110TH CONGRESS 1ST SESSION H.R. 726

To amend title II of the Social Security Act to restrict the application of the windfall elimination provision to individuals whose combined monthly income from benefits under such title and other monthly periodic payments exceeds a minimum COLA-adjusted amount of \$2,500 and to provide for a graduated implementation of such provision on amounts above such minimum amount.

IN THE HOUSE OF REPRESENTATIVES

JANUARY 30, 2007

Mr. FRANK of Massachusetts introduced the following bill; which was referred to the Committee on Ways and Means

A BILL

- To amend title II of the Social Security Act to restrict the application of the windfall elimination provision to individuals whose combined monthly income from benefits under such title and other monthly periodic payments exceeds a minimum COLA-adjusted amount of \$2,500 and to provide for a graduated implementation of such provision on amounts above such minimum amount.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

1 SECTION 1. SHORT TITLE.

2 This Act may be cited as the "Windfall Elimination3 Provision Relief Act of 2007".

4 SEC. 2. WINDFALL ELIMINATION PROVISION RESTRICTED 5 TO TOTAL MONTHLY AMOUNTS IN EXCESS OF 6 COLA-ADJUSTED AMOUNT OF \$2,500.

7 Section 215(a)(7) of the Social Security Act (42)
8 U.S.C. 415(a)(7)) is amended—

9 (1) in subparagraph (A), by inserting after "service")," the following: "if the sum of the individ-10 11 ual's primary insurance amount under paragraph 12 (1) of this subsection and the portion of the monthly 13 periodic payment which is attributable to noncovered 14 service performed after 1956 (with such attribution 15 being based on the proportionate number of years of 16 such noncovered service) is greater than $\frac{1}{12}$ of the 17 amount established for purposes of subparagraph 18 (B)(iii)(I) under subparagraph (B)(iv), then";

(2) in the second sentence of subparagraph
(B)(i), by striking "(with such attribution being
based on the proportionate number of years of such
noncovered service)" and inserting "(as determined
under subparagraph (A))";

24 (3) in the last sentence of subparagraph (B)(i),
25 by striking "the larger of" and all that follows
26 through "subsection (i))" and inserting the fol•HR 726 IH

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lowing: "the primary insurance amount determined
 under paragraph (1), reduced (before the application
 of subsection (i)) by the applicable percentage deter mined under clause (iii) of the excess of such
 amount over the larger of the two amounts com puted under the preceding two sentences,"; and

7 (4) by adding at the end of subparagraph (B)8 the following new clauses:

9 "(iii) For purposes of clause (i), the applicable per-10 centage in connection with any individual is the product 11 (not greater than 100 percent) derived by multiplying 2.5 12 percentage points by the quotient determined under this 13 clause. The quotient determined under this clause is the 14 quotient derived by dividing—

15 "(I) the excess of the sum referred to in sub-16 paragraph (A) over ¹/₁₂ of the amount established 17 for purposes of this subclause under clause (iv), by 18 "(II) ¹/₄₈₀ of the excess of the dollar amount es-19 tablished for purposes of this subclause under clause 20 (iv) over the dollar amount established for purposes 21 of subclause (I) under clause (iv),

22 rounded to the next higher multiple of 1 where such23 amount is a multiple of 0.5 and to the nearest multiple24 of 1 in any other case.

"(iv) For individuals whose concurrent entitlement 1 2 described in subparagraph (A) commences in calendar 3 year 2007, the dollar amounts established for purposes of 4 subclauses (I) and (II) of clause (iii) shall be \$30,000 and 5 \$40,000, respectively. For individuals whose concurrent 6 entitlement described in subparagraph (A) commences in 7 any calendar year after 2007, each of the amounts so es-8 tablished shall equal the product derived by multiplying 9 the corresponding amount established with respect to cal-10 endar year 2007 by the quotient obtained by dividing— 11 "(I) the national average wage index (as de-12 fined in section 209(k)(1)) for the first of the 2 cal-13 endar years preceding the calendar year for which

- 14 the determination is made, by
- 15 "(II) the national average wage index (as so de-16 fined) for 2005.

17 Each amount established by this clause for any calendar
18 year shall be rounded to the nearest multiple of \$1, except
19 that any amount so established which is a multiple of
20 \$0.50 but not of \$1 shall be rounded to the next higher
21 multiple of \$1.".

22 SEC. 3. EFFECTIVE DATE.

The amendments made by section 2 shall apply with
respect to benefits for months after the date of the enactment of this Act. Notwithstanding section 215(f)(1) of the

Social Security Act, the Commissioner of Social Security
 shall recompute primary insurance amounts to the extent
 necessary to carry out the amendments made by section
 4 2.