March 25, 2019

Dear Representative:

On behalf of the more than 170,000 members and supporters of the American Association of University Women (AAUW), I urge you to vote in support of the Paycheck Fairness Act (H.R. 7) and to oppose harmful amendments when the bill comes to the House floor as soon as this week. Despite federal and state equal pay laws, gender pay gaps persist. The Paycheck Fairness Act offers a much needed update to the Equal Pay Act of 1963 by providing new tools to battle these pervasive pay gaps and to challenge discrimination.

In January, we celebrated the 10th anniversary of the Lilly Ledbetter Fair Pay Act. This vital law rectified the Supreme Court’s harmful decision in *Ledbetter v. Goodyear Tire & Rubber Company*. The law helps to ensure that individuals subjected to unlawful compensation discrimination are able to bring a case of ongoing pay discrimination regardless of when it began. Despite the importance of the Lilly Ledbetter Fair Pay Act, this law’s enactment only restored decades of prior law—it did not give women new tools to receive equal pay for equal work.

There is no more fitting way to mark this historic milestone than making real, concrete progress in ensuring all women receive fair pay. While the gap has narrowed since passage of the Equal Pay Act of 1963, progress has largely stalled in recent years. Data from the U.S. Census Bureau once again revealed that women working full-time, year-round are typically paid only 80 cents for every dollar paid to men.1 The pay gaps have grown even wider for women of color. African American women and Latinas make, respectively, 61 and 53 cents on the dollar as compared to non-Hispanic, white men.2 The overall pay gap has only decreased by a nickel during the 21st century and, unless action is taken, the pay gap between men’s and women’s earnings will not close until 2106.3

Research indicates that the gender pay gap develops very early in women’s careers. Controlling for factors known to affect earnings, such as education and training, marital status, and hours worked, research finds that college-educated women still earn 7 percent less than men just one year out of college.4 Over time, the gap compounds and widens, impacting women’s social security and retirement.

Ensuring that women have equal pay would have a dramatic impact on families and the economy. Many companies have already recognized the benefits and the power of women’s increased economic participation, and that is why business groups like the U.S. Women’s Chamber of Commerce and Main Street Alliance have endorsed the Paycheck Fairness Act.5 According to a 2017 report from Institute for Women’s Policy Research (IWPR), the poverty rate for all working women would be cut in half, falling from 8.0 percent to 3.8 percent, if women were paid the same as comparable men.6 The same study by IWPR indicates that the U.S. economy would have produced an additional $512.6 billion in income if women had received equal pay for equal work.7 This is why I urge you to pass this important bill.

The Paycheck Fairness Act would update and strengthen the Equal Pay Act of 1963 to ensure that it provides effective protection against sex-based pay discrimination in today’s workplace.
The bill takes several important steps, including:

- **Ensuring Non-Retaliation:** The bill prohibits retaliation against workers for discussing or disclosing wages. Without the non-retaliation provisions of the Paycheck Fairness Act, many women will continue to be silenced in the workplace—that is, prohibited from talking about wages with coworkers due to the fear of being fired. This is an issue that keeps women—like it kept Lilly Ledbetter—from learning of pay discrimination against them.

- **Prohibiting Use of Salary History:** The bill prohibits employers from relying on salary history in determining future pay, so that prior pay discrimination doesn’t follow workers from job to job.

- **Ensuring Job-Relatedness:** The bill closes loopholes that have weakened the Equal Pay Act over time by ensuring that disparities in pay are justified by a business necessity that is related to the job.

- **Equalizing Remedies:** The bill ensures women can receive the same robust remedies for sex-based pay discrimination that are currently available to those subjected to discrimination based on race and ethnicity.

- **Providing Additional Assistance and Resources:** The bill also provides technical assistance to businesses, requires wage data collection, and supports salary negotiation skills training programs to give workers the tools to advocate for higher wages.

- **Providing a Small Business Exception:** The Equal Pay Act and the Fair Labor Standards Act have an exemption for small businesses that generate less than $500,000 in annual revenues a year, and the Paycheck Fairness Act would keep that exemption intact. The bill would also support small businesses with technical assistance.

The pay gap is persistent and can only be addressed if women are armed with the tools necessary to challenge discrimination against them, and employers are provided with effective incentives and technical assistance to comply with the law. I urge you to take a critical step towards achieving pay equity by voting in support of the Paycheck Fairness Act and opposing harmful amendments when the bill comes to the House floor for a vote as soon as this week.

We urge you to stand with women and families and vote yes on the Paycheck Fairness Act (H.R. 7). Cosponsorship and votes associated with this bill and amendments may be scored in the AAUW Action Fund Congressional Voting Record for the 116th Congress. Please do not hesitate to contact me at 202/785-7720 or Anne Hedgepeth, Director of Federal Policy, at 202/785-7724, if you have any questions.

Sincerely,

[Signature]

Deborah J. Vagins
Senior Vice President, Public Policy and Research

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2 Id.
3 Id.


7 Id.