115TH CONGRESS 1ST SESSION S. 799

To simplify and improve the Federal student loan program through incomecontingent repayment to provide stronger protections for borrowers, encourage responsible borrowing, and save money for taxpayers.

IN THE SENATE OF THE UNITED STATES

March 30, 2017

Mr. WARNER (for himself and Mr. RUBIO) introduced the following bill; which was read twice and referred to the Committee on Finance

A BILL

- To simplify and improve the Federal student loan program through income-contingent repayment to provide stronger protections for borrowers, encourage responsible borrowing, and save money for taxpayers.
 - 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 "Dynamic Repayment5 Act of 2017".

1	SEC. 2. TERMINATION OF AUTHORITY TO MAKE FEDERAL
2	DIRECT STAFFORD LOANS, FEDERAL DIRECT
3	UNSUBSIDIZED STAFFORD LOANS, AND FED-
4	ERAL DIRECT PLUS LOANS TO STUDENTS
5	UNDER THE WILLIAM D. FORD FEDERAL DI-
6	RECT LOAN PROGRAM.
7	Section 455(a) of the Higher Education Act of 1965
8	(20 U.S.C. 1087e(a)) is amended by adding at the end
9	the following:
10	"(4) TERMINATION OF AUTHORITY TO MAKE
11	FEDERAL DIRECT STAFFORD LOANS, FEDERAL DI-
12	RECT UNSUBSIDIZED STAFFORD LOANS, AND FED-
13	ERAL DIRECT PLUS LOANS TO STUDENTS UNDER
14	THIS PART.—
15	"(A) IN GENERAL.—Notwithstanding any
16	provision of this part or part B, for any period
17	of instruction beginning on or after July 1,
18	2018—
19	"(i) a student shall not be eligible to
20	receive a Federal Direct Stafford Loan
21	under this part; and
22	"(ii) a student shall not be eligible to
23	receive a Federal Direct Unsubsidized
24	Stafford Loan or Federal Direct PLUS
25	Loan under this part, except as provided in
26	subparagraph (B).

1	"(B) EXCEPTIONS.—Subparagraph (A)(ii)
2	shall not be applicable with respect to the fol-
3	lowing:
4	"(i) EXISTING STUDENT BOR-
5	ROWERS.—A student who, as of July 1,
6	2018, has an outstanding balance of prin-
7	cipal or interest owing on any loan made,
8	insured, or guaranteed under part B or
9	this part may continue to be eligible to
10	borrow a loan under this part, except for
11	a Federal Direct Stafford Loan, in accord-
12	ance with subparagraph (C) until June 30,
13	2020.
14	"(ii) PARENT PLUS LOANS.—An ex-
15	cepted PLUS loan or excepted consolida-
16	tion loan (as such terms are defined in sec-
17	tion $493C(a)$) under this part that is made
18	to a parent on behalf of an undergraduate
19	dependent student.
20	"(iii) Federal direct consolida-
21	TION LOANS.—A Federal Direct Consolida-
22	tion Loan under this part.
23	"(C) MAXIMUM ANNUAL AMOUNTS OF
24	FEDERAL DIRECT UNSUBSIDIZED STAFFORD
25	LOANS.—The maximum annual amount of Fed-

1	eral Direct Unsubsidized Stafford Loans a stu-
2	dent described in subparagraph (B)(i) may bor-
3	row in an academic year (as defined in section
4	481(a)(2)) or its equivalent shall be the max-
5	imum annual amount for such student deter-
6	mined under section 428H, plus an amount
7	equal to the amount of Federal Direct Stafford
8	Loans the student would have received in the
9	absence of subparagraph (A)(i).".
10	SEC. 3. ESTABLISHMENT OF THE INCOME DEPENDENT
11	EDUCATION ASSISTANCE LOAN PROGRAM
12	AND THE IDEA LOAN REPAYMENT PROGRAM.
13	Title IV of the Higher Education Act of 1965 (20
14	U.S.C. 1070 et seq.) is amended by adding at the end
15	the following:
16	"PART J—INCOME DEPENDENT EDUCATION
17	ASSISTANCE LOANS
18	"Subpart 1—IDEA Loans
19	"SEC. 499A. PROGRAM AUTHORITY AND AGREEMENTS.
20	"(a) Program Authority.—
21	"(1) IN GENERAL.—There are authorized to be
22	appropriated, in accordance with the provisions of
23	this part, such sums as may be necessary to make
24	loans to all eligible students in attendance at partici-
25	pating institutions of higher education selected by

1 the Secretary, to enable such students to pursue 2 their courses of study at such institutions beginning 3 July 1, 2018. Loans made under this part shall be 4 made by participating institutions, or consortia 5 thereof, that have agreements with the Secretary to 6 originate loans, or by alternative originators des-7 ignated by the Secretary to make loans for students 8 in attendance at participating institutions. 9 "(2) DESIGNATION.—The program established

under this subpart shall be referred to as the 'Income Dependent Education Assistance Loan Program', or the 'IDEA Loan Program'.

13 "(b) FUNDS FOR THE ORIGINATION OF IDEA LOANS.—The Secretary shall provide funds for student 14 15 loans under this part in the same manner as the Secretary provided funds for the origination of Federal Direct Stu-16 17 dent Loans under part D in accordance with section 452 18 on the day before the date of enactment of the Dynamic Repayment Act of 2017. The requirements, rights, and 19 20limitations with respect to the Secretary and institutions 21 for funds provided for loans under part D on the day be-22 fore the date of enactment of the Dynamic Repayment Act 23 of 2017 shall apply with respect to the Secretary and insti-24 tutions for funds provided for loans under this part, except that funds under this part shall not be provided for parent
 loans.

3 "(c) Selection of Institutions for Participa4 TION AND ORIGINATION, AND AGREEMENTS WITH INSTI5 TUTIONS.—

"(1) SELECTION OF INSTITUTIONS FOR PAR-6 7 TICIPATION AND ORIGINATION.—The Secretary shall 8 enter into agreements with institutions of higher 9 education to participate in the IDEA Loan Program 10 under this part and agreements with institutions of 11 higher education, or consortia thereof, to originate 12 loans in such program for academic years beginning 13 on or after July 1, 2018. The provisions of section 14 453 as in effect on the day before the date of enact-15 ment of the Dynamic Repayment Act of 2017 shall 16 apply with respect to agreements under this section. 17 The Secretary shall provide alternative origination 18 services for loans under this part, as appropriate, in 19 a manner consistent with the provisions of sections 20 453 and 456 as in effect on the day before the date 21 of enactment of the Dynamic Repayment Act of 22 2017 related to alternative origination services for 23 loans under part D.

24 "(2) PARTICIPATION AND ORIGINATION AGREE25 MENTS WITH INSTITUTIONS.—An agreement with

1 any institution of higher education for participation 2 in the IDEA Loan Program under this part, and an 3 agreement with any institution of higher education, 4 or consortia thereof, to originate loans in such pro-5 gram, shall have the same terms as the terms re-6 quired under section 454 as in effect on the day be-7 fore the date of enactment of the Dynamic Repay-8 ment Act of 2017 for agreements with an institution 9 for participation or origination, respectively, in the 10 student loan program under part D, except that 11 agreements for participation or origination under 12 this part shall not apply to parent loans.

13 "(3) WITHDRAWAL AND TERMINATION PROCE14 DURES.—The Secretary shall establish procedures by
15 which institutions or consortia may withdraw or be
16 terminated from the program under this part.

17 "SEC. 499B. TERMS AND CONDITIONS OF IDEA LOANS.

18 "(a) PARALLEL TERMS, CONDITIONS, BENEFITS, 19 AND AMOUNTS.—Unless otherwise specified in this part, 20 Income Dependent Education Assistance Loans (referred 21 to in this part as 'IDEA Loans') made to borrowers under 22 this part shall have the same terms, conditions, and bene-23 fits, and be available in the same amounts, as Federal Di-24 rect Unsubsidized Stafford Loans made to borrowers 25 under part D, and first disbursed on the day before the date of enactment of the Dynamic Repayment Act of
 2017.

3 "(b) ELIGIBLE BORROWERS.—

4 "(1) IN GENERAL.—In addition to the require5 ments of section 484, to be eligible to receive a loan
6 (other than an IDEA Consolidation Loan) under
7 this part, a borrower—

8 "(A) shall be an individual who, on the 9 date of application for such loan, has no out-10 standing balance of principal or interest owing 11 on any loan made, insured, or guaranteed under 12 part B or D (other than an excepted PLUS 13 loan or an excepted consolidation loan (as such 14 terms are defined in section 493C(a))); or

"(B) in the case of an individual with an
outstanding balance of principal or interest
owing on any loan described in subparagraph
(A), shall consolidate all such existing loans
into an IDEA Consolidation Loan under section
499C.

21 "(2) ONLY STUDENT BORROWERS ELIGIBLE.—
22 For purposes of this part, the term 'borrower' shall
23 not include a parent borrower.

24 "(c) ANNUAL AND AGGREGATE LIMITS.—

1 "(1) IN GENERAL.—Subject to paragraph (2), 2 the maximum annual amount of IDEA Loans in any 3 academic year (as defined in section 481(a)(2)) or 4 its equivalent, and the maximum aggregate amount 5 of IDEA Loans that a student may borrow, shall be 6 the maximum annual amounts and maximum aggre-7 gate amounts, respectively, of Federal Direct Unsub-8 sidized Stafford Loans under part D that such stu-9 dent would have been eligible to borrow in the ab-10 sence of section 455(a)(4), as added by the Dynamic 11 Repayment Act of 2017.

12 "(2) GRADUATE AND PROFESSIONAL STUDENTS 13 ELIGIBLE FOR PLUS LOANS.—In the case of a grad-14 uate or professional student who would have been el-15 igible to borrow a Federal Direct PLUS Loan under 16 part D in the absence of section 455(a)(4), as added 17 by the Dynamic Repayment Act of 2017, the max-18 imum annual amounts and maximum aggregate 19 amounts, respectively, of IDEA Loans that such a 20 student may borrow as determined under paragraph 21 (1) for any academic year (as defined in section 481(a)(2)) or its equivalent, may be increased to an 22 23 amount equal to the maximum annual amounts and 24 maximum aggregate amounts, respectively, of Fed-25 eral Direct PLUS Loans that such student would have been eligible to borrow in the absence of such
 section 455(a)(4).

3 "(d) LOAN FEE.—The Secretary shall charge the
4 borrower of a loan (other than an IDEA Consolidation
5 Loan) made under this part an origination fee. Such fee
6 shall be the sum of—

"(1) for the portion of the principal amount of
the loan that is equal to (or less than) the maximum
annual amount a student may borrow under subsection (c)(1), 1.0 percent of such portion of the
principal amount of the loan; plus

12 "(2) for the portion of the principal amount of 13 the loan that exceeds the maximum annual amount 14 a student may borrow under subsection (c)(1), as 15 authorized by subsection (c)(2), 4.0 percent of such 16 portion of the principal amount of the loan.

17 "(e) Interest Rates.—

18 "(1) UNDERGRADUATE STUDENTS.—With re-19 spect to IDEA Loans made to undergraduate stu-20 dents for which the first disbursement is made on or 21 after July 1, 2018, the applicable rate of interest 22 shall, during any 12-month period beginning on July 23 1 and ending on June 30, be determined on the pre-24 ceding June 1 and be equal to the lesser of—

1	"(A) a rate equal to the high yield of the
2	10-year Treasury note auctioned at the final
3	auction held prior to such June 1, plus 2.05
4	percent; or
5	"(B) 8.25 percent.
6	"(2) Graduate and professional stu-
7	DENTS.—With respect to IDEA Loans made to
8	graduate or professional students for which the first
9	disbursement is made on or after July 1, 2018, the
10	applicable rate of interest shall, during any 12-
11	month period beginning on July 1 and ending on
12	June 30, be determined on the preceding June 1
13	and be equal to the lesser of—
14	"(A) the rate determined under paragraph
15	(1)(A), except that '3.6 percent' shall be sub-
16	stituted for '2.05 percent' in such determina-
17	tion; or
18	"(B) 9.25 percent.
19	"(3) CONSULTATION.—The Secretary shall de-
20	termine the applicable rate of interest under para-
21	graphs (1) and (2) after consultation with the Sec-
22	retary of the Treasury and shall publish such rate
23	in the Federal Register as soon as practicable after
24	the date of determination.

"(4) APPLICATION OF INTEREST RATE DURING
 THE LIFE OF THE LOAN.—

3 "(A) IN-SCHOOL DEFERMENT PERIOD.— 4 Interest shall accrue and be capitalized or paid 5 by the borrower (but periodic installments of 6 principal need not be paid) during the in-school 7 deferment period with respect to an IDEA 8 Loan. For the purposes of this part, the in-9 school deferment period with respect to an 10 IDEA Loan is the first period during which the 11 borrower is pursuing at least one-half the nor-12 mal full-time academic workload (as determined 13 by the institution) in the course of study for 14 which the borrower received such loan and end-15 ing on the first day of the first month that be-16 gins after the borrower ceases to carry at least 17 one-half the normal full-time academic workload 18 (as determined by the institution) in the course 19 of study.

20 "(B) GRACE AND REPAYMENT PERIODS.—
21 Interest that accrues during the borrower's
22 grace period (for the purposes of this title, de23 fined as the period between the borrower's in24 school deferment period and the borrower's re-

payment period) and during the borrower's re payment period shall not be capitalized.
 "(f) ARMED FORCES STUDENT LOAN INTEREST
 PAYMENT PROGRAM.—Using funds received by transfer to
 the Secretary under section 2174(f)(2) of title 10, United
 States Code, the Secretary shall pay the interest on a loan

7 made under this part to a member of the Armed Forces
8 as due for a period not in excess of 36 consecutive months.
9 The Secretary may not pay interest on such a loan out
10 of any funds other than funds that have been so trans11 ferred.

12 "(g) NO ACCRUAL OF INTEREST FOR ACTIVE DUTY13 SERVICE MEMBERS.—

"(1) IN GENERAL.—Notwithstanding any other
provision of this part and in accordance with paragraphs (2) and (4), interest shall not accrue for an
eligible military borrower on a loan made under this
part for which the first disbursement is made on or
after July 1, 2018.

20 "(2) IDEA CONSOLIDATION LOANS.—In the
21 case of any IDEA Consolidation loan made under
22 this part that is disbursed on or after July 1, 2018,
23 interest shall not accrue pursuant to this subsection
24 only on such portion of such loan as was used to

1	repay a loan made under part D for which the first
2	disbursement is made on or after October 1, 2008.
3	"(3) ELIGIBLE MILITARY BORROWER.—In this
4	subsection, the term 'eligible military borrower'
5	means an individual who—
6	"(A)(i) is serving on active duty during a
7	war or other military operation or national
8	emergency; or
9	"(ii) is performing qualifying National
10	Guard duty during a war or other military op-
11	eration or national emergency; and
12	"(B) is serving in an area of hostilities in
13	which service qualifies for special pay under
14	section 310 of title 37, United States Code.
15	"(4) LIMITATION.—An individual who qualifies
16	as an eligible military borrower under this sub-
17	section may receive the benefit of this subsection for
18	not more than 60 months.
19	"(h) LOAN CANCELLATION AND DISCHARGE.—The
20	Secretary shall discharge a borrower's liability on a loan
21	made under this part in accordance with subsections (a)
22	and (c) of section 437.
23	"(i) LOAN FORGIVENESS.—A loan made under this
24	part shall be eligible for loan forgiveness under the fol-
25	lowing conditions:

1 "(1) After 20 years of payments pursuant to 2 section 499F for borrowers who begin repayment 3 with an outstanding balance of principal and interest 4 that is less than the maximum aggregate amount of 5 IDEA Loans that an undergraduate student may 6 borrow as provided under subsection (c). 7 "(2) After 30 years of payments pursuant to 8 section 499F for borrowers who begin repayment 9 with an outstanding balance of principal and interest 10 that is equal to or greater than the maximum aggre-11 gate amount of IDEA Loans that an undergraduate 12 student may borrow as provided under subsection 13 (c). 14 "SEC. 499C. IDEA CONSOLIDATION LOANS. 15 "(a) IDEA CONSOLIDATION LOANS.— "(1) IN GENERAL.—Except as otherwise pro-16 17 vided in this section, an IDEA Consolidation Loan 18 under this section shall have the same terms, condi-19 tions, and benefits as IDEA Loans made under this 20 part. "(2) BORROWER AND LOAN ELIGIBILITY.—To 21 22 be eligible to receive an IDEA Consolidation Loan 23 under this section, a borrower—

24 "(A) shall—

- "(i) meet the criteria described in sec-1 2 tion 428C(a)(3)(A); and "(ii) in the case of a borrower de-3 4 scribed in section 499B(b)(1)(B), agree to consolidate into an IDEA Consolidation 5 6 Loan all loans made to the borrower that are described in subparagraphs (A) and 7 8 (C) of section 428C(a)(4) (other than an 9 excepted PLUS loan or an excepted con-10 solidation loan (as such terms are defined 11 in section 493C(a)); 12 "(B) may consolidate the loans described 13 in subparagraphs (B), (D), and (E) of section 14 into such IDEA Consolidation 428C(a)(4)15 Loan; and "(C) may not consolidate an IDEA Loan 16 17 made under section 499B into such IDEA Con-18 solidation Loan. 19 "(3) Requirements for the secretary.— 20 In making IDEA Consolidation Loans under this 21 section, the Secretary— 22 "(A) shall ensure that— "(i) each IDEA Consolidation Loan 23 24 will be made, notwithstanding any other
- 25 provision of this title limiting the annual or

1	aggregate principal amount for all loans
2	made to the borrower, in an amount that
3	is equal to the sum of the unpaid principal,
4	interest, penalties, and fees of all loans re-
5	ceived by the borrower which are selected
6	by the borrower for consolidation under
7	this section; and
8	"(ii) the proceeds of each IDEA Con-
9	solidation Loan will be paid by the Sec-
10	retary to the holder or holders of the loans
11	being consolidated to discharge the liability
12	on such loans;
13	"(B) shall not discriminate against any
14	borrower seeking such an IDEA Consolidation
15	Loan—
16	"(i) based on the number or type of
17	loans the borrower seeks to consolidate;
18	"(ii) based on the interest rate to be
19	charged to the borrower with respect to the
20	consolidation loan; or
21	"(iii) based on the type or category of
22	institution of higher education that the
23	borrower attends or attended; and
24	"(C) shall disclose to a prospective bor-
25	rower, in simple and understandable terms, at

1	the time the Constant provides on application
1	the time the Secretary provides an application
2	for an IDEA Consolidation Loan—
3	"(i) whether consolidation would re-
4	sult in a loss of loan benefits under part
5	B or part D, including loan forgiveness,
6	cancellation, and deferment;
7	"(ii) with respect to Federal Perkins
8	Loans under part E—
9	"(I) that if a borrower includes a
10	Federal Perkins Loan under part E in
11	the consolidation loan, the borrower
12	will lose all interest-free periods that
13	would have been available for the Fed-
14	eral Perkins Loan, including—
15	"(aa) the periods during
16	which no interest accrues on such
17	loan while the borrower is en-
18	rolled in school at least half-time;
19	"(bb) the grace period under
20	section $464(c)(1)(A)$; and
21	"(cc) the periods during
22	which the borrower's student
23	loan repayments are deferred
24	under section $464(c)(2)$;

19

	19
1	"(II) that if a borrower includes
2	a Federal Perkins Loan in the con-
3	solidation loan, the borrower will no
4	longer be eligible for cancellation of
5	part or all of the Federal Perkins
6	Loan under section 465(a); and
7	"(III) the occupations listed in
8	section 465 that qualify for Federal
9	Perkins Loan cancellation under sec-
10	tion $465(a);$
11	"(iii) the options of the borrower to
12	prepay the IDEA Consolidation Loan;
13	"(iv) the consequences of default on
14	the IDEA Consolidation Loan; and
15	"(v) that by applying for an IDEA
16	Consolidation Loan, the borrower is not
17	obligated to agree to take the consolidation
18	loan.
19	"(b) INTEREST RATE.—Notwithstanding section
20	499B(e), an IDEA Consolidation Loan for which the ap-
21	plication is received on or after July 1, 2018, shall bear
22	interest at an annual rate on the unpaid principal balance
23	of the loan that is equal to the weighted average of the
24	interest rates on the loans consolidated, rounded to the
25	nearest higher one-eighth of one percent. Interest that ac-

crues on such an IDEA Consolidation Loan shall not be
 capitalized.

3 "Subpart 2—IDEA Loan Repayment Program 4 "CHAPTER 1—ESTABLISHMENT OF THE 5 IDEA LOAN REPAYMENT PROGRAM 6 "SEC. 499D. DUTIES OF THE SECRETARY OF THE TREAS7 URY.

8 "(a) IN GENERAL.—As part of the IDEA Loan Re-9 payment Program established under this subpart, the Sec-10 retary of the Treasury shall, with respect to each indi-11 vidual for whom a loan made under this part is in repay-12 ment status during a taxable year, transmit to the Sec-13 retary of Education—

"(1) in the case of such an individual who files
an income tax return for such taxable year, such tax
information as is necessary to determine the individual's income-based repayment obligation under section 499E; and

"(2) in the case of any such individual who does
not file a return for such taxable year, any available
tax information of the individual as may be necessary to determine such obligation and whether
such individual is in default under the terms of such
loan for not so filing.

1 "(b) ADDITIONAL PROGRAM REQUIREMENTS.—The 2 Secretary of the Treasury shall establish such other poli-3 cies, procedures, and guidance as may be necessary to 4 carry out the purposes of this subpart, including measures 5 to prevent underreporting and evasion of repayment or fil-6 ing.

7 "SEC. 499E. DUTIES OF THE SECRETARY OF EDUCATION.

8 "(a) IN GENERAL.—The Secretary shall carry out,
9 as part of the IDEA Loan Repayment Program estab10 lished under this subpart, the following activities:

"(1) CALCULATION OF ANNUAL REPAYMENT
AMOUNTS.—The Secretary shall calculate the annual
repayment amount under this subpart for borrowers
with 1 or more loans made under this part in repayment status, including the income-based repayment
obligations of such borrowers in accordance with section 499F(i).

18 "(2) COMMUNICATION WITH THE SECRETARY
19 OF THE TREASURY.—The Secretary shall transmit
20 to the Secretary of the Treasury such information as
21 is necessary for the Secretary of the Treasury to
22 carry out section 499F(i).

23 "(3) ANNUAL STATEMENTS.—Upon calculating
24 the annual repayment amounts under paragraph (1)
25 for a taxable year, the Secretary shall provide a

1	statement, on an annual basis, to each borrower
2	with a loan made under this part, which lists the fol-
3	lowing:
4	"(A) Total payments made on the bor-
5	rower's annual repayment amount for such tax-
6	able year.
7	"(B) The borrower's annual repayment
8	amount for such taxable year.
9	"(C) In the case of a borrower who, ac-
10	cording to section 499F(f), has underpaid such
11	annual repayment amount, the amount of such
12	underpayment and the process for paying such
13	underpayment under section $499F(f)(2)$.
14	"(D) In the case of a borrower with an
15	overpayment on such annual repayment
16	amount, the amount of such overpayment and
17	the process for requesting a refund of such
18	amount under section 499F(g), if applicable.
19	((E) The outstanding balances on all the
20	loans made to the borrower under this part.
21	"(F) A description of how the borrower's
22	annual repayment amount was calculated under
23	paragraph (1) or (2) of section $499F(b)$.
24	"(4) Direct payment.—The Secretary shall
25	enable a borrower to make direct payments on the

	20
1	borrower's annual repayment amount for the taxable
2	year to the Secretary throughout the year.
3	"(5) Payments on a borrower's behalf.—
4	The Secretary shall—
5	"(A) provide a mechanism for other indi-
6	viduals or entities to make payments on the an-
7	nual repayment amount of a borrower for a tax-
8	able year; and
9	"(B) notify the borrower that any pay-
10	ments made under subparagraph (A) for the
11	taxable year that exceed the annual repayment
12	amount for the year shall not be refunded to
13	the borrower.
14	"(6) CALCULATING INTEREST ACCRUED.—The
15	Secretary shall calculate the interest accrued for the
16	taxable year as if the borrower's payments under
17	wage with holding under paragraph (10) for the tax-
18	able year were made in 12 equal increments
19	throughout the year.
20	"(7) Appeals process.—The Secretary shall
21	make available a process through which a borrower
22	can appeal the calculation of the borrower's annual
23	repayment amount, including a worksheet that en-
24	ables a borrower to calculate the borrower's annual
25	repayment amount.

1	"(8) DEFAULT FOR FAILURE TO FILE A RE-
2	TURN.—In a case in which the Secretary receives in-
3	formation from the Secretary of the Treasury under
4	section 499D that a borrower with a loan made
5	under this part in repayment status has failed to file
6	a return under section $6012(a)(1)$ of the Internal
7	Revenue Code of 1986 and such borrower was re-
8	quired to file such a return, the Secretary shall—
9	"(A) notify the borrower of the borrower's
10	failure to file such a return; and
11	"(B) if the borrower fails to file such a re-
12	turn within 90 days of receipt of the notice de-
13	scribed in subparagraph (A), consider the bor-
14	rower's loans made under this part in repay-
15	ment status to be in default.
16	"(9) WITHHOLDING OPT-OUT.—The Secretary
17	shall establish a process through which a borrower
18	can indicate that the borrower would like to opt-out
19	of the withholding process under subsection (b) and,
20	in lieu of such process, make payments on a monthly
21	basis, as described in subsection (c).
22	"(10) Employer withholding.—The Sec-
23	retary shall establish a process that meets the re-
24	quirements of subsection (b) under which employers
25	making payment of wages deduct and withhold upon

1	such wages amounts determined in accordance with
2	subsection (b)(3) with respect to an employee—
3	"(A) who has a loan made under this part
4	that is in repayment status;
5	"(B) who has not opted out of the with-
6	holding process under this paragraph; and
7	"(C) who is not in a forbearance period
8	under section $499F(a)(2)(C)$.
9	"(11) Monthly payments process.—The
10	Secretary shall establish a monthly payments proc-
11	ess described in subsection (c).
12	"(b) Requirements for Employer With-
10	
13	HOLDING.—
13 14	HOLDING.— "(1) WITHHOLDING ORDERS.—In carrying out
14	"(1) WITHHOLDING ORDERS.—In carrying out
14 15	"(1) WITHHOLDING ORDERS.—In carrying out the employer withholding process under subsection
14 15 16	"(1) WITHHOLDING ORDERS.—In carrying out the employer withholding process under subsection (a)(10), the Secretary shall carry out the following:
14 15 16 17	"(1) WITHHOLDING ORDERS.—In carrying out the employer withholding process under subsection (a)(10), the Secretary shall carry out the following:"(A) NEW EMPLOYMENT.—Upon deter-
14 15 16 17 18	 "(1) WITHHOLDING ORDERS.—In carrying out the employer withholding process under subsection (a)(10), the Secretary shall carry out the following: "(A) NEW EMPLOYMENT.—Upon deter- mining, using the information provided under
14 15 16 17 18 19	 "(1) WITHHOLDING ORDERS.—In carrying out the employer withholding process under subsection (a)(10), the Secretary shall carry out the following: "(A) NEW EMPLOYMENT.—Upon deter- mining, using the information provided under section 453(j)(12) of the Social Security Act
 14 15 16 17 18 19 20 	 "(1) WITHHOLDING ORDERS.—In carrying out the employer withholding process under subsection (a)(10), the Secretary shall carry out the following: "(A) NEW EMPLOYMENT.—Upon deter- mining, using the information provided under section 453(j)(12) of the Social Security Act (42 U.S.C. 653(j)(12)), that a borrower who
 14 15 16 17 18 19 20 21 	 "(1) WITHHOLDING ORDERS.—In carrying out the employer withholding process under subsection (a)(10), the Secretary shall carry out the following: "(A) NEW EMPLOYMENT.—Upon deter- mining, using the information provided under section 453(j)(12) of the Social Security Act (42 U.S.C. 653(j)(12)), that a borrower who meets the requirements of subparagraphs (A)

withhold and transmit the amounts described in paragraph (3) to the Secretary.

3 "(B) OTHER PURPOSES.—Upon notifica-4 tion by a borrower that the borrower no longer 5 wishes to opt out of the withholding process under subsection (a)(10) or that a borrower 6 7 who has been in forbearance under section 8 499F(a)(2)(C), voluntarily ends or no longer 9 qualifies for such forbearance, or upon deter-10 mining that a borrower has entered repayment 11 status on 1 or more loans made under this part 12 (and the borrower had no loans made under 13 this part already in repayment status), using 14 the information provided under section 15 453(j)(12) of the Social Security Act (42) U.S.C. 653(j)(12), issue a withholding order to 16 17 all of the borrower's employers directing such 18 to withhold employers and transmit the 19 amounts described in paragraph (3) to the Sec-20 retary.

21 "(C) STOP WITHHOLDING ORDER.—Upon
22 determining that a borrower is eligible for a for23 bearance under section 499F(a)(2)(C), that the
24 borrower has opted out of the withholding proc25 ess under subsection (a)(10), or that a borrower

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1	has repaid the borrower's loans made under
2	this part, using the information provided under
3	paragraph 12 of section $453(j)(12)$ of the So-
4	cial Security Act (42 U.S.C. $653(j)(12)$), issue
5	a withholding order to the borrower's employers
6	directing such employers to cease withholding
7	under this paragraph.
8	"(D) TRANSFER OF PAYMENTS.—Outline
9	clearly the process through which employers
10	shall transfer money withheld under this sub-
11	section to the Secretary.
12	"(E) ELECTRONIC TRANSMISSION.—
13	"(i) IN GENERAL.—Make available
14	electronic means of transmitting and proc-
15	essing both withholding orders and pay-
16	ments from employers, including a means
17	to correct under- and overpayments to the
18	extent feasible, with the goal of stream-
19	lining the processing of such orders and
20	payments and minimizing impacts on em-
21	ployers.
22	"(ii) No requirement to use elec-
23	TRONIC TRANSMISSION.—Nothing in this
24	part shall be construed to require an em-
25	ployer, in carrying out a withholding order

1	under this section, to use the electronic
2	process described in clause (i).
3	"(2) Employer remittance.—
4	"(A) IN GENERAL.—In the case where an
5	employer has received a withholding order
6	under subparagraph (A) or (B) of paragraph
7	(1) or the employee has indicated under para-
8	graph (4)(A) that the employee has a loan that
9	meets the requirements of subparagraphs (A)
10	through (C) of subsection $(a)(10)$, and the em-
11	ployer has not subsequently received an order to
12	stop withholding under paragraph $(1)(C)$ for
13	such employee, the employer shall withhold and
14	transmit the amounts described in paragraph
15	(3) to the Secretary as directed under para-
16	graph (1)(D) and shall be liable for, and the
17	Secretary, as appropriate, may sue the em-
18	ployer in a State or Federal court of competent
19	jurisdiction to recover any amount that such
20	employer fails to withhold from wages with re-
21	spect to an employee after being directed to do
22	so for such employee, plus attorneys' fees, costs,
23	and, in the court's discretion, punitive damages.
24	Such employer shall not be required to vary the

1	normal pay and disbursement cycles in order to
2	comply with this subparagraph.
3	"(B) TIMING.—An employer transmitting
4	to the Secretary withholding payments under
5	this subsection shall transmit such payments on
6	a periodic basis, as determined by the employer
7	but not less frequently than quarterly.
8	"(3) WITHHOLDING AMOUNT.—The amount
9	withheld by an employer for each pay period with re-
10	spect to any employee for whom the employer is
11	withholding under this subsection shall be an
12	amount equal to the sum of—
13	"(A) the amount that results from the em-
14	ployer withholding—
15	"(i) 10 percent of the employee's
16	wages for such pay period that will count
17	towards the employee's annual repayment
18	amount under section 499F(b) that is in
19	excess of the employee's exemption amount
20	for such pay period (as determined by di-
21	viding the employee's exemption amount
22	under section $499F(i)(3)$ by the number of
23	pay periods for the taxable year); or
24	"(ii) in a case in which an employee
25	requests that such exemption amount not

1	be taken into account, 10 percent of the
2	employee's wages for such pay period that
3	will count towards the employee's annual
4	repayment amount under section $499F(b)$;
5	and
6	"(B) any additional amounts the employee
7	wishes to have withheld in accordance with
8	paragraph $(4)(C)$.
9	"(4) WITHHOLDING PREFERENCES.—The Sec-
10	retary shall provide forms and procedures to allow
11	an employee to indicate to the employee's em-
12	ployer—
13	"(A) that the employee has a loan that
14	meets the requirements of subparagraphs (A)
15	through (C) of subsection $(a)(10)$ and therefore
16	the employer shall withhold payments under
17	this subsection;
18	"(B) that the employer shall not take into
19	account the exemption amount to which the em-
20	ployee is eligible under this part in determining
21	the employee's withholding amount because the
22	exemption amount has already been taken into
23	account with respect to such employee; and
24	"(C) an election by the employee to have
25	amounts withheld in addition to the employee's

withholding amount as calculated under paragraph (3).

3 "(5) EMPLOYEE PROTECTION.—An employer 4 may not discharge from employment, refuse to em-5 ploy, or take disciplinary action against an indi-6 vidual subject to wage withholding in accordance 7 with this section by reason of the fact that the indi-8 vidual's wages have been subject to withholding 9 under this section, nor may an employer require that 10 an individual opt-out under subsection (a)(9) and 11 such individual may sue in a State or Federal court 12 of competent jurisdiction any employer who takes 13 such action. The court shall award attorneys' fees to 14 a prevailing employee and, in its discretion, may 15 order reinstatement of the individual, award punitive 16 damages and back pay to the employee, or order 17 such other remedy as may be reasonably necessary. 18 "(6) GARNISHMENT.—For purposes of title III 19 of the Consumer Credit Protection Act (15 U.S.C. 20 1671 et seq.), amounts withheld under this sub-21 section shall— 22 "(A) not be considered a garnishment; and "(B) be considered to be amounts required 23

by law to be withheld.

25 "(c) Monthly Payments Process.—

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1	((1) by approved the Constant shall establ
1	"(1) IN GENERAL.—The Secretary shall estab-
2	lish a process under which a borrower may make
3	monthly payments towards the borrower's annual re-
4	payment amount, at any time in the taxable year,
5	because the borrower—
6	"(A) has opted-out of withholding under
7	subsection $(a)(10)$; or
8	"(B) expects to have income that is not
9	subject to the withholding process described in
10	subsection (b).
11	"(2) INFORMATION REQUIRED.—The procedure
12	for initiating the monthly payments process under
13	paragraph (1) shall include the following:
14	"(A) INCOME ESTIMATE.—A requirement
15	for a borrower to provide an estimate of the
16	borrower's income for the taxable year that will
17	count towards the borrower's income-based re-
18	payment obligation, excluding, in the case of a
19	borrower subject to the withholding process,
20	any income subject to the withholding process.
21	"(B) Amortization schedule.—In the
22	case of a borrower who has opted out of the
23	withholding process, the ability for the borrower
24	to indicate that the borrower would like the bor-
25	rower's monthly payments set such that the

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1	borrower's outstanding loans made under this
2	part would be repaid within a specified number
3	of years.
4	"(3) Monthly payments amounts.—The
5	Secretary shall set the borrower's monthly payment
6	amount to the greater of—
7	"(A) the difference between the borrower's
8	annual repayment amount that would result
9	given the income estimate provided by the bor-
10	rower under paragraph (2)(A) and the pay-
11	ments the borrower has already made in the
12	year towards such amount (excluding, for bor-
13	rowers who have not opted-out of withholding,
14	payments through the withholding process), di-
15	vided by the remaining months in the taxable
16	year; or
17	"(B) for a borrower who indicates a time
18	frame under paragraph $(2)(B)$, the monthly
19	payment amount that would result in the bor-
20	rower's currently outstanding loans made under
21	this part being repaid within the number of
22	years specified by the borrower.
23	"(4) AUTOMATIC CONTINUATION.—The month-
24	ly payments process shall continue until—

1	"(A) the borrower elects to stop such pay-
2	ments; or
3	"(B) the borrower's loans made under this
4	part are repaid.
5	"(5) UPDATING PAYMENT AMOUNTS.—
6	"(A) Secretary.—The Secretary shall
7	automatically recalculate a borrower's monthly
8	payment amount at the beginning of a new tax-
9	able year using the most recent income estimate
10	provided under paragraph (2)(A) by the bor-
11	rower.
12	"(B) BORROWER.—The borrower may up-
13	date the borrower's income estimate under
14	paragraph $(2)(A)$ at any time.
15	"CHAPTER 2—BORROWER REPAYMENT OF
16	IDEA LOANS AND IDEA CONSOLIDA-
17	TION LOANS
18	"SEC. 499F. BORROWER REPAYMENT.
19	"(a) Repayment Period.—The repayment period of
20	a loan made under this part shall—
21	((1) begin on the first day of the first taxable
22	year that begins after the borrower's in-school
23	deferment period, or in the case of an IDEA Con-
24	solidation Loan, on the first day of the first taxable

1	year that begins after such Consolidation Loan is
2	disbursed; and
3	"(2) continue until the loan is paid in full, ex-
4	cept that the Secretary may grant a borrower for-
5	bearance of the borrower's annual repayment
6	amount—
7	"(A) for a period not to exceed 60 days,
8	due to administrative or technical reasons;
9	"(B) for a period not to exceed 3 months,
10	due to unusual circumstances that disrupt the
11	borrower's ability to make timely payments on
12	the loan; or
13	"(C) renewable at 12-month intervals for a
14	period not to exceed 3 years, due to docu-
15	mented extreme economic hardship on the part
16	of a borrower.
17	"(b) ANNUAL REPAYMENT AMOUNT.—The annual
18	repayment amount under this part for a taxable year for
19	a borrower with 1 or more loans made under this part
20	in repayment status shall be equal to the lesser of—
21	((1) the income-based repayment obligation for
22	such borrower for such year, as calculated under
23	section $499E(a)(1)$; or
24	((2) an amount equal to the sum of the out-
25	standing balances (equal to the sum of the unpaid

principal, interest, penalties, and fees) that the bor rower owes on such loans.

3 "(c) METHODS OF REPAYMENT.—A borrower who 4 expects to have an annual repayment amount for the tax-5 able year that is greater than the amount specified in sub-6 section (f)(1)(D) shall make payments through the fol-7 lowing methods:

8 "(1) With respect to any wages earned by the
9 borrower that are subject to Federal income tax
10 withholding, the withholding process described in
11 section 499E(a)(10).

12 "(2) The monthly payments process described 13 in section 499E(c), to meet the portion of the bor-14 rower's obligation that is not paid through with-15 holding, or, in the case of a borrower who opts out 16 of the withholding process, to meet the borrower's 17 entire obligation.

18 "(3) The direct payments process under section
19 499E(a)(4).

20 "(4) The process described in section
21 499E(a)(5) that allows other individuals or entities
22 to make payments on the borrower's annual repay23 ment amount for the year.

24 "(d) ORDER OF CREDITING.—Payments on loans25 made under this part shall be applied, without regard to

the method of such payments, first toward penalties due
 on the loans, next toward any fees due on the loans, then
 toward any interest due on the loans, and finally toward
 the principal due on the loan with the highest applicable
 rate of interest among such loans.

6 "(e) PREPAYMENT AUTHORIZED.—A borrower shall
7 have the right to prepay all or part of such loan, at any
8 time and without penalty. Any such prepayment amount
9 will be applied to loans made under this part in the same
10 order as described in subsection (d).

- 11 "(f) UNDERPAYMENTS.—
- 12 "(1) PENALTIES FOR UNDERPAYMENTS.—
- "(A) IN GENERAL.—Subject to subparagraph (C), if, as of the last day of a taxable
 year, a borrower has not paid at least 90 percent of the borrower's annual repayment
 amount for such year, the borrower shall be
 charged a penalty in an amount equal to 10
 percent of the difference between—
- 20 "(i) an amount equal to 90 percent of
 21 the borrower's annual repayment amount
 22 for such year; and
- 23 "(ii) the amount paid on such annual24 repayment amount as of such day.

1 "(B) INCREASE OF ANNUAL REPAYMENT 2 AMOUNT.—A borrower's annual repayment amount calculated under subsection (b) for such 3 4 year shall be increased by the amount of such 5 penalty, but such penalty shall not be treated as 6 a principal or interest amount for a loan made 7 under this part. 8 "(C) EXCEPTION FOR MEETING THE OBLI-9 GATION FOR THE PREVIOUS YEAR.—A borrower 10 who has paid 100 percent of the borrower's an-11 nual repayment amount for the taxable year 12 preceding the taxable year described in sub-13 paragraph (A) shall not be subject to the pen-14 alty under this paragraph for the taxable year 15 described in subparagraph (A). "(D) DE MINIMIS EXCEPTION.—A bor-16 17 rower whose annual repayment amount is less 18 than \$300 shall not be subject to the penalty 19 under this paragraph for the taxable year de-20 scribed in subparagraph (A). 21 "(2) Reconciling underpayments.— 22 "(A) IN GENERAL.—If, as of the last day 23 of a taxable year, the sum of the payments 24 made on a borrower's annual repayment 25 amount for such year is less than the total

1	amount of the borrower's annual repayment
2	amount for such year, the borrower—
3	"(i) in the case of the first year that
4	the borrower has a difference between such
5	amounts
6	"(I) may request, in such manner
7	as the Secretary shall require, that
8	the Secretary reduce the borrower's
9	annual repayment amount for such
10	year to the sum of—
11	"(aa) the payments made,
12	as of such day, on the borrower's
13	annual repayment amount for
14	such year; and
15	"(bb) any penalties cal-
16	culated under paragraph (1) re-
17	sulting from such underpayment;
18	and
19	"(II) if the borrower qualifies for
20	the reduction requested under sub-
21	clause (I), shall pay the sum cal-
22	culated under such subclause at such
23	time and in such manner as required
24	by the Secretary;

	10
1	"(ii) if the borrower does not qualify
2	for a reduction under clause (i) or does not
3	request such a reduction, shall pay to the
4	Secretary an amount equal to the dif-
5	ference between such amounts within the
6	30-day period beginning on the date of re-
7	ceipt by the borrower of the borrower's an-
8	nual statement described in section
9	499E(a)(3) for such year; or
10	"(iii) if the borrower fails to pay the
11	amount owed by the borrower as calculated
12	under clause (ii) within the 30-day period,
13	shall be charged a penalty equal to 2 per-
14	cent of such amount for each month (pro-
15	rated based on the percentage of a month
16	such penalty is charged) that such amount
17	is owed or until the borrower defaults on
18	the loan for which such amount is owed,
19	whichever occurs first.
20	"(B) DEFAULT.—A loan for which an
21	amount is owed under subparagraph (A) and
22	that is not paid within 270 days after the date
23	of receipt by the borrower of the borrower's an-
24	nual statement described in section $499E(a)(3)$
25	shall be considered to be in default.

"(g) OVERPAYMENTS.—If, as of the last day of a taxable year, the sum of the payments made on a borrower's
annual repayment amount for such year is greater than
the total amount of the borrower's annual repayment
amount for such year, the Secretary shall—

6 "(1) refund the overpayment amount, if the 7 borrower notifies the Secretary, within the 90-day 8 period beginning on the date of receipt of the bor-9 rower's annual statement described in section 10 499E(a)(3) for such year and in a manner pre-11 scribed by the Secretary, that the borrower desires 12 to have the overpayment amount refunded; or

"(2) if a borrower fails to notify the Secretary
of the borrower's desire for a refund of such amount
within such 90-day period, apply such amount as a
prepayment to the borrower's loans made under this
part in the same manner as a prepayment authorized under subsection (e).

19 "(h) EMPLOYER FAILURE TO WITHHOLD PAY-20 MENTS.—In the case of a borrower whose employer fails 21 to withhold amounts under section 499E(b) upon any 22 wages earned by the borrower that are subject to Federal 23 income tax withholding and with respect to which the bor-24 rower made an election to have amounts withheld under 25 such section, the Secretary shall—

1	"(1) reduce the borrower's annual repayment to
2	an amount equal to the borrower's annual repay-
3	ment amount had wages from such employer been
4	excluded when calculating the borrower's annual re-
5	payment amount; and
6	((2)) reduce any penalties for underpayments
7	calculated under subsection $(f)(1)$ and refund any
8	overpayments on such annual repayment amount,
9	accordingly.
10	"(i) Determination of Income-Based Repay-
11	MENT OBLIGATION.—
12	"(1) IN GENERAL.—The income-based repay-
13	ment obligation with respect to an individual for any
14	taxable year is an amount equal to 10 percent of the
15	excess of—
16	"(A) the sum of—
17	"(i) the wages, salaries, tips, and
18	other employee compensation of the indi-
19	vidual, but only if such amounts are in-
20	cludible in gross income for the taxable
21	year (determined without regard to sec-
22	tions 911, 931, and 933 of the Internal
23	Revenue Code of 1986) and are readily at-
24	tributable to the individual, plus

1	"(ii) any other amount included in
2	total income of the taxpayer for the tax-
3	able year but not described in clause (i),
4	except that such amount shall be divided
5	by 2 in the case of an individual who is
6	married and filing a joint tax return, over
7	"(B) the sum of—
8	"(i) the exemption amount with re-
9	spect to such individual, plus
10	"(ii) the lesser of the amount deter-
11	mined with respect to the taxpayer under
12	subparagraph (A)(ii), or \$3,000.
13	"(2) Exclusion of certain amounts paid
14	ON BEHALF OF INDIVIDUAL.—Any amount paid on
15	the borrower's behalf under section $499E(a)(5)$ shall
16	not be taken into account in determining such bor-
17	rower's income-based repayment obligation.
18	"(3) EXEMPTION AMOUNT.—For purposes of
19	this subpart, the exemption amount with respect to
20	an individual shall be \$10,000 (adjusted each year
21	to reflect changes in the Consumer Price Index for
22	All Urban Consumers published by the Bureau of
23	Labor Statistics of the Department of Labor for the
24	most recent 12-month period for which such data
25	are available).

1	"(4) Individuals not filing a return.—
2	The income-based repayment obligation with respect
3	to an individual not required to file a return under
4	section $6012(a)(1)$ of the Internal Revenue Code of
5	1986 shall be treated as zero.".
6	SEC. 4. CONFORMING CHANGES TO THE HIGHER EDU-
7	CATION ACT OF 1965.
8	(a) LOAN FORGIVENESS AND CANCELLATION FOR
9	TEACHERS.—
10	(1) LOAN FORGIVENESS FOR TEACHERS.—Sec-
11	tion 428J of the Higher Education Act of 1965 (20 $$
12	U.S.C. 1078–10) is amended—
13	(A) in subsection (b), by inserting "or for
14	an IDEA loan made under part J," after "or
15	428H,"; and
16	(B) in subsection (c)—
17	(i) in paragraph (1), by inserting "or
18	an IDEA loan made under part J'' after
19	"or 428H"; and
20	(ii) in paragraph (2)—
21	(I) by striking "A loan" and in-
22	serting the following:
23	"(A) LOANS MADE UNDER SECTION
24	428C.—A loan''; and

1	(II) by adding at the end the fol-
2	lowing:
3	"(B) IDEA CONSOLIDATION LOAN.—A
4	loan amount for an IDEA Consolidation Loan
5	may be a qualified loan amount for purposes of
6	this subsection only to the extent that such loan
7	amount was used to repay a Federal Direct
8	Stafford Loan, a Federal Direct Consolidation
9	Loan, a Federal Direct Unsubsidized Stafford
10	Loan, or a loan made under section 428, 428C,
11	or 428H.".
12	(2) LOAN CANCELLATION FOR TEACHERS.—
13	Section 460 of the Higher Education Act of 1965
14	(20 U.S.C. 1087j) is amended—
15	(A) in subsection (b), in the matter pre-
16	ceding paragraph (1), by inserting "or for an
17	IDEA loan made under part J" after "under
18	this part"; and
19	(B) in subsection (c)—
20	(i) in paragraph (1), by striking "or a
21	Federal Direct Unsubsidized Stafford
22	Loan" and inserting ", a Federal Direct
23	Unsubsidized Stafford Loan, or an IDEA
24	loan made under part J"; and
25	(ii) in paragraph (2)—

1	(I) by striking "A loan" and in-
2	serting the following:
3	"(A) FEDERAL DIRECT CONSOLIDATION
4	LOAN.—A loan"; and
5	(II) by adding at the end the fol-
6	lowing new subparagraph:
7	"(B) IDEA CONSOLIDATION LOAN.—A
8	loan amount for an IDEA Consolidation Loan
9	may be a qualified loan amount for purposes of
10	this subsection only to the extent that such loan
11	amount was used to repay a Federal Direct
12	Stafford Loan, a Federal Direct Consolidation
13	Loan, a Federal Direct Unsubsidized Stafford
14	Loan, or a loan made under section 428, 428C,
15	or 428H.".
16	(b) LOAN FORGIVENESS FOR SERVICE IN AREAS OF
17	NATIONAL NEED.—Section $428K(a)(2)$ of the Higher
18	Education Act of 1965 (20 U.S.C. 1078–11(a)(2)) is
19	amended—
20	(1) in subparagraph (A), by striking "and"
21	after the semicolon;
22	(2) in subparagraph (B), by striking the period
23	at the end and inserting "; and"; and
24	(3) by adding at the end the following:

1	"(C) to cancel a qualified loan amount for
2	a loan made under part J.".
3	(c) LOAN REPAYMENT FOR CIVIL LEGAL ASSIST-
4	ANCE ATTORNEYS.—Section 428L(b)(2)(A) of the Higher
5	Education Act of 1965 (20 U.S.C. 1078–12(b)(2)(A)) is
6	amended—
7	(1) in clause (i), by striking "or part E" and
8	inserting ", part E, or part J"; and
9	(2) in clause (ii)—
10	(A) in the matter preceding subclause (I),
11	by striking "or $455(g)$ " and inserting ", $455(g)$,
12	or 499C";
13	(B) in subclause (II), by striking "or"
14	after the semicolon;
15	(C) by redesignating subclause (III) as
16	subclause (IV); and
17	(D) by inserting after subclause (II) the
18	following:
19	"(III) a Federal Direct Consoli-
20	dation loan or a loan made under sec-
21	tion 428C, in the case of a loan made
22	under section 499C; or".
23	(d) MASTER PROMISSORY NOTE.—Section
24	432(m)(1)(D) of the Higher Education Act of 1965 (20
25	U.S.C. 1082(m)(1)(D)) is amended—

1	(1) by striking "this part and part D" each
2	place it appears and by inserting "this part, part D,
3	and part J"; and
4	(2) by striking "this part or part D" each place
5	it appears and by inserting "this part, part D, or
6	part J".
7	(e) CONTRACTS.—Section 456 of the Higher Edu-
8	cation Act of 1965 (20 U.S.C. 1087f) is amended—
9	(1) in subsection (a)—
10	(A) in paragraph (2), by striking "this
11	part" each place it appears and inserting "this
12	part or part J"; and
13	(B) in paragraph (4), by inserting "or part
14	J" after "this part"; and
15	(2) in subsection (b)—
16	(A) in paragraph (1), by inserting "or the
17	program under part J" after "(or their par-
18	ents)";
19	(B) in paragraph (2), by inserting "or part
20	J" after "this part";
21	(C) in paragraph (3), by inserting "or part
22	J" after "this part"; and
23	(D) in paragraph (4), by inserting "or the
24	IDEA Loan Program" after "loan program".

1	(f) Funds for Administrative Expenses.—Sec-
2	tion $458(a)(3)$ of the Higher Education Act of 1965 (20
3	U.S.C. 1087h(a)(3)) is amended—
4	(1) by striking "this part and part B" and in-
5	serting "this part, part B, and part J"; and
6	(2) by inserting before the period at the end the
7	following: "and part J".
8	(g) Student Eligibility.—Section 484 of the
9	Higher Education Act of 1965 (20 U.S.C. 1091) is
10	amended—
11	(1) in subsection (b)—
12	(A) in paragraph (3), by striking "or D"
13	and inserting ", D, or E"; and
14	(B) in paragraph $(4)(B)$, by striking "or
15	E" and inserting "E, or J";
16	(2) in subsection (d)(1), by striking "and E"
17	and inserting "E, and J";
18	(3) in subsection (f), by striking "or part E"
19	both places it appears and inserting "part E, or part
20	J"; and
21	(4) in subsection (m), by striking "and E" and
22	inserting "E, and J".
23	(h) Institutional and Financial Assistance In-
24	FORMATION FOR STUDENTS.—Section 485 of the Higher
25	Education Act of 1965 (20 U.S.C. 1092) is amended—

•S 799 IS

1	(1) in subsection (a)—
2	(A) in paragraph (1)(M), by striking "and
3	E" and inserting "E, and J"; and
4	(B) in paragraph $(7)(A)(i)$, by striking
5	"Loan)" each place it appears and inserting
6	"Loan) or part J";
7	(2) in subsection (b)—
8	(A) in paragraph (1)(A)—
9	(i) in the matter preceding clause (i),
10	by inserting "or made under part J" after
11	"part E"; and
12	(ii) in clause (vii)—
13	(I) by inserting "or an IDEA
14	Consolidation Loan" after "Federal
15	Direct Consolidation Loan"; and
16	(II) by striking "and E" and in-
17	serting "E, and J"; and
18	(B) in paragraph (2)(A), by striking "or
19	E" and inserting "E, or J"; and
20	(3) in subsection $(l)(1)$ —
21	(A) in subparagraph (A), in the matter
22	preceding clause (i), by inserting "or made
23	under part J" after "student)"; and
24	(B) in subparagraph (B), by striking "or
25	D" and inserting ", D, or J".

1 SEC. 5. NATIONAL DIRECTORY OF NEW HIRES.

2 Section 453(j) of the Social Security Act (42 U.S.C.
3 653(j)) is amended by adding at the end the following:
4 "(12) INFORMATION COMPARISONS AND DIS5 CLOSURE TO ASSIST WITH COLLECTION OF IDEA
6 STUDENT LOANS.—

7 "(A) FURNISHING OF INFORMATION BY 8 THE SECRETARY OF EDUCATION.—The Sec-9 retary of Education shall furnish to the Sec-10 retary, on such periodic basis as determined by 11 the Secretary of Education in consultation with 12 the Secretary, information in the custody of the 13 Secretary of Education for comparison with in-14 formation in the National Directory of New Hires, in order to obtain information in such 15 16 Directory with respect to persons who have a 17 loan made under part J of title IV of the High-18 er Education Act of 1965 in repayment status.

19 "(B) REQUIREMENT TO SEEK MINIMUM
20 INFORMATION.—The Secretary of Education
21 shall seek information pursuant to this section
22 only to the extent necessary to improve collec23 tion of the debts owed on the loans described in
24 subparagraph (A).

25 "(C) DUTIES OF THE SECRETARY.—

1	"(i) INFORMATION DISCLOSURE.—The
2	Secretary, in cooperation with the Sec-
3	retary of Education, shall compare infor-
4	mation in the National Directory of New
5	Hires with information provided by the
6	Secretary of Education with respect to per-
7	sons described in subparagraph (A) and
8	shall disclose information in such Directory
9	regarding such persons to the Secretary of
10	Education in accordance with this para-
11	graph, for the purposes specified in this
12	paragraph.
13	"(ii) Condition on disclosure.—
14	The Secretary shall make disclosures in ac-
15	cordance with clause (i) only to the extent
16	that the Secretary determines that such
17	disclosures do not interfere with the effec-
18	tive operation of the program under this
19	part.
20	"(D) PROHIBITION AND UNAUTHORIZED
21	USE.—
22	"(i) IN GENERAL.—Individual data
23	collected under this paragraph shall not be
24	used for any purpose not specifically au-
25	thorized by Federal law.

1	"(ii) Penalties for unauthorized
2	DISCLOSURE OF DATA.—Any individual
3	who willfully discloses information provided
4	under this paragraph, in any manner to an
5	entity not entitled to receive the informa-
6	tion, shall be fined under title 18, United
7	States Code, imprisoned not more than 5
8	years, or both.
9	"(E) USE OR DISCLOSURE OF INFORMA-
10	TION BY THE SECRETARY OF EDUCATION.—The
11	Secretary of Education may use or disclose in-
12	formation provided under this paragraph only
13	for purposes of collecting the debts owed on the
14	loans described in subparagraph (A).
15	"(F) Reimbursement of hhs costs
16	The Secretary of Education shall reimburse the
17	Secretary, in accordance with subsection $(k)(3)$,
18	for the costs incurred by the Secretary in fur-
19	nishing the information requested under this
20	paragraph.
21	"(G) Compliance with Ferpa.—In car-
22	rying out this paragraph, the Secretary and
23	Secretary of Education shall not share any per-
24	sonally identifiable information and shall act in
25	accordance with section 444 of the General

1	Education Provisions Act (20 U.S.C. 1232g,
2	commonly known as the 'Family Educational
3	Rights and Privacy Act of 1974').".
4	SEC. 6. DISCLOSURE OF RETURN INFORMATION FOR PUR-
5	POSES OF IDEA LOAN REPAYMENT PRO-
6	GRAM.
7	(a) IN GENERAL.—Subsection (l) of section 6103 of
8	the Internal Revenue Code of 1986 is amended by adding
9	at the end the following new paragraph:
10	"(23) Disclosure of return information
11	TO DEPARTMENT OF EDUCATION FOR PURPOSES OF
12	ADMINISTERING IDEA LOAN REPAYMENT PRO-
13	GRAM.—
14	"(A) IN GENERAL.—The Secretary shall,
15	upon written request, disclose to the Depart-
16	ment of Education such return information as
17	is necessary for purposes of carrying out the
18	IDEA Loan Repayment Program established
19	under subpart 2 of part J of the Higher Edu-
20	cation Act of 1965.
21	"(B) RESTRICTION ON DISCLOSURE.—Re-
22	turn information disclosed under subparagraph
23	(A) may be used by officers, employees, and
24	contractors of the Department of Education
25	only for purposes of, and to the extent nec-

essary in determining income-based repayment
 obligations under the IDEA Loan Repayment
 Program.".

4 (b) EFFECTIVE DATE.—The amendments made by
5 this section shall take effect on the date of enactment of
6 this Act.

7 SEC. 7. EXCLUSION FOR LOAN FORGIVENESS OF CERTAIN 8 STUDENT LOANS.

9 (a) IN GENERAL.—Paragraph (1) of section 108(f) 10 of the Internal Revenue Code of 1986 is amended by strik-11 ing "any student loan if" and all that follows and inserting 12 "any student loan if—

"(A) such discharge was pursuant to a
provision of such loan under which all or part
of the indebtedness of the individual would be
discharged if the individual worked for a certain
period of time in certain professions for any of
a broad class of employers, or

19 "(B) such discharge was pursuant to sec20 tion 499B(i) of the Higher Education Act of
21 1965 (relating to the cancellation of loan liabil22 ity).".

(b) EFFECTIVE DATE.—The amendment made by
 subsection (a) shall apply to discharges of indebtedness
 after the date of enactment of this Act.