112TH CONGRESS
1ST SESSION

S. 1260

To require financial literacy and economic education counseling for student borrowers, and for other purposes.

IN THE SENATE OF THE UNITED STATES

JUNE 22, 2011

Mr. AKAKA introduced the following bill; which was read twice and referred to the Committee on Health, Education, Labor, and Pensions

A BILL

To require financial literacy and economic education counseling for student borrowers, and for other purposes.

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 “College Literacy in Finance and Economics Act of 2011” or the “College LIFE Act”.

SECTION 2. FINDINGS.

Congress finds the following:

(1) Student borrowing is widespread in higher education, and more than $100,000,000,000 in Fed-
eral education loans are originated each year. In
2008, 62 percent of recipients of a baccalaureate de-
gree graduated with student debt.

(2) Forty-eight percent of students at 4-year
public institutions of higher education borrow money
to pay for college, as do 57 percent of students at
4-year private institutions of higher education, and
96 percent of students at for-profit institutions of
higher education.

(3) In 2008, 92 percent of Black students, 85
percent of Hispanic students, 85 percent of Amer-
ican Indian/Alaska Native students, 82 percent of
multi-racial students, 80 percent of Native Hawai-
ian/Pacific Islander students, 77 percent of White
students, and 68 percent of Asian students received
financial aid.

(4) Students depart from institutions of higher
education with significant debt. In 2008, the average
student loan debt among graduates of institutions of
higher education was $23,186, and 1 in 10 recipi-
ents of a baccalaureate degree graduated at least
$40,000 in debt. In 2008, 57 percent of recipients
of a baccalaureate degree from a for-profit institu-
tion of higher education owed more than $30,000,
and the median amount of debt was $32,700. Since
2003, the average cumulative debt among students
at institutions of higher education has increased by
5.6 percent each year.

(5) Students enrolled in for-profit institutions
of higher education account for 47 percent of all stu-
dent loan defaults, despite representing approxi-
mately 10 percent of all students enrolled in institu-
tions of higher education. Since 2003, the national
cohort default rate has increased from 4.5 percent to
7 percent.

(6) Students rely on access to credit. Fifty-six
percent of dependent students at institutions of
higher education had a credit card in their own
name in 2004. The average credit card balance
among such students who were carrying a balance
on their cards was $2,000.

(7) According to the National Foundation for
Credit Counseling, the majority of adults (56 per-
cent of adults in the United States, or 127,000,000
people) do not have a budget or keep close track of
expenses or spending.

(8) According to a 2009 National Bankruptcy
Research Center study, consumers who received fi-
nancial education through pre-bankruptcy counseling
had 27.5 percent fewer delinquent accounts and re-
mained current on their accounts for 29 percent longer.

(9) According to the Financial Industry Regulatory Authority Investor Education Foundation, less than one-third of young adults (ages 18 to 29) set aside emergency savings to weather unexpected financial challenges.

(10) According to a Jump$tart Coalition for Personal Financial Literacy survey, 62 percent of high school students cannot pass a basic personal finance exam, and financial literacy scores among future higher education students are low.

(11) According to research by the National Endowment for Financial Education and the University of Arizona, schools are the institutions that students trust most to help increase their knowledge of personal finance.

SEC. 3. FINANCIAL LITERACY COUNSELING.

Section 485 of the Higher Education Act of 1965 (20 U.S.C. 1092) is amended by adding at the end the following:

“(n) FINANCIAL LITERACY COUNSELING.—

“(1) IN GENERAL.—Each eligible institution shall provide financial literacy counseling to student
borrowers in accordance with the requirements of
this subsection, through—

“(A) financial aid offices;

“(B) an employee or group of employees
designated under subsection (c); or

“(C) a partnership with a nonprofit orga-
nization that has substantial experience devel-
oping or administering financial literacy and
economic education curricula, which may in-
clude an organization that has received grant
funding under the Excellence in Economic Edu-
cation Act of 2001 (20 U.S.C. 7267 et seq.).

“(2) Entrance and exit counseling re-
quired.—

“(A) In general.—Financial literacy
counseling, as required under this subsection,
shall be provided to student borrowers on the
following 2 occasions:

“(i) Entrance counseling.—Such
counseling shall be provided not later than
45 days after the first disbursement of a
borrower’s first loan that is made, insured,
or guaranteed under part B, made under
part D, or made under part E. Financial
literacy counseling on this occasion may be
provided in conjunction with the entrance
counseling described in subsection (l), if
the financial literacy counseling component
is provided in accordance with the require-
ments of subparagraph (C).

“(ii) EXIT COUNSELING.—Such finan-
cial literacy counseling shall be provided, in
addition to the financial literacy counseling
provided under clause (i), prior to the com-
pletion of the course of study for which the
borrower enrolled at the institution or at
the time of departure from such institu-
tion, to each borrower of a loan that is
made, insured, or guaranteed under part
B, made under part D, or made under part
E. Financial literacy counseling on this oc-
casion may be provided in conjunction with
the exit counseling described in subsection
(b), if the financial literacy counseling
component is provided in accordance with
the requirements of subparagraph (C).

“(B) EXCEPTIONS.—The requirements of
subparagraph (A) shall not apply to borrowers
of—
“(i) a loan made, insured, or guaranteed pursuant to section 428C;

“(ii) a loan made, insured, or guaranteed on behalf of a student pursuant to section 428B; or

“(iii) a loan made under part D that is a Federal Direct Consolidation Loan or a Federal Direct PLUS loan made on behalf of a student.

“(C) Minimum Counseling Requirements.—Such financial literacy counseling shall include a total of not less than 4 hours of counseling on the occasion described in subparagraph (A)(i), and an additional period of not less than 4 hours of counseling on the occasion described in subparagraph (A)(ii). A total of not more than 2 hours of counseling for each of the occasions described in subparagraph (A) shall be provided electronically.

“(D) Early Departure.—Notwithstanding subparagraph (C), if a borrower leaves an eligible institution without the prior knowledge of such institution, the institution shall attempt to provide the information required under this subsection to the student in writing.
“(3) INFORMATION TO BE PROVIDED.—Financial literacy counseling, as required under this subsection, shall include information on the Financial Education Core Competencies as determined by the Financial Literacy and Education Commission established under title V of the Fair and Accurate Credit Transactions Act of 2003 (20 U.S.C. 9701 et seq.).

“(4) USE OF INTERACTIVE PROGRAMS.—The Secretary may encourage institutions to carry out the requirements of this subsection through the use of interactive programs that test the borrower’s understanding of the financial literacy information provided through counseling under this subsection, using simple and understandable language and clear formatting.

“(5) MODEL FINANCIAL LITERACY COUNSELING CURRICULUM.—Not later than 1 year after the date of enactment of the College Literacy in Finance and Economics Act of 2011, the Secretary shall develop a curriculum in accordance with the requirements of paragraph (3), which eligible institutions may use to fulfill the requirements of this subsection. In developing such curriculum, the Secretary may consult...
with members of the Financial Literacy and Education Commission.”.