### 116TH CONGRESS 1ST SESSION H.R. 2005

To amend the Employee Retirement Income Security Act of 1974 to provide for greater spousal protection under defined contribution plans, and for other purposes.

#### IN THE HOUSE OF REPRESENTATIVES

#### April 1, 2019

Ms. UNDERWOOD (for herself, Ms. SCHAKOWSKY, Mr. NORCROSS, and Ms. BONAMICI) introduced the following bill; which was referred to the Committee on Education and Labor, and in addition to the Committee on Financial Services, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

## A BILL

- To amend the Employee Retirement Income Security Act of 1974 to provide for greater spousal protection under defined contribution 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 "Women's Retirement
- 5 Protection Act of 2019".

#### 6 SEC. 2. FINDINGS.

7 Congress finds the following:

1	(1) Approximately 29 percent of households
2	headed by individuals aged 55 through 74 have no
3	defined benefit plan or retirement savings, according
4	to 2016 data from the Survey of Consumer Fi-
5	nances.
6	(2) Just over one-third of the private sector
7	workforce does not have access to a retirement plan
8	at the workplace, and only half of the workforce ac-
9	tually participates in a retirement plan.
10	(3) Women's retirement preparedness often lags
11	significantly behind their male counterparts', result-
12	ing in the median retirement income for women in
13	2016 being just 58 percent of men's retirement in-
14	come.
15	(4) Women are 1.5 times as likely as men to
16	live in poverty after age 65.
17	(5) Women make up <sup>2</sup> / <sub>3</sub> of low-wage workers,
18	even though they comprise less than half of all work-
19	ers, and low-wage workers are less likely than other
20	workers to participate in a retirement plan at work.
21	(6) Because of the pay gap, women working
22	full-time, year-round typically lose \$403,440 over a
23	40-year career thereby requiring the average woman
24	to work almost a decade longer than her male coun-
25	terpart to make up that career wage gap.

1	(7) Due to the lower lifetime wages stemming
2	from unequal pay and caregiving duties, the average
3	Social Security benefit for a woman age 65 or older
4	is \$14,044 a year, while men of the same age receive
5	\$18,173 a year, on average.
6	(8) Just 1 in 5 part-time workers who work a
7	full year are eligible for a retirement plan, and
8	women are almost twice as likely to work part-time
9	as men.
10	(9) While traditional defined benefit retirement
11	plans have spousal protections, defined contribution
12	retirement plans, which have become increasingly
13	common, currently provide no similar spousal protec-
14	tions.
15	(10) Every year, more than 1,200,000 couples
16	get divorced in the United States. After the family
17	home, retirement savings tends to be the largest
18	asset to be divided in a divorce.
19	(11) While fees and expenses associated with
20	retirement plans have been in decline, participants
21	have seen direct charges for processing qualified do-
22	mestic relations orders increase significantly.

3 (a) IN GENERAL.—Part 2 of subtitle B of title I of
4 the Employee Retirement Income Security Act of 1974
5 (29 U.S.C. 1051 et seq.) is amended by inserting after
6 section 205 the following new section:

### 7 "SEC. 205A. ADDITIONAL SPOUSAL CONSENT REQUIRE-8 MENTS.

9 "(a) IN GENERAL.—Each individual account plan to 10 which section 205 does not apply shall provide that, except 11 as provided in subsections (c) and (d), no distribution may 12 be made under the plan unless the spousal consent re-13 quirements of subsection (e) are met.

"(b) COORDINATION WITH SECTION 205.—Nothing
in this section shall be construed to exempt an individual
account plan from the requirements of paragraph (1)(C)
or (2) of section 205(b) with respect to any participant.
"(c) EXCEPTIONS FOR CERTAIN DISTRIBUTIONS.—
Subsection (a) shall not apply to—

20 "(1) any distribution that is—

21 "(A) a minimum required distribution de22 scribed in section 4974(b) of the Internal Rev23 enue Code of 1986;

24 "(B) a result of the use of the partici-25 pant's accrued benefit as security for a loan, in-

1	cluding any distribution required by reason of a
2	failure to comply with the terms of such loan;
3	"(C) made upon hardship of the partici-
4	pant; or
5	"(D) permitted under section $203(e)(1)$ to
6	be made without the consent of the participant;
7	"(2) any distribution in the form of a qualified
8	joint and survivor annuity (as defined in section
9	205(d)(1)), a qualified optional survivor annuity (as
10	defined in section $205(d)(2)$ ), a qualified preretire-
11	ment survivor annuity (as defined in section 205(e)),
12	or a series of substantially equal periodic payments
13	(not less frequently than annually) made for the
14	joint lives (or life expectancies) of the participant
15	and the participant's spouse; or
16	"(3) in the case of a participant who does not
17	elect a form of benefit described in paragraph $(2)$
18	under the plan or who is participating in a plan that
19	does not provide such a form of benefit, any dis-
20	tribution of the participant's entire nonforfeitable
21	accrued benefit if 50 percent of such accrued benefit
22	is transferred to an individual retirement plan (as

24 enue Code of 1986) of the spouse of the participant.

defined in section 7701(a)(37) of the Internal Rev-

A transfer described in paragraph (3) to an individual re tirement plan shall be treated in the same manner as a
 transfer under section 408(d)(6) of the Internal Revenue
 Code of 1986.

5 "(d) EXCEPTIONS FOR CERTAIN ROLLOVER CON-6 TRIBUTIONS.—Subsection (a) shall not apply to any dis-7 tribution that is an eligible rollover distribution (as de-8 fined in section 402(f)(2)(A) of the Internal Revenue Code 9 of 1986) made in the form of a direct trustee-to-trustee 10 transfer within the meaning of section 401(a)(31) of the 11 Internal Revenue Code of 1986—

12 "(1) to a plan to which this section or section13 205 applies; or

14 "(2) to an individual retirement plan (as de15 fined in section 7701(a)(37) of the Internal Revenue
16 Code of 1986) if—

"(A) the beneficiary of such plan is the
spouse of the participant, or the spousal consent requirements of subsection (e) are met
with respect to any designation of 1 or more
other beneficiaries; and

"(B) the beneficiary of such plan (whether
the spouse or other beneficiary designated
under paragraph (1)) may not be changed unless—

1	"(i) the spousal consent requirements
2	of subsection (e) are met with respect to
3	any such change, or
4	"(ii) the spousal consent under sub-
5	paragraph (A) to the designation of a ben-
6	eficiary other than the spouse expressly
7	permits such designation to be changed
8	without the further consent of the spouse.
9	"(e) Spousal Consent Requirements.—
10	"(1) IN GENERAL.—For purposes of this sec-
11	tion, except as provided in paragraph (2), the spous-
12	al consent requirements of this subsection are met
13	with respect to any distribution or any designation
14	or change of beneficiary if—
15	"(A) the plan provides to each participant,
16	within a reasonable period of time before such
17	distribution or designation or change of bene-
18	ficiary is made and consistent with such regula-
19	tions as the Secretary of the Treasury may pre-
20	scribe, a written explanation of the rights of the
21	participant and the participant's spouse under
22	this section;
23	"(B) the spouse of the participant consents
24	in writing to the distribution or designation or
25	change of beneficiary;

"(C) in the case of a distribution, the writ-
ten consent under subparagraph (B) is made
during the consent period; and
"(D) the written consent under subpara-
graph (B)—
"(i) acknowledges the effect of such
distribution or designation or change of
beneficiary; and
"(ii) is witnessed by a plan represent-
ative or a notary public.
"(2) Exceptions under section 205(C)(2)(B)
TO APPLY.—The requirements of paragraph (1)
(other than subparagraph (A) thereof) shall not
apply with respect to any distribution or designation
or change of beneficiary if a participant establishes
to the satisfaction of the plan administrator that—
"(A) there is no spouse;
"(B) the participant and the participant's
spouse have not been married throughout the 1-
year period ending on the date of the distribu-
tion or designation or change of beneficiary; or
"(C) such consent cannot be obtained be-
cause—
"(i) the spouse cannot be located;

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1	"(ii) due to exceptional circumstances,
2	requiring the participant to seek the
3	spouse's consent would be inappropriate;
4	or
5	"(iii) of such other circumstances as
6	the Secretary of the Treasury may by reg-
7	ulations prescribe.
8	"(3) Consent limited to spouse and
9	EVENT.—Any written consent by a spouse under
10	paragraph (1), or the establishment by a participant
11	that an exception under paragraph $(2)$ applies with
12	respect to a spouse, shall be effective only with re-
13	spect to that spouse and to the distribution or des-
14	ignation or change of beneficiary to which it relates.
15	"(4) CONSENT PERIOD.—For purposes of this
16	subsection, the term 'consent period' means, with re-
17	spect to any distribution—
18	"(A) the 90-day period immediately pre-
19	ceding the date of such distribution; or
20	"(B) such other period as the Secretary of
21	the Treasury may provide.
22	"(f) DISCHARGE OF PLAN FROM LIABILITY.—Rules
23	similar to the rules of section $205(c)(6)$ shall apply for
24	purposes of this section.".

(b) CLERICAL AMENDMENT.—The table of sections
 of part 2 of subtitle B of title I of the Employee Retire ment Income Security Act of 1974 is amended by insert ing after the item relating to section 205 the following
 new item:

"Sec. 205A. Additional spousal consent requirements.".

6 (c) RIGHT OF ACTION.—Section 502(a) of the Em-7 ployee Retirement Income Security Act of 1974 (29 8 U.S.C. 1132) is amended by striking "or" at the end of 9 paragraph (10), by striking the period at the end of para-10 graph (11) and inserting "; or", and by adding at the end 11 the following new paragraph:

12 "(12) by an individual for appropriate relief in
13 the case of a violation of the individual's rights
14 under section 205A.".

(d) PARALLEL AMENDMENT TO SECTION 205.—Section 205(c)(2)(B) of the Employee Retirement Income Security Act of 1974 (29 U.S.C. 1055(c)(2)(B)) is amended
by inserting ", because due to exceptional circumstances
requiring the participant to seek the spouse's consent
would be inappropriate" after "located".

# 21 SEC. 4. IMPROVING COVERAGE FOR LONG-TERM PART22 TIME WORKERS.

(a) IN GENERAL.—Section 202 of the Employee Retirement Income Security Act of 1974 (29 U.S.C. 1052)

1 is amended by adding at the end the following new sub-2 section:

3 "(c) Special Rule for Certain Part-Time Em4 Ployees.—

"(1) IN GENERAL.—A pension plan that in-5 6 cludes either a qualified cash or deferred arrange-7 ment (as defined in section 401(k) of the Internal 8 Revenue Code of 1986) or a salary reduction agree-9 ment (as described in section 403(b) of such Code) 10 shall not require, as a condition of participation in 11 the arrangement or agreement, that an employee 12 complete a period of service with the employer (or 13 employers) maintaining the plan extending beyond 14 the close of the earlier of—

"(A) the period permitted under subsection
(a)(1) (determined without regard to subparagraph (B)(i) thereof) and section 410(a)(1) of
such Code (determined without regard to subparagraph (B)(i) thereof); or

20 "(B) the first 24-month period—
21 "(i) consisting of 2 consecutive 1222 month periods during each of which the
23 employee has at least 500 hours of service;
24 and

1	"(ii) by the close of which the em-
2	ployee has attained the age of 21.
3	"(2) EXCEPTION.—Paragraph (1)(B) shall not
4	apply to employees who are included in a unit of em-
5	ployees covered by an agreement which the Secretary
6	finds to be a collective bargaining agreement be-
7	tween employee representatives and 1 or more em-
8	ployers, if there is evidence that retirement benefits
9	were the subject of good faith bargaining between
10	such employee representatives and such employer or
11	employers.
12	"(3) Coordination with other rules.—In
13	the case of employees who are not highly com-
14	pensated employees (within the meaning of section
15	414(q) of the Internal Revenue Code of 1986) and
16	who are eligible to participate in the arrangement or
17	agreement solely by reason of paragraph (1)(B):
18	"(A) EXCLUSIONS.—An employer may
19	elect to exclude such employees from the deter-
20	mination of whether the plan that includes the
21	arrangement or agreement satisfies the require-
22	ments of subsections $(a)(4)$ , $(k)(3)$ , $(k)(12)$ ,
23	(k)(13), $(m)(2)$ , $(m)(11)$ , and $(m)(12)$ of sec-
24	tion 401 of such Code, section 410(b) of such
25	Code, and section 416 of such Code. If the em-

1	ployer so excludes such employees with respect
2	to the requirements of any such provision, such
3	employees shall be excluded with respect to the
4	requirements of all such provisions. This sub-
5	paragraph shall cease to apply to any employee
6	as of the first plan year beginning after the
7	plan year in which the employee completes $1$
8	year of service (without regard to paragraph
9	(1)(B) of this subsection).
10	"(B) TIME OF PARTICIPATION.—The rules
11	of subsection $(a)(4)$ and section $410(a)(4)$ of
12	the Internal Revenue Code of 1986 shall apply
13	to such employees.
14	"(4) 12-MONTH PERIOD.—For purposes of this
15	subsection, 12-month periods shall be determined in
16	the same manner as under the last sentence of sub-
17	section $(a)(3)(A)$ , except that 12-month periods be-
18	ginning before January 1, 2019, shall not be taken
19	into account.".
20	(b) Vesting.—Section 203(b) of the Employee Re-
21	tirement Income Security Act of 1974 (29 U.S.C.
22	1053(a)) is amended by redesignating paragraph (4) as
23	paragraph (5) and by inserting after paragraph (3) the

1 "(4) PART-TIME EMPLOYEES.—For purposes of de-2 termining whether an employee who is eligible to partici-3 pate in a qualified cash or deferred arrangement or a sal-4 ary reduction agreement under a plan solely by reason of 5 section 202(c)(1)(B) has a nonforfeitable right to em-6 ployer contributions—

7 "(A) except as provided in subparagraph (B),
8 each 12-month period for which the employee has at
9 least 500 hours of service shall be treated as a year
10 of service; and

"(B) 12-month periods occurring before the 24month period described in section 202(c)(1)(B) shall
not be treated as years of service.

14 For purposes of this paragraph, 12-month periods shall
15 be determined in the same manner as under the last sen16 tence of section 202(a)(3)(A), except that 12-month peri17 ods beginning before January 1, 2019, shall not be taken
18 into account.".

(c) PENALTY.—Section 502 of the Employee Retire20 ment Income Security Act of 1974 (29 U.S.C. 1132) is
21 amended by adding at the end the following new sub22 section:

23 "(n) REQUIREMENTS RELATING TO PART-TIME EM24 PLOYEES.—In the case of a plan that fails to permit par25 ticipation as required by section 202(c), the Secretary may

1 assess a civil penalty against the plan sponsor in an
2 amount equal to \$10,000 per year per employee to whom
3 such failure relates. The Secretary may, in the Secretary's
4 sole discretion, waive or reduce the penalty under this sub5 section if the Secretary determines that the plan sponsor
6 acted reasonably and in good faith.".

#### 7 SEC. 5. EFFECTIVE DATES.

8 (a) INCREASING SPOUSAL PROTECTION UNDER DE-9 FINED CONTRIBUTION PLANS.—Except as provided in 10 subsections (c) and (d), the amendments made by section 11 2 shall apply to distributions and rollover contributions 12 made in plan years beginning after the date that is 6 13 months after the date of the enactment of this Act.

(b) ENSURING COVERAGE FOR LONG-TERM PARTTIME WORKERS.—Except as provided in subsections (c)
and (d), the amendments made by section 3 shall apply
to plan years beginning after December 31, 2019.

18 (c) COLLECTIVE BARGAINING AGREEMENTS.—In the 19 case of a plan maintained pursuant to one or more collec-20 tive bargaining agreements between employee representa-21 tives and one or more employers ratified before the date 22 of the enactment of this Act, the amendments made by 23 sections 2 and 3 shall not apply to distributions or rollover 24 contributions on behalf of employees covered by any such 25 agreement for plan years beginning before the earlier of1 (1) the later of—

2	(A) the date on which the last of such col-
3	lective bargaining agreements terminates (de-
4	termined without regard to any extension there-
5	of on or after such date of the enactment); or
6	(B) the day after the date specified in sub-
7	section (a) or (b), whichever is applicable; or
8	(2) the date that is 3 years after the applicable
9	day described in paragraph (1)(B).
10	(d) Provisions Relating to Plan Amend-
11	MENTS.—
12	(1) IN GENERAL.—If this paragraph applies to
13	any plan or contract amendment, such plan or con-
14	tract shall be treated as being operated in accord-
15	ance with the terms of the plan during the period
16	described in paragraph $(2)(C)$ .
17	(2) Amendments to which paragraph $(1)$
18	APPLIES.—
19	(A) IN GENERAL.—Paragraph (1) shall
20	apply to any amendment to any plan or annuity
21	contract which is made—
22	(i) pursuant to the amendments made
23	by section 2 or 3 or pursuant to any regu-
24	lation issued under either such section; and

1	(ii) on or before the last day of the
2	first plan year beginning on or after the
3	date that is 3 years after the applicable
4	day described in subsection $(c)(1)(B)$ .
5	In the case of a governmental plan (as defined
6	in section 414(d) of the Internal Revenue Code
7	of 1986), this subparagraph shall be applied by
8	substituting "5 years" for "3 years" in clause
9	(ii).
10	(B) CONDITIONS.—Subparagraph (A) shall
11	not apply to any amendment unless—
12	(i) the plan or contract is operated as
13	if such plan or contract amendment were
14	in effect for the period described in sub-
15	paragraph (C); and
16	(ii) such plan or contract amendment
17	applies retroactively for such period.
18	(C) PERIOD DESCRIBED.—The period de-
19	scribed in this subparagraph is the period—
20	(i) beginning on the effective date
21	specified by the plan; and
22	(ii) ending on the date described in
23	subparagraph (A)(ii) (or, if earlier, the
24	date the plan or contract amendment is
25	adopted).

1	SEC. 6. ACCESS TO INDEPENDENT CONSUMER INFORMA-
2	TION AND UNDERSTANDING.
3	(a) DEFINITIONS.—As used in this section—
4	(1) the term "consumer" means any person
5	who purchases or acquires any goods, products, serv-
6	ices, or credit related to the retirement or later life
7	economic security of the consumer; and
8	(2) the term "financial product or service pro-
9	vider" means any person who engages in the busi-
10	ness of providing any retirement financial product or

11 service to any consumer.

12 (b) Required Link to Consumer Awareness In-13 FORMATION.—In any offer for the sale, exchange, or other 14 transfer of a retirement financial product or service to a consumer carried out by a financial product or service pro-15 16 vider, such provider shall provide, in a manner consistent 17 with subsection (c), an easily accessible link to the website of the Bureau of Consumer Financial Protection (CFPB) 18 19 at which the consumer may access information, literature, 20 guides, programs, tools, strategies, or any other resource produced by the CFPB or other Federal agency relating 21 22 to retirement planning or later life economic security.

23 (c) DETERMINATION.—In order to ensure that the re24 quirement under subsection (b) is effectively carried out,
25 the Financial Literacy and Education Commission
26 (FLEC) shall determine and publish on its website the
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appropriate link to the CFPB's website for access to the
 CFPB's and other Federal agencies' consumer education
 materials, the preferred format of such link, and any ac companying description of the CFPB and the consumer
 education materials associated with such link.

# 6 SEC. 7. GRANTS TO PROMOTE FINANCIAL LITERACY FOR 7 WOMEN.

8 (a) AUTHORIZATION OF GRANT AWARDS.—The Sec-9 retary of Labor, acting through the Director of the Wom-10 en's Bureau, shall award grants on a competitive basis to 11 eligible entities to enable such entities to improve the fi-12 nancial literacy of women who are working age or in re-13 tirement, to increase the likelihood of the women realizing 14 a secure and stable retirement.

(b) DEFINITION OF ELIGIBLE ENTITY.—In this section, the term "eligible entity" means a community-based
organization with proven experience and expertise in serving working-age or retired women.

(c) APPLICATION.—An eligible entity that desires to
receive a grant under this section shall submit an application to the Secretary of Labor at such time, in such manner, and accompanied by such information as such Secretary may require.

(d) MINIMUM GRANT AMOUNT.—The Secretary of
 Labor shall award grants under this section in amounts
 of not less than \$250,000.

4 (e) USE OF FUNDS.—An eligible entity that receives 5 a grant under this section shall use the grant funds to 6 develop and implement financial literacy education, and 7 related activities including outreach, awareness building, 8 and counseling to increase women's knowledge of retire-9 ment planning and consumer, economic, and personal fi-10 nancial concepts.

(f) AUTHORIZATION OF APPROPRIATIONS.—There is
authorized to be appropriated to carry out this section
\$100,000,000 for fiscal year 2020 and each succeeding
fiscal year.

15 SEC. 8. GRANTS TO ASSIST LOW-INCOME WOMEN AND SUR16 VIVORS OF DOMESTIC VIOLENCE IN OBTAIN17 ING QUALIFIED DOMESTIC RELATIONS OR18 DERS.

(a) AUTHORIZATION OF GRANT AWARDS.—The Secretary of Labor, acting through the Director of the Women's Bureau in conjunction with the Assistant Secretary
of the Employee Benefits Security Administration, shall
award grants, on a competitive basis, to eligible entities
to enable such entities to assist low-income women and
survivors of domestic violence in obtaining qualified do-

mestic relations orders and ensuring that those women ac tually obtain the benefits to which they are entitled
 through those orders.

4 (b) DEFINITION OF ELIGIBLE ENTITY.—In this sec-5 tion, the term "eligible entity" means a community-based 6 organization with proven experience and expertise in serv-7 ing women and the financial and retirement needs of 8 women.

9 (c) APPLICATION.—An eligible entity that desires to 10 receive a grant under this section shall submit an applica-11 tion to the Secretary of Labor at such time, in such man-12 ner, and accompanied by such information as the Sec-13 retary of Labor may require.

(d) MINIMUM GRANT AMOUNT.—The Secretary of
Labor shall award grants under this section in amounts
of not less than \$250,000.

(e) USE OF FUNDS.—An eligible entity that receives
a grant under this section shall use the grant funds to
develop programs to offer help to low-income women or
survivors of domestic violence who need assistance in preparing, obtaining, and effectuating a qualified domestic relations order.

23 (f) AUTHORIZATION OF APPROPRIATIONS.—There is24 authorized to be appropriated to carry out this section

- $1\$  100,000,000 for fiscal year 2020 and each succeeding
- 2 fiscal year.