Dear Financial Aid Applicant,

The Office of Student Financial Aid at San Francisco State University has received information from the National Student Loan Data Service (NSLDS) that you have a pending bankruptcy. You currently have a hold on your financial aid disbursements. If you wish to receive federal loans for the current academic year, you must check one of the statements listed below and sign.

I_____________________________________________________ student id # _____________________

Last Name   First Name

Filed a bankruptcy claim on_______________________________________________________________

Month / Day/ / Year

And: (check one)

A. ( ) I declare that I am aware that federal loans may not be dischargeable in bankruptcy proceedings. Furthermore, I have not included any defaulted federal loans or grant over payments in my bankruptcy claim.

Or

B. ( ) I declare that I am aware that federal loans may not be dischargeable in bankruptcy proceedings. Furthermore, I have included defaulted federal loans and/or a grant over payment in my bankruptcy claim. (attach a letter from the federal loan or federal grant agency stating that loan or grant debt is dischargeable) Lender or Agency reporting bankruptcy status:_____________________________________________.

Signature__________________________________________________________ Date_______________

This form with any supporting documents should be submitted to: Lori Johnson, Assistant Director, San Francisco State University, Office of Student Financial Aid, 1600 Holloway Avenue, San Francisco, Ca 94132

If your bankruptcy discharge has been finalized, contact your federal loan servicer to update your federal loan status.

Note: Whether a bankruptcy discharge relieves an individual of his or her obligation to repay a student loan or grant debt is now determined by whether a court has ruled that repayment would impose an undue hardship on the borrower and his or her dependents. If the bankruptcy was filed on or after October 8, 1998, the loan or grant obligation is not affected by a bankruptcy discharge unless the debtor received an undue hardship ruling from the court.