(Original Signature of Member)

116TH CONGRESS 1ST SESSION



To forgive outstanding Federal and private student loans.

IN THE HOUSE OF REPRESENTATIVES

Ms. OMAR introduced the following bill; which was referred to the Committee on

A BILL

To forgive outstanding Federal and private student loans.

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 "Student Debt Cancella-5 tion Act of 2019".

6 SEC. 2. FORGIVENESS OF OUTSTANDING FEDERAL STU-7 DENT LOANS.

8 (a) FORGIVENESS REQUIRED.—Notwithstanding any
9 other provision of law, not later than 180 days after the
10 date of the enactment of this Act, the Secretary of Edu-

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cation shall forgive the outstanding balance of interest and 1 2 principal due on all eligible Federal student loans. 3 (b) DEFINITION OF ELIGIBLE FEDERAL STUDENT 4 LOAN.—In this Act, the term "eligible Federal student 5 loan" means any loan made, insured, or guaranteed under part B, part D, or part E of title IV of the Higher Edu-6 7 cation Act of 1965 before the date of enactment of this 8 Act, including— 9 (1) loans made to a parent borrower on behalf 10 of a dependent student under part B or part D of 11 such Act; 12 (2) consolidation loans made under such Act; 13 and 14 (3) any grant treated as a loan under such part 15 D in accordance with section 258(e), section 16 420M(c), or section 807(d) of such Act. 17 (c) METHOD OF LOAN FORGIVENESS.—To provide 18 the loan forgiveness required under subsection (a), the

18 the loan forgiveness required under subsection (a), the19 Secretary of Education is authorized to carry out a pro-20 gram—

(1) through the holder of a loan, to assume the
obligation to repay the outstanding balance of interest and principal due on loans made, insured, or
guaranteed under part B of title IV of the Higher

Education Act of 1965 (20 U.S.C. 1071 et seq.);
 and

3 (2) to cancel the outstanding balance of interest
4 and principal due on loans made under part D or
5 part E of such title.

6 (d) Repayment Refunds.—

7 (1) PRIOR REPAYMENT.—Nothing in this sec8 tion shall be construed to authorize any refunding of
9 any eligible Federal student loan repayment made
10 before the date of enactment of this Act.

11 (2) PAYMENTS MADE AFTER ENACTMENT. 12 The Secretary shall refund to each borrower who re-13 ceives forgiveness under this section the amount of 14 any payments the borrower makes on an eligible 15 Federal student loan during the period beginning on 16 the date of the enactment of this Act and ending on 17 the date on which the Secretary forgives the out-18 standing balance of such eligible Federal student 19 loan.

(e) EXCLUSION FROM TAXABLE INCOME.—The
amount of a borrower's eligible Federal student loans forgiven under this section, and the amount of any repayments to a borrower under subsection (d)(2), shall not be
included in the gross income of the borrower for purposes
of the Internal Revenue Code of 1986.

1SEC. 3. PURCHASE AND FORGIVENESS OF OUTSTANDING2PRIVATE STUDENT LOANS.

3 (a) IN GENERAL.—Part D of title IV of the Higher
4 Education Act of 1965 (20 U.S.C. 1087a et seq.) is
5 amended by inserting after section 459B the following:

6 "SEC. 459C. TEMPORARY AUTHORITY TO PURCHASE AND
7 FORGIVE ELIGIBLE PRIVATE STUDENT
8 LOANS.

9 "(a) PRIVATE EDUCATION LOAN PURCHASE AND FORGIVENESS.— Notwithstanding any other provision of 10 11 law, not later than 180 days after the date of enactment of the Student Debt Cancellation Act of 2019, the Sec-12 13 retary, in consultation with the Secretary of the Treasury, 14 shall carry out a program under which the Secretary shall purchase, and then forgive, the outstanding balance of in-15 16 terest and principal due on eligible private student loans. 17 "(b) DEFINITIONS.—In this section:

18 "(1) ELIGIBLE PRIVATE STUDENT LOAN.—In 19 this section, the term 'eligible private student loan' 20 means a private education loan, as defined in section 21 140(a) of the Truth in Lending Act (15 U.S.C. 22 1650(a)), that was expressly for the cost of attend-23 ance (as defined in section 472) at an institution of 24 higher education participating in a loan program 25 under part B, part D, or part E of title IV of the 26 Higher Education Act of 1965 (20 U.S.C. 1070 et

seq.), as of the date that the loan was disbursed,
 and that was made before the date of enactment of
 the Student Debt Cancellation Act of 2019.

4 "(2) PRIVATE EDUCATIONAL LENDER.—The
5 term private educational lender has the meaning
6 given the term in section 140(a) of the Truth in
7 Lending Act (15 U.S.C. 1650(a)).

8 "(c) Method of Loan Purchase and Forgive-9 NESS.—The Secretary, in consultation with the Secretary 10 of the Treasury, shall carry out a program under which 11 the Secretary, upon application by a borrower who has an 12 eligible private student loan, shall purchase the eligible private student loans of the borrower, issue such borrower 13 14 a loan under this section, and forgive such loan, in accord-15 ance with the following:

16 "(1) The Secretary shall pay to the private edu-17 cational lender of the eligible private student loan an 18 amount equal to the sum of the unpaid principal, ac-19 crued unpaid interest, and late charges of the eligi-20 ble private student loan, as calculated on the date of 21 the purchase of such loan, in order to discharge the 22 borrower from any remaining obligation to the pri-23 vate educational lender with respect to the eligible 24 private student loan.

"(2) The Secretary shall issue to the borrower
a loan, known as a Federal Direct Forgiveness
Loan, in an amount equal to the sum of the amount
paid to the private educational lender of the eligible
private student loan of the borrower that was purchased by the Secretary in accordance with paragraph (1).

8 "(3) The Secretary shall, immediately upon
9 issuance of a Federal Direct Forgiveness Loan, can10 cel the outstanding balance of interest and principal
11 due on such loan.

12 "(d) REPAYMENT REFUNDS PROHIBITED.— Nothing
13 in this section shall be construed to authorize any refund14 ing of any repayment of a loan.

15 "(e) EXCLUSION FROM TAXABLE INCOME.—The
16 amount of a borrower's Federal Direct Forgiveness Loans
17 forgiven under this section shall not be included in the
18 gross income of the borrower for purposes of the Internal
19 Revenue Code of 1986.".

(b) NOTICE TO BORROWERS.—Section 128(e) of the
Truth in Lending Act (15 U.S.C. 1638(e)) is amended by
adding at the end the following new paragraph:

23 "(12) NOTICE REQUIRED ALONG WITH BILLING
24 STATEMENTS.—Along with each billing statement
25 sent to the borrower during the six-month period be-

ginning on the day after the date of enactment of
 the Student Debt Cancellation Act of 2019, the pri vate educational lender shall include a statement in forming the borrower that—

5 "(A) the borrower may be eligible for loan 6 forgiveness of eligible private student loans 7 under section 459C of the Higher Education 8 Act of 1965; and

9 "(B) to be eligible for such loan forgive-10 ness, the borrower must apply to the Secretary 11 of Education no later than the date that is 180 12 days after the date of enactment of the Student 13 Debt Cancellation Act of 2019.".

14 SEC. 4. NOTICE TO THE PUBLIC.

15 Not later than 15 days after the date of enactment of this Act, the Secretary of Education, in consultation 16 with institutions of higher education and lenders of Fed-17 18 eral student loans and private education loans, shall take such actions as may be necessary to ensure that borrowers 19 20 who have outstanding eligible Federal student loans or 21 outstanding eligible private student loans (as defined in 22 section 459C of the Higher Education Act of 1965, as 23 added by this Act) are aware of the loan forgiveness programs authorized by this Act. Such information shall— 24

1	(1) be presented in a form that is widely avail-
2	able to the public, especially to borrowers with out-
3	standing Federal and private student loans;
4	(2) be easily understandable; and
5	(3) clearly notify borrowers of eligible private
6	student loans—
7	(A) that borrowers must apply for loan
8	forgiveness under this Act, and must do so no
9	later than the date that is 180 days after the
10	date of enactment of this Act; and
11	(B) of the application process and require-
12	ments to apply for forgiveness of eligible private
13	student loans in accordance with this Act.