# 117TH CONGRESS H. R. 4145

To establish a matched savings program for low-income students.

#### IN THE HOUSE OF REPRESENTATIVES

June 24, 2021

Mrs. Lee of Nevada (for herself and Mr. Schweikert) introduced the following bill; which was referred to the Committee on Education and Labor

## A BILL

To establish a matched savings program for low-income students.

1 Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, **SECTION 1. SHORT TITLE.** This Act may be cited as the "Earn To Learn Act". 4 5 SEC. 2. FINDINGS. 6 Congress finds the following: 7 (1) Skyrocketing costs of higher education are 8 outpacing available financial aid. Individuals in the 9 United States owe more than \$1,500,000,000,000 in

student loan debt, and more than 3,000 student loan

- borrowers default on a student loan every day, many
  of whom left college before finishing a degree.
  - (2) The cost of paying for public higher education and workforce training programs continues to rise while the purchasing power of Federal Pell Grant aid has significantly diminished.
    - (3) The confluence of these issues forces prospective students to make the tough choice between foregoing postsecondary education and borrowing enough money to pay for college, an amount that is often many times their annual salary and can remain a financial burden for decades after these students graduate.
    - (4) The higher rates of loan delinquencies and default among low- and moderate-income populations often lead to increased financial hardship, fewer assets, and lower net worth.
    - (5) In 2013, the Brookings Institute found that the increasing debt burden represents a drag on recent graduates and also serves as a deterrent to would-be students who may question the trade-off between the debt burden and the payoff of a college degree.
  - (6) During the academic year 2015–2016 the Department of Education found that nearly 3 in 4

- students experience unmet need, and that unmet need among college students has risen by 23 percent since academic year 2011–2012.
  - (7) The Federal Reserve System has determined student loan payments are displacing retirement savings, home ownership, small business development, and other forms of building wealth.
  - (8) The Economic Well-Being of U.S. Households in 2018 report by the Federal Reserve found that two-thirds of graduates with a bachelor's degree or higher feel that their educational investment paid off financially, but only 3 in 10 students who started higher education programs but did not complete a degree share this view.
    - (9) The United States urgently needs a new national, innovative approach to financial aid to help low-income students achieve their educational goals, graduate with affordable amounts of student loan debt, and improve their financial capability.

#### 20 SEC. 3. PURPOSES.

- 21 It is the purpose of this Act to—
  - (1) establish a proven and innovative matched savings program for low-income students that provides the financial resources and support those students need to attain their educational goals;

1	(2) provide a much-needed supplement to tradi-
2	tional financial aid options through matched savings;
3	(3) give students the tools to succeed by giving
4	students the opportunity to invest in their education
5	and to improve their financial capability through fi-
6	nancial empowerment training and success coaching;
7	and
8	(4) help students—
9	(A) develop healthy financial habits and
10	life skills;
11	(B) prepare to embark on a lifetime of
12	healthy financial practices after graduation; and
13	(C) minimize or eliminate student loan
14	debt.
15	SEC. 4. DEFINITIONS.
16	In this Act:
17	(1) 529 ACCOUNT.—The term "529 account"
18	means a qualified tuition program as defined in sec-
19	tion 529(b) of the Internal Revenue Code of 1986.
20	(2) Cost of attendance.—The term "cost of
21	attendance" has the meaning given that term in sec-
22	tion 472 of the Higher Education Act of 1965 (20
23	U.S.C. 1087ll).
24	(3) Custodial account.—The term "custo-
25	dial account" means a financial account established

1	for the benefit of an eligible student, which shall be
2	treated as a trust if the assets of the custodial ac-
3	count are held by a bank (as defined in section
4	408(n) of the Internal Revenue Code of 1986 (26
5	U.S.C. 408(n))) or another person who dem-
6	onstrates, to the satisfaction of the Secretary, that
7	the manner in which such person will administer the
8	custodial account will be consistent with the require-
9	ments of this Act.
10	(4) EDUCATIONAL SAVINGS ACCOUNT.—The
11	term "educational savings account" means an ac-
12	count that is—
13	(A) a custodial account; or
14	(B) a 529 account.
15	(5) Eligible educational institution.—
16	The term "eligible educational institution" means
17	the following:
18	(A) Institution of higher edu-
19	CATION.—An institution of higher education, as
20	defined in section 101 or 102 of the Higher
21	Education Act of 1965 (20 U.S.C. 1001, 1002).
22	(B) Area career and technical edu-

CATION SCHOOL.—An area career and technical

education school, as defined in section 3(3) of

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1	the Carl D. Perkins Career and Technical Edu-
2	cation Act of 2006 (20 U.S.C. 2302(3)).
3	(6) Eligible enti-The term "eligible enti-
4	ty" means a State or a nonprofit organization.
5	(7) Eligible student.—
6	(A) IN GENERAL.—The term "eligible stu-
7	dent" means an individual who—
8	(i) is selected to participate in a col-
9	lege match savings program;
10	(ii) has been admitted to an institu-
11	tion of higher education;
12	(iii) is a student from a low-income
13	family, as determined by the eligible entity;
14	(iv) successfully completes a required
15	prerequisite personal finance training pro-
16	gram;
17	(v) agrees to contribute savings to the
18	educational savings account administered
19	by the eligible entity under this section;
20	and
21	(vi) meets any other eligibility criteria
22	as defined by the eligible entity.
23	(B) Preliminary eligibility.—Notwith-
24	standing subparagraph (A), a student may be
25	selected to participate in the college match say-

1	ings program on a preliminary basis and given
2	an educational savings account if the student is
3	from a low-income family, as determined by the
4	eligible entity, who plans to attend an institu-
5	tion of higher education.
6	(8) Financial capability training plat-
7	FORM.—The term "Financial Capability Training
8	Platform" means a program for use by a college
9	match savings program carried out with a grant
10	under this section that—
11	(A) delivers financial capability training to
12	participating students that is designed to help
13	students improve their financial capability and
14	overall financial well-being;
15	(B) includes an initial assessment to iden-
16	tify individual learning goals and objectives;
17	(C) creates a personal and dynamic learn-
18	ing experience for each individual participant,
19	including ongoing assessments as well as in-
20	terim milestones related to learning objectives
21	and longer-term goals; and
22	(D) includes modules on student loans, fi-

nancial aid, budgeting and credit, consumer

debt, housing costs, retirement, the importance

of emergency savings, banking (including check-

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- ing and savings accounts), credit use and interest rates, predatory lending practices, privacy, and security, which shall be conducted by or at the direction of the eligible entity.
  - (9) PROGRAM GUIDE.—The term "Program Guide" means a guide that includes program policies and procedures, a savings plan agreement template, withdrawal form template, recommended timelines, other key forms, and the structure for implementing and reporting program results for a college match savings program carried out with a grant under this section.
  - (10) Reporting dashboard.—The term "Reporting Dashboard" means a robust online data portal for college match savings programs carried out with a grant under this section that—
    - (A) allows eligible entities to monitor student progress, track achievement, and measure relevant behavioral change;
    - (B) standardizes and facilitates student evaluation across participating institutions; and
    - (C) is in compliance with the requirements of section 444 of the General Education Provisions Act (commonly known as the 'Family Educational Rights and Privacy Act of 1974').

1	(11) Success coaching model.—The term
2	"Success Coaching Model" includes—
3	(A) financial capability training to address
4	budgeting, managing student debt, savings,
5	debit management, credit cards, retirement
6	readiness, and credit reports;
7	(B) college readiness training that provides
8	mentoring to help students be better prepared
9	for the challenges of postsecondary education;
10	and
11	(C) workforce readiness training to learn
12	interviewing, resume skills, and career explo-
13	ration.
14	(12) Secretary.—The term "Secretary"
15	means the Secretary of Education.
16	SEC. 5. COLLEGE SAVINGS DEMONSTRATION GRANT PRO-
17	GRAM.
18	(a) Grant Established.—
19	(1) In general.—Not later than 9 months
20	after the date of enactment of this Act, the Sec-
21	retary shall establish a college matched savings dem-
22	onstration grant program described in this section,
23	through which the Secretary shall award grants, on
24	a competitive basis, to eligible entities to enable

- those eligible entities to carry out the activities described in subsection (e).
- 3 (2) Tools for grantees.—The Secretary
  4 shall develop the Reporting Dashboard, Financial
  5 Capability Training Platform, Program Guide, and
  6 Success Coaching Model and make those tools avail7 able to grantees.
  - (3) Pell eligibility not affected.—The Secretary shall ensure that, notwithstanding any other provision of law—
    - (A) participation in the grant program shall not affect a student's eligibility for a Federal Pell Grant; and
      - (B) funds deposited in an educational savings account by a participating student, as well as any matching funds under this section, shall not be considered when a determination is made about that student's eligibility for Federal student aid under title IV of the Higher Education Act of 1965 (20 U.S.C. 1070 et seq.), including for a Federal Pell Grant.
- 22 (b) APPLICATION.—An eligible entity that desires to 23 participate in the grant program shall submit an applica-24 tion to the Secretary at such time, in such manner, and

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1	containing such information as the Secretary may deter-
2	mine, including, at a minimum—
3	(1) a demonstration of—
4	(A) a commitment of non-Federal match-
5	ing funds at a ratio of 1:1 (which non-Federal
6	funds may be provided by an entity other than
7	the eligible entity);
8	(B) the ability to launch and implement
9	the program; and
10	(C) a plan for compliance with evaluation
11	and program monitoring; and
12	(2) an assurance that the applicant will utilize
13	the Reporting Dashboard, Financial Capability
14	Training Platform, and Success Coaching Model de-
15	veloped by the Secretary under subsection (a)(2).
16	(c) Selection.—
17	(1) Priority.—In selecting eligible entities to
18	participate in the grant program, the Secretary shall
19	give priority to eligible entities that—
20	(A) target individuals at a statewide level
21	with networks of participating eligible edu-
22	cational institutions; and
23	(B) commit to supporting selected eligible
24	students through the student's graduation from
25	an institution of higher education.

1	(2) Diversity of Projects.—The Secretary
2	shall ensure, to the maximum extent practical, that
3	the grants awarded under this section include eligi-
4	ble entities that represent a range of communities
5	(both rural and urban) and diverse populations.
6	(d) Amount.—A grant awarded under this section
7	shall be in an amount not to exceed the lesser of—
8	(1) the aggregate amount of funds committed
9	as matching contributions from non-Federal public
10	or private sector sources; or
11	(2) \$10,000,000.
12	(e) Uses of Funds.—
13	(1) In general.—An eligible entity receiving a
14	grant under this section shall use the grant funds
15	to—
16	(A) select eligible students, or students
17	who may have preliminary eligibility, in the
18	State in which the eligible entity is located to
19	participate in the grant program;
20	(B) provide selected students with financial
21	literacy education using the Success Coaching
22	Model;
23	(C) after ensuring that a selected eligible
24	student or selected student with preliminary eli-
25	gibility has completed an agreement regarding

the terms and conditions of the educational savings account, establish an educational savings account for each participating eligible student or student who has preliminary eligibility and allow students and their families to deposit funds in that account to save for attendance at an eligible educational institution; and

(D) reserve matching funds for participating students in accordance with paragraph (2).

#### (2) Matching funds.—

- (A) IN GENERAL.—After a student or student's family meets a \$500 savings threshold, for every additional \$1 a student or student's family contributes to an educational savings account, that amount shall be matched by an additional \$8 that the eligible entity will pay to the student's individual account at the student's eligible educational institution once that student meets the requirements of section 4(7)(A), including being accepted to an eligible educational institution.
- (B) WITHDRAWAL FROM SCHOOL.—If a participating student withdraws from an eligible institution during the drop-add period at that

eligible institution, the student shall be responsible for any amounts owed for that academic period and will not receive matching funds for that academic period.

(C) Delay of attendance; extenuating circumstances.—Subject to paragraph (3), each eligible entity shall describe in the agreement under paragraph (1)(C) the eligible entity's policy regarding the availability of matching funds in the event a student decides to delay attendance at an eligible institution or in the case of extenuating circumstances, such as illness of a student.

### (3) Return of deposited funds.—

(A) IN GENERAL.—Each eligible entity shall ensure that a participating student, including a student with preliminary eligibility, who does not meet or maintain the requirements of section 4(7)(A) shall be entitled to withdraw funds that the student or the student's family contributed to the educational savings account in accordance with the terms and conditions that are contained in the agreement for that educational savings account, as described in paragraph (1)(C).

- 1 (B) Expiration.—On the date that is 6 2 years after the date on which a participating el-3 igible student first enrolled in an eligible edu-4 cational institution, that student's participation in the college matched savings demonstration 6 grant program shall terminate. The eligible en-7 tity shall cease reserving matching funds on be-8 half of that student as described in paragraph 9 (1)(D). Any remaining funds that the student 10 or the student's family deposited in an edu-11 cational savings account shall be made available for withdrawal in accordance with subpara-12 13 graph (A).
  - (4) Management costs.—An eligible entity receiving a grant under this section may use not more than 5 percent of grant funds for management costs, which may include nonadministrative and administrative functions, including program management, reporting requirements, recruitment and enrollment of individuals, and monitoring.
- 21 (f) Data Sharing.—An eligible entity receiving a 22 grant under this Act shall enter into a data sharing agree-23 ment with eligible institutions in order to exchange data 24 necessary to carry out the activities described in this sec-25 tion. Such data sharing shall be carried out in a manner

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- 1 that complies with the requirements of section 444 of the
- 2 General Education Provisions Act (commonly known as
- 3 the 'Family Educational Rights and Privacy Act of 1974').
- 4 (g) Annual Progress Reports.—Each eligible en-
- 5 tity receiving a grant under this section shall prepare and
- 6 submit to the Secretary an annual progress report con-
- 7 taining the following information, in the aggregate and in
- 8 a manner that protects personally identifiable information
- 9 in accordance with Federal privacy laws:
- 10 (1) The number and characteristics of partici-11 pating eligible students making a deposit into an
- 12 educational savings account.

dent loans.

- 13 (2) Data on program goals and achievements 14 including enrollment rates, first-year retention rates, 15 program completion, average Federal student loan 16 debt, and share of students borrowing Federal stu-
  - (3) The amount that the eligible entity has reserved in accordance with subsection (e)(1)(D).
    - (4) The aggregate amounts deposited in educational savings accounts by students and their families, without including any personally identifiable information.
- 24 (5) What service configurations of the eligible 25 entity (such as configurations relating to peer sup-

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- port, structured planning exercises, mentoring, and case management) increased the rate and consistency of participation in the demonstration project and how such configurations varied among different populations or communities.
- 6 (6) Such other information as the Secretary 7 may require to evaluate the demonstration project.
- 8 (h) Report to Congress.—Not later than 12 9 months after the establishment of this demonstration 10 project, the Secretary of Education shall prepare and sub-11 mit to Congress a report containing the following informa-12 tion:
  - (1) The effects of incentives and organizational or institutional support on college retention in the demonstration project.
  - (2) The savings rates of individuals in the demonstration project, in the aggregate and disaggregated by demographic characteristics including gender, age, family size, race or ethnic background, and income.
  - (3) The effects of educational savings accounts on savings rates, college retention and completion, and how such effects vary among different populations or communities.

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- 1 (4) The lessons to be learned from the dem-2 onstration projects conducted under this Act and 3 whether a permanent college savings grant program 4 should be established.
  - (5) The characteristics of educational savings accounts (such as threshold amounts and match rates) required to stimulate participation in the demonstration project, and how such characteristics vary among different populations or communities.
- 10 (6) Such other factors as may be prescribed by 11 the Secretary.
- 12 (i) Technical Assistance.—The Secretary of Edu13 cation may reserve not more than 10 percent of the
  14 amounts appropriated under section to provide technical
  15 assistance to eligible entities receiving grants under this
  16 Act.

#### 17 SEC. 6. AUTHORIZATION OF APPROPRIATIONS.

There are authorized to be appropriated to carry out 19 this Act \$100,000,000 for fiscal year 2021 and each of 20 the succeeding 4 years.

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