain a webpage on the website of
3	the Bureau that outlines consumer rights, protections, and
4	remedies with respect to debt collection practices.
5	(b) ACCESSIBILITY.—
6	(1) IN GENERAL.—The Director shall ensure
7	that the webpage established pursuant to subsection
8	(a) is easily accessible and understandable.
9	(2) LANGUAGES.—The Director may, as deter-
10	mined appropriate by the Director, make the website
11	available in languages other than English.
12	(c) CONTENTS.—The website established pursuant to
13	subsection (a) may include—
14	(1) a description of acceptable and unacceptable
15	practices that debt collectors may engage in while
16	attempting to collect debt; and
17	(2) know your rights information that—
18	(A) outlines actions a consumer may take
19	if they are experiencing abusive or inappro-
20	priate debt collection practices;
21	(B) provides resources to take action to
22	prevent or stop abusive or inappropriate debt
23	

1	(C) contact information and other available
2	resources for a consumer to learn more to pre-
3	vent or stop such abusive practices; and
4	(D) any other information the Bureau
5	deems appropriate to better inform consumers
6	of their rights with respect to debt collection
7	practices.
8	(d) DEFINITIONS.—In this section:
9	(1) The term "Director" means the Director of
10	the Bureau of Consumer Financial Protection.
11	(2) The term "Bureau" means the Bureau of
12	Consumer Financial Protection.
13	TITLE XIV-REPORT ON EXPERI-
	TITLE XIV—REPORT ON EXPERI- ENCES OF DELINQUENT BOR-
13	
13 14	ENCES OF DELINQUENT BOR-
13 14 15	ENCES OF DELINQUENT BOR- ROWERS OF PRIVATE EDU-
13 14 15 16	ENCES OF DELINQUENT BOR- ROWERS OF PRIVATE EDU- CATION LOANS
13 14 15 16 17	ENCES OF DELINQUENT BOR- ROWERS OF PRIVATE EDU- CATION LOANS SEC. 1401. REPORT ON EXPERIENCES OF DELINQUENT STU-
 13 14 15 16 17 18 	ENCES OF DELINQUENT BOR- ROWERS OF PRIVATE EDU- CATION LOANS SEC. 1401. REPORT ON EXPERIENCES OF DELINQUENT STU- DENT LOAN BORROWERS.
 13 14 15 16 17 18 19 	ENCES OF DELINQUENT BOR- ROWERS OF PRIVATE EDU- CATION LOANS SEC. 1401. REPORT ON EXPERIENCES OF DELINQUENT STU- DENT LOAN BORROWERS. Not later than 18 months after the date of the enact-
 13 14 15 16 17 18 19 20 	ENCES OF DELINQUENT BOR- ROWERS OF PRIVATE EDU- CATION LOANS SEC. 1401. REPORT ON EXPERIENCES OF DELINQUENT STU- DENT LOAN BORROWERS. Not later than 18 months after the date of the enact- ment of this Act, the Director of the Bureau of Consumer
 13 14 15 16 17 18 19 20 21 	ENCES OF DELINQUENT BOR- ROWERS OF PRIVATE EDU- CATION LOANS SEC. 1401. REPORT ON EXPERIENCES OF DELINQUENT STU- DENT LOAN BORROWERS. Not later than 18 months after the date of the enact- ment of this Act, the Director of the Bureau of Consumer Financial Protection Bureau shall carry out a study and

section 140(a) of the Truth in Lending Act (15 U.S.C. 1 2 1650(a)) and such report shall include an analysis of— 3 (1) the frequency and nature of private student 4 lenders challenging undue hardship bankruptcy peti-5 tions made by borrowers of private education loans; 6 and 7 (2) whether private student lenders dispropor-8 tionately challenge undue hardship petitions made 9 by low-income or otherwise vulnerable borrowers of 10 private education loans. **TITLE XV—REPORTS** 11 12 SEC. 1501. REPORT ON USE OF ELECTRONIC AND TELE-13 PHONE COMMUNICATIONS IN THE DEBT COL-14 LECTION INDUSTRY. 15 Not later than 12 months after the date of the enactment of this section, the Comptroller General of the 16 17 United States shall submit a report to the Committee on 18 Financial Services of the House of Representatives and the Committee on Banking, Housing, and Urban Affairs 19 20 of the Senate that— 21 (1) analyzes trends and impacts associated with 22 the use of electronic and telephone communications 23 in the debt collection industry, including a study of 24 the annoyance, abuse, and harassment of consumers 25 by debt collectors, and methods for reducing the fre-

1	quency of electronic and telephone communications
2	by debt collectors to consumers; and
3	(2) contains specific regulatory and legislative
4	proposals to accomplish those goals.
5	TITLE XVI—REPORTS
6	SEC. 1601. REPORT ON DEBT COLLECTION PRACTICES AND
7	RACIAL DISPARITIES.
8	Not later than 18 months after the date of the enact-
9	ment of this section, the Director of the Bureau of Con-
10	sumer Financial Protection shall submit a report to the
11	Financial Services Committee of the House of Representa-
12	tives and Banking Committee of the Senate that—
13	(1) identifies and analyzes racial disparities re-
14	lating to debt collection practices; and
15	(2) provides administrative and legislative rec-
16	ommendations to address such disparities.
17	TITLE XVII—MISCELLANEOUS
18	PROVISIONS
19	SEC. 1701. DISCRETIONARY SURPLUS FUNDS.
20	(a) IN GENERAL.—The dollar amount specified
21	under section $7(a)(3)(A)$ of the Federal Reserve Act (12
22	U.S.C. 289(a)(3)(A)) is reduced by \$2,900,000,000.
23	(b) EFFECTIVE DATE.—The amendment made by
24	

1 SEC. 1702. EFFECTIVE DATE.

Except as otherwise provided in this Act, this Act and
the amendments made by this Act shall take effect on the
date that is 180 days after the date of enactment of this
Act.

6 TITLE XVIII—RELEASE OF CO7 SIGNERS ON PRIVATE STU8 DENT LOANS ON DEATH OF 9 BORROWER

10 SEC. 1801. SHORT TITLE.

11 This title may be cited as the "Ryan Frascone Memo-12 rial Student Loan Relief Act of 2021".

13 SEC. 1802. APPLICABILITY OF CERTAIN AMENDMENTS TO
14 THE TRUTH IN LENDING ACT.

(a) IN GENERAL.—Effective on the date of enactment of the Economic Growth, Regulatory Relief, and
Consumer Protection Act (Public Law 115–174), section
601(b) of such Act is amended to read as follows:

"(b) APPLICABILITY.—The amendments made by
subsection (a) shall apply to private education loan agreements entered into before, on, or after the date of enactment of this Act.".

23 (b) TREASURY LOAN PURCHASE PROGRAM.—

24 (1) IN GENERAL.—The Secretary of the Treas25 ury shall establish a program under which the Sec-

 education loans— (A) where the borrower on such loan is de- (A) where the borrower on such loan is de- (B) where there remains a cosigner on the loan; (C) that were entered into before the date that is 180 days after the date of enactment of the Economic Growth, Regulatory Relief, and Consumer Protection Act; and (D) only upon an application from a holder of such loan pursuant to paragraph (2) that demonstrates the holder has suffered financial injury as a result of the amendment made by subsection (a). (2) APPLICATION.—The holder of a loan de- seribed under paragraph (1) may apply to the See- retary of the Treasury to have the Secretary pur- chase and retire such loan by submitting an applica- tion in such form and manner as the Secretary may require. (3) AUTHORIZATION OF APPROPRIATION.— There is authorized to be appropriated to the Sec- retary of the Treasury \$5,000,000 to carry out this subsection. 	1	retary shall purchase and retire outstanding private
 4 ceased; 5 (B) where there remains a cosigner on the 6 loan; 7 (C) that were entered into before the date 8 that is 180 days after the date of enactment of 9 the Economic Growth, Regulatory Relief, and 10 Consumer Protection Act; and 11 (D) only upon an application from a holder 12 of such loan pursuant to paragraph (2) that 13 demonstrates the holder has suffered financial 14 injury as a result of the amendment made by 15 subsection (a). 16 (2) APPLICATION.—The holder of a loan de- 17 scribed under paragraph (1) may apply to the See- 18 retary of the Treasury to have the Secretary pur- 19 chase and retire such loan by submitting an applica- 20 tion in such form and manner as the Secretary may 21 require. 22 (3) AUTHORIZATION OF APPROPRIATION.— 23 There is authorized to be appropriated to the Sec- 24 retary of the Treasury \$5,000,000 to carry out this 	2	education loans—
 (B) where there remains a cosigner on the loan; (C) that were entered into before the date that is 180 days after the date of enactment of the Economic Growth, Regulatory Relief, and Consumer Protection Act; and (D) only upon an application from a holder of such loan pursuant to paragraph (2) that demonstrates the holder has suffered financial injury as a result of the amendment made by subsection (a). (2) APPLICATION.—The holder of a loan de- seribed under paragraph (1) may apply to the Sec- retary of the Treasury to have the Secretary pur- chase and retire such loan by submitting an applica- tion in such form and manner as the Secretary may require. (3) AUTHORIZATION OF APPROPRIATION.— There is authorized to be appropriated to the Sec- retary of the Treasury \$5,000,000 to carry out this 	3	(A) where the borrower on such loan is de-
 loan; (C) that were entered into before the date that is 180 days after the date of enactment of the Economic Growth, Regulatory Relief, and Consumer Protection Act; and (D) only upon an application from a holder of such loan pursuant to paragraph (2) that demonstrates the holder has suffered financial injury as a result of the amendment made by subsection (a). (2) APPLICATION.—The holder of a loan de- scribed under paragraph (1) may apply to the Sec- retary of the Treasury to have the Secretary pur- chase and retire such loan by submitting an applica- tion in such form and manner as the Secretary may require. (3) AUTHORIZATION OF APPROPRIATION.— There is authorized to be appropriated to the Sec- retary of the Treasury \$5,000,000 to carry out this 	4	ceased;
 (C) that were entered into before the date that is 180 days after the date of enactment of the Economic Growth, Regulatory Relief, and Consumer Protection Act; and (D) only upon an application from a holder of such loan pursuant to paragraph (2) that demonstrates the holder has suffered financial injury as a result of the amendment made by subsection (a). (2) APPLICATION.—The holder of a loan de- seribed under paragraph (1) may apply to the Sec- retary of the Treasury to have the Secretary pur- chase and retire such loan by submitting an applica- tion in such form and manner as the Secretary may require. (3) AUTHORIZATION OF APPROPRIATION.— There is authorized to be appropriated to the Sec- retary of the Treasury \$5,000,000 to carry out this 	5	(B) where there remains a cosigner on the
 that is 180 days after the date of enactment of the Economic Growth, Regulatory Relief, and Consumer Protection Act; and (D) only upon an application from a holder of such loan pursuant to paragraph (2) that demonstrates the holder has suffered financial injury as a result of the amendment made by subsection (a). (2) APPLICATION.—The holder of a loan de- scribed under paragraph (1) may apply to the Sec- retary of the Treasury to have the Secretary pur- chase and retire such loan by submitting an applica- tion in such form and manner as the Secretary may require. (3) AUTHORIZATION OF APPROPRIATION.— There is authorized to be appropriated to the Sec- retary of the Treasury \$5,000,000 to carry out this 	6	loan;
 9 the Economic Growth, Regulatory Relief, and 10 Consumer Protection Act; and 11 (D) only upon an application from a holder 12 of such loan pursuant to paragraph (2) that 13 demonstrates the holder has suffered financial 14 injury as a result of the amendment made by 15 subsection (a). 16 (2) APPLICATION.—The holder of a loan de- 17 scribed under paragraph (1) may apply to the Sec- 18 retary of the Treasury to have the Secretary pur- 19 chase and retire such loan by submitting an applica- 20 tion in such form and manner as the Secretary may 21 require. 22 (3) AUTHORIZATION OF APPROPRIATION.— 23 There is authorized to be appropriated to the Sec- 24 retary of the Treasury \$5,000,000 to carry out this 	7	(C) that were entered into before the date
 10 Consumer Protection Act; and 11 (D) only upon an application from a holder 12 of such loan pursuant to paragraph (2) that 13 demonstrates the holder has suffered financial 14 injury as a result of the amendment made by 15 subsection (a). 16 (2) APPLICATION.—The holder of a loan de- 17 seribed under paragraph (1) may apply to the Sec- 18 retary of the Treasury to have the Secretary pur- 19 chase and retire such loan by submitting an applica- 20 tion in such form and manner as the Secretary may 21 require. 22 (3) AUTHORIZATION OF APPROPRIATION.— 23 There is authorized to be appropriated to the Sec- 24 retary of the Treasury \$5,000,000 to carry out this 	8	that is 180 days after the date of enactment of
 (D) only upon an application from a holder of such loan pursuant to paragraph (2) that demonstrates the holder has suffered financial injury as a result of the amendment made by subsection (a). (2) APPLICATION.—The holder of a loan de- scribed under paragraph (1) may apply to the Sec- retary of the Treasury to have the Secretary pur- chase and retire such loan by submitting an applica- tion in such form and manner as the Secretary may require. (3) AUTHORIZATION OF APPROPRIATION.— There is authorized to be appropriated to the Sec- retary of the Treasury \$5,000,000 to carry out this 	9	the Economic Growth, Regulatory Relief, and
 of such loan pursuant to paragraph (2) that demonstrates the holder has suffered financial injury as a result of the amendment made by subsection (a). (2) APPLICATION.—The holder of a loan de- scribed under paragraph (1) may apply to the Sec- retary of the Treasury to have the Secretary pur- chase and retire such loan by submitting an applica- tion in such form and manner as the Secretary may require. (3) AUTHORIZATION OF APPROPRIATION.— There is authorized to be appropriated to the Sec- retary of the Treasury \$5,000,000 to carry out this 	10	Consumer Protection Act; and
 demonstrates the holder has suffered financial injury as a result of the amendment made by subsection (a). (2) APPLICATION.—The holder of a loan de- scribed under paragraph (1) may apply to the Sec- retary of the Treasury to have the Secretary pur- chase and retire such loan by submitting an applica- tion in such form and manner as the Secretary may require. (3) AUTHORIZATION OF APPROPRIATION.— There is authorized to be appropriated to the Sec- retary of the Treasury \$5,000,000 to carry out this 	11	(D) only upon an application from a holder
 injury as a result of the amendment made by subsection (a). (2) APPLICATION.—The holder of a loan deserbled under paragraph (1) may apply to the Secretary of the Treasury to have the Secretary purchase and retire such loan by submitting an application in such form and manner as the Secretary may require. (3) AUTHORIZATION OF APPROPRIATION.— There is authorized to be appropriated to the Secretary of the Treasury \$5,000,000 to carry out this 	12	of such loan pursuant to paragraph (2) that
 subsection (a). (2) APPLICATION.—The holder of a loan de- scribed under paragraph (1) may apply to the Sec- retary of the Treasury to have the Secretary pur- chase and retire such loan by submitting an applica- tion in such form and manner as the Secretary may require. (3) AUTHORIZATION OF APPROPRIATION.— There is authorized to be appropriated to the Sec- retary of the Treasury \$5,000,000 to carry out this 	13	demonstrates the holder has suffered financial
 (2) APPLICATION.—The holder of a loan de- scribed under paragraph (1) may apply to the Sec- retary of the Treasury to have the Secretary pur- chase and retire such loan by submitting an applica- tion in such form and manner as the Secretary may require. (3) AUTHORIZATION OF APPROPRIATION.— There is authorized to be appropriated to the Sec- retary of the Treasury \$5,000,000 to carry out this 	14	injury as a result of the amendment made by
 17 scribed under paragraph (1) may apply to the Sec- 18 retary of the Treasury to have the Secretary pur- 19 chase and retire such loan by submitting an applica- 20 tion in such form and manner as the Secretary may 21 require. 22 (3) AUTHORIZATION OF APPROPRIATION.— 23 There is authorized to be appropriated to the Sec- 24 retary of the Treasury \$5,000,000 to carry out this 	15	subsection (a).
 retary of the Treasury to have the Secretary pur- chase and retire such loan by submitting an applica- tion in such form and manner as the Secretary may require. (3) AUTHORIZATION OF APPROPRIATION.— There is authorized to be appropriated to the Sec- retary of the Treasury \$5,000,000 to carry out this 	16	(2) APPLICATION.—The holder of a loan de-
 19 chase and retire such loan by submitting an applica- 20 tion in such form and manner as the Secretary may 21 require. 22 (3) AUTHORIZATION OF APPROPRIATION.— 23 There is authorized to be appropriated to the Sec- 24 retary of the Treasury \$5,000,000 to carry out this 	17	scribed under paragraph (1) may apply to the Sec-
 tion in such form and manner as the Secretary may require. (3) AUTHORIZATION OF APPROPRIATION.— There is authorized to be appropriated to the Sec- retary of the Treasury \$5,000,000 to carry out this 	18	retary of the Treasury to have the Secretary pur-
 21 require. 22 (3) AUTHORIZATION OF APPROPRIATION.— 23 There is authorized to be appropriated to the Sec- 24 retary of the Treasury \$5,000,000 to carry out this 	19	chase and retire such loan by submitting an applica-
 (3) AUTHORIZATION OF APPROPRIATION.— There is authorized to be appropriated to the Sec- retary of the Treasury \$5,000,000 to carry out this 	20	tion in such form and manner as the Secretary may
There is authorized to be appropriated to the Sec-retary of the Treasury \$5,000,000 to carry out this	21	require.
24 retary of the Treasury \$5,000,000 to carry out this	22	(3) Authorization of appropriation.—
	23	There is authorized to be appropriated to the Sec-
25 subsection.	24	retary of the Treasury \$5,000,000 to carry out this
	25	subsection.

(4) TRUTH IN LENDING ACT TERMS.—In this
 subsection, the terms "cosigner" and "private edu cation loan" have the meaning given those terms, re spectively, under section 140 of the Truth in Lend ing Act (15 U.S.C. 1650).

6 (c) SEVERABILITY.—The provisions of this Act are
7 severable. If any part of this Act is declared invalid or
8 unconstitutional, that declaration shall not affect the part
9 which remains.

Passed the House of Representatives May 13, 2021. Attest:

Clerk.

117TH CONGRESS H. R. 2547

AN ACT

To expand and enhance consumer, student, servicemember, and small business protections with respect to debt collection practices, and for other purposes.