		(Signature of Member)	
114TH CONGRESS 2D SESSION	H.R.		

To amend the Higher Education Act of 1965 to provide for the automatic recertification of income for income-driven repayment plans, and for other purposes.

## IN THE HOUSE OF REPRESENTATIVES

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

## A BILL

To amend the Higher Education Act of 1965 to provide for the automatic recertification of income for incomedriven repayment plans, 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 "Streamlining Income-
- 5 driven, Manageable Payments on Loans for Education
- 6 Act" or the "SIMPLE Act".

1	SEC. 2. NOTIFICATION PROCEDURES FOR BORROWERS
2	WHO ARE DELINQUENT ON LOANS.
3	(a) Amendments.—
4	(1) Notification procedures.—Section
5	455(d) of the Higher Education Act of 1965 (20
6	U.S.C. 1087e(d)) is amended by adding at the end
7	the following:
8	"(6) Notification procedures for bor-
9	ROWERS WHO ARE DELINQUENT ON LOANS.—
10	"(A) AUTHORITY TO OBTAIN INCOME IN-
11	FORMATION.—The Secretary may obtain such
12	information as is reasonably necessary regard-
13	ing the income and family size of a borrower
14	described in this paragraph (and the borrower's
15	spouse, if applicable). Returns and return infor-
16	mation (as defined in section 6103 of the Inter-
17	nal Revenue Code of 1986) may be obtained
18	under this subparagraph only to the extent au-
19	thorized by section 6103(l)(13) of such Code,
20	except that nothing in this subparagraph or
21	such Code shall be construed to authorize the
22	Secretary to obtain such returns and return in-
23	formation for a borrower who is not at least 60
24	days delinquent on a loan made under this part.
25	The Secretary shall establish procedures as are

1	necessary to effectively implement this para-
2	graph.
3	"(B) Borrower notification.—With re-
4	spect to each borrower of a loan made under
5	this part who is 60 days delinquent on such
6	loan, the Secretary shall, at a minimum and as
7	soon as practicable after such 60-day delin-
8	quency, provide to the borrower the following:
9	"(i) Notification that the borrower is
10	at least 60 days delinquent on the loan, in-
11	cluding a description of the loan.
12	"(ii) A description of the repayment
13	plans under which the borrower is eligible
14	to repay the loan.
15	"(iii) Clear and simple instructions on
16	how to select the repayment plans de-
17	scribed in clause (ii) for the loan.
18	"(iv) If the income information of the
19	borrower is available to the Secretary
20	under subparagraph (A), based on such in-
21	come information, the amount of the
22	monthly payments under each such repay-
23	ment plan for the loan.
24	"(v) An explanation that in the case
25	of a borrower for whom adjusted gross in-

1	come is unavailable or does not reasonably
2	reflect the borrower's current income—
3	"(I) if the borrower selects to
4	repay such loan pursuant to an in-
5	come-driven repayment plan that de-
6	fines discretionary income in such a
7	manner that an individual not re-
8	quired under section 6012(a)(1) of the
9	Internal Revenue Code of 1986 to file
10	a return with respect to income taxes
11	imposed by subtitle A of such Code
12	may have a calculated monthly pay-
13	ment greater than \$0, the borrower
14	will be required to provide the Sec-
15	retary with other documentation of in-
16	come satisfactory to the Secretary,
17	which documentation the Secretary
18	may use to determine an appropriate
19	repayment schedule; or
20	"(II) if the borrower selects to
21	repay such loan pursuant to an in-
22	come-driven repayment plan that is
23	not described in subclause (I), the
24	borrower will not be required to pro-
25	vide the Secretary with such other

1	documentation of income, and the bor-
2	rower will have a calculated monthly
3	payment of \$0.
4	"(vi) An explanation that the Sec-
5	retary shall take the actions under sub-
6	paragraph (D) with respect to such bor-
7	rower if the borrower is 120 days delin-
8	quent on the loan and has not selected a
9	new repayment plan for the loan.
10	"(vii) Instructions on updating the in-
11	formation of the borrower obtained under
12	subparagraph (A).
13	"(C) INITIAL SELECTION OF PLAN.—With
14	respect to each borrower of a loan made under
15	this part who does not select a new repayment
16	plan for the loan in accordance with the notice
17	received under subparagraph (B), and who is
18	120 days delinquent on the loan, the Secretary,
19	as soon as practicable after such 120-day delin-
20	quency, shall—
21	"(i) in a case in which the loan is eli-
22	gible for an income-driven repayment
23	plan—
24	"(I) provide the borrower with
25	the income-driven repayment plan for

1	which the loan is eligible and which
2	requires the lowest monthly-payment
3	amount for such loan, compared to
4	the other such plans for which the
5	loan is eligible, or if the loan is eligi-
6	ble for more than one income-driven
7	repayment plan that has the same
8	such lowest monthly-payment amount,
9	provide the borrower with such in-
10	come-driven repayment plan that has
11	the most favorable terms for the bor-
12	rower;
13	"(II) if the plan described in sub-
14	clause (I) is not the income-driven
15	plan that would have the lowest-
16	monthly payment amount for the loan
17	if the loan were eligible for such plan,
18	notify the borrower of the actions, if
	any, the borrower may take for such
19	
19 20	loan to become eligible for such in-
	Ç,
20	loan to become eligible for such in-
<ul><li>20</li><li>21</li></ul>	loan to become eligible for such in- come-driven repayment plan; and
<ul><li>20</li><li>21</li><li>22</li></ul>	loan to become eligible for such income-driven repayment plan; and "(III) authorize the borrower to

1	scribed in paragraph (1) for which the
2	borrower is eligible; and
3	"(ii) in a case in which the loan is in-
4	eligible for an income-driven repayment
5	plan, the Secretary shall notify the bor-
6	rower of any actions, if any, the borrower
7	may take for such loan to become eligible
8	for such a plan.
9	"(D) Additional selection of Plan.—
10	With respect to each borrower of a loan made
11	under this part who selects a new repayment
12	plan in accordance with the notice received
13	under subparagraph (B), and who continues to
14	be delinquent on such loan for a period after
15	such selection that the Secretary determines is
16	sufficient to indicate that the borrower may
17	benefit from repaying such loan under a new
18	repayment plan, but such period is not less
19	than a 60-day period, the Secretary, as soon as
20	practicable after such period, shall carry out the
21	procedures under this paragraph for such loan.
22	"(E) Opt-out.—The Secretary shall au-
23	thorize a borrower to opt-out of the procedures
24	under this paragraph.".

1	(2) Definition of Income-Driven Repay-
2	MENT PLAN.—Section 455(d) of the Higher Edu-
3	cation Act of 1965 (20 U.S.C. 1087e(d)) is further
4	amended by adding at the end the following:
5	"(7) Definition.—In this section, the term
6	'income-driven repayment plan' means a plan de-
7	scribed in subparagraph (D) or (E) of paragraph
8	(1).".
9	(3) Changing plans.—Section 493C of the
10	Higher Education Act of 1965 (20 U.S.C. 1098e) is
11	amended by adding at the end the following:
12	"(f) Changing Plans.—A borrower changing from
13	income-based repayment under this section to a different
14	repayment plan shall not be required to pay the one-
15	monthly payment under the standard repayment plan de-
16	scribed in section $682.215(d)(3)$ or $685.221(d)(2)$ of title
17	34, Code of Federal Regulations (or successor regulations)
18	or any other amount.".
19	(b) Effective Date; Application.—
20	(1) Automatic enrollment.—The amend-
21	ments made by paragraphs (1) and (2) of subsection
22	(a) shall—
23	(A) take effect as soon as practicable after
24	the Secretary of Education finalizes the proce-
25	dures under section 4 of this Act, but not later

1	than 2 years after the date of enactment of
2	such Act; and
3	(B) apply with respect to any loan made
4	under part D of title IV of the Higher Edu-
5	cation Act of 1965 (20 U.S.C. 1087a et seq.)
6	to a new borrower (defined in section 103 of
7	the Higher Education Act of 1965 (20 U.S.C.
8	1003)) on or after the date on which such
9	amendments take effect.
10	(2) Changing plans.—The amendment made
11	by subsection (a)(3) shall take effect on the date of
12	enactment of this Act.
13	SEC. 3. AUTOMATIC RECERTIFICATION OF INCOME.
14	(a) Income-contingent Repayment.—Section
15	455(e) of the Higher Education Act of 1965 (20 U.S.C.
16	1087e(e)) is amended by adding at the end the following:
17	"(8) Automatic recertification.—
18	"(A) In General.—Beginning as soon as
19	practicable after the Secretary finalizes the pro-
20	cedures under section 4 of the Streamlining In-
21	come-driven, Manageable Payments on Loans
22	for Education Act, but not later than 2 years
23	after the date of enactment of such Act, the
24	Secretary shall establish and implement proce-
25	dures for the following:

1	"(i) With respect to any borrower
2	who, on or after the date on which the Sec-
3	retary establishes procedures for this sub-
4	paragraph, selects (or for whom the Sec-
5	retary selects) income contingent repay-
6	ment for repayment of a loan made under
7	this part—
8	"(I) obtain (for each year of such
9	repayment and without further action
10	by the borrower) such information as
11	is reasonably necessary regarding the
12	income of such borrower (and the bor-
13	rower's spouse, if applicable), for the
14	purpose of determining the repayment
15	obligation of the borrower for such
16	year, including information with re-
17	spect to the borrower's family size in
18	accordance with the procedures under
19	section 4 of the Streamlining Income-
20	driven, Manageable Payments on
21	Loans for Education Act;
22	"(II) allow the borrower to opt-
23	out, at anytime, of the Secretary
24	being able to obtain information under

1	subclause (I) without further action
2	by the borrower; and
3	"(III) provide the borrower with
4	an opportunity to update the informa-
5	tion obtained under subclause (I) be-
6	fore the determination of the annual
7	repayment obligation of the borrower;
8	and
9	"(IV) in the case of a borrower
10	for whom adjusted gross income is un-
11	available or does not reasonably re-
12	flect the borrower's current income—
13	"(aa) if the borrower selects
14	to repay such loan pursuant to
15	an income-driven repayment plan
16	that defines discretionary income
17	in such a manner that an indi-
18	vidual not required under section
19	6012(a)(1) of the Internal Rev-
20	enue Code of 1986 to file a re-
21	turn with respect to income taxes
22	imposed by subtitle A of such
23	Code may have a calculated
24	monthly payment greater than
25	\$0, such borrower will be re-

1	quired to provide the Secretary
2	with other documentation of in-
3	come satisfactory to the Sec-
4	retary, which documentation the
5	Secretary may use to determine
6	an appropriate repayment sched-
7	ule; or
8	"(bb) if the borrower selects
9	to repay such loan pursuant to
10	an income-driven repayment plan
11	that is not described in item (aa),
12	the borrower will not be required
13	to provide the Secretary with
14	such other documentation of in-
15	come, and the borrower will have
16	a calculated monthly payment of
17	\$0.
18	"(ii) With respect to any borrower
19	who selects income contingent repayment
20	for repayment of a loan made under this
21	part before the date on which the Sec-
22	retary establishes procedures for this sub-
23	paragraph, the Secretary—

1	"(I) shall provide such borrower
2	with the ability to opt into the proce-
3	dures described in clause (i); and
4	"(II) until the borrower has
5	opted into such procedures, shall not
6	be able to obtain information under
7	clause (i)(I) without further action by
8	the borrower.
9	"(B) RETURNS AND RETURN INFORMA-
10	TION.—Returns and return information (as de-
11	fined in section 6103 of the Internal Revenue
12	Code of 1986) may be obtained under subpara-
13	graph (A)(i)(I) only to the extent authorized by
14	section 6103(l)(13) of such Code.
15	"(C) OTHER REQUIREMENTS.—The proce-
16	dures established by the Secretary under this
17	paragraph shall be consistent with the require-
18	ments of paragraphs (1) through (7), except as
19	otherwise provided in this paragraph.
20	"(9) Outreach.—Beginning as soon as prac-
21	ticable after the Secretary finalizes the procedures
22	under section 4 of the Streamlining Income-driven,
23	Manageable Payments on Loans for Education Act,
24	but not later than 2 years after the date of enact-
25	ment of such Act, the Secretary shall—

1	"(A) inform borrowers repaying a loan
2	made under this part pursuant to an income-
3	driven repayment plan (defined in section
4	455(d)(7)) of the benefits of automatic recertifi-
5	cation procedures under paragraph (8)(A)(i);
6	and
7	"(B) encourage such borrowers to opt into
8	such automatic recertification.".
9	(b) Income-based Repayment.—Section 493C(c)
10	of the Higher Education Act of 1965 (20 U.S.C. $1098e(c)$ )
11	is amended by adding at the end the following: "Beginning
12	as soon as practicable after the Secretary finalizes the pro-
13	cedures under section 4 of the Streamlining Income-driv-
14	en, Manageable Payments on Loans for Education Act,
15	but not later than 2 years after the date of enactment
16	of such Act, the Secretary shall carry out the procedures
17	under $455(e)(8)$ with respect to income-based repayment
18	under this section.".
19	SEC. 4. STUDY AND PROCEDURES ON DETERMINING FAM-
20	ILY SIZE.
21	(a) IN GENERAL.—Not later than 1 year after the
22	date of the enactment of this Act, the Secretary of Edu-
23	cation shall—
24	(1) jointly with the Secretary of the Treasury,
25	conduct a study, which meets the specifications de-

1	scribed in subsection (b), on the effect of using data
2	from the Internal Revenue Service on the deduction
3	for personal exemptions provided by section 151 of
4	the Internal Revenue Code of 1986 for a proxy for
5	family size in an income-driven repayment plan, and
6	publish such study in the Federal Register;
7	(2) use the results of the study conducted under
8	paragraph (1) to develop procedures for determining
9	family size for the automatic recertification of in-
10	come for an income-driven repayment plan in a man-
11	ner that minimizes burdens and unintended harm to
12	borrowers;
13	(3) publish the procedures developed under
14	paragraph (2) in the Federal Register; and
15	(4) after a notice and comment period on such
16	procedures, use such comments to finalize the proce-
17	dures.
18	(b) Specifications.—The study conducted under
19	subsection (a)(1) shall—
20	(1) determine how closely such personal exemp-
21	tions match the family size that borrowers report on
22	their income-driven repayment plan request form;
23	(2) compare the borrower's actual monthly pay-
24	ment amount with the monthly payment amount

1	borrowers would have using family size information
2	derived from tax returns; and
3	(3) use data from more than one year, where
4	possible, to analyze how much family size changes
5	over time.
6	(c) Definition.—The term "income-driven repay-
7	ment plan" has the meaning given the term in section
8	455(d)(7) of the Higher Education Act of 1965, as
9	amended by this Act.
10	SEC. 5. DISCLOSURE OF TAX RETURN INFORMATION TO
11	CARRY OUT INCOME CONTINGENT REPAY-
12	MENT OF STUDENT LOANS.
13	(a) Repeal of Termination.—Section 6103(l)(13)
14	of the Internal Revenue Code of 1986 is amended by strik-
15	ing subparagraph (D).
16	(b) DISCLOSURE TO CONTRACTORS.—
17	(1) In general.—Section 6103(l)(13) of such
18	Code, as amended by subsection (a), is amended by
19	redesignating subparagraph (C) as subparagraph
20	(D) and by inserting after subparagraph (B) the fol-
21	lowing new subparagraph:
22	"(C) Disclosure to certain contrac-
23	TORS.—Officers and employees of the Depart-
24	ment of Education may disclose the information
25	described in subparagraph (A) to contractors of

1	the Department of Education to the extent nec-
2	essary for the purposes described in subpara-
3	graph (B).".
4	(2) Conforming amendments.—
5	(A) Section 6103(a)(3) of such Code is
6	amended by inserting "(13)," after "(12),".
7	(B) Section $6103(p)(4)$ of such Code is
8	amended by inserting "(13)," after "(l)(10),"
9	each place it occurs.
10	(c) Disclosure of Information Regarding Per-
11	SONAL EXEMPTIONS.—Section 6103(l)(13)(A) of such
12	Code is amended by striking "and" at the end of clause
13	(ii), by striking the period at the end of clause (iii) and
14	inserting ", and", and by inserting after clause (iii) the
15	following
16	"(iv) the personal exemptions of such
17	taxpayer provided by section 151.".
18	(d) Use of Disclosed Information for Enroll-
19	MENT IN INCOME-DRIVEN REPAYMENT PLAN.—Section
20	6103(l)(13)(B) of such Code is amended—
21	(1) by striking "to the extent necessary in, es-
22	tablishing" and inserting "to the extent necessary
23	in—
24	"(i) establishing",

1	(2) by striking the period at the end and insert-
2	ing ", and", and
3	(3) by adding at the end the following new
4	clause:
5	"(ii) enrolling borrowers who are at
6	least 120 days delinquent on a loan in an
7	income-driven repayment plan (as defined
8	in section $455(d)(7)$ of the Higher Edu-
9	eation Act of 1965).".
10	(e) Use of Disclosed Information for Annual
11	RECERTIFICATIONS.—
12	(1) In general.—Section 6103(l)(13)(B)(i) of
13	such Code, as amended by subsection (d), is amend-
14	ed by inserting "(including annual recertification)"
15	after "applicable student loan".
16	(2) Loans to which annual recertifi-
17	CATION APPLIES.—Section 6103(l)(13)(D), as
18	amended by subsections (a) and (b), is amended by
19	striking "and" at the end of clause (i), by striking
20	the period at the end of clause (ii) and inserting ",
21	and", and by adding at the end the following new
22	clause:
23	"(iii) with respect to any annual re-
24	certification referred to in subparagraph
25	(B)(i), any loan made under part B or D

1	of title IV of the Higher Education Act of
2	1965.".
3	(f) Effective Date.—The amendments made by
4	this section shall apply to disclosures made after the date
5	of the enactment of this Act.