..... (Original Signature of Member)

117th CONGRESS 2d Session



To prohibit the Secretary of Education, the Secretary of the Treasury, and the Attorney General from cancelling student loans except as specifically authorized by law.

IN THE HOUSE OF REPRESENTATIVES

Mr. GROTHMAN introduced the following bill; which was referred to the Committee on _____

A BILL

- To prohibit the Secretary of Education, the Secretary of the Treasury, and the Attorney General from cancelling student loans except as specifically authorized by law.
 - 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 "Fairness for Respon-

5 sible Borrowers Act".

6 SEC. 2. FINDINGS.

7 Congress finds the following:

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1	(1) The executive branch does not have the
2	statutory authority to cancel student loans on a
3	large scale.
4	(2) Student loan forgiveness is unfair to those
5	who have already paid off their loans and to those
6	who did not attend college.
7	(3) Student loan forgiveness is inherently re-
8	gressive and would disproportionately benefit upper-
9	class Americans.
10	(4) An undergraduate degree is by no means
11	the only option for a successful career path.
12	(5) Community and technical colleges are a fan-
13	tastic way for students to learn a valuable skill set
15	tastie way for statents to rearring variations shift set
14	without taking on a large debt burden.
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14 15	without taking on a large debt burden. SEC. 3. PROHIBITION ON MASS CANCELLATION OF STU-
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14 15 16 17 18 19 20	without taking on a large debt burden. SEC. 3. PROHIBITION ON MASS CANCELLATION OF STU- DENT LOANS. (a) PROHIBITION.— (1) IN GENERAL.—Notwithstanding any other provision of law, the Secretary of Education, the Secretary of the Treasury, or the Attorney General
 14 15 16 17 18 19 20 21 	without taking on a large debt burden. SEC. 3. PROHIBITION ON MASS CANCELLATION OF STU- DENT LOANS. (a) PROHIBITION.— (1) IN GENERAL.—Notwithstanding any other provision of law, the Secretary of Education, the Secretary of the Treasury, or the Attorney General shall not take any action to cancel or forgive the
 14 15 16 17 18 19 20 21 22 	without taking on a large debt burden. SEC. 3. PROHIBITION ON MASS CANCELLATION OF STU- DENT LOANS. (a) PROHIBITION.— (1) IN GENERAL.—Notwithstanding any other provision of law, the Secretary of Education, the Secretary of the Treasury, or the Attorney General shall not take any action to cancel or forgive the outstanding balances, or portion of balances, of cov-

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student loan forgiveness, cancellation, or repayment
 programs carried out under the Higher Education
 Act of 1965 (20 U.S.C. 1001 et seq.).

4 (b) DEFINITIONS.—In this section, the term "covered
5 loan" means—

6 (1) a loan made, insured, or guaranteed under
7 part B, D, or E of title IV of the Higher Education
8 Act of 1965 (20 U.S.C. 1071 et seq.; 1087a et seq.;
9 1087aa et seq.) before, on, or after the date of en10 actment of this Act; or

11 (2) a loan under the Health Education Assist-12 ance Loan Program under title VII of the Public 13 Health Service Act (42 U.S.C. 292 et seq.) made be-14 fore, on, or after the date of enactment of this Act. 15 (c) LIMITATION.—The Secretary of Education, the Secretary of the Treasury, or the Attorney General may 16 not implement, or publish in any form, any regulation, or 17 18 take any action, that modifies, alters, amends, cancels, discharges, forgives, or defers the repayment of any stu-19 dent debt not expressly permitted within statute or regula-20 21 tion, regarding covered loans, except to the extent that 22 such regulation or action reflects the clear and unequivocal 23 intent of Congress in legislation.