18-6277

## **SENATE** STATE OF MINNESOTA NINETIETH SESSION

JFK/CH

## S.F. No. 3058

(SENATE AUTHORS: DRAHEIM, Anderson, P., Clausen, Jensen and Abeler)						
DATE	D-PG	OFFICIAL STATUS				
03/08/2018	6355	Introduction and first reading Referred to Higher Education Finance and Policy				

1.1	A bill for an act
1.2 1.3 1.4	relating to higher education; providing for a student loan debt counseling grant; appropriating money; proposing coding for new law in Minnesota Statutes, chapter 136A.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. [136A.1705] STUDENT LOAN DEBT COUNSELING.
1.7	Subdivision 1. Grant. A program is established under the Office of Higher Education
1.8	to provide a grant to a Minnesota-based nonprofit qualified debt counseling organization
1.9	to provide individual student loan debt repayment counseling to borrowers who are Minnesota
1.10	residents concerning loans obtained to attend a Minnesota postsecondary institution. The
1.11	number of individuals receiving counseling may be limited to those capable of being served
1.12	with available appropriations for that purpose. A goal of the counseling program is to provide
1.13	two counseling sessions to at least 75 percent of borrowers receiving counseling.
1.14	The purpose of the counseling is to assist borrowers to:
1.15	(1) understand their loan and repayment options;
1.16	(2) manage loan repayment; and
1.17	(3) develop a workable budget based on the borrower's full financial situation regarding
1.18	income, expenses, and other debt.
1.19	Subd. 2. Qualified debt counseling organization. A qualified debt counseling
1.20	organization is an organization that:
1.21	(1) has experience in providing individualized student loan counseling;
1.22	(2) employs certified financial loan counselors; and

Section 1.

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	(3) is base	ed in Minnesota and	d has offices at m	ultiple rural and metropolit	an area locations		
i	<u> </u>	o provide in-persoi			<u></u>		
				Applications for a grant sh			
created by the commissioner and on a schedule set by the commissioner. Among other							
provisions, the application must include a description of:							
(1) the characteristics of borrowers to be served;							
(2) the services to be provided and a timeline for implementation of the services;							
(3) how the services provided will help borrowers manage loan repayment;							
(4) specific program outcome goals and performance measures for each goal; and							
	(5) how t	he services will be	evaluated to det	ermine whether the progra	m goals were		
	net.						
	(b) The c	ommissioner shall	select one grant	recipient for a two-year av	ward every two		
/	ears. A gran	nt may be renewed	biennially.				
	Subd 1	Dragnam avaluati	on (a) The gran	t recipient must submit a re	aport to the		
				of the grant award. The repo	nt must evaluate		
1	nd measure	the extent to whic	n program outco	me goals have been met.			
	<u>(b)</u> The g	rant recipient mus	t collect, analyze	e, and report on participatio	on and outcome		
1	ata that ena	ble the office to ve	erify the outcome	<u>es.</u>			
	<u>(c)</u> The e	valuation must inc	lude information	on the number of borrowe	ers served with		
)	n-time stud	ent loan payments	, the numbers wh	no brought their loans into	good standing,		
]	he number o	of student loan defa	ults, the number	who developed a monthly	budget plan, and		
)	ther inform	ation required by t	he commissione	r. Recipients of the counsel	ling must be		
5	urveyed on	their opinions abo	ut the usefulness	of the counseling and the	survey results		
1	nust be incl	uded in the report.			_		
	Subd. 5.	Report to legislat	<b>ure.</b> By February	1 of the second year of ea	ach grant award,		
	he commiss	ioner must submit	a report to the co	mmittees in the legislature	with jurisdiction		
	over higher o	education finance 1	regarding grant p	rogram outcomes.			
	Sec. 2. <u>AP</u>	PROPRIATION.					
			• •	m the general fund to the c			
	he Office of	Higher Education	for student loan	debt counseling under Mir	nnesota Statutes,		
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