



April 5, 2018

The Honorable Jon Tester
United States Senate
Washington, DC 20510

Re: *S. 1117, the Consumer Financial Choice and Capital Markets Protection Act.*

Dear Senator Tester:


On behalf of the Flathead Valley Community College, I am writing to request your support for S. 1117, *the Consumer Financial Choice and Capital Markets Protection Act 2017*. This bipartisan legislation would address the significant negative consequences that new money market fund rules, implemented in October 2016, are having on public issuers and conduit borrowers, such as educational institutions.

The rule in question required prime and tax-exempt money market funds to change from a fixed to a floating net asset value (NAV). As a result, this has severely limited a very important source of financing for educational institutions. State and local educational agencies and schools themselves account for over 10 percent of all tax-exempt money market fund assets. Without access to tax-exempt funds, education authorities are forced to use higher-cost financing sources like bank credit and longer term, higher cost bonds, or reduce their investments in education.

S. 1117 would reverse these unintended consequences of the SEC floating NAV rule, and permit all MMFs to go back to utilizing a fixed NAV. This would allow investors to pour money back into money market funds that support the capital access needs of educational institutions and other public infrastructure and economic development needs.

I urge you to support and cosponsor this legislation so that we can restore stable value money market funds as a viable, efficient, and cost-effective source of financing for school districts and other critical public infrastructure investments. Thank you for your time and consideration.

Sincerely,



Jane A. Karas, Ph.D.
President