116TH CONGRESS 1ST SESSION H.R. 1161

To amend the Higher Education Act of 1965 to direct the Secretary of Education to develop a plain language disclosure form for borrowers of Federal student loans, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

FEBRUARY 13, 2019

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

A BILL

- To amend the Higher Education Act of 1965 to direct the Secretary of Education to develop a plain language disclosure form for borrowers of Federal student loans, 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 "Student Loan Disclo-

5 sure Modernization Act".

6 SEC. 2. ADDITIONAL DISCLOSURES.

7 Section 433(a) of the Higher Education Act of 1965

8 is amended—

1	(1) in paragraph (4), by striking "the origina-
2	tion fee and" and inserting "finance charges, the
3	origination fee, and";
4	(2) by redesignating paragraphs (6) through
5	(19) as paragraphs (7) through (20) , respectively;
6	and
7	(3) by inserting after paragraph (5), the fol-
8	lowing:
9	"(6) the annual percentage rate applicable to
10	the loan, taking into account—
11	"(A) the amount of the loan;
12	"(B) the stated interest rate of the loan;
13	"(C) the standard term for a loan of the
14	same type;
15	"(D) any fees or additional costs associ-
16	ated with the loan; and
17	"(E) any capitalization of interest on the
18	loan;".
19	SEC. 3. PLAIN LANGUAGE DISCLOSURE FORM.
20	Section 455(p) of the Higher Education Act of 1965
21	(20 U.S.C. 1087e(p)) is amended—
22	(1) by striking "Each institution" and inserting
23	the following:
24	"(1) IN GENERAL.—Each institution"; and
25	(2) by adding at the end the following:

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"(2) Plain language disclosure form.—

2	"(A) DEVELOPMENT AND ISSUANCE OF
3	FORM.—Not later than 18 months after the
4	date of the enactment of this paragraph, the
5	Secretary shall, based on consumer testing, de-
6	velop and issue a model form to be known as
7	the 'Plain Language Disclosure Form' that
8	shall be used by institutions and contractors de-
9	scribed in paragraph (1) to comply with the dis-
10	closure requirements of such paragraph.
11	"(B) FORMAT.—The Secretary shall en-
12	sure that the Plain Language Disclosure
13	Form—
13 14	Form— "(i) enables borrowers to easily iden-
14	"(i) enables borrowers to easily iden-
14 15	"(i) enables borrowers to easily iden- tify the information required to be dis-
14 15 16	"(i) enables borrowers to easily iden- tify the information required to be dis- closed under section 433(a) with respect to
14 15 16 17	"(i) enables borrowers to easily iden- tify the information required to be dis- closed under section 433(a) with respect to a loan, with emphasis on the loan terms
14 15 16 17 18	"(i) enables borrowers to easily iden- tify the information required to be dis- closed under section 433(a) with respect to a loan, with emphasis on the loan terms determined by the Secretary to be critical
14 15 16 17 18 19	"(i) enables borrowers to easily iden- tify the information required to be dis- closed under section 433(a) with respect to a loan, with emphasis on the loan terms determined by the Secretary to be critical to understanding the total costs of the loan
 14 15 16 17 18 19 20 	"(i) enables borrowers to easily iden- tify the information required to be dis- closed under section 433(a) with respect to a loan, with emphasis on the loan terms determined by the Secretary to be critical to understanding the total costs of the loan and the estimated monthly repayment;

1	"(C) CONSULTATION.—In developing Plain
2	Language Disclosure Form, the Secretary shall,
3	as appropriate, consult with—
4	"(i) the Federal Reserve Board;
5	"(ii) institutions and contractors de-
6	scribed in paragraph (1);
7	"(iii) borrowers of loans under this
8	part; and
9	"(iv) other organizations involved in
10	the provision of financial assistance to stu-
11	dents, as identified by the Secretary.
12	"(3) Electronic system for compliance.—
13	In carrying out paragraph (2), Secretary shall de-
14	velop and implement an electronic system that may
15	be used by institutions and contractors described in
16	paragraph (1) to generate a Plain Language Disclo-
17	sure Form for each borrower by—
18	"(A) enabling institutions and contractors
19	to enter personalized loan request information
20	electronically;
21	"(B) integrating appropriate data found in
22	the National Student Loan Data System; and
23	"(C) generating and integrating personal-
24	ized borrower information.

"(4) LIMIT ON LIABILITY.—Nothing in this paragraph shall be construed to create a private right of action against an institution or contractor described in paragraph (1) with respect to the form or electronic system developed under this paragraph.

6 "(5) BORROWER SIGNATURE REQUIRED.—Be-7 ginning after the issuance of the Plain Language 8 Disclosure Form by the Secretary under paragraph 9 (2), a loan may not be issued to a borrower under 10 this part unless the borrower acknowledges, in writ-11 ing (which may include an electronic signature), that 12 the borrower has read the Plain Language Disclo-13 sure Form for the loan concerned.

14 "(6) CONSUMER TESTING DEFINED.—In this subsection, the term 'consumer testing' means the 15 16 solicitation of feedback from individuals, including 17 borrowers and prospective borrowers of loans under 18 this part (as determined by the Secretary), about 19 the usefulness of different methods of disclosing ma-20 terial terms of loans on the Plain Language Disclo-21 sure Form to maximize borrowers' understanding of 22 the terms and conditions of such loans.".

23 SEC. 4. REPORT TO CONGRESS.

Not later than 2 years after the date of the enact-ment of this Act, the Secretary of Education shall submit

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to Congress a report that includes a description of the
 methods and procedures used to develop the Plain Lan guage Disclosure Form required under section 455(p)(2)
 of the Higher Education Act of 1965 (as added by section
 3 of this Act).

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