[117H5322]

(Original Signature of Member)

118TH CONGRESS 1ST SESSION



To amend the Consumer Financial Protection Act of 2010 to establish the position of the Assistant Director and Student Loan Borrower Advocate of the Bureau of Consumer Financial Protection, to establish the Office for Students and Young Consumers of the Bureau, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Ms. BONAMICI introduced the following bill; which was referred to the Committee on _____

A BILL

- To amend the Consumer Financial Protection Act of 2010 to establish the position of the Assistant Director and Student Loan Borrower Advocate of the Bureau of Consumer Financial Protection, to establish the Office for Students and Young Consumers of the Bureau, 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,

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1 SECTION 1. SHORT TITLE.

2 This Act may be cited as the "Students and Young3 Consumers Empowerment Act".

4 SEC. 2. ASSISTANT DIRECTOR AND STUDENT LOAN BOR5 ROWER ADVOCATE.

6 (a) IN GENERAL.—Section 1035 of the Consumer Fi7 nancial Protection Act of 2010 (12 U.S.C. 5535) is
8 amended to read as follows:

9 "SEC. 1035. ASSISTANT DIRECTOR AND STUDENT LOAN 10 BORROWER ADVOCATE.

11 "(a) ESTABLISHMENT.—There is established the po12 sition of Assistant Director and Student Loan Borrower
13 Advocate, who shall be appointed by the Director.

14 "(b) DUTIES.—The Assistant Director and Student15 Loan Borrower Advocate shall—

"(1) serve as the head of the Office for Students and Young Consumers established under subsection (e);

"(2) not later than the end of the 60-day period
beginning on the date of enactment of this section,
enter into a memorandum of understanding with the
Secretary of Education, the Chief Operating Officer
appointed under section 141(d) of the Higher Education Act of 1965 (20 U.S.C. 1018(d)), and the
Student Loan Ombudsman appointed under section

1	141(f) of the Higher Education Act of 1965 (20)
2	U.S.C. 1018(f)) that—
3	"(A) ensures coordination in providing as-
4	sistance to and serving borrowers seeking to re-

solve complaints related to their private edu-cation or Federal student loans; and

"(B) authorizes the Bureau to access all
relevant Department of Education information
systems, records, and data, including any relevant information systems, records, or data
maintained by contractors of the Department of
Education;

"(3) accept and attempt to resolve complaints
from borrowers with both private education loans
and Federal student loans, including complaints
against lenders, servicers, and debt collectors; and

17 "(4) carry out such other duties as the Director18 may determine appropriate.

19 "(c) NOTIFICATION TO CONGRESS.—The Director
20 shall provide written notice and an explanation to the ap21 propriate congressional committees, if—

"(1) the position of the Assistant Director and
Student Loan Borrower Advocate has been vacant
for a period of 60 days or more; or

1	((2)) the memorandum of understanding re-
2	quired under subsection $(b)(2)$ has lapsed for a pe-
3	riod of 60 days or more.
4	"(d) Reports.—
5	"(1) ANNUAL REPORT ON THE STUDENT LOAN
6	MARKETPLACE.—The Assistant Director and Stu-
7	dent Loan Borrower Advocate shall—
8	"(A) compile and analyze complaints from
9	borrowers with Federal student loans or private
10	education loans;
11	"(B) not less than once per year, submit a
12	report to Congress summarizing the activities of
13	the Assistant Director and Student Loan Bor-
14	rower Advocate in the previous year and includ-
15	ing an independent evaluation of risks to con-
16	sumers posed by policies and practices in the
17	student loan marketplace; and
18	"(C) as part of each report submitted in
19	accordance with subparagraph (B), and any
20	other time deemed prudent by the Student
21	Loan Borrower Advocate, make recommenda-
22	tions to the Director, the Secretary of the
23	Treasury, the Secretary of Education, and the
24	appropriate congressional committees to ad-

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dress risk to student loan borrowers and strengthen the student loan marketplace.

3 "(2) ANNUAL REPORT ON CAMPUS BANKING.— 4 Not less than once per year, the Assistant Director 5 and Student Loan Borrower Advocate shall issue a 6 report to the appropriate congressional committees 7 analyzing the use of consumer financial products 8 and services by students enrolled at institutions of 9 higher education, including an evaluation of con-10 tracts and other financial arrangements between in-11 stitutions of higher education and providers of con-12 sumer financial products and services, including an 13 evaluation of revenue sharing provisions, marketing 14 provisions, and fees assessed to students who use 15 such products and services.

Report on risks to 16 (3)YOUNG CON-17 SUMERS.—Not less than once per year, the Assistant 18 Director and Student Loan Borrower Advocate shall 19 issue a report to the appropriate congressional com-20 mittees containing an analysis of complaints sub-21 mitted to the Bureau by young consumers during 22 the previous year and offering an independent eval-23 uation of risks to consumers posed by policies and 24 practices in the marketplace for consumer financial 25 products and services.

"(e) OFFICE FOR STUDENTS AND YOUNG CON SUMERS.—There is established an Office for Students and
 Young Consumers, which shall be responsible for devel oping and implementing initiatives for students, young
 consumers, and their families intended to—

6 "(1) educate and empower students, young con7 sumers, and their families to make better informed
8 decisions regarding consumer financial products and
9 services; and

"(2) coordinate efforts among Federal and
State agencies, as appropriate, regarding consumer
protection measures relating to consumer financial
products and services offered to, or used by, students, young consumers, and their families.

15 "(f) Collection of Information; Market Moni-16 Toring.—

17 "(1) IN GENERAL.—In carrying out this sec18 tion, the Assistant Director and Student Loan Bor19 rower Advocate shall have the authority to gather in20 formation from time to time regarding the organiza21 tion, business conduct, markets, and activities of
22 covered persons and service providers.

23 "(2) SOURCES OF INFORMATION.—In gathering
24 information described under paragraph (1), the As25 sistant Director and Student Loan Borrower Advo-

cate may gather and compile information from a va riety of sources, including examination reports con cerning covered persons or service providers, con sumer complaints, voluntary surveys and voluntary
 interviews of consumers, surveys and interviews with
 covered persons and service providers, and review of
 available databases.

8 "(3) AUTHORITY TO REQUIRE REPORTS AND 9 OTHER INFORMATION.—The Director shall, upon the 10 recommendation of the Assistant Director and Stu-11 dent Loan Borrower Advocate, require covered per-12 sons and service providers participating in consumer 13 financial services markets to file with the Bureau. 14 under oath or otherwise, in such form and within 15 such reasonable period of time as the Bureau may 16 prescribe by rule or order, annual or special reports, 17 answers in writing to specific questions, or other in-18 formation described under section 1022(c)(4).

19 "(4) LIMITATION.—The Bureau may not use
20 its authorities under this subsection to obtain
21 records from covered persons and service providers
22 participating in consumer financial services markets
23 for purposes of gathering or analyzing the personally
24 identifiable financial information of consumers.

25 "(g) DEFINITIONS.—For purposes of this section:

"(1) APPROPRIATE CONGRESSIONAL COMMITTEES.—The term 'appropriate congressional committees' means the Committees on Education and
Labor and Financial Services of the House of Representatives and the Committees on Banking, Housing, and Urban Affairs and Health, Education,
Labor, and Pensions of the Senate.

8 "(2) TRUTH IN LENDING ACT TERMS.—The 9 terms 'private education loan' and 'institution of 10 higher education' have the meanings given those 11 terms, respectively, under section 140 of the Truth 12 in Lending Act (15 U.S.C. 1650).".

(b) CLERICAL AMENDMENT.—The table of contents
under section 1(b) of the Dodd-Frank Wall Street Reform
and Consumer Protection Act is amended, in the item relating to section 1035, by striking "Private Education
Loan Ombudsman" and inserting "Assistant Director and
Student Loan Borrower Advocate".

19 SEC. 3. DUTIES OF THE DEPARTMENT OF EDUCATION.

20 Part D of title I of the Higher Education Act of 1965
21 (20 U.S.C. 1018 et seq.) is amended by adding at the end
22 the following:

1"SEC. 144. MEMORANDUM OF UNDERSTANDING WITH THE2ASSISTANT DIRECTOR AND STUDENT LOAN3BORROWER ADVOCATE.

4 "Not later than the end of the 60-day period begin-5 ning on the date of enactment of this section, the Secretary of Education, the Chief Operating Officer ap-6 7 pointed under section 141(d), and the Student Loan Om-8 budsman appointed under section 141(f) shall enter into 9 a memorandum of understanding with the Assistant Director and Student Loan Borrower Advocate of the Bu-10 11 reau of Consumer Financial Protection that—

"(1) ensures coordination in providing assistance to and serving borrowers seeking to resolve
complaints related to their private education loans or
loans made, insured, or guaranteed under title IV;
and

"(2) authorizes the Bureau to access all relevant Department information systems, records, and
data, including any relevant information systems,
records, or data maintained by contractors of the
Department.".