

From: Alabama Association of Student Financial Aid Administrators, Charles Markle  
Subject: Reg Z - Truth In Lending

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Comments:

May 26, 2009  
Docket No. R-1353  
Attn: Jennifer J. Johnson, Secretary  
Board of Governors of the Federal Reserve System  
20th Street and Constitution Ave. NW  
Washington, DC 20551

Ms. Johnson -

I am writing on behalf of the Alabama Association of Student Financial Aid Administrators (AASFAA) to offer our comments on the Federal Reserve's proposed amendments to Regulation Z (Truth in Lending), Docket No. R-1353.

Our association represents over 70 public and private 2 and 4 year post-secondary institutions of learning, serving thousands of students every year. Our members include financial aid administrators, business officers, and other administrators. Our intent is to ensure that the provisions of the Higher Education Opportunity Act (HEOA) are implemented in a practical way that will most benefit students. Our goal is to avoid unnecessary burden on institutions while mitigating any unintended consequences from these proposed regulations that could inadvertently harm the students we serve.

On behalf of our association I wish to express support of the comments submitted by NASFAA. If you have further questions, please contact Justin Draeger, Vice President of Public Policy, Advocacy, and Research at the National Association of Student Financial Aid Administrators (NASFAA)

Sincerely,

Charles Markle