108TH CONGRESS 1ST SESSION H.R. 3465

To amend the Internal Revenue Code of 1986 to repeal the limitations on the deduction for interest on education loans and to make the deduction, as amended, permanent.

IN THE HOUSE OF REPRESENTATIVES

NOVEMBER 6, 2003

Mr. ISRAEL introduced the following bill; which was referred to the Committee on Ways and Means

A BILL

- To amend the Internal Revenue Code of 1986 to repeal the limitations on the deduction for interest on education loans and to make the deduction, as amended, permanent.
 - 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 "Reducing Education

5 Loan Repayment Act of 2003".

6 SEC. 2. FINDINGS; PURPOSE.

7 (a) FINDINGS.—The Congress finds as follows:

1	(1) Working families, because of their high stu-
2	dent loans, have difficulty saving for their children's
3	education.
4	(2) The average tuition for four years of college
5	is \$15,000 to \$32,000.
6	(3) The average college graduate with student
7	loan debt begins working with \$11,000 to \$18,000
8	of debt.
9	(4) Education is an American value, and going
10	to school should be encouraged by American public
11	policy.
12	(5) Education benefits not only the educated
13	person but also the entire community.
14	(6) Education is important for everyone in the
15	United States, regardless of income level.
16	(7) The interest on education loans is the bulk
17	of student loan payments in the first years after
18	graduation, which creates great financial hardships
19	on new graduates.
20	(8) High debt burdens too often limit a per-
21	son's occupational choices.
22	(9) The mortgage interest deduction encourages
23	home ownership in America, giving more Americans
24	a stable investment they can count on for decades.

(10) Education is another investment that can
 be counted to increase earning potential for decades.
 (b) PURPOSE.—The purpose of this Act is to equalize
 the tax treatment of student loan interest and mortgage
 interest.

6 SEC. 3. REPEAL OF LIMITATIONS ON DEDUCTIONS FOR IN7 TEREST ON EDUCATION LOANS.

8 (a) IN GENERAL.—Section 221 of the Internal Rev9 enue Code of 1986 (relating to interest on education
10 loans) is amended—

11 (1) by striking subsections (b) and (f), and

(2) by redesignating subsections (c), (d), and
(e) as subsections (b), (c), and (d), respectively.

(b) DEDUCTION MADE PERMANENT.—Section 901 of
the Economic Growth and Tax Relief Reconciliation Act
of 2001 is amended by adding at the end the following
new subsection:

"(c) EXCEPTION.—Subsections (a) and (b) shall not
apply with respect to the amendments made by this Act
to section 221 of the Internal Revenue Code of 1986.".
(c) CONFORMING AMENDMENT.—Section 6050S(e)

22 of such Code is amended by striking "221(d)(1)" and in23 serting "221(c)(1)".

(d) EFFECTIVE DATE.—The amendments made by
 this section shall apply to interest paid after December
 31, 2002, in taxable years beginning after such date.