

S 827

A PLUS Act

Congress: 112 (2011–2013, Ended)

Chamber: Senate

Policy Area: Education

Introduced: Apr 14, 2011

Current Status: Read twice and referred to the Committee on Health, Education, Labor, and Pensions.

Latest Action: Read twice and referred to the Committee on Health, Education, Labor, and Pensions. (Apr 14, 2011)

Official Text: <https://www.congress.gov/bill/112th-congress/senate-bill/827>

Sponsor

Name: Sen. DeMint, Jim [R-SC]

Party: Republican • **State:** SC • **Chamber:** Senate

Cosponsors (10 total)

Cosponsor	Party / State	Role	Date Joined
Sen. Coburn, Tom [R-OK]	R · OK		Apr 14, 2011
Sen. Cornyn, John [R-TX]	R · TX		Apr 14, 2011
Sen. Graham, Lindsey [R-SC]	R · SC		Apr 14, 2011
Sen. Grassley, Chuck [R-IA]	R · IA		Apr 14, 2011
Sen. Inhofe, James M. [R-OK]	R · OK		Apr 14, 2011
Sen. Johnson, Ron [R-WI]	R · WI		Apr 14, 2011
Sen. Vitter, David [R-LA]	R · LA		Apr 14, 2011
Sen. Rubio, Marco [R-FL]	R · FL		Jun 28, 2011
Sen. Lee, Mike [R-UT]	R · UT		Sep 6, 2011
Sen. Boozman, John [R-AR]	R · AR		Sep 12, 2012

Committee Activity

Committee	Chamber	Activity	Date
Health, Education, Labor, and Pensions Committee	Senate	Referred To	Apr 14, 2011

Subjects & Policy Tags

Policy Area:

Education

Related Bills

Bill	Relationship	Last Action
112 HR 2514	Identical bill	Sep 8, 2011: Referred to the Subcommittee on Early Childhood, Elementary, and Secondary Education.

Academic Partnerships Lead Us to Success Act or A PLUS Act - Allows each state to enter into a five-year performance agreement with the Secretary of Education permitting it to receive federal funds on a consolidated basis that would otherwise be directed toward specific programs furthering the stated purpose of title I (Improving the Academic Achievement of the Disadvantaged) of the Elementary and Secondary Education Act of 1965.

Requires each agreement to be approved by a combination of specified state parties, and list the programs for which consolidated funding is requested. Allows states to use such funds for any educational purpose permitted by state law, but requires them to make certain assurances that they will use fiscal control and fund accounting procedures, abide by federal civil rights laws, and advance educational opportunities for the disadvantaged. Allows amendments to the scope of performance agreements.

Requires each agreement state to: (1) maintain an accountability system measuring annual student progress toward state proficiency standards, (2) disseminate annually student performance data disaggregated by specified student groups, and (3) keep aggregate spending on elementary and secondary education at no less than 90% of such spending for the school year coinciding with this Act's enactment.

Limits administrative expenses.

Requires the inclusion of private schools and teachers in activities funded on a consolidated basis.

Directs the Secretary to evaluate each performance agreement midway through its execution. Allows the Secretary to terminate an agreement whose terms are not met for three consecutive school years.

Actions Timeline

- **Apr 14, 2011:** Introduced in Senate
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