

Whereas during the 1985–1986 school year, the maximum Federal Pell Grant covered 55 percent of the cost of tuition, fees, room and board at a public 4-year college, but during the 2005–2006 school year the maximum Federal Pell Grant covers only 33 percent of such cost, leaving today's students burdened with more debt or unable to afford a college education at all;

Whereas at the same time that college costs are rising substantially, President Bush recently signed into law the largest cut in student loan programs in the history of the Nation and now proposes a budget for fiscal year 2007 that would eliminate new funding for Federal Perkins Loans and freeze the maximum Federal Pell Grant award at \$4,050, where the maximum Federal Pell Grant has been since 2003, reducing the real value of the maximum Federal Pell Grant to the families who depend upon it;

Whereas the President's budget also breaks promises to our children, their parents, and their schools;

Whereas school districts must meet tough new standards under the No Child Left Behind Act of 2001 (Public Law 107–110; 115 Stat. 1425), but the President's budget underfunds this effort by \$15,400,000,000;

Whereas all children deserve an education that will prepare them for the 21st century global economy, but the President is proposing to leave 3,700,000 children behind by failing to fully fund title I of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 6301 et seq.) at the level promised in the No Child Left Behind Act of 2001;

Whereas in 1975 Congress committed to fully funding the Individuals with Disabilities Education Act (20 U.S.C. 1400 et seq.), in order to provide an appropriate education to students with special needs, yet for the second year in a row the President's budget retreats on that commitment by reducing the Federal Government's share of the cost for educating students with special needs, placing a greater financial burden on States and local school districts;

Whereas research shows that every dollar invested in high-quality early childhood education yields \$13 in benefits to the public, but the President's budget would eliminate Head Start services for 19,000 children;

Whereas despite the importance of education, the President now is proposing a \$2,100,000,000 cut to Federal education funding, which would be the largest cut in the 26-year history of the Department of Education;

Whereas the President's budget proposes to eliminate or substantially reduce funding for 42 existing education programs, including Safe and Drug-Free Schools and Communities State Grants, Educational Technology State Grants, Elementary and Secondary School Counseling Programs, Gaining Early Awareness and Readiness for Undergraduate Programs (GEAR-UP), and Federal TRIO Programs;

Whereas every child deserves a safe, healthy, supervised place to go after school, but the President's budget denies these opportunities to 2,000,000 disadvantaged students by funding 21st Century Community Learning Centers at less than half the level promised in the No Child Left Behind Act of 2001; and

Whereas the education cuts in the President's budget would eliminate the ability of many working families to ensure a quality education for their children, deny many young people the opportunities that flow from a college education, reduce the competitiveness of the United States workforce, and harm the Nation's economy: Now, therefore, be it

*Resolved,*

#### SECTION 1. SENSE OF THE SENATE.

It is the sense of the Senate that—  
(1) Congress should act to make college more affordable by—

(A) increasing tax benefits to offset college costs, such as expanding the Hope Scholarship Credit and the deductibility of college tuition;

(B) substantially increasing the size of Federal Pell Grants to better reflect the increase in the cost of higher education; and

(C) making student loans more affordable by reducing interest rates and fees for students and families;

(2) Congress should keep its promises to the children of the United States, particularly by fully funding the No Child Left Behind Act of 2001, the Individuals with Disabilities Education Act, and the Head Start Act (42 U.S.C. 9831 et seq.); and

(3) Congress should reject the cuts in the President's education budget for fiscal year 2007.

#### SEC. 2. SHORT TITLE.

This resolution may be cited as the "American Competitiveness through Education Resolution" or the "ACE Resolution".

### SENATE RESOLUTION 396—CONGRATULATING ROSEY FLETCHER FOR HER OLYMPIC BRONZE MEDAL IN THE PARALLEL GIANT SLALOM

Mr. STEVENS (for himself and Ms. MURKOWSKI) submitted the following resolution; which was considered and agreed to:

S. RES. 396

Whereas on February 23, 2006, Rosey Fletcher became the first woman from the United States to win an Olympic medal in the parallel giant slalom;

Whereas Rosey Fletcher won a bronze medal for her performance at the 2006 Torino Olympic Winter Games;

Whereas Rosey Fletcher is the only snowboarder to have competed in 3 Winter Olympic Games;

Whereas Rosey Fletcher was a silver medalist at the 1999 and 2001 world championships and is ranked 8th in the parallel giant slalom on the World Cup circuit;

Whereas February 23, 2006, was declared "Rosey Fletcher Day" by Alyeska Resort in honor of her Olympic achievement and mentoring of young Alaskan athletes; and

Whereas Rosey Fletcher is a hometown hero from Girdwood, Alaska: Now, therefore, be it

*Resolved,* That the Senate congratulates Rosey Fletcher for winning the bronze medal in the parallel giant slalom.

### SENATE RESOLUTION 397—RECOGNIZING THE HISTORY AND ACHIEVEMENTS OF THE CURLING COMMUNITY OF BEMIDJI, MINNESOTA

Mr. COLEMAN (for himself and Mr. DAYTON) submitted the following resolution; which was considered and agreed to:

S. RES. 397

Whereas the citizens of Bemidji, Minnesota, have enjoyed the sport of curling ever since the Hibbing Curling Club demonstrated the sport during the Winter Carnival of 1932;

Whereas many families who live in Bemidji have participated in the sport for over 4 generations, the latest of whom enjoy the oppor-

tunity to enroll in high school courses that are held at the Bemidji Curling Club and focus on the fundamentals of curling;

Whereas members of the Bemidji community gathered at the Tourist Information Building and organized the now famous Bemidji Curling Club on January 13, 1935;

Whereas the Club brought the Bemidji community together, as members routinely shared their equipment with fellow curlers until the Club could afford to purchase a sufficient supply of stones, brooms, and other items;

Whereas the Bemidji Curling Club has promoted the participation of women in the sport of curling for almost 60 years;

Whereas the tireless efforts of parents and fellow members of the Club have inspired a large number of youths in the Bemidji community to participate in junior leagues;

Whereas teams belonging to the Bemidji Curling Club have won over 50 State and national titles;

Whereas, after producing generations of champion curlers, the City of Bemidji, the Bemidji Curling Club, and the town of Chisom have the honor of calling themselves the home of the 2006 United States Men's and Women's Olympic Curling Teams;

Whereas the citizens of Bemidji and Chisom celebrated the strong performances of each Olympic curling team, and watched with pride as the Men's Olympic Curling Team captured the bronze medal in Torino; and

Whereas the Bemidji Curling Club and the City of Bemidji continues to foster the growth and development of curling by hosting the United States World Team Trials in March of 2006: Now, therefore, be it

*Resolved,* That the Senate—

(1) recognizes the curling community of Bemidji for its efforts in promoting the sport of curling in Minnesota and the United States; and

(2) respectfully requests the Enrolling Clerk of the Senate to transmit an enrolled copy of this resolution to—

(A) the City of Bemidji; and

(B) the Bemidji Curling Club.

#### AMENDMENTS SUBMITTED AND PROPOSED

SA 2968. Mr. ENSIGN submitted an amendment intended to be proposed by him to the bill S. 2349, to provide greater transparency in the legislative process; which was ordered to lie on the table.

SA 2969. Mr. ENSIGN submitted an amendment intended to be proposed by him to the bill S. 2349, supra; which was ordered to lie on the table.

SA 2970. Mr. SUNUNU (for himself, Mr. MCCAIN, Mr. GRAHAM, and Mr. ENSIGN) submitted an amendment intended to be proposed by him to the bill S. 2349, supra; which was ordered to lie on the table.

SA 2971. Mr. ENSIGN submitted an amendment intended to be proposed by him to the bill S. 2349, supra; which was ordered to lie on the table.

SA 2972. Mr. TALENT (for himself, Mr. FRIST, Mr. ALLEN, and Mrs. DOLE) submitted an amendment intended to be proposed by him to the bill S. 2349, supra; which was ordered to lie on the table.

SA 2973. Mr. MCCAIN submitted an amendment intended to be proposed by him to the bill S. 2349, supra; which was ordered to lie on the table.

SA 2974. Mr. MCCAIN (for himself, Mr. KYL, and Mr. COBURN) submitted an amendment intended to be proposed by him to the bill S. 2349, supra; which was ordered to lie on the table.

SA 2975. Mr. COBURN submitted an amendment intended to be proposed by him

to the bill S. 2349, supra; which was ordered to lie on the table.

SA 2976. Mr. COBURN submitted an amendment intended to be proposed by him to the bill S. 2349, supra; which was ordered to lie on the table.

SA 2977. Mrs. FEINSTEIN submitted an amendment intended to be proposed by her to the bill S. 2349, supra; which was ordered to lie on the table.

SA 2978. Mr. LIEBERMAN (for himself, Ms. COLLINS, Mr. OBAMA, and Mr. MCCAIN) submitted an amendment intended to be proposed by him to the bill S. 2349, supra; which was ordered to lie on the table.

SA 2979. Ms. COLLINS submitted an amendment intended to be proposed by her to the bill S. 2349, supra; which was ordered to lie on the table.

SA 2980. Mr. ENSIGN (for himself and Mr. MCCAIN) submitted an amendment intended to be proposed by him to the bill S. 2349, supra; which was ordered to lie on the table.

SA 2981. Mr. ENSIGN (for himself and Mr. MCCAIN) submitted an amendment intended to be proposed by him to the bill S. 2349, supra; which was ordered to lie on the table.

SA 2982. Mr. INHOFE submitted an amendment intended to be proposed by him to the bill S. 2349, supra; which was ordered to lie on the table.

SA 2983. Mr. ENSIGN (for himself and Mr. MCCAIN) submitted an amendment intended to be proposed by him to the bill S. 2349, supra; which was ordered to lie on the table.

SA 2984. Mr. MCCAIN (for himself, Mr. COBURN, Mr. DEMINT, Mr. ENSIGN, Mr. GRAHAM, and Mr. SUNUNU) submitted an amendment intended to be proposed by him to the bill S. 2349, supra; which was ordered to lie on the table.

SA 2985. Mr. MCCAIN (for himself, Mr. COBURN, Mr. DEMINT, Mr. ENSIGN, Mr. GRAHAM, and Mr. SUNUNU) submitted an amendment intended to be proposed by him to the bill S. 2349, supra; which was ordered to lie on the table.

SA 2986. Mr. MCCAIN (for himself, Mr. COBURN, Mr. DEMINT, Mr. ENSIGN, Mr. GRAHAM, and Mr. SUNUNU) submitted an amendment intended to be proposed by him to the bill S. 2349, supra; which was ordered to lie on the table.

SA 2987. Mr. MCCAIN (for himself, Mr. COBURN, Mr. DEMINT, Mr. ENSIGN, Mr. GRAHAM, and Mr. SUNUNU) submitted an amendment intended to be proposed by him to the bill S. 2349, supra; which was ordered to lie on the table.

SA 2988. Mr. MCCAIN submitted an amendment intended to be proposed by him to the bill S. 2349, supra; which was ordered to lie on the table.

SA 2989. Mr. DURBIN submitted an amendment intended to be proposed by him to the bill S. 2349, supra; which was ordered to lie on the table.

SA 2990. Mr. DURBIN submitted an amendment intended to be proposed by him to the bill S. 2349, supra; which was ordered to lie on the table.

SA 2991. Mr. CONRAD submitted an amendment intended to be proposed by him to the bill S. 2349, supra; which was ordered to lie on the table.

SA 2992. Mr. CONRAD submitted an amendment intended to be proposed by him to the bill S. 2349, supra; which was ordered to lie on the table.

SA 2993. Mr. CONRAD submitted an amendment intended to be proposed by him to the bill S. 2349, supra; which was ordered to lie on the table.

SA 2994. Mr. BENNETT submitted an amendment intended to be proposed by him to the bill S. 2349, supra; which was ordered to lie on the table.

SA 2995. Mr. OBAMA submitted an amendment intended to be proposed by him to the

bill S. 2349, supra; which was ordered to lie on the table.

SA 2996. Mr. HAGEL (for himself and Mr. SUNUNU) submitted an amendment intended to be proposed by him to the bill S. 2349, supra; which was ordered to lie on the table.

SA 2997. Ms. COLLINS submitted an amendment intended to be proposed by her to the bill S. 2349, supra; which was ordered to lie on the table.

#### TEXT OF AMENDMENTS

**SA 2968.** Mr. ENSIGN submitted an amendment intended to be proposed by him to the bill S. 2349, to provide greater transparency in the legislative process; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

#### SEC. \_\_\_\_ FULL DISCLOSURE OF ENTITIES RECEIVING FEDERAL FUNDS.

(a) DEFINITIONS.—In this section:  
(1) AGENCY.—The term “agency” means an Executive agency as defined under section 105 of title 5, United States Code.

(2) CONTRACTOR ENTITY.—The term “contractor entity” means any entity that receives Federal funds as a general contractor or subcontractor at any tier in connection with a Federal contract.

(3) COVERED ENTITY.—The term “covered entity” means any entity that receives Federal funds—

(A) through a grant or loan, except—  
(i) a grant or loan under entitlement authority; or

(ii) a loan designated by the Office of Management and Budget under subsection (b)(3); or

(B) under a statutory provision that directly references the entity receiving Federal funds, including any appropriations Act (or related committee or conference report) that specifically identifies the entity.

(4) ENTITLEMENT AUTHORITY.—The term “entitlement authority” has the meaning given under section 3 of the Congressional Budget and Impoundment Control Act of 1974 (2 U.S.C. 622).

(5) ENTITY.—The term “entity”—  
(A) includes any State or local government; and

(B) shall not include the Federal Government.

(b) OFFICE OF MANAGEMENT AND BUDGET.—The Office of Management and Budget—

(1) shall issue a Federal funds application number to each covered entity or contractor entity that applies for such number, except that if more than 1 covered entity or contractor entity share a single tax identification number, only 1 Federal funds application number shall be issued for those covered entities or contractor entities;

(2) shall develop and establish an updated searchable database website accessible to the public of the information on—

(A) each covered entity required to be submitted under subsection (c)(3), including links to other websites described under subsection (c)(3); and

(B) each contractor entity required to be submitted under subsection (d)(3);

(3) may promulgate regulations to designate loan programs which are not covered by this section if—

(A) the Federal funds under that program are received only by individuals; and

(B) the agency administering the program exercises minimal discretion in determining recipients other than the application of specific criteria of eligibility; and

(4) after consultation with agencies, promulgate regulations to provide exemptions

for disclosures of information, covered entities, and contractor entities in the interest of national defense or national security.

(c) REQUIREMENTS FOR COVERED ENTITIES.—Each covered entity shall—

(1) apply to the Office of Management and Budget for a Federal funds application number;

(2) use the Federal funds application number in any application or other document relating to the receipt of Federal funds; and

(3) not later than 45 days before the end of each fiscal year, file a report with the Office of Management and Budget that includes—

(A) the dollar amount, of any Federal funds received by the entity in the previous 5 years and the identification of such amounts in each year, including an identification of the source of funds from programs based on the Catalogue of Federal Assistance, if applicable;

(B) the entity’s—  
(i) primary office and any additional offices;

(ii) the tax status; and  
(iii) tax identification number;

(C) the full name, address, and social security numbers of each officer and director of the entity;

(D) an overall annual financial disclosure statement for the previous year (with specific amounts for total lobbying expenses, travel expenses, rent, salaries, and decorating expenses);

(E) the full name, address, and social security number of each employee making more than \$50,000 each year in gross income;

(F) any links to the website of the covered entity providing additional information on that covered entity; and

(G) any other relevant information the Office of Management and Budget may require.

(d) REQUIREMENTS FOR CONTRACTOR ENTITIES.—Each contractor entity shall—

(1) apply to the Office of Management and Budget for a Federal funds application number;

(2) use the Federal funds application number in any application or other document relating to the receipt of Federal funds; and

(3) not later than 45 days before the end of each fiscal year, file a report with the Office of Management and Budget that includes—

(A) the dollar amount, of any Federal funds received by the entity in the previous 5 years and the identification of such amounts in each year, including an identification of the source of funds from programs based on the Catalogue of Federal Assistance, if applicable; and

(B) the entity’s—  
(i) primary office and any additional offices;

(ii) the tax status; and  
(iii) tax identification number.

(e) FEDERAL AGENCIES.—Each agency shall—

(1) use the Federal funds application number with respect to any document relating to a covered entity or contractor entity receiving Federal funds, including applications, correspondence, contracts, memoranda, proposals, agreements, and receipts; and

(2) make such information relating to covered entities or contractor entities and such documents available to the Office of Management and Budget as the Office may require.

(f) APPLICATION OF CERTAIN FEDERAL LAWS TO COVERED ENTITIES AND CONTRACTOR ENTITIES.—

(1) IN GENERAL.—Notwithstanding any other provision of law, the provisions of law described under paragraph (2) shall apply to a covered entity or contractor entity to the greatest extent practicable as though that covered entity or contractor entity is a Federal agency, if the covered entity or contractor entity has business expenditures or a