

116TH CONGRESS 1ST SESSION H.R. 2441

To amend the Higher Education Act of 1965 in order to improve the public service loan forgiveness program, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

May 1, 2019

Mr. SARBANES (for himself and Mr. DESAULNIER) introduced the following bill; which was referred to the Committee on Education and Labor

A BILL

To amend the Higher Education Act of 1965 in order to improve the public service loan forgiveness program, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "What You Can Do
- 5 For Your Country Act".
- 6 SEC. 2. AMENDMENTS TO THE PUBLIC SERVICE LOAN FOR-
- 7 GIVENESS PROGRAM.
- 8 (a) Public Service Loan Forgiveness.—

1	(1) In General.—Section 455(m) of the High-
2	er Education Act of 1965 (20 U.S.C. $1087e(m)$) is
3	amended to read as follows:
4	"(m) Loan Forgiveness for Federal Student
5	LOAN BORROWERS EMPLOYED IN PUBLIC SERVICE.—
6	"(1) Definitions.—In this subsection:
7	"(A) CERTIFICATION OF EMPLOYMENT.—
8	The term 'certification of employment' means a
9	certification of employment under paragraph
10	(4).
11	"(B) Full-time.—The term 'full-time',
12	when used with respect to employment, means
13	employment—
14	"(i) with a qualifying employer for not
15	less than 30 hours per week; or
16	"(ii) with two or more qualifying em-
17	ployers for a total of not less than 30
18	hours per week.
19	"(C) QUALIFYING EMPLOYER.—The term
20	'qualifying employer' means—
21	"(i) a Federal, State, local, or Tribal
22	government organization or instrumen-
23	tality, including any organization estab-
24	lished in law as a body politic;

1	"(ii) an organization that is described
2	in section 501(c)(3) of the Internal Rev-
3	enue Code of 1986, and exempt from tax-
4	ation under section 501(a) of such Code;
5	or
6	"(iii) an organization—
7	"(I) not described in clause (ii)
8	that is a not-for-profit organization
9	under other Federal or State law;
10	"(II) that is not a labor organi-
11	zation or partisan political organiza-
12	tion; and
13	"(III) whose purpose is to di-
14	rectly provide any of the following
15	services, as defined in regulations pro-
16	mulgated the Secretary:
17	"(aa) Emergency manage-
18	ment and disaster response.
19	"(bb) Military service.
20	"(cc) Public safety services,
21	including fire prevention and
22	suppression, rescue services, haz-
23	ardous materials response, ambu-
24	lance services, and emergency
25	medical services.

1	"(dd) Law enforcement.
2	"(ee) Public health, includ-
3	ing service through organizations
4	that employ nurses, nurse practi-
5	tioners, nurses in a clinical set-
6	ting, or professionals engaged in
7	health care practitioner occupa-
8	tions and health care support oc-
9	cupations, as such terms are de-
10	fined by the Bureau of Labor
11	Statistics.
12	"(ff) Public education, in-
13	cluding the provision of edu-
14	cational enrichment or support
15	directly to students or their fami-
16	lies, employment with a Tribal
17	College or University (as defined
18	in section 316(b)), and employ-
19	ment as an adjunct faculty mem-
20	ber or instructor for an edu-
21	cational institution.
22	"(gg) Public interest law
23	services, including prosecution or
24	public defense or legal advocacy
25	on behalf of low-income commu-

1	nities at a not-for-profit organi-
2	zation.
3	"(hh) Early childhood edu-
4	cation, including licensed or regu-
5	lated childcare, Head Start pro-
6	grams, and State funded pre-
7	kindergarten.
8	"(ii) Public service for indi-
9	viduals with disabilities.
10	"(jj) Public service for the
11	elderly.
12	"(kk) Public and school-
13	based library sciences.
14	"(ll) School-based services,
15	including the provision of non-
16	educational enrichment or sup-
17	port directly to students or their
18	families.
19	"(mm) Social work, includ-
20	ing child or family services.
21	"(D) Qualifying monthly payment ob-
22	LIGATION.—The term 'qualifying monthly pay-
23	ment obligation' means a monthly payment obli-
24	gation due on a loan under the repayment plan
25	of the borrower—

1	"(i) that was satisfied by the borrower
2	through a payment made after October 1,
3	2007; and
4	"(ii) attributable to a period during
5	which the borrower was employed full-time
6	by a qualifying employer.
7	"(2) In general.—Beginning on July 1, 2019,
8	the Secretary shall forgive the applicable percentage
9	described in paragraph (3) of the balance of prin-
10	cipal and interest due on a loan made under this
11	part for a borrower who has satisfied 60 or 120
12	qualifying monthly payment obligations on a loan
13	made under this part and submitted any certifi-
14	cation of employment required under this subsection.
15	"(3) Loan forgiveness after 60 payment
16	OBLIGATIONS AND 120 PAYMENT OBLIGATIONS.—
17	The applicable percentages under this paragraph
18	shall be—
19	"(A) in the case of a borrower who satis-
20	fies 60 qualifying monthly payment obligations
21	on a loan made under this part that is not in
22	default (as defined in section 435), 50 percent
23	of the total amount of the balance of principal
24	and interest due on such loan as of the date of
25	the loan forgiveness; and

1	"(B) in the case of a borrower who satis-
2	fies 120 qualifying monthly payment obligations
3	on a loan made under this part that is not in
4	default, 100 percent of the balance of principal
5	and interest due on such loan as of the date of
6	the loan forgiveness.
7	"(4) Certification of employment re-
8	QUIREMENTS.—
9	"(A) In General.—In order to receive
10	loan forgiveness under this subsection, a bor-
11	rower of a loan made under this part shall sub-
12	mit to the Secretary a certification of employ-
13	ment.
14	"(B) Content of Certification.—The
15	Secretary shall—
16	"(i) develop, and make easily acces-
17	sible, the certification of employment; and
18	"(ii) ensure that the method of certifi-
19	cation—
20	"(I) allows for the employer to
21	indicate and certify the dates of the
22	borrower's employment; and
23	"(II) provides electronic signa-
24	ture options for the employer and for
25	the borrower.

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1	"(C) Borrower Access.—The Secretary
2	shall ensure that a borrower may submit a cer-
3	tification of employment to the Secretary elec-
4	tronically through any information system
5	through which the Secretary permits borrowers
6	to take self-service actions with respect to their
7	loans.
8	"(D) Exception for self-certifi-
9	CATION.—The Secretary shall provide a self-
10	certification option for the certification of em-

- "(D) EXCEPTION FOR SELF-CERTIFI-CATION.—The Secretary shall provide a selfcertification option for the certification of employment for borrowers who have extenuating circumstances preventing the borrowers from obtaining the qualifying employer signature and certification required under subparagraph (B)(ii), as determined by the Secretary pursuant to rulemaking and including situations where an employer is no longer in existence or refuses to cooperate.
- "(E) PERIODIC REVIEW OF CERTIFICATION
 OF EMPLOYMENT.—For each borrower of a loan
 made under this part who has submitted a certification of employment, the Secretary shall—
 "(i) by not later than 30 days after

"(i) by not later than 30 days after receipt of the certification of employment—

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1	"(I) review the certification of
2	employment and determine the num-
3	ber of qualifying monthly payment ob-
4	ligations satisfied on the loan during
5	the period of employment covered by
6	the certification of employment;
7	"(II) inform the borrower of the
8	number of qualifying monthly pay-
9	ment obligations satisfied; and
10	"(III) inform the borrower of the
11	number of remaining qualifying
12	monthly payment obligations to be
13	satisfied in order for the borrower to
14	receive partial loan forgiveness under
15	paragraph (3)(A), and such number
16	needed to receive full loan forgiveness
17	under paragraph (3)(B); and
18	"(ii) periodically, but not less than
19	twice annually, notify the borrower, using
20	the most recent calculation of qualifying
21	monthly payment obligations, of—
22	"(I) the number of qualifying
23	monthly payment obligations satisfied,
24	as of the date of the notice;

1	"(II) the number of remaining
2	qualifying monthly payment obliga-
3	tions to be satisfied in order for the
4	borrower to receive partial loan for-
5	giveness under paragraph (3)(A), and
6	such number needed to receive full
7	loan forgiveness under paragraph
8	(3)(B);
9	"(III) any steps the borrower can
10	take to convert non-qualifying month-
11	ly payment obligations into qualifying
12	monthly payment obligations, includ-
13	ing the options to provide payments to
14	satisfy monthly payment obligations
15	for past public service under para-
16	graph $(5)(C)$; and
17	"(IV) the dispute resolution proc-
18	ess for the Secretary's determination
19	of qualifying monthly payment obliga-
20	tions, as described in paragraph (7).
21	"(5) Qualifying monthly payment obliga-
22	TIONS.—
23	"(A) In general.—For purposes of this
24	subsection, the number of qualifying monthly
25	payment obligations satisfied on a loan is the

number of monthly payments, during the period of employment and based on the repayment plan selected by the borrower for such period, that would be satisfied based on applying the total amount of payments made by the borrower on the loan at any time during such period.

"(B) ADJUSTMENT OF PAYMENT OBLIGATION STATUS.—

"(i) Hold Harmless against retargeting the Secretary has classified a payment obligation satisfied by a borrower of a loan made under this part as a qualifying monthly payment obligation and later determines that the payment obligation does not qualify, the Secretary shall deem the payment obligation to be a qualifying monthly payment obligation to be counted for purposes of paragraph (2).

"(ii) Explanation of non-qualifying payment obligation determinations.—If the Secretary determines that payments made by a borrower of a loan made under this part for a period of full-

ployer cannot be applied toward the total number of qualifying monthly payment obligations for purposes of paragraph (2), the Secretary shall provide a borrower with an explanation and allow the borrower to correct the reason for such determination, to the extent possible. Such borrower remediation shall include, at a minimum, providing a borrower with the opportunity to reimburse the Secretary for any underpayment.

"(C) Satisfying previously non-qualifying monthly payment obligations.—

"(i) IN GENERAL.—A borrower of a loan made under this part who has a period during which the borrower was employed full-time with a qualifying employer but did not satisfy one or more qualifying monthly payment obligations during such period, such as a borrower who was in deferment or forbearance, may satisfy one or more monthly payment obligations of that period at a later date by paying the additional amount needed to satisfy the

1	qualifying monthly payment obligation, in
2	accordance with a process established by
3	the Secretary.
4	"(ii) Determination process.—The
5	amount of past monthly payment obliga-
6	tions satisfied by a payment under this
7	subparagraph for a period of employment
8	shall be determined using the amount of
9	the borrower's monthly payment, based on
10	any repayment plan, as selected by the
11	borrower, that could have been selected by
12	the borrower during such period. The Sec-
13	retary may require a borrower wishing to
14	satisfy past monthly payment obligations
15	under this subparagraph to submit any ad-
16	ditional information necessary to calculate
17	the amount of the past payments.
18	"(iii) LIMIT.—A borrower may not
19	satisfy more than 36 past monthly pay-
20	ment obligations under this subparagraph.
21	"(6) Special rules relating to federal
22	DIRECT CONSOLIDATION LOANS.—
23	"(A) REVIEW OF ANY NEW CONSOLIDA-
24	TION LOAN APPLICATION.—

1	"(i) Public service loan forgive-
2	NESS OPTION ON CONSOLIDATION APPLICA-
3	TION.—Beginning on July 1, 2019, the
4	Secretary shall include, in any application
5	for a Federal Direct Consolidation Loan,
6	the option for the borrower to indicate that
7	the borrower is consolidating for the pur-
8	pose of using the public service loan for-
9	giveness program under this subsection.
10	"(ii) Review.—Beginning on July 1,
11	2019, the Secretary shall, after issuing any
12	Federal Direct Consolidation Loan to a
13	borrower who indicated an interest in the
14	public service loan forgiveness program on
15	the loan application—
16	"(I) request that the borrower
17	submit a certification of employment;
18	and
19	"(II) after receiving a complete
20	certification of employment, review
21	the borrower's past payments on all
22	component loans comprising the Fed-
23	eral Direct Consolidation Loan and
24	inform the borrower—

"(aa) of the number of
monthly payment obligations sat-
is fied by the borrower before the
date of consolidation that are
qualifying monthly payment obli-
gations, in accordance with sub-
paragraph (B); or
"(bb) if no payment obliga-
tions are satisfied, that the bor-
rower will not receive any credit
towards public service loan for-
giveness under this subsection for
the Federal Direct Consolidation
Loan.
"(B) Qualifying payment obligations
ON ALL COMPONENT LOANS AND LOAN TYPES
THROUGH CONSOLIDATION.—In the case of a
borrower of one or more loans eligible for con-
solidation, including loans made under part B,
who applies for, and receives, a Federal Direct
Consolidation Loan, the Secretary shall request
the borrower submit a certification of employ-
ment for any qualifying employment and, after
receiving the certification of employment,

shall—

1	"(i) review the borrower's payment
2	history on each of the component loans
3	comprising the Federal Direct Consolida-
4	tion Loan, including each loan made under
5	part B; and
6	"(ii) for each component loan—
7	"(I) calculate the weighted factor
8	of the component loan, which shall be
9	the factor that represents the ratio
10	between the amount of the component
11	loan and the amount of the Federal
12	Direct Consolidation Loan, as deter-
13	mined by the Secretary;
14	"(II) determine the number of
15	equivalent monthly payment obliga-
16	tions toward the Federal Direct Con-
17	solidation Loan satisfied on the com-
18	ponent loan by multiplying the weight-
19	ed factor for the component loan by
20	the number of qualifying monthly pay-
21	ment obligations that the borrower
22	satisfied on the component loan; and
23	"(III) after rounding the number
24	determined under subclause (II) to
25	the nearest whole number, deem that

1	number of equivalent monthly pay-
2	ment obligations to be qualifying
3	monthly payment obligations on the
4	Federal Direct Consolidation Loan.

"(C) APPLICABILITY OF BORROWER PROTECTIONS AND RIGHTS.—A borrower of one or more loans eligible for consolidation, including loans made under part B, who applies for and receives a Federal Direct Consolidation Loan shall receive all the protections and rights provided under subparagraphs (B) and (C) of paragraph (5) for the loan, and for any component loan, in the same manner as provided to any other borrower of a loan made under this part.

"(7) Notice of qualifying payment obligations.—

"(A) Initial notice.—Upon receiving any verbal or written contact by a borrower on or after July 1, 2019, expressing interest in the public service loan forgiveness program under this subsection, the Secretary, or an eligible lender or guaranty agency under part B, shall provide the borrower, by not later than 30 days after the contract, with a notice that—

1	"(i) explains the requirements of the
2	program, including whether the borrower
3	needs to consolidate some or all of the bor-
4	rower's loans to receive forgiveness under
5	this subsection;
6	"(ii) includes a copy of, or a link to,
7	information about the certification of em-
8	ployment process described in paragraph
9	(4);
10	"(iii) includes an estimate of the
11	qualifying monthly payment obligations
12	that would be satisfied by the borrower
13	based on the borrower's payment history,
14	as of the date of notice, if the borrower
15	was a full-time employee of a qualifying
16	employer and met the requirements of
17	paragraph (2); and
18	"(iv) includes an estimate of the num-
19	ber of remaining qualifying monthly pay-
20	ment obligations to be satisfied in order
21	for the borrower to receive partial loan for-
22	giveness under paragraph (3)(A), and such
23	number needed to receive full loan forgive-
24	ness under paragraph (3)(B).

1	"(B) Subsequent notices.—After pro-
2	viding an initial notice under subparagraph (A),
3	the Secretary, or an eligible lender or guaranty
4	agency under part B, shall annually provide the
5	borrower with a notice containing the informa-
6	tion described in such subparagraph for each
7	subsequent year that the borrower has an out-
8	standing loan, unless the borrower receives no-
9	tices under paragraph (4)(E)(ii) or requests
10	that the notices be discontinued.
11	"(8) DISPUTE RESOLUTION PROCESS.—By not
12	later than July 1, 2019, the Secretary shall establish
13	a process for borrowers to dispute the calculation of
14	qualifying monthly payment obligations, or the de-
15	termination of full or partial loan forgiveness under
16	paragraph (2), following the submission of a certifi-
17	cation of employment or application for forgiveness
18	or any successor certification or application.
19	"(9) Database of qualifying employers.—
20	"(A) IN GENERAL.—Not later than July 1,
21	2019, the Secretary shall—
22	"(i) establish a database that will in-
23	clude all employers from which the Sec-
24	retary has received a certification of em-
25	ployment; and

"(ii) use such database to aid the Sec-1 2 retary in processing a certification of employment and in providing the notices re-3 quired under subsection (r)(3). "(B) Data matching agreements.— 6 "(i) IN GENERAL.—The Secretary 7

shall enter into data matching agreements with relevant Federal agencies who possess records about the status of employers or the status of borrowers as employees of qualifying employers for the purpose of eliminating, to the extent practicable, the need for a borrower or employer to submit a certification of employment to the Sec-

15 retary. 16 "(ii) Specific federal agencies.— 17 Notwithstanding any Federal law, the Sec-18 retary of Labor, the Commissioner of In-19 ternal Revenue, and the Commissioner of 20 Social Security shall disclose any relevant records to the Secretary for the purposes 22 of meeting the Secretary's obligations to 23 reduce barriers to certification of employ-24 ment as described in clause (i).

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1	"(iii) Notice to Borrowers.—If the
2	Secretary receives employer or employment
3	information regarding a borrower from a
4	Federal agency pursuant to this subpara-
5	graph, the Secretary shall timely notify the
6	borrower that—
7	"(I) the Secretary received the
8	information; and
9	"(II) the borrower, for the dura-
10	tion of the borrower's employment by
11	the employer—
12	"(aa) is not required to sub-
13	mit a certification of employment
14	for the employer under para-
15	graph (4); or
16	"(bb) if the information is
17	not complete, only needs to sub-
18	mit a reduced set of information
19	to the Secretary for the certifi-
20	cation of employment.
21	"(10) Ineligibility.—
22	"(A) No double benefits.—No bor-
23	rower may, for the same service, receive a re-
24	duction of loan obligations under both this sub-
25	section and section 428J, 428K, 428L, or 460.

1	"(B) Federal elected service ex-
2	CLUDED.—No borrower may receive loan for-
3	giveness under this subsection for service as a
4	Member of Congress or President or Vice Presi-
5	dent of the United States.".
6	(2) FFEL PROGRAM AMENDMENTS.—Part B of
7	the Higher Education Act of 1965 (20 U.S.C. 1071
8	et seq.) is amended—
9	(A) in section 428 (20 U.S.C. 1078), by
10	adding at the end the following:
11	"(p) Repayment History Information and Pub-
12	LIC SERVICE LOAN FORGIVENESS INFORMATION.—A
13	guaranty agency shall—
14	"(1) provide, in a timely manner, any necessary
15	borrower repayment history information that the
16	Secretary requests in order to determine the bor-
17	rower's eligibility for the public service loan forgive-
18	ness program under section 455(m), or the number
19	of qualifying monthly payment obligations satisfied
20	for purposes of the program, including such infor-
21	mation from all servicers involved in servicing the
22	borrower's loan; and
23	"(2) carry out the requirements of section
24	455(m)(7) upon receiving any verbal or written con-
25	tact by a borrower on or after July 1, 2019, express-

1	ing interest in the public service loan forgiveness
2	program under section 455(m)."; and
3	(B) in section 433 (20 U.S.C. 1083)—
4	(i) by redesignating subsection (f) as
5	subsection (g); and
6	(ii) by inserting after subsection (e)
7	the following:
8	"(f) Repayment History Information.—An eligi-
9	ble lender shall—
10	"(1) provide, in a timely manner, any necessary
11	borrower repayment history information that the
12	Secretary requests in order to determine the bor-
13	rower's eligibility for the public service loan forgive-
14	ness program under section 455(m), or the number
15	of qualifying monthly payment obligations satisfied
16	for purposes of the public service loan forgiveness
17	program under section 455(m), including such infor-
18	mation from all servicers involved in servicing the
19	borrower's loan; and
20	"(2) carry out the requirements of section
21	455(m)(7) upon receiving any verbal or written con-
22	tact by a borrower on or after July 1, 2019, express-
23	ing interest in the public service loan forgiveness
24	program under section 455(m).".

1	(b) Notification To Direct Loan Borrowers
2	REGARDING ALL OPTIONS FOR LOAN FORGIVENESS.—
3	Section 455 of the Higher Education Act of 1965 (20
4	U.S.C. 1087e) is amended by adding at the end the fol-
5	lowing:
6	"(r) Annual Notice Regarding Loan Forgive-
7	NESS OPTIONS.—
8	"(1) In General.—The Secretary shall annu-
9	ally provide a written or electronic disclosure to each
10	borrower of a loan under this part—
11	"(A) notifying the borrower—
12	"(i) of any loan forgiveness option
13	available under this title that might apply
14	to a loan under this part held by the bor-
15	rower, including the public service loan for-
16	giveness program under subsection (m);
17	and
18	"(ii) in the case of a borrower who is
19	a full-time employee of a Federal agency
20	and has not expressed interest in or sub-
21	mitted a certification of employment for
22	the public service loan forgiveness pro-
23	gram—
24	"(I) that the borrower is em-
25	ployed by a qualifying employer:

1	"(II) the number of payment ob-
2	ligations satisfied by the borrower
3	that the Secretary has determined
4	could be qualifying monthly payment
5	obligations on eligible Federal Direct
6	Loan for purposes of the public serv-
7	ice loan forgiveness program; and
8	"(III) the steps necessary for the
9	borrower to submit a certification of
10	employment and to obtain forgiveness
11	under subsection (m)(2);
12	"(B) informing the borrower that the loan
13	forgiveness options described in subparagraph
14	(A) are provided free of charge; and
15	"(C) including, for each loan forgiveness
16	option, information regarding how the borrower
17	should proceed, including contact information,
18	if the borrower wishes to pursue such loan for-
19	giveness option.
20	"(2) Exclusions.—Notwithstanding para-
21	graph (1), the Secretary shall not provide a notifica-
22	tion under this subsection to a borrower of a loan
23	under this part if—
24	"(A) the borrower is also receiving a notifi-
25	cation under subsection (m)(7); or

1	"(B) the borrower has requested that the
2	Secretary no longer provide the notifications
3	under this subsection.".
4	(c) Effective Date.—The amendments made by
5	this section shall take effect on July 1, 2019.
6	SEC. 3. TRANSITION TO IMPROVED PUBLIC SERVICE LOAN
7	FORGIVENESS PROGRAM.
8	(a) Review of Borrowers Currently Partici-
9	PATING IN PUBLIC SERVICE LOAN FORGIVENESS.—
10	(1) CALCULATING THE NUMBER OF QUALI-
11	FYING PAYMENT OBLIGATIONS FOR CURRENT PUB-
12	LIC SERVICE LOAN FORGIVENESS PROGRAM PARTICI-
13	PANTS.—By not later than July 1, 2019, the Sec-
14	retary shall, for each borrower that has submitted a
15	certification of employment under the public service
16	loan forgiveness program under section 455(m) of
17	the Higher Education Act of 1965 (20 U.S.C.
18	1087e) before July 1, 2019—
19	(A) calculate the number of qualifying pay-
20	ment obligations under such section satisfied by
21	the borrower, using the criteria of such section
22	as in effect on July 1, 2019; and
23	(B) inform the borrower of the changes in
24	the public service loan forgiveness program and
25	the number of qualifying payment obligations

- that the borrower will have satisfied for purposes of the program, beginning on July 1, 2019.
 - RETROACTIVE PARTIAL LOAN FORGIVE-NESS.—By not later than July 1, 2019, the Secretary shall take such steps as are necessary to provide partial loan forgiveness under section 455(m)(3)(A)(i) of the Higher Education Act of 1965 (20 U.S.C. 1087e(m)(3)(A)(i)), as in effect on such date, to borrowers with outstanding balance of principal and interest on a loan made under this part who met the criteria for partial loan forgiveness under such section, as in effect on July 1, 2019, before such date but on or after October 1, 2007.
 - (3) APPLICABILITY OF OTHER PROVISIONS.—In carrying out paragraphs (1) and (2), and in any other case where the Secretary is applying the loan forgiveness provisions of section 455(m) of the Higher Education Act of 1965 (20 U.S.C. 1087e(m)), as in effect on July 1, 2019, to a borrower for whom one or more payment obligations were satisfied before July 1, 2019, the Secretary shall determine the number of payment obligations satisfied by applying all of the provisions of such section as in effect on July 1, 2019, including the calculation of payment

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obligations under section 455(m)(5) of such Act and the inclusion of payment obligations satisfied through the component loans of a Federal Direct Consolidation Loan under section 455(m)(6), without regard as to the date on which the payment obligation was satisfied.

(b) Special PSLF Program Funds.—

- (1) Definition of Special PSLF Program funds.—In this section, the term "special PSLF program funds" means the amounts appropriated for public service loan forgiveness under section 315 of division H of the Consolidated Appropriations Act, 2018 (Public Law 115–141; March 23, 2018) or under section 313 of division B of the Department of Defense and Labor, Health and Human Services, and Education Appropriations Act, 2019 and Continuing Appropriations Act, 2019 (Public Law 115–245; September 28, 2018).
- (2) Rescission.—Upon the effective date described in section 2(c), all special PSLF program funds that remain unexpended on such date shall be rescinded.
- (3) Transition.—The Secretary of Education shall establish a process through which the Secretary shall—

1	(A) review the applications of borrowers
2	who applied for the loan forgiveness program
3	carried out with special PSLF program funds
4	but had not received loan forgiveness through
5	such program before July 1, 2019; and
6	(B) assist such borrowers in pursuing loan
7	forgiveness under section 455(m) of the Higher
8	Education Act of 1965 (20 U.S.C. 1087e(m)),

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as in effect on July 1, 2019.