## <sup>118TH CONGRESS</sup> 2D SESSION H.R.9753

AUTHENTICATED U.S. GOVERNMENT INFORMATION

> To amend the Higher Education Act of 1965 to provide relief for borrowers of Federal Direct PLUS loans made on behalf of students.

## IN THE HOUSE OF REPRESENTATIVES

SEPTEMBER 23, 2024

Ms. ADAMS (for herself, Ms. WATERS, Ms. TLAIB, and Mr. DAVIS of Illinois) introduced the following bill; which was referred to the Committee on Education and the Workforce

## A BILL

- To amend the Higher Education Act of 1965 to provide relief for borrowers of Federal Direct PLUS loans made on behalf of students.
  - 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 "Parent Plus Parity5 Act".

6 SEC. 2. RELIEF FOR BORROWERS OF FEDERAL DIRECT
7 PLUS LOANS MADE ON BEHALF OF STU8 DENTS.

9 (a) EXPANSION OF REPAYMENT PLAN OPTIONS.—

2 of 1965 (20 U.S.C. 1001 et seq.) is amend	
2 01 1303 (20 0.5.0. 1001 et seq.) is amenu	led—
3 (A) in section 428(b)(9)(A)—	
4 (i) in clause (iv), by striki	ing "and"
5 after the semicolon;	
6 (ii) in clause (v), by striking	g ", except
7 that the plan described in this c	lause shall
8 not be available to a borrower	for a loan
9 under section 428B made on b	ehalf of a
10 dependent student or for a con	nsolidation
11 loan under section 428C, if the p	proceeds of
12 such loan were used to discharge	the liabil-
13 ity of a loan under section 428B	3 made on
14 behalf of a dependent student." a	and insert-
15 ing "; and"; and	
16 (iii) by adding at the end	d the fol-
17 lowing:	
18 "(vi) beginning July 1, 202	24, an in-
19 come contingent repayment pla	in (as de-
20 scribed in section $455(d)(1)(D)$ ,	which plan
21 shall include a Pay as You Ea	rn Repay-
22 ment plan and a Saving on a	valuable
23 Education plan as described	in section
24 685.209 of title 34, Code of Fed.	eral Regu-
25 lations (or any similar success	or regula-

1	tion), except such plans shall be available
2	to the borrower of any loan made, insured,
3	or guaranteed under this part).";
4	(B) in section $428C(c)$ —
5	(i) in paragraph (2)(A)—
6	(I) in the first sentence by strik-
7	ing ", or income-based repayment
8	schedules" and inserting ", income-
9	based, or, beginning July 1, 2024, in-
10	come contingent (as described in sec-
11	tion $455(d)(1)(D)$ , repayment sched-
12	ules''; and
13	(II) in the second sentence, by
14	striking "or income-based" and insert-
15	ing ", income-based, or income contin-
16	gent'';
17	(ii) in paragraph (3)—
18	(I) in subparagraph (A)—
19	(aa) by inserting ", or, be-
20	ginning July 1, 2024, an income
21	contingent (as described in sec-
22	tion $455(d)(1)(D)$ repayment
23	schedule" after "an income-based
24	repayment schedule under section
25	493C"; and

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1	(bb) by inserting "and"
2	after the semicolon;
3	(II) in subparagraph (B), by
4	striking "; and" and inserting a pe-
5	riod; and
6	(III) by striking subparagraph
7	(C);
8	(C) in section 455(d)(1)—
9	(i) in subparagraph (D), by striking
10	", except that the plan described in this
11	subparagraph shall not be available to the
12	borrower of a Federal Direct PLUS loan
13	made on behalf of a dependent student"
14	and inserting ", which plan shall include,
15	beginning July 1, 2024, a Pay as You
16	Earn Repayment plan and a Saving on a
17	Valuable Education plan as described in
18	section 685.209 of title 34, Code of Fed-
19	eral Regulations (or any similar successor
20	regulation), except that such plans shall be
21	available to the borrower of any loan made
22	under this part'; and
23	(ii) in subparagraph (E), by striking
24	", except that the plan described in this
25	subparagraph shall not be available to the

1	borrower of a Federal Direct PLUS Loan
2	made on behalf of a dependent student or
3	a Federal Direct Consolidation Loan, if the
4	proceeds of such loan were used to dis-
5	charge the liability on such Federal Direct
6	PLUS Loan or a loan under section 428B
7	made on behalf of a dependent student";
8	and
9	(D) in section 493C—
10	(i) by striking subsection (a) and in-
11	serting the following:
12	"(a) Definition of Partial Financial Hard-
13	SHIP.—In this section, the term 'partial financial hard-
14	ship', when used with respect to a borrower, means that
15	for such borrower—
16	((1) the annual amount due on the total
17	amount of loans made, insured, or guaranteed under
18	part B or D to a borrower as calculated under the
19	standard repayment plan under section
20	428(b)(9)(A)(i) or $455(d)(1)(A)$ , based on a 10-year
21	repayment period; exceeds
22	((2) 15 percent of the result obtained by calcu-
23	lating on at loost on annual basis the amount by
	lating, on at least an annual basis, the amount by

1	"(A) the borrower's, and the borrower's
2	spouse's (if applicable), adjusted gross income;
3	exceeds
4	"(B) 150 percent of the poverty line appli-
5	cable to the borrower's family size as deter-
6	mined under section $673(2)$ of the Community
7	Services Block Grant Act (42 U.S.C.
8	9902(2)).";
9	(ii) in subsection (b)—
10	(I) in paragraph (1), by striking
11	"(other than an excepted PLUS loan
12	or excepted consolidation loan)";
13	(II) in paragraph $(6)(A)$ , by
14	striking "(other than an excepted
15	PLUS loan or excepted consolidation
16	loan)"; and
17	(III) in paragraph (7), by strik-
18	ing "(other than a loan under section
19	428B or a Federal Direct PLUS
20	Loan)"; and
21	(iii) in subsection (c)—
22	(I) in paragraph (1), by striking
23	"(other than an excepted PLUS loan
24	or excepted consolidation loan)"; and

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1	(II) in paragraph $(2)(B)$ , by
2	striking "(other than an excepted
3	PLUS loan or excepted consolidation
4	loan)"; and
5	(iv) in subsection (e), by striking
6	"2014—" and all that follows through the
7	period at the end and inserting "2014,
8	subsection $(a)(3)(B)$ shall be applied by
9	substituting '10 percent' for '15 percent'.".
10	(2) RULE OF CONSTRUCTION.—Nothing in the
11	amendments made under paragraph $(1)$ shall be con-
12	strued to authorize any refunding of any repayment
13	of a loan.
14	(b) DISCHARGE FOR TOTAL AND PERMANENT DIS-
15	ABILITY.—
16	(1) IN GENERAL.—
17	(A) PART B.—Section 437(a) of the High-
18	er Education Act of 1965 (20 U.S.C. 1087(a))
19	is amended by adding at the end the following:
20	"(4) DISCHARGE OF PARENT PLUS LOANS FOR
21	TOTAL AND PERMANENT DISABILITY OF STU-
22	DENT.—Notwithstanding any other provision of this
23	Act, the Secretary shall discharge the liability on a
24	loan made under section 428B on behalf of a stu-
25	dent by repaying the amount owed on the loan, if

the student becomes permanently and totally dis abled (as determined in accordance with regulations
 of the Secretary).".

4 (B) PART D.—Section 455 of the Higher
5 Education Act of 1965 (20 U.S.C. 1087e) is
6 amended by adding at the end the following:

"(q) DISCHARGE OF PARENT PLUS LOANS FOR
8 TOTAL AND PERMANENT DISABILITY OF STUDENT.—
9 Notwithstanding any other provision of this Act, the Sec10 retary shall discharge the liability on a Federal Direct
11 PLUS loan made on behalf of a student, if the student
12 becomes permanently and totally disabled (as determined
13 in accordance with regulations of the Secretary).".

14 (2) RULE OF CONSTRUCTION.—Nothing in the
15 amendments made under paragraph (1) shall be con16 strued to authorize any refunding of any repayment
17 of a loan.

(c) ELIGIBILITY FOR PUBLIC SERVICE LOAN FORGIVENESS FOR PARENT PLUS LOANS.—Section 455(m) of
the Higher Education Act of 1965 (20 U.S.C. 1087e(m))
is amended by adding at the end the following:

"(5) PARENT PLUS LOAN.—The Secretary shall
cancel the balance of interest and principal due on
a Federal Direct PLUS loan made on behalf of a
student after the date of enactment of the Parent

1	Plus Parity Act, if the student is a borrower for
2	whom the Secretary has cancelled the obligation to
3	repay the balance of principal and interest due on an
4	eligible Federal Direct Loan under this subsection.".
5	(d) Automatic Discharge.—
6	(1) IN GENERAL.—
7	(A) PART B.—Section 437(c) of the High-
8	er Education Act of 1965 (20 U.S.C. $1087(c)$ )
9	is amended by adding at the end the following:
10	"(6) AUTOMATIC DISCHARGE FOR PARENT
11	PLUS LOANS.—If a student on whose behalf a parent
12	has received a loan described in section 428B is a
13	borrower for whom a loan has been discharged pur-
14	suant to this subsection, then the Secretary shall
15	automatically discharge the parent borrower's liabil-
16	ity on the loan described in section 428B by repay-
17	ing the amount owed on the loan.".
18	(B) PART D.—Section 455(h) of the High-
19	er Education Act of 1965 (20 U.S.C. $1087e(h)$ )
20	is amended—
21	(i) by striking "Notwithstanding" and
22	inserting the following:
23	"(1) IN GENERAL.—Notwithstanding"; and
24	(ii) by adding at the end the fol-
25	lowing:

1	"(2) AUTOMATIC DISCHARGE FOR PARENT
2	PLUS LOANS.—If a student on whose behalf a parent
3	has received a Federal Direct PLUS Loan is a bor-
4	rower for whom a loan made under this part has
5	been discharged pursuant to a defense to repayment,
6	then the Secretary shall automatically discharge the
7	parent borrower's liability on the Federal Direct
8	PLUS Loan.".
9	(2) RULE OF CONSTRUCTION.—Nothing in the
10	amendments made under paragraph (1) shall be con-
11	strued to authorize any refunding of any repayment
12	of a loan.
13	(e) DISCHARGE FOR HARDSHIP.—
14	(1) PART B.—Section 437 of the Higher Edu-
15	cation Act of 1965 (20 U.S.C. 1087) is amended by
16	adding at the end the following:
17	"(e) DISCHARGE OF PARENT PLUS LOANS FOR
18	HARDSHIP.—
19	"(1) IN GENERAL.—Notwithstanding any other
20	provision of this Act, the Secretary shall discharge
21	the liability on a loan made under section 428B on
22	behalf of a student by repaying the amount owed on
23	the loan, if the Secretary determines that the parent
24	borrower has experienced hardship or may experi-
25	ence future hardship as a result of such a loan.

1	"(2) Factors that substantiate hard-
2	SHIP.—The Secretary shall establish factors that
3	demonstrate hardship for the purpose of a discharge
4	under paragraph (1), including any of the following:
5	"(A) Income.
6	"(B) Borrower-loan-debt-to-income ratio.
7	"(C) Potential future earnings.
8	"(D) Age of a borrower.
9	"(E) Age of a loan.
10	"(F) Receipt of public benefits.
11	"(G) Receipt of Social Security.
12	"(H) Borrower disability.
13	"(I) Any other indicators of hardship iden-
14	tified by the Secretary.
15	"(3) Application.—The Secretary shall create
16	guidelines and an application through which a bor-
17	rower may submit records or other evidence of hard-
18	ship or a statement that attests to present or future
19	hardship.".
20	(2) PART D.—Section 455 of the Higher Edu-
21	cation Act of 1965 (20 U.S.C. 1087e), as amended
22	by subsection (b), is further amended by adding at
23	the end the following:
24	"(r) Discharge of Parent Plus Loans for
25	HARDSHIP.—

1	"(1) IN GENERAL.—Notwithstanding any other
2	provision of this Act, the Secretary shall discharge
3	the liability on a Federal Direct PLUS loan made on
4	behalf of a student, if the Secretary determines that
5	the parent borrower has experienced hardship or
6	may experience future hardship as a result of such
7	a loan.
8	"(2) Factors that substantiate hard-
9	SHIP.—The Secretary shall establish factors that
10	demonstrate hardship for the purpose of a discharge
11	under paragraph (1), including any of the following:
12	"(A) Income.
13	"(B) Borrower-loan-debt-to-income ratio.
14	"(C) Potential future earnings.
15	"(D) Age of a borrower.
16	"(E) Age of a loan.
17	"(F) Receipt of public benefits.
18	"(G) Receipt of Social Security.
19	"(H) Borrower disability.
20	"(I) Any other indicators of hardship iden-
21	tified by the Secretary.
22	"(3) Application.—The Secretary shall create
23	guidelines and an application through which a bor-
24	rower may submit records or other evidence of hard-

ship or a statement that attests to present or future
 hardship.".

3 (f) DELEGATION TO THE SECRETARY.—Congress delegates to the Secretary of Education the authority, in 4 5 issuing regulations to carry out the amendments made by this section, to interpret the provisions of the amendments 6 7 made by this section, taking into consideration cost and public health. A court engaged in judicial review of those 8 provisions, including judicial review under section 706 of 9 title 5, United States Code, shall determine whether the 10 11 agency's interpretation is based on a permissible construc-12 tion of the amendments made by this section.

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