

STUDENT BORROWER PROTECTION CENTER

# ADDING INSULT TO INJURY

New Evidence of How the Department of Education and the Student Loan Industry Failed Borrowers during COVID—and Why the Biden Administration Must Act

April 2021

## Introduction

The student loan system is broken. Time and time again, the Department of Education (ED) and its contracted student loan servicers violate borrowers' rights,<sup>1</sup> break promises to public service workers,<sup>2</sup> and wholly fail to implement basic consumer protections required under the law.<sup>3</sup>

This report outlines additional new evidence that ED and the student loan industry cannot be trusted to comply with basic legal mandates for borrower protection—this time, even in the face of congressional action to combat the economic fallout of a deadly pandemic.

As part of its investigative work around the consequences of COVID-19 for student loan borrowers, the Student Borrower Protection Center (SBPC) uncovered never-before-seen data and correspondence between ED and federal student loan servicers related to their bungled implementation of the protections required under the CARES Act. Our investigation revealed that the Department of Education and the student loan industry's failure to enact legally mandated student borrower protections during the COVID-19 pandemic runs even deeper than previously known.<sup>4</sup> Our investigation revealed that the Department of Education and the student loan industry's failure to enact legally mandated student borrower protections during the COVID-19 pandemic runs even deeper than previously known.

<sup>&</sup>lt;sup>1</sup> Administrative Wage Garnishment Complaint Against Department of Education Secretary Betsy DeVos, Student Borrower Prot. Ctr., <u>https://protectborrowers.org/suing-betsy-devos-to-stop-illegal-wage-garnishments/</u>.

<sup>&</sup>lt;sup>2</sup> Press Release, Am. Fed'n of Teachers, Class-Action Lawsuit Launched Against Student Loan Servicer Navient over PSLF (Oct. 3, 2018), <u>https://www.aft.org/press-release/class-action-lawsuit-launched-against-student-loan-servicer-navient-over</u>.

<sup>&</sup>lt;sup>3</sup> New Government Data Exposes Complete Failure of Education Department's Income-Driven Repayment Program, Nat'l Consumer L. Ctr. (Mar. 8, 2020), <u>https://www.nclc.org/uncategorized/new-government-data-exposes-complete-failure-of-education-departments-income-driven-repayment-program.html</u>.

<sup>&</sup>lt;sup>4</sup> Samantha Chatman, *Lawsuit: Student Loan Company Great Lakes' Error Causes Widespread Credit Score Drops*, ABC7 (June 16, 2020), <u>https://abc7chicago.com/what-is-credit-score-a-student-loan-great-lakes-loans/6237227/</u>.

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In particular, in tens of thousands of newly uncovered cases, federal student loan servicers told consumer reporting agencies (companies like Equifax, Experian, and TransUnion) that borrowers across the country had stopped paying on their student loans—an action that appears to have violated borrowers' rights under the CARES Act and may also violate federal and state consumer financial law, particularly the Fair Credit Reporting Act (FCRA).

The CARES Act entitled all borrowers with student loans owned by ED to an interest-free payment pause and other key protections, including credit protection. From March 27, 2020 through the end of September 2020, federal law guaranteed borrowers that:

During the period in which the Secretary suspends payments on a [federal student loan owned by the U.S. Department of Education], the Secretary shall ensure that, for the purpose of reporting information about the loan to a consumer reporting agency, any payment that has been suspended is treated as if it were a regularly scheduled payment made by a borrower.<sup>5</sup>

Yet, in seeming violation of these rights, companies like Navient and PHEAA furnished information to consumer reporting agencies indicating that borrowers had stopped paying or had fallen behind. Errors in credit reporting can be extremely costly for borrowers,<sup>6</sup> and it can be especially difficult for consumers to correct errors, seek justice, or even obtain basic information about their situation when furnishers and consumer reporting agencies make mistakes.<sup>7</sup>

<sup>&</sup>lt;sup>5</sup> P.L. 116-136; In parallel to the enactment of the CARES Act, which covered Direct Loans and federally held loans made under the now-defunct guaranteed loan program (FFELP loans), the Department of Education, via executive action, extended these protections to all borrowers with loans held by the Department of Education, including borrowers with loans made under the Perkins Loan program. This extension is noteworthy because, as the following section describes in detail, ECSI, the Education Department's designated Perkins loan servicer, appears to have committed widespread errors when furnishing credit information. For further discussion of the executive actions related to the COVID-19 payment suspension, *see* Federal Student Aid Programs: HEROES Act Waiver Correction, U.S. Dep't of Educ. (Dec. 11, 2020), https://www2.ed.gov/documents/coronavirus/20201211-heros-waiver-correction.pdf.

<sup>&</sup>lt;sup>6</sup> In FTC Study, Five Percent of Consumers Had Errors on Their Credit Reports That Could Result in Less Favorable Terms for Loans, Fed. Trade Comm'n (Feb. 11, 2013), <u>https://www.ftc.gov/news-events/press-releases/2013/02/ftc-study-five-percent-</u> <u>consumers-had-errors-their-credit-reports</u>.

<sup>&</sup>lt;sup>7</sup> Penelope Wang, *Why It's Still So Hard to Fix Credit Report Errors*, Consumer Reports (Jan. 8, 2020), <u>https://www.consumerreports.org/credit-scores-reports/why-its-still-hard-to-fix-credit-report-errors/</u>.

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Moreover, it is not clear from the records the SBPC obtained whether ED investigated the root causes or full extent of these errors, attempted to determine whether or how badly affected borrowers suffered direct financial harm, or ordered remediation for injured borrowers. Of equal importance, it remains unknown whether ED instituted consequences for companies that apparently broke the law or whether it collaborated with state and federal regulators and law enforcement agencies such as the Consumer Financial Protection Bureau (CFPB) to remedy potential violations of consumer's rights, including those afforded by FCRA.

The apparent non-enforcement of FCRA in this case offers a clear illustration of systemic mismanagement of risk by ED, particularly as it relates to the performance of its student loan contractors. Among other requirements, FCRA requires the companies that furnish credit information to consumer reporting agencies ("furnishers") to do so accurately and provides a scheme to remedy any credit damage caused by inaccurate furnishing of credit information.<sup>8</sup> Importantly, this accuracy standard cannot be enforced by ED—it can only be enforced by federal and state consumer protection officials.<sup>9</sup>

The seemingly insular and obstructive tactics by ED during the last administration underscore why the Biden Administration must immediately revoke the disastrous Trump-era guidance that continues to block the CFPB and state consumer protection agencies from overseeing and enforcing consumer protection laws against the student loan industry. To date, the administration has still not taken this key step to permit strong, independent oversight of the student loan industry and protect borrowers. The findings in this report make clear that borrowers will not be safe from these and innumerable other harms until it does.

<sup>&</sup>lt;sup>8</sup> 15 U.S.C § 1681s-2.

<sup>&</sup>lt;sup>9</sup> 15 U.S.C § 1681s.

## **Findings**

It is already a matter of the public record that ED and the student loan servicing industry allegedly failed to faithfully implement the protections afforded in response to COVID-19.<sup>10</sup> For example, a lawsuit filed in May 2020<sup>11</sup> alleged that the student loan servicer Great Lakes incorrectly reported to consumer reporting agencies that nearly 5 million borrowers had stopped paying on their student loans—an apparent violation of the CARES Act. This error may have damaged millions of borrowers' credit scores during a pandemic,<sup>12</sup> possibly leaving those borrowers vulnerable to added costs when they could afford them least. Even the head of ED's Office of Federal Student Aid ultimately conceded that borrowers' credit information furnished by ED's contractors was "inaccurate."<sup>13</sup>

Seeing these widespread industry failures amid borrowers' continued struggles to keep up with student debt during the pandemic,<sup>14</sup> the SBPC submitted a request through the Freedom of Information Act (FOIA) regarding ED and its servicers' implementation of the CARES Act. The goal of this request was to learn more about the root causes of these breakdowns, how widely they had spread, and what was being done to help the borrowers they harmed.

The documents uncovered in response to this FOIA request offer new insight into how broadly the system failed during the start of the pandemic and how little has been done to make affected borrowers whole.

<sup>&</sup>lt;sup>10</sup> Student Borrower Prot. Ctr., *supra* note 1.

<sup>&</sup>lt;sup>11</sup> ABC7, *supra* note 4.

<sup>&</sup>lt;sup>12</sup> Aarthi Swaminathan, *Student Borrowers Sue Over 'Illegally Damaged' Credit Scores Amid Coronavirus Pandemic*, Yahoo (May 21, 2020), <u>https://www.yahoo.com/entertainment/student-borrowers-sue-credit-scores-coronavirus-pandemic-114704744.html</u>.

<sup>&</sup>lt;sup>13</sup> @FSACOO, Twitter (May 26, 2020, 3:00 PM) <u>https://twitter.com/fsacoo/status/1265402482123030528?lang=en</u>.

<sup>&</sup>lt;sup>14</sup> Ben Kaufman & Persis Yu, It's *Time for Washington to Stand Up for Millions of Student Loan Borrowers Struggling Without Relief During COVID*, Student Borrower Prot. Ctr. (Feb. 16, 2021), <u>https://protectborrowers.org/its-time-for-washington-to-stand-up-for-millions-of-student-loan-borrowers-struggling-without-relief-during-covid/</u>.

## Servicers improperly told consumer reporting agencies that tens of thousands of borrowers had stopped paying their bills, sometimes for months

Records received in response to the SBPC's request make clear that Great Lakes was not the only federal student loan servicer that ED *knew* to have incorrectly told credit reporting agencies that borrowers had stopped paying on their loans. Instead, these servicers furnished borrowers as being in "deferment," possibly harming

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their credit. Correspondence between ED and the servicer ECSI<sup>15</sup> reveals that "ECSI reported ~43K borrowers in 'mand[atory] admin[istrative] forbearance' as 'deferred.'" This is the same error identified in the previously mentioned lawsuit against Great Lakes, meaning it may have caused thousands of borrowers to endure the same credit damage that millions of Great Lakes customers experienced. Given the timing of the emails the SBPC uncovered, it is also possible that ECSI's errors persisted into June 2020, months after the passage of the CARES Act and long after the Education Department assured the public that the furnishing of "inaccurate" credit information had ceased.<sup>16</sup>

<sup>&</sup>lt;sup>15</sup> ECSI is a private company responsible since 2013 for servicing federal Perkins loans. *See* Fed. Student Aid, (*Campus-Based*) *Subject: Perkins Loan Servicing Information - Federal Perkins Loan Servicer Transition* (Nov. 1, 2010), <u>https://fsapartners.ed.gov/knowledge-center/library/electronic-announcements/2013-11-01/campus-based-subject-perkins-loan-servicing-information-federal-perkins-loan-servicer-transition.</u>

<sup>&</sup>lt;sup>16</sup> Michael Stratford, *Democrats Urge DeVos to Punish Student Loan Firm for Emergency Relief Blunder*, Politico (May 29, 2020, 6:00 AM), <u>https://www.politico.com/news/2020/05/29/democrats-devos-student-loan-blunder-288148</u>.

# Figure 1: ECSI incorrectly reported "~43k borrowers" as being in deferment—and ED may not have known for months<sup>17</sup>

Good morning Becky,

Please review the results of yesterday's Vendor Oversight Report and provide a response as to when ECSI will make the remaining corrections to the Credit Bureau reports.

### Vendor Oversight Report: Credit Reporting

 ECSI reported ~43K borrowers in "mand admin forbearance" as "deferred". ECSI submitted corrected reporting to 2 of 3 credit bureaus

Please provide a response by noon today.

Zakia

Additionally, in an unknown number of cases, the federal student loan servicer PHEAA also incorrectly reported borrowers who opted out of the payment pause offered by the CARES Act (that is, borrowers who chose to continue making interest-free payments to pay down their loans) as having stopped paying on their loans. This error led to what one ED official described as "complaints . . . from borrowers about credit reporting issues that appear to have affected their credit scores."

<sup>&</sup>lt;sup>17</sup> Appendix at 90.

# Figure 2: PHEAA incorrectly reported borrowers as being in deferment in part because its system was not equipped to handle their loans<sup>18</sup>

to have affected their credit scor	es.	from borrowers about credit reporting issues that appear
We have an interview with P Thank you for your help, MAY COD PWD Patrick Campbell Vendor Oversight and Program Acc Student Experience and Aid Delivery Federal Student Aid (FSA) US Department of Education Office: (202) 377-3830	the month of April 20 statements are provide particular month, the accurate credit report companies may inter In order to be consist potential impact of de	borrowers elected to opt-out of the Administrative Forbearance for COVID-19 during 20 and prior to the end of month credit reporting. Based on the timing for whene billing ded, no bill was generated for either borrower in April. When there is no bill due for a standard credit reporting logic views the loan as being 'Deferred.' While this is ting for when no payments are due, PHEAA is now aware that certain third party pret the 'Deferred' status as negative. tent with the intent of the CARES Act, coupled with our recent awareness of the eferred reporting, PHEAA is making a system change to ensure borrowers that opt- tive Forbearance for COVID-19 are reported as 'Current' (Account Status 11 and file value '0').
FederalStudentAid	This change is exp this change is impl prior Payment Hist This change will al Thank you, (b)(6)	Hi Lisa, Hope you are doing well. These borrowers did not opt out but instead had to have their loans spilt due to a system limitation of \$99,999.99 in interest. They were updated on Friday. We are currently reviewing all loans that have the same situation and are updating those and putting in additional steps when this occurs in the future. Thanks and have a great rest of the week, Paul

As depicted in Figure 2, the credit furnishing error that affected borrowers who opted out of the payment pause appears to have also affected borrowers who did not opt out at all. This second cohort of borrowers appear to have been affected due to an obscure system error by PHEAA. In particular, these borrowers had their loans split by the student loan giant into two accounts in its loan management system. PHEAA represented to ED that it split these borrowers' accounts because its internal system does not allow for ledger entries with more than \$99,999.99 in accrued interest. Plainly put, borrowers who shouldered runaway interest charges before the pandemic—typically due to enrollment in an income-driven repayment plan—suffered credit damage likely because of their use of this debt relief option.

These findings illustrate how America's student loan system can be a debt trap for those who cannot afford their loan payments. They also offer yet another sign that borrowers are forced to shoulder the burden when servicers make costly mistakes, while servicers do not face repercussions even in the face of a congressional inquiry.<sup>19</sup>

<sup>&</sup>lt;sup>18</sup> Appendix at 130-132, 137.

<sup>&</sup>lt;sup>19</sup> Stratford, *supra* note 16.

# The student loan industry appears to have inconsistently handled thousands of defaulted borrowers' credit reporting

Unfortunately, the botched implementation of the CARES Act appears to have extended beyond inaccurate information indicating that borrowers were in deferment. In thousands of other cases, borrowers who were already struggling under the weight of student loan debt—those in default—were apparently denied protections guaranteed under the law.

Documents uncovered through the SBPC's investigation reveal that ED conducted an internal inquiry to determine how many borrowers the Department's contracted servicers reported as being in each possible repayment status for the month of April 2020. The results of this inquiry reveal stark inconsistencies across servicers in the treatment of borrowers with loans in default. In particular, in over 5,290 instances, servicers reported borrowers as being in default when that status may not have been appropriate.

For many of these servicers, such as Navient, the small number of borrowers reported as being in default relative to the large size of their portfolio (1,034 borrowers out of 5.6 million)<sup>20</sup> raises concerns that these borrowers fell through the cracks of the companies' implementation of the CARES Act. It also reveals potential weakness in companies' compliance management systems intended to prevent the furnishing of inaccurate credit information. More broadly, the fact that some servicers reported at least some borrowers as being in default while others did not points to inconsistency and ineffectiveness by industry and ED, including a possible lack of clear guidance from ED regarding how to furnish credit information about defaulted borrowers. These findings raise serious unanswered questions for the Department and for servicers about how the CARES Act was implemented, whether inaccurate information addressed, whether any harm to borrowers was remedied, and whether companies that broke the law were held responsible.

<sup>&</sup>lt;sup>20</sup> Federal Student Loan Portfolio, Fed. Student Aid, <u>https://studentaid.gov/data-center/student/portfolio</u>.

Ctat	Type Name	Mohela	EdFinancial	Comparisons	Granite State	OFLA	ECSI (Perki	Nadant	PHEAA	Nelnet	Great Lakes
Stat BK	Type Name Bankruptcy Claim, Active	10,634	4,725	1,201	2,406	1,736	300	47,319	51,644	30,404	41,706
DB	Defaulted then Bankrupt, Active Chapter 13				2,400	1,730	177		51,044	30,404	41,700
DO	Defaulted then Bankrupt, Active Chapter 15 Defaulted, Then Bankrupt, Active, Other		•				30	- 4			-
10	Loan Originated	840,302	672,947	461,214	498,724	334,538	4,015	612,663	734,322	890,099	1,242,155
ID	In School or Grace Period	040,302	072,347	401,214	450,724		3	012,005	134,322	650,055	4,646,133
IG	In Grace Period	190,651	164,445	118,936	119,643	86,250	972	204,885	241,448	249,479	350,052
IM	In Military Grace	150,051	27	28	14	23		100	31	61	107
IP	In Post- Deferment Grace	-					5,785	-	-		
DF	Defaulted, Unresolved	809	5	_	1	24	404	752	163	1	_
DU	Defaulted, Unresolved	+	-	-	-	1	113	156	36		-
DX	Defaulted, Six Consecutive Payments	-	-	· · · · ·		-	895	60	4	-	
DZ	Defaulted, six consecutive payments, then missed payment(s)	+					1,788	66	7		2
XD	Defaulted, Six Consecutive Payments	-	1				7			2	-
RP	In Repayment	4,549	5,452	5,396	1,473	1,238	4,574	74,951	85,629	10,635	18,220
DL	Defaulted, In Litigation	0	0	0	0	0	1	0	0	0	(
ER	Fraud	0	0	0	0	0	0	0	1	0	1

# Figure 3: In over 5,290 instances, borrowers may have been inappropriately reported as being in default<sup>21</sup>

Notably, should Navient's reporting of borrowers as being in default have been (as appears) in error, it also would not be the first time that the company allegedly broke the law through furnishing errors. In the Consumer Financial Protection Bureau's lawsuit against the company, for example, the Bureau alleged that Navient,<sup>22</sup> "[h]armed the credit of disabled borrowers, including severely injured veterans" by misreporting to consumer reporting agencies that borrowers whose loans had already been discharged under the federal Total and Permanent Disability discharge program were in default. California made a similar charge in its own lawsuit against the company.<sup>23</sup>

# Borrowers will remain at risk until ED rolls back failed obstructionist policies and collaborates with federal and state law enforcement

The widespread breakdowns described above are a direct result of Betsy DeVos's unprecedented efforts to block independent federal and state consumer protection agencies from conducting strong oversight of the student

<sup>&</sup>lt;sup>21</sup> Appendix at 102.

<sup>&</sup>lt;sup>22</sup> CFPB Sues Nation's Largest Student Loan Company Navient for Failing Borrowers at Every Stage of Repayment, Consumer Fin. Prot. Bureau (Jan. 18, 2017), <u>https://www.consumerfinance.gov/about-us/newsroom/cfpb-sues-nations-largest-student-loan-company-navient-failing-borrowers-every-stage-repayment/</u>.

<sup>&</sup>lt;sup>23</sup> First Amended Complaint at 24, California v. Navient Co., (Cal. Super. Ct. 2018) (No. CGC-18-567732), <u>https://oag.ca.gov/system/files/attachments/press\_releases/CA%20AG%20First%20Amended%20Complaint%20-%20Navient.pdf</u>.

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loan industry. As noted above, only federal and state consumer protection officials—not the U.S. Department of Education—have the authority to enforce furnisher accuracy requirements under FCRA. It is clear that while regulators were held at bay and unlikely to act, the student loan industry botched its response to COVID-19 and left borrowers vulnerable when they needed help the most.

As the SBPC has written before,<sup>24</sup> Betsy DeVos took extraordinary administrative steps during her time as Secretary of Education to sideline these key consumer protection officials and keep them from protecting borrowers against industry abuse. The federal government and state agencies could have coordinated to protect borrowers from breakdowns at this critical moment and in response to Congress's enactment of badly needed protections; instead, ED waged a "turf war"<sup>25</sup> that affirmatively halted federal and state watchdogs from holding industry to account.<sup>26</sup> The present findings are a consequence of these choices.

Unfortunately, the Biden Administration has still not taken the steps necessary to roll back Betsy DeVos's disastrous policies and finally allow independent state and federal law enforcement officials to protect student

loan borrowers. In particular, the Biden Administration has not yet rescinded the Trump-era guidance blocking state agencies and the CFPB from supervising and enforcing consumer protection laws against federal student loan servicers.<sup>27</sup> The breakdowns the SBPC uncovered throw into stark relief how badly borrowers need the Biden Administration to act.

Moreover, the findings outlined in this report also make clear that it would be unconscionable and dangerous for federal student loan borrowers to have their payments resume—as they are slated to in Unfortunately, the Biden Administration has still not taken the steps necessary to roll back Betsy DeVos's disastrous policies and finally allow independent state and federal law officials to protect student loan borrowers.

<sup>&</sup>lt;sup>24</sup> Tamara Cesaretti & Ben Kaufman, *Betsy DeVos's Policies are Still Blocking Law Enforcement from Protecting Borrowers During COVID. It's Time to Roll them Back.*, Student Borrow Prot. Ctr. (Feb. 2, 2021), <u>https://protectborrowers.org/devos-policies/</u>.

<sup>&</sup>lt;sup>25</sup> Chris Arnold, *Exclusive: Turf War Blocked CFPB from Helping Fix Student Loan Forgiveness Program*, NPR (Oct. 15, 2019, 10:52 AM), <u>https://www.npr.org/2019/10/15/769326896/exclusive-turf-war-blocked-cfpb-from-helping-fix-student-loan-forgiveness-progra</u>.

<sup>&</sup>lt;sup>26</sup> Aarthi Swaminathan, *'Misguided and Unsound': States Call on New Education Secretary to Stop Protecting Student Loan Services*, Yahoo (Mar. 9, 2021), <u>https://finance.yahoo.com/news/states-call-on-education-secretary-to-stop-protecting-student-loan-servicers-150103632.html</u>.

<sup>&</sup>lt;sup>27</sup> Cesaretti & Kaufman, *supra* note 24.

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October—without fundamental changes to the student loan system. The student loan industry appears to be wholly unprepared for the operational and technical challenges presented by an effort to simultaneously restart student loan payments for 30 million people in the midst of a global pandemic. The indications of widespread borrower harm documented in this report, coupled with the relative lack of evidence of a muscular, consumer-focused response, leave little reason to assume that the restart of federal student loan payments will be anything other than disastrous for borrowers.

Preventing this harm will require ED to pursue affirmative efforts to protect borrowers, including recognizing the critical role that independent financial regulators play under the law. Such a shift can leverage the expertise and capacity of federal and state law enforcement officials and regulators to police the practices of the student loan industry, including compliance with related consumer financial protection laws like FCRA.

Unfortunately, nearly three months into the Biden Administration, there has been little progress toward the realization of these badly needed student loan borrower protections.<sup>28</sup>

<sup>&</sup>lt;sup>28</sup> See, e.g., David Dayen, *The Education Department's Slow-Walk on Student Debt*, The Am. Prospect (Mar. 29, 2021), <u>https://prospect.org/education/education-department-slow-walk-on-student-debt/</u>.

## Conclusion

Every effort to look more deeply into the breakdowns that pervade the student loan system uncovers even more chaos and borrower harm. The results of the SBPC's FOIA request related to the implementation of the CARES Act reveal yet another layer of failure that has injured student loan borrowers, underscoring what millions already know—that the current system cannot be trusted to operate in borrowers' financial interests and deliver on borrowers' rights under the law.

## Appendix

The following are the results of a Freedom of Information Act request seeking records related to the implementation of the CARES Act by the student loan industry including but not limited to communications between the Department of Education and federal student loan servicers.

### **Business Operations Change Request Form**

As Of: 3/16/20 3:41:53PM

Administrative Information					
<b>CR:</b> 5475	Drafted:	3/13/20 5:32:11PM	Submitted:	3/16/20 2:36:07PM	
Title: National Emergency	- 0.00% Inte	erest Rate			
Sponsor: Mark La Via			<b>Business Analyst:</b>	Emir Frisby	
Anticipated Implementation	n Date:	03/19/2020		EMERGENCY	

**Change Request Details** 

Reason (Business Need):

Due to the Coronavirus Pandemic National Emergency ED needs to provide relief for student loan borrowers.

### **Description (Requirements):**

1. The interest rate of ALL federally held student loans (including Parent PLUS loans) shall be temporarily updated to 0.00% effective on 3/13/2020.

2. The 0.00% interest rate shall remain in effect until FSA instructs the servicer to end the rate (if an end date is required to make the change please use 3/31/2021 or later). FSA will provide official notification to servicers when the rate is to end. 3. The interest rate change shall be applied to ALL federally held loans in any status (including in school, in grace, in

deferment, etc.).

4. The interest rate change is not expected to modify the borrower's current monthly payment amount or current loan status.

Does this change require a new network connection (Secure File Transfer Protocol is mandatory for all new connections)? No No

**IST Anticipated?** 

FSA Service/System/Area Impacted

DMCS		
CornerStone		
EdFinancial		
Granite State		
Great Lakes		
MOHELA		
Navient		
Nelnet		
OSLA		
PHEAA		
PSLF		
Perkins		
TEACH		
TPD		
Z- Aspire- (Inactive 10/1/2015)		
Z- Clearinghouse (inactive 1/13/15)		
Z-DLCS (Inactive 6/30/16)		
Z-VSAC (Inactive 8/15/16)		

### Validation - Artifacts and Corresponding Requirement IDs (Required for Services)

1. Screenshots or similar of any interest rate tables that have been updated to provide the 0.00% interest.

2. Screenshots of 25 borrower's loans (various statuses and loan types) showing the interest rate currently in effect on their loans is 0.00%.

3. Summarized counts for the number of borrowers and loans by loan program (DL, FFEL, Perkins, Other) in the servicer's active (non-\$0) portfolio by current interest rate once implementation has been completed (if properly executed this should show one row per program with all borrower/loans @ 0.00% interest).

Artifacts Due Date: 03/23/2020

BU Reviewer: Frank Curran

### **Business Operations Change Request Form**

As Of: 3/20/20 2:30:53PM

Administrative Information					
<b>CR:</b> 5478	Drafted: 3/17/20 4:29:01PM	Submitted:	3/20/20 1:52:12PM		
Title: National Emergency 20	20 - Stop Default Collection Ac	tivity			
Sponsor: Pete Tyrell		<b>Business Analyst:</b>	Emir Frisby		
Anticipated Implementation D	ate: 03/27/2020		EMERGENCY		

**Change Request Details** 

### Reason (Business Need):

Due to the Coronavirus Pandemic National Emergency ED needs to provide relief for student loan borrowers.

### **Description (Requirements):**

1) Indefinitely suspend Treasury Offset (TOP) against all borrowers in the DMCS portfolio.

2) Indefinitely suspend Administrative Wage Garnishment against all borrowers in the DMCS portfolio. Specifically, the DMCS Servicer shall:

a. Prevent the issuance of Notices of Proposed Wage Withholding (WG19), withholding orders to employers and any other notices to employers demanding payment

b. Send stop garnishment notices to employers with borrowers in active garnishment (as warranted, the DMCS Servicer may develop and send a new notice to employers who have multiple borrowers in garnishment so that each employer only receives one notice)

c. Provide FSA with an employer volume report showing a unique record by Employer EIN that includes the following data elements:

i. Employer name

ii. Employer address

iii.Employer address status (e.g., invalid)

iv. Employer phone number

v. Number of borrowers in active garnishment

d. Proactively contact employers who continue to send AWG payments more than 30 days after the stop garnishment notice is sent, as follows:

i. Attempting to contact the employer by phone at least once a month

ii. Sending notification to the borrower that garnishment has been suspended but continues

iii.Re-sending a stop garnishment notice to the employer at least once

e. Provide FSA with a report listing each account for which AWG payments are received more than 30 days after the stop garnishment notice has been sent. The first report shall be due 65 days after the first stop garnishment notices are sent as a result of this CR, and shall be due once a month thereafter. The report shall contain:

- i. Borrower number
- ii. Employer EIN
- iii.Employer name
- iv. Employer address

v. Employer address status

- vi. Employer phone number
- vii. Workgroup (PCA name or in-house default workgroup)

viii. Total dollar value of AWG payments received more than 30 days after stop offset notice

3) Indefinitely suspend placement of new borrower accounts with PCAs

a. If a new debt is loaded for a borrower already assigned to a PCA, the debt shall be assigned to the PCA as normal

b. The DMCS Servicer shall continue all normal file exchanges with the PCAs (daily financial transactions, etc.)

4) Initiate refund of all TOP payments included on the TOP collection file that the Servicer finished processing on 3/13/20,

- all TOP payments posted on or after 3/13/20 and all AWG payments received on and after 3/13/2020.
- 5) Provide FSA with a weekly report showing the progress of all refunds being processed.
- 6) Continue to process voluntary payments from borrowers.

7) Stop sending monthly payment coupon (billing) statements to borrowers.

8) Be aware of the following guidance FSA is giving to PCAs:

a. PCAs shall stop making outbound collection calls to borrowers who are not already working toward voluntary resolution of their debt

b. PCAs shall continue making outbound calls to borrowers who are working toward voluntary resolution of their debt only to the extent that the call helps the borrower remain in compliance with program requirements for the resolution being sought (e.g., the PCA may call to remind borrowers a payment for rehabilitation is due or has bounced)

c. PCAs shall continue responding to inbound communications from borrowers (calls, correspondence, etc.)

Also see National Emergency CR 5475 – 0% Interest Rate

Does this change require a new network connection (Secure File Transfer Protocol is mandatory for all new connections)? No

**IST Anticipated?** 

No

FSA Service/System/Area Impacted

DMCS PCAs - CO Action Needed

Validation - Artifacts and Corresponding Requirement IDs (Required for Services)

Artifacts Due Date:

**BU Reviewer:** 

### **Business Operations Change Request Form**

As Of: 3/31/20 3:46:03PM

Administrative Information					
<b>CR:</b> 5505	Drafted:	3/27/20 3:04:23PM	Submitted:	3/31/20 3:32:14PM	
Title: HR 748 - Administrati	ve Forbeara	ance			
Sponsor: Mark La Via			<b>Business Analyst:</b>	Emir Frisby	
Anticipated Implementation	Date:	04/10/2020		EMERGENCY	

**Change Request Details** 

### Reason (Business Need):

Due to the Coronavirus Pandemic National Emergency ED needs to provide relief for student loan borrowers.

### **Description (Requirements):**

1. Servicers shall IMMEDIATELY cease ALL collection related activities on all borrowers and have this completed by April 3, 2020.

a. Servicers should immediately stop all outgoing collection calls to borrowers.

b. Servicers should immediately stop all billing notices informing borrowers they are due, or going to be due, for a payment.

c. Servicers should immediately stop debiting borrowers bank accounts for borrowers on an ongoing auto-debit agreement.

2. Servicers shall apply a non-capping Administrative forbearance starting 3/13/2020 and ending on 9/30/2020. Servicer shall apply this forbearance to all borrower accounts no later than April 10, 2020.

a. If the borrower was previously in another payment suspension status (deferment, forbearance, etc.) that status should be superseded by this status (see exceptions). If the prior status extends beyond 9/30/2020, the servicer shall reapply that status and use the end date related to that status beginning on 10/1/2020.

i. EXCEPTIONS to this Administrative forbearance – The servicer shall NOT apply the administrative forbearance to any borrower currently in an in-school status, in grace status, bankruptcy status, or in-school deferment (including Parent PLUS in school and other enrollment related deferments). Borrowers currently in the process of applying for and receiving TPD (and already has payments suspended for that purpose) should not be placed into this forbearance. If currently in one of these deferments/statuses, but removed from that status prior to 9/30/2020, the borrower shall be placed into administrative forbearance through 9/30/2020.

ii. NOTE: Borrowers currently in \$0 IDR plans should also be placed into this forbearance. Borrowers on cancer deferment should be placed into this forbearance. Perkins borrowers should all be brought current and placed onto this forbearance (this supersedes the direction given in CR 5477 to continue to send Perkins loans received over 90 days delinquent to DMCS).

iii. If borrowers who are in an excepted status (other than in-school/grace) specifically requests to be put into this forbearance the servicer shall apply the forbearance to the borrower's account.

b. This forbearance should be applied to all federally held borrowers (Direct Loans, FFEL, and Perkins) but should not be applied to non-federally held FFEL or Perkins loans.

c. Borrowers currently in school or grace but who enter repayment prior to 9/30/2020 shall be placed into this forbearance.

d. Borrowers entering repayment as a newly originated loan (from COD or consolidation) shall be placed into this forbearance.

e. During this period of forbearance, borrowers should not be required to make any payments and no collection activities should occur requesting payments.

f. Any requests for deferment or forbearance during this status should be reviewed and if the borrower is deemed eligible, and the end date is after 9/30/2020, the borrower shall be placed into that status as of 10/1/2020.

g. If the borrower is delinquent at the time the forbearance is applied, all prior periods of delinquency shall be covered by a non-capping administrative forbearance for the prior delinquency period. NOTE: The administrative forbearance used to cover prior delinquency is essentially as separate administrative forbearance - additional benefits (i.e. credit reporting, qualifying payments, etc.) of this current (ending 9/30/20) administrative forbearance only relate to the 3/13/20 – 9/30/20 time period, not during a forbearance applied to cover a prior delinquency.

3. Upon application of the Administrative forbearance period the servicer shall provide notification to the borrower.

a. FSA shall provide the notification template to be used and will include within the notice an explanation that: Payments have been suspended, interest has been waived (changed to 0%), Borrowers may continue to pay if they choose to, and the temporary nature of the suspension.

b. The notice template will be provided by 4/2/2020.

4. Servicers shall update their websites with information related to this administrative forbearance period. Updates shall be reviewed and approved by FSA prior to posting (Servicers can use FSA content as input/starting point for servicer website content).

5. Servicers shall NOT perform auto debiting of borrower's bank accounts during this period of forbearance.

a. Servicers shall refund payments received on/after 3/13/2020 only if the borrower requests the payment be refunded or if directed to do so by FSA (related to unique borrower scenarios).

6. Servicers shall NOT accrue any interest for any borrower during this period of forbearance.

a. Servicers shall update the loans with the 0% interest rate applied for CR 5475 to end that rate on 9/30/2020.

b. Servicers shall not count any months a borrower is in 0% interest due to CR 5475/CR 5505 toward any military type 0% interest period (do not count these months against the limited number of 0% months allowed).

7. Servicers shall report to credit reporting agencies as if a regularly scheduled payment was made by the borrower during this period of forbearance.

a. Reporting should indicate the borrower is current and have made their monthly payment of \$0 (similar to \$0 IDR).

8. Servicers shall treat this forbearance period as if payments for each month have been made in full and on-time and on a 10-year standard repayment plan towards loan forgiveness programs (PSLF/TEPSLF and IDR). This period of time will count toward these forgiveness programs even if the borrower is/was not on a qualifying repayment plan. a. This period should also count as if in full, on-time payments were made for rebates or forced IDR/ICR.

9. The PSLF servicer shall treat this forbearance period as if borrowers have submitted qualifying employment certification information. Borrowers pursuing PSLF will not need to provide employment certification for this period of time in order for this time to count toward PSLF forgiveness.

10. Servicers shall extend all IDR plan and cancer deferment recertification/end dates (if they end or require recertification prior to 9/30/2020) for 6 months from the current recertification/end date, if the extended date is prior to 10/1/2020, extend that date to 10/1/2020. [No recertification or end date should occur during the forbearance period]

a. Servicers shall allow borrowers to recertify and/or update income submissions during this time if the borrower wants to.

11. Servicers shall provide notices to borrowers beginning on August 1, 2020.

a. Servicers shall provide at least 6 notices to the borrowers.

b. FSA shall provide the notices to be provided no later than July 1, 2020. FSA will work with servicers to determine the sequence, timing, format, and text of each notice to be sent to borrowers.

12. Servicers shall allow a borrower to request to opt out of this forbearance period.

a. Servicers shall continue to accrue interest at 0% for borrowers that have opted out of forbearance period through 9/30/2020.

b. Servicers shall resume normal repayment activities for borrowers who have opted out of the forbearance.

c. Servicers shall allow borrowers to opt back into the forbearance if the borrower requests after having opted out.

d. If at any point prior to 9/30/2020 the borrower becomes over 30 days delinquent the borrower shall be placed back into this Administrative forbearance through 9/30/2020.

13. Servicers shall report the Administrative forbearance period to NSLDS as an "MA" forbearance code (to assist with tracking these forbearances). If an administrative forbearance is used to cover prior delinquency (prior to 3/13/20 period) those administrative forbearances should continue to be reported as AD.

14. Servicers shall provide daily reporting (each business day) via email to FSA identifying Administrative forbearance statistics. Reports shall be provided by 11:00 am ET and sent to tivas.reports@ed.gov; Patrick.Campbell@ed.gov, Mark. LaVia@ed.gov, and Marc.Piccolo@ed.gov (other addresses may be added as needed).

a. See attached reporting template (5505\_Report.xlsx).

b. Report shall be provided in Excel format as an attachment to the daily email.

15. Requirements of this CR 5505 supersede the requirements in CR 5477. The requirements of 5477 will no longer be in effect once CR 5505 has been approved.

16. Requirements in CR 5505 supplement requirements in CR 5475. The 0 % interest rate required in CR 5475 remains in effect, but as stated in CR 5475, this CR clarifies the stop date of that interest rate as 9/30/20. All other requirements of CR 5475 remain in place.

17. Servicers shall invoice for borrowers in this CR 5505 forbearance under a unique billing category. FSA has created a unique billing category for this status (at a rate of \$2.19 per borrower) that servicers shall use. Servicers can work with their COR/CO to get additional information about invoicing (such as CLIN, etc.). a. Servicers shall continue to bill service members in that category.

Also see CR 5505 Q&A document and National Emergency CR 5475 – 0% Interest Rate

Does this change require a new network connection	
(Secure File Transfer Protocol is mandatory for all new connections)?	No
IST Anticipated?	No

FSA Service/System/Area Impacted

### Validation - Artifacts and Corresponding Requirement IDs (Required for Services)

Servicers shall provide 10 borrower account snapshots showing that the accounts have had the forbearance applied, continue to be on 0% interest, and will remain in forbearance through 9/30/2020. Copies of the notices sent to these 10 borrowers should also be included.

Servicers shall provide a snapshot of any updates to web pages after posted to show the information displayed to the borrowers.

Servicers shall provide 10 borrower account snapshots showing the IDR certification end date has been extended 6 months. Please include narrative describing how FSA can see the date has been extended.

Servicer shall provide a copy of 2 emails showing the reporting is being provided to FSA as required.

Artifacts Due Date: 04/15/2020

BU Reviewer: Helena Myers-Wright

### CR 5505 – HR 748 – Administrative Forbearance

#	Question/Comment/Issue	Response
1	Is the administrative forbearance supposed to override ALL deferments – even cancer and in-school.	(b)(5)
2	If the borrower opts out, but then goes delinquent – should we put the borrower back in similar to requested in 5477?	
3	Does the bill statement we'd send to the borrower once they are entering repayment count as one of the required 6 notices?	
4	How should we be handling IDR renewals/recertifications? Do we extent all of those recert dates for 6 months or something else?	
5	Should borrowers who opt out of the forbearance still be at a 0% interest rate?	
6	Should we continue working on CR 5477 and applying that forbearance? If yes, should we use a 9/30/20 end date now?	
7	How should we handle borrowers working toward getting TPD?	
8	Does this apply to both federally held DL and FFEL? How about the commercial (non-federally held) FFEL?	
9	If we clear a borrower's 'prior' delinquency (pre 3/13/20) do those months also count toward loan forgiveness programs?	

10	When reporting to credit agencies – should we submit these
	borrowers similar to how we report on \$0 IDR borrowers?
	With a \$0 installment, current, and having made the monthly
	payment.
11	Does the period of forbearance also count toward DL rebate
	and forced IDR required payments to receive those
	benefits?
12	If there is a court order instructing us with a specific
	payment plan for a borrower – should this forbearance be
	applied to those borrowers or continue with the court order
	(requiring them to continue paying)?
13	Do PSLF borrowers get this period counted as a qualifying
	payment even if they don't have certification of qualifying
	employment? Or do these just meet the on-time, in full
	payment portion and the borrower still needs to provide
	certification of employment to consider these months
	qualifying toward forgiveness.
14	If a borrower requests IDR during this period – do we start
	them on IDR now or after the forbearance?
15	If a borrower requests a refund of a payment made on/after
	3/13/20 – should we provide a refund to the borrower?
16	If a borrower opts out of forbearance on an IDR or other
	application form – should we consider that an opt out of this
	forbearance?
17	Should a borrower in Bankruptcy status be overridden and
	put into this forbearance?
18	Should servicer members continue to be invoiced at the
10	
10	service member rate or something different?
19	Should we automatically provide refunds to borrowers we
	debited after 3/13/20?
20	Can we/should we stop auto debiting accounts now even if
	we haven't placed into forbearance yet?
21	Should we continue to assign defaulted (90+ delq) Perkins
	loans to DMCS as instructed in CR 5477 – or should we
	now bring those current and apply forbearance?

22	What should we be telling schools or servicers of non- federally held Perkins loans about how this legislation impacts their loan servicing/collections?	(b)(5)
23	Are transfers still on hold?	
24	In relation to BD – should this override the forbearance for borrower defense?	
25	Are we going to report these forbearances to NSLDS as "AD" code or something else? If we are currently applying 5477 forbearances can we submit those as AD codes?	
26	If we have further questions who should we send them to?	
27	Please clarify how deferments/forbearances that are not time limited should be applied (ie. in place of the COVID-19 forbearance, after the COVID-19 forbearance has been applied to the account).	
28	Will a Parent PLUS In School Deferment receive this forbearance?	1

29	Is it correct to assume that if the borrower was previously delinquent, they will remain current after the end of the forbearance and that previous credit reporting would not be	(b)(5)
	updated?	
30	Is it correct to assume that this applies to requests currently in queue? If the end date of the current request is prior to 9/30/20, should the task be closed, noting the account that the request was not applied due to end date prior to COVID19 forb and suppress the denial/approval letter for the non- COVID request as the borrower should be getting approval notice of the COVID19 forb.	
31	Please clarify that servicers can automatically reinstate the borrower's direct debit, effective 10/1/2020.	
32	Please confirm that the notices may be provided in multiple formats. For example, mail or email/ecorr, phone calls	
33	If someone opts out of the FORE and then requests back in later, are we supposed to backdate to 3/13, or only from request date forward?	
34	Requirement # 1 says we must apply the forbearances by 4/10. Enactment of the bill was Friday 3/17 and per bill language we have 15 days from enactment to execute, which we interpret as being 4/11. If FSA agrees, will FSA update the date to 4/11?	
35	In order to complete an accurate IA and CP, how will the 6 notices be delivered to the customer? Given the flexibility allowed in the legislation (postal mail, telephone, or electronic communication) and what we believe to be most effective, we suggest a combination of emails and phone messages.	
36	An account in a REPAYE repayment plan will exit IDR if not recertified by the annual plan anniversary. That is true regardless of an overlapping non-payment status, such as deferment or forbearance. When a customer re-applies to get back into REPAYE, the catchup payment rule is invoked (even for periods where no payment had been due because of an overlapping status). We would expect many people	

	with REPAYE anniversaries coming up over the next six	(b)(5)
	months will not realize they need to take any action to avoid	
	this scenario. Would FSA consider extending the REPAYE	
	anniversary deadline by six months in order to avoid	
	customer confusion and a potentially higher payment	
	amount falling due under alternative REPAYE or a catch-up	
	payment requirement when customers start receiving bills	
07	from their servicer again in October?	
37	A similar situation as stated in our question above will occur	
	for non-REPAYE IDR plans as well. There will be	
	customers whose anniversary plan will expire during the	
	administrative forbearance. If the customers take no action	
	to recertify their plans, then interest will capitalize on their	
	anniversary date and customers will be disclosed into their	
	permanent standard payment upon expiration of the current	
	plan. Would FSA consider extending the anniversary date	
	for all IDR plans to avoid this potential scenario?	
38	If a customer submits an IDR application for either	
	recertification or recalculation and they answer "Yes, but I	
	want to start making payments under my plan immediately"	
	to Question 4, should we consider that an opt out request	
	and place the customer into repayment or should we instead	
	process the application and start repayment in October?	
39	Would FSA consider the deferments offered to	
	servicemembers who are called to activity duty while in a	
	grace or school deferment as statuses that should also be	
	exempt from the application of the administrative	
	forbearance?	
40	Are customers who are not placed into the administrative	
	forbearance eligible to receive the repayment counters? i.e.	
	if someone stays in the cancer treatment deferment, are	
	they still eligible to receive the 6-month forgiveness	
	counters? If the intention is yes, can we please modify the	
	exception process to allow for the replacement of the cancer	
	treatment deferment with the administrative forbearance?	
	o Can the population of loans held out, based on	
	status, call and request the administrative forbearance (ex.	
	Those in In-school deferment)?	
41	Is the intention that the forbearance be capping, non-	
	capping, or never capping? If it is capping, is it an accurate	
	capping, or never capping: in it is capping, is it an accurate	(

	assumption that interest accrued prior to the application of
	the 0% rate is eligible and anticipated to capitalize with the completion of the administrative forbearance?
42	If an IDR application or recertification is received
	now(between 3/28 and 4/10) or during the period of the
	administrative forbearance; how should servicers calculate the PFH period; does it begin at the conclusion of the
	forbearance or should it be processed now and the
	forbearance covers the first 6-months of the IDR – PFH
	period?
43	Can we confirm that transfers between servicers (including
	PSLF) and DMCS will be on-hold until the conclusion of the administrative forbearance period? We assume that TPD
	transfers will continue.
44	The Military Not Interest (Hostile Duty) program has a max
	time allotment that the 0% benefit can be awarded. Is the
	intention that the time the customers are in the 0% based on
	CR 5475 should be granted back to these customers to extend the benefit award time?
45	We would like to recommend that FSA provide direction on
45	the disclosure event to occur at the conclusion of the
	forbearance period. Is there any concern if we execute the
	disclosure event across multiple days? The same activity
	would also need to apply to the removal of the 0% interest
10	rate plan.
46	On customers that will be placed back in to a non-
	repayment status after the administrative forbearance expires, such as those that were in Deferment prior and
	return after, if those are scheduled to end immediately within
	5 to 10 days from 9/30/20 is there any consideration to
	instead extend the status end date of the prior Def or Forb
	until the following month, November? We have several
	status' that would return for only 1 or 2 days prior to expiring
49	and that seems like a confusing borrower experience. Please confirm this forbearance should supersede the
45	forbearance for those currently on Borrower Defense.
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		n->/F>
50	I the demonstration of a second of the secon	(b)(5)
	borrower becomes over 30 days delinquent the borrower	
	shall be placed back into this Administrative forbearance	
	through 09/30/2020.' CR 2279 requires that due diligence	
	activities occur prior to 31 days delinquent. Please confirm	
	these activities should be suspended as well.	
51	When an account in an active IDR payment plan is placed	
	on the forbearance does the recertification date stay the	
	same?	
52	Should this forbearance supersede the forbearance placed	
	on an account when we are attempting to confirm a	
	borrower is deceased?	
53	Should the forbearance be applied to an account prior to the	
	first payment for loans newly entering repayment?	
54	On Item #3, it indicates that servicers shall update their	1
	website within 2 calendar days of receiving the information	
	from FSA. Is there a date that we can expect to receive the	
	website information? Will it be received with the notification	
	template on 04/01/20?	
55	Our understanding is that CR 5505 is working in conjunction	-
	with CR 5475 and that the 0% interest rate will be applied to	
	all loans, including unsubsidized loans in an in-school or	
	grace status. Is our understanding correct?	
56	Can you confirm that billing statements are not required	-
50	since the borrowers are in a forbearance?	
67		-
57	For the purposes of forgiveness, is there a way in which	
	FSA would like us to track these \$0 payments so that when	
-	loans are transferred they are counted for?	
		-
58	In regards to the deferments that we would not take the	
	borrower out of- noticed it does not include military. Is that	
	intentional?	-
59	Can we assume that we will not be receiving the hostile duty	
	file during the six months? If this is not correct, are we to	
	assume we will only be receiving and applying pre-3/13/20	
	timeframes? Can we also verify if the normal reporting for	
	this will be expected?	
60	We will be sending out IDR recertification notices as usual,	
	we assume we will also be sending out the cancer treatment	

61	Should the administrative forbearance applied for prior
62	<ul> <li>delinquency be non-capping?</li> <li>Does this forbearance period extend the remaining term just like any other forbearance?</li> </ul>
63	Please confirm that the forbearances already placed under FSA CR 5477 report 'MA' to NSLDS.
64	Please confirm that the TPD forbearance is the only forbearance exception in which this admin forbearance would not override.
65	Will FSA include a data dictionary for the required fields once the template is provided?
66	Will FSA provide the list of individuals/group email that the daily report should be delivered to?
67	Is this CR 5505 forbearance still valid for borrowers that are more 360+ days past due and not yet accepted by DMCS?
68	Should the period of time a borrower spends on this administrative forbearance count as qualifying time toward IDR/PSLF forgiveness even if the borrower was not currently on a repayment plan that qualified for IDR/PSLF forgiveness prior to the application of the forbearance? Keeping in mind only some plans count toward that forgiveness.
69	Assumption that every borrower within a PFH period will have a six month extension. Is the six month only to 9/30/2020, or is it six months from their current recertification date (June 1, 2020 recert date would become December 1, 2020?)
70	Would we be backdating the six-month extension of the recertification to 3/13/2020? Example- the recertification date was 3/15/2020- interest would have already capitalized, the borrower would have transitioned to a perm-standard. Is the expectation that we back date the extension and give the borrower up to 9/30/2020?
71	It is our request that the full period be counted as eligible counters earned without consideration to the underlying repayment plan values now covered by the administrative forbearance. This would present a benefit to customers currently in or entering the IDR plan at a later time; as well

	as create an ease of implementation to the Servicers. The
	proposal is that the status between the defined dates, would
	be an eligible period regardless of underlying repayment
	plan characteristics.
72	We would like to consider processing the status to cover the
	full month of March 2020; instead of the current begin date
	of March 13, 2020. If the start date is March 13, 2020 it
	could create a disparity between customers with a due date
	in the beginning of March 2020 and customers with a due
	date between March 13, 2020 and March 31, 2020.
72	
73	Please clarify if borrower accounts currently in the 120 day
	administrative forbearance, pending documentation on a
	death claim, should not be placed in to the new
	administrative forbearance as provisioned under FSA CR
	5055. We believe customers during this period of grieving
	time should not be placed into the CR5505 forbearance and
	receive any additional communication.
74	We request your consideration on the matter of disclosing all
	customers at the conclusion of the new administrative
	forbearance as provisioned under FSA CR 5055.
	Specifically, we would like to consider a two-tiered
	approach,
	a) Customers with an estimated minimal impact to their
	monthly payment amount, because they were current at the
	time of application and are receiving a 0% interest accrual,
	would receive a notification of their monthly payment
	amount and remaining repayment terms without a
	recalculation event.
	they choose to enter a new repayment plan such as IDR or
	are placed back in to a non-repayment status that expires
	after 9/30/20 and includes an recalculation event upon
	expiration.
	b) Customers with an identifiable impact based on a
	large amount of outstanding accrued interest that will not be
	capitalized; will have a full recalculation of their monthly loan
	payment amount to satisfy the loan in the remaining term.
75	Requirement 7a references ICR specifically – we are
	thinking that this should read "IDR" versus "ICR" – Can FSA

	validate that "forced-ICR" should say "forced-IDR" so that
	the payment rule that requires a borrower to make 3
	consecutive payments before changing to another non-IDR
	plan applies to all forced-IDR plan types?
76	Requirement 1.g. Does the forbearance that is applied to
	cover the period of delinquency prior to 3/13 have to be
	reported and handled as a separate period of forbearance,
	or is it acceptable to apply a single period of forbearance?
77	To clarify, should the Anniversary Date be extended for all
	borrowers regardless of whether their Anniversary date
	would fall within the forbearance period?
78	In response to question / answer 42. Would FSA consider
	allowing the PFH period to start as normal having the
	forbearance cover the first 6 months and simply extend the
	Anniversary Date 6 months as is being done with borrowers
	currently in an IDR plan? This will allow flexibility for any
	borrowers that choose to opt out and want to be billed and
	start making payments while also allowing borrowers that
	choose to stay in the forbearance the full PFH payment period to which they are entitled.
79	In response to question / answer 45. As discussed on the
15	call, we believe that most payments would likely not need to
	be adjusted since there is no interest accrual and no
	capitalization of interest. Therefore, we would like to
	recommend that redisclosures are handled on a case by
	case basis using our system program that specifically
	monitors for loans that would require a recalculation of the
	payment. This will eliminate unnecessary payment
	recalculations and limit the adjustments to only the loans
	that truly require it for timely pay-off. We believe this will
	reduce borrower confusion and eliminate unnecessary
	mailings.
80	PSLF/TEPSLF:
	Please confirm the below assumptions:
	1. The borrower will need to submit qualifying
	employment during the
	forbearance to allow payments to qualify for PSLF,
	2. The borrower must be on a qualifying repayment
	plan during the time

	21.5.2005
of forbearance. If recertification of the qualifying repayment plan falls during the forbearance, payments can continue to be counted based on the most recent IDR payment, 3. If a borrower is not on a qualifying repayment plan for PSLF during the forbearance, if the plan qualifies for TEPSLF, it will be counted as qualifying payments for TEPSLF.	(b)(5)
Requirement 1.a.i. The requirement was modified to include all other enrollment related deferments; however, not enrollment related forbearances. Can we assume that this also includes the Alignment of Repayment Forbearance which would allow all enrollment processing to proceed as normal? Please confirm that the Graduate Fellowship deferment, Rehab Training Deferment, and Internship/Residency forbearance also fall into the category of enrollment related since they are all based on education.	
Requirement 8 states that servicers shall extend all IDR recertification dates. Please confirm that this should also apply to those borrowers that have recently received recert reminders, but have not yet taken action. Will FSA be prescribing the verbiage that should be used to communicate this 6 month extension or should the servicers move forward in crafting this independently?	
	<ul> <li>repayment plan falls during the forbearance, payments can continue to be counted based on the most recent IDR payment,</li> <li>3. If a borrower is not on a qualifying repayment plan for PSLF during the forbearance, if the plan qualifies for TEPSLF, it will be counted as qualifying payments for TEPSLF.</li> <li>Requirement 1.a.i. The requirement was modified to include all other enrollment related deferments; however, not enrollment related forbearances. Can we assume that this also includes the Alignment of Repayment Forbearance which would allow all enrollment processing to proceed as normal? Please confirm that the Graduate Fellowship deferment, Rehab Training Deferment, and Internship/Residency forbearance also fall into the category of enrollment related since they are all based on education.</li> <li>Requirement 8 states that servicers shall extend all IDR recertification dates. Please confirm that this should also apply to those borrowers that have recently received recert reminders, but have not yet taken action. Will FSA be prescribing the verbiage that should be used to communicate this 6 month extension or should the servicers</li> </ul>

## CR 5505 Report

	Unique Borrower (SSN) Count	Unique Direct Loan Count	Unique Non-DL Loan Count	TOTAL Balance DL + non-DL (PBO + IRB)	TOTAL DL Balance (PBO + IRB)	TOTAL DL PBO	TOTAL DL IRB	TOTAL non- DL Balance (PBO + IRB)	TOTAL non- DL PBO	TOTAL nor DL IRB
Borrowers currently in 5505 Administrative forbearance										
Borrowers currently NOTin 5505 Administrative forbearance										
TOTALS								(i)		
Breakdown of borrowers NOT in 5505 Administrative forbearance	Unique Borrower (SSN) Count	Unique Direct Loan Count	Unique Non-DL Loan Count							
IN School										
IN Grace										
Bankruptcy										
Excepted Deferment (including in school deferments) In process of TPD										
Other										

### CR 5505 – HR 748 – Administrative Forbearance Q & As

#	Question/Comment/Issue	Response
1	Is the administrative forbearance supposed to override ALL deferments – even cancer and in-school.	(b)(5)
2	If the borrower opts out, but then goes delinquent – should we put the borrower back in similar to requested in 5477?	
3	Does the bill statement we'd send to the borrower once they are entering repayment count as one of the required 6 notices?	
4	How should we be handling IDR renewals/recertifications? Do we extent all of those recert dates for 6 months or something else?	
5	Should borrowers who opt out of the forbearance still be at a 0% interest rate?	
6	Should we continue working on CR 5477 and applying that forbearance? If yes, should we use a 9/30/20 end date now?	
7	How should we handle borrowers working toward getting TPD?	
8	Does this apply to both federally held DL and FFEL? How about the commercial (non-federally held) FFEL?	
9	If we clear a borrower's 'prior' delinquency (pre 3/13/20) do those months also count toward loan forgiveness programs?	
10	When reporting to credit agencies – should we submit these borrowers similar to how we report on \$0 IDR borrowers? With a \$0 installment, current, and having made the monthly payment.	

11	Does the period of forbearance also count toward DL rebate and forced IDR required payments to receive those benefits?
12	If there is a court order instructing us with a specific payment plan for a borrower – should this forbearance be applied to those borrowers or continue with the court order (requiring them to continue paying)?
13	Do PSLF borrowers get this period counted as a qualifying payment even if they don't have certification of qualifying employment? Or do these just meet the on-time, in full payment portion and the borrower still needs to provide certification of employment to consider these months qualifying toward forgiveness.
14	If a borrower requests IDR during this period – do we start them on IDR now or after the forbearance?
15	If a borrower requests a refund of a payment made on/after 3/13/20 – should we provide a refund to the borrower?
16	If a borrower opts out of forbearance on an IDR or other application form – should we consider that an opt out of this forbearance?
17	Should a borrower in Bankruptcy status be overridden and put into this forbearance?
18	Should servicer members continue to be invoiced at the service member rate or something different?
19	Should we automatically provide refunds to borrowers we debited after 3/13/20?
20	Can we/should we stop auto debiting accounts now even if we haven't placed into forbearance yet?
21	Should we continue to assign defaulted (90+ delq) Perkins loans to DMCS as instructed in CR 5477 – or should we

	now bring those current and apply forbearance?	(b)(5)
22	What should we be telling schools or servicers of non-	
	federally held Perkins loans about how this legislation	
	impacts their loan servicing/collections?	
23	Are transfers still on hold?	
24	In relation to BD – should this override the forbearance for borrower defense?	
25	Are we going to report these forbearances to NSLDS as "AD" code or something else? If we are currently applying 5477 forbearances can we submit those as AD codes?	
26	If we have further questions who should we send them to?	
27	Please clarify how deferments/forbearances that are not time limited should be applied (ie. in place of the COVID-19 forbearance, after the COVID-19 forbearance has been applied to the account).	
28	Will a Parent PLUS In School Deferment receive this forbearance?	

	with REPAYE anniversaries coming up over the next six		(b)(5)	
	months will not realize they need to take any action to avoid			
	this scenario. Would FSA consider extending the REPAYE			
	<b>0</b>			
	anniversary deadline by six months in order to avoid			
	customer confusion and a potentially higher payment			
	amount falling due under alternative REPAYE or a catch-up			
	payment requirement when customers start receiving bills			
	from their servicer again in October?			
37	A similar situation as stated in our question above will occur			
	for non-REPAYE IDR plans as well. There will be			
	customers whose anniversary plan will expire during the			
	administrative forbearance. If the customers take no action			
	to recertify their plans, then interest will capitalize on their			
	anniversary date and customers will be disclosed into their			
	permanent standard payment upon expiration of the current			
	plan. Would FSA consider extending the anniversary date			
	for all IDR plans to avoid this potential scenario?			
38	If a customer submits an IDR application for either			
	recertification or recalculation and they answer "Yes, but I			
	want to start making payments under my plan immediately"			
	to Question 4, should we consider that an opt out request			
	and place the customer into repayment or should we instead			
	process the application and start repayment in October?			
39	Would FSA consider the deferments offered to			
	servicemembers who are called to activity duty while in a	1		
	grace or school deferment as statuses that should also be	1		
	exempt from the application of the administrative			
	forbearance?			
40	Are customers who are not placed into the administrative			
	forbearance eligible to receive the repayment counters? i.e.			
	if someone stays in the cancer treatment deferment, are			
	they still eligible to receive the 6-month forgiveness			
	counters? If the intention is yes, can we please modify the			
	exception process to allow for the replacement of the cancer			
	treatment deferment with the administrative forbearance?			
	o Can the population of loans held out, based on			
	status, call and request the administrative forbearance (ex.			
	Those in In-school deferment)?			
41	Is the intention that the forbearance be capping, non-			
	capping, or never capping? If it is capping, is it an accurate			
	suppling, or nover suppling. In it is suppling, is it an accurate	-		

	assumption that interest accrued prior to the application of the 0% rate is eligible and anticipated to capitalize with the
	completion of the administrative forbearance?
42	If an IDR application or recertification is received now(between 3/28 and 4/10) or during the period of the administrative forbearance; how should servicers calculate the PFH period; does it begin at the conclusion of the forbearance or should it be processed now and the forbearance covers the first 6-months of the IDR – PFH period?
43	Can we confirm that transfers between servicers (including PSLF) and DMCS will be on-hold until the conclusion of the administrative forbearance period? We assume that TPD transfers will continue.
44	The Military Not Interest (Hostile Duty) program has a max time allotment that the 0% benefit can be awarded. Is the intention that the time the customers are in the 0% based on CR 5475 should be granted back to these customers to extend the benefit award time?
45	We would like to recommend that FSA provide direction on the disclosure event to occur at the conclusion of the forbearance period. Is there any concern if we execute the disclosure event across multiple days? The same activity would also need to apply to the removal of the 0% interest rate plan.
46	On customers that will be placed back in to a non- repayment status after the administrative forbearance expires, such as those that were in Deferment prior and return after, if those are scheduled to end immediately within 5 to 10 days from 9/30/20 is there any consideration to instead extend the status end date of the prior Def or Forb until the following month, November? We have several status' that would return for only 1 or 2 days prior to expiring and that seems like a confusing borrower experience.
49	Please confirm this forbearance should supersede the forbearance for those currently on Borrower Defense.

		(b)(5)
50	Requirement 9d states 'if at any point prior to 9/30/2020 the borrower becomes over 30 days delinquent the borrower shall be placed back into this Administrative forbearance through 09/30/2020.' CR 2279 requires that due diligence activities occur prior to 31 days delinquent. Please confirm these activities should be suspended as well.	
51	When an account in an active IDR payment plan is placed on the forbearance does the recertification date stay the same?	
52	Should this forbearance supersede the forbearance placed on an account when we are attempting to confirm a borrower is deceased?	
53	Should the forbearance be applied to an account prior to the first payment for loans newly entering repayment?	
54	On Item #3, it indicates that servicers shall update their website within 2 calendar days of receiving the information from FSA. Is there a date that we can expect to receive the website information? Will it be received with the notification template on 04/01/20?	
55	Our understanding is that CR 5505 is working in conjunction with CR 5475 and that the 0% interest rate will be applied to all loans, including unsubsidized loans in an in-school or grace status. Is our understanding correct?	
56	Can you confirm that billing statements are not required since the borrowers are in a forbearance?	
57	For the purposes of forgiveness, is there a way in which FSA would like us to track these \$0 payments so that when loans are transferred they are counted for?	
58	In regards to the deferments that we would not take the borrower out of- noticed it does not include military. Is that intentional?	
59	Can we assume that we will not be receiving the hostile duty file during the six months? If this is not correct, are we to assume we will only be receiving and applying pre-3/13/20 timeframes? Can we also verify if the normal reporting for this will be expected?	
60	We will be sending out IDR recertification notices as usual, we assume we will also be sending out the cancer treatment	

	deferment recertification notices as well.	(b)(5)	
61	Should the administrative forbearance applied for prior	1	
	delinquency be non-capping?		
62	Does this forbearance period extend the remaining term just		
	like any other forbearance?		
63	Please confirm that the forbearances already placed under		
	FSA CR 5477 report 'MA' to NSLDS.		
64	Please confirm that the TPD forbearance is the only	-	
	forbearance exception in which this admin forbearance		
	would not override.		
65	Will FSA include a data dictionary for the required fields	-	
00	once the template is provided?		
66	Will FSA provide the list of individuals/group email that the	1	
	daily report should be delivered to?	4	
67	Is this CR 5505 forbearance still valid for borrowers that are		
<u>co</u>	more 360+ days past due and not yet accepted by DMCS?	-	
68	Should the period of time a borrower spends on this		
	administrative forbearance count as qualifying time toward IDR/PSLF forgiveness even if the borrower was not		
	currently on a repayment plan that gualified for IDR/PSLF		
	forgiveness prior to the application of the forbearance?		
	Keeping in mind only some plans count toward that		
	forgiveness.		
69	Assumption that every borrower within a PFH period will	1	
	have a six month extension. Is the six month only to		
	9/30/2020, or is it six months from their current		
	recertification date (June 1, 2020 recert date would become		
70	December 1, 2020?)	4	
70	Would we be backdating the six-month extension of the		
	recertification to 3/13/2020? Example- the recertification		
	date was 3/15/2020- interest would have already capitalized,		
	the borrower would have transitioned to a perm-standard. Is		
	the expectation that we back date the extension and give the borrower up to 9/30/2020?		
71	It is our request that the full period be counted as eligible	1	
	counters earned without consideration to the underlying		
	repayment plan values now covered by the administrative		
	forbearance. This would present a benefit to customers		

		(b)(5)
	currently in or entering the IDR plan at a later time; as well as create an ease of implementation to the Servicers. The proposal is that the status between the defined dates, would be an eligible period regardless of underlying repayment plan characteristics.	
72	We would like to consider processing the status to cover the full month of March 2020; instead of the current begin date of March 13, 2020. If the start date is March 13, 2020 it could create a disparity between customers with a due date in the beginning of March 2020 and customers with a due date between March 13, 2020 and March 31, 2020.	
73	Please clarify if borrower accounts currently in the 120 day administrative forbearance, pending documentation on a death claim, should not be placed in to the new administrative forbearance as provisioned under FSA CR 5055. We believe customers during this period of grieving time should not be placed into the CR5505 forbearance and receive any additional communication.	
74	<ul> <li>We request your consideration on the matter of disclosing all customers at the conclusion of the new administrative forbearance as provisioned under FSA CR 5055.</li> <li>Specifically, we would like to consider a two-tiered approach,</li> <li>a) Customers with an estimated minimal impact to their monthly payment amount, because they were current at the time of application and are receiving a 0% interest accrual, would receive a notification of their monthly payment amount and remaining repayment terms without a recalculation event.</li> <li>i. This population would receive a recalculation event if they choose to enter a new repayment plan such as IDR or are placed back in to a non-repayment status that expires after 9/30/20 and includes an recalculation event upon expiration.</li> <li>b) Customers with an identifiable impact based on a large amount of outstanding accrued interest that will not be capitalized; will have a full recalculation of their monthly loan payment amount to satisfy the loan in the remaining term.</li> </ul>	
75	Requirement 7a references ICR specifically – we are	

		0-1/51
	thinking that this should read "IDR" versus "ICR" – Can FSA	(b)(5)
	validate that "forced-ICR" should say "forced-IDR" so that	
	the payment rule that requires a borrower to make 3	
	consecutive payments before changing to another non-IDR	
	plan applies to all forced-IDR plan types?	
76	Requirement 1.g. Does the forbearance that is applied to	
	cover the period of delinguency prior to 3/13 have to be	
	reported and handled as a separate period of forbearance,	
	or is it acceptable to apply a single period of forbearance?	
77	To clarify, should the Anniversary Date be extended for all	
	borrowers regardless of whether their Anniversary date	
	would fall within the forbearance period?	
78	In response to question / answer 42. Would FSA consider	
	allowing the PFH period to start as normal having the	
	forbearance cover the first 6 months and simply extend the	
	Anniversary Date 6 months as is being done with borrowers	
	currently in an IDR plan? This will allow flexibility for any	
	borrowers that choose to opt out and want to be billed and	
	start making payments while also allowing borrowers that	
	choose to stay in the forbearance the full PFH payment	
79	period to which they are entitled.	
19	In response to question / answer 45. As discussed on the	
	call, we believe that most payments would likely not need to	
	be adjusted since there is no interest accrual and no	
	capitalization of interest. Therefore, we would like to	
	recommend that redisclosures are handled on a case by	
	case basis using our system program that specifically	
	monitors for loans that would require a recalculation of the	
	payment. This will eliminate unnecessary payment	
	recalculations and limit the adjustments to only the loans	
	that truly require it for timely pay-off. We believe this will	
	reduce borrower confusion and eliminate unnecessary	
	mailings.	4
80	PSLF/TEPSLF:	
	Please confirm the below assumptions:	
	1. The borrower will need to submit qualifying	
	employment during the	
	forbearance to allow payments to qualify for PSLF,	
	<ol><li>The borrower must be on a qualifying repayment</li></ol>	

plan during the time of forbearance. If recertification of the qualifying repayment plan falls during the forbearance, payments can continue to be counted
of forbearance. If recertification of the qualifying repayment plan falls during the forbearance, payments can continue to
repayment plan falls during the forbearance, payments can continue to
falls during the forbearance, payments can continue to
based on the most recent IDR payment,
3. If a borrower is not on a qualifying repayment plan
for PSLF during
the forbearance, if the plan qualifies for TEPSLF, it will
be counted
as qualifying payments for TEPSLF.
81 Requirement 1.a.i.
The requirement was modified to include all other
enrollment related deferments; however, not enrollment
related forbearances. Can we assume that this also
includes the Alignment of Repayment Forbearance which
would allow all enrollment processing to proceed as normal?
Please confirm that the Graduate Fellowship deferment,
Rehab Training Deferment, and Internship/Residency
forbearance also fall into the category of enrollment related
since they are all based on education.
82 Requirement 8 states that servicers shall extend all IDR
recertification dates. Please confirm that this should also
apply to those borrowers that have recently received recert
reminders, but have not yet taken action. Will FSA be
prescribing the verbiage that should be used to
communicate this 6 month extension or should the servicers
move forward in crafting this independently?
83 Requirement 10 and the response to Question 70 in the
Questions/Comments document indicate that we should
extend the IDR recertification period on all plans whose
anniversary dates fall between 3/13/20 and 09/30/20 by 6
months. This will effectively move the recertification period
for these loans to 10/2020 to 3/2021 and will be in addition
to the plans already expiring during that timeframe. This will
effectively condense all current IDR recertifications to the
October to March timeframe creating significant volume
pressures. Would FSA consider extending the annual
payment period for all loans in an IDR plan by 6 months (not

84	Our team would like to implement the new forbearance on
	all accounts on 4/3/2020 since our monthly billing process is
	scheduled to run on 4/6/2020. For the letter template
	referenced in requirement #3 below, will you please confirm
	if the letter template will require servicers to provide account
	details such as PBO or IRB, etc. anything at all that would
	request merging data from our system to the letter other
05	than the borrower's demographics?
85	(req. 1.a.i.) Should the new forbearance supersede a post-
00	deferment grace period?
86	(req. 1.f.) If an account has an admin forbearance and an
	in-school deferment request comes in via the NSLDS file,
	does the in-school deferment supersedes the new
	forbearance?
87	(req. 1.e.) Please confirm ECSI should stop due diligence
	phone calls and letters on 3/30/2020.
88	(req. 10) If a borrower opts out, is there any specific
	communication that they should receive?
89	Would FSA confirm if servicers should continue to perform
	skip tracing to obtain valid phone or address for borrowers
	during this time of administrative forbearance for CR 5505?
90	If a borrower is on an IDR plan due to BK outside of
	payment guidance G4.19.03 should we add the COVID-19
	forb or only add it if they become more than 30 days past
	due?
91	When customers file an adversary case after their initial
	bankruptcy has ended it is to try and have their loans (or
	part of their loans) actually written off due to hardship. Often
	times, the Dept of ED and the bankruptcy court come to
	some type of agreed upon monthly payment amount that
	must be made every month for the exact amount and on
	time (court ordered). Once the borrower fulfils these
	payments, the remaining balance owed is written-off. If the
	borrower doesn't make the payment for the amount and on
	time, it is in breach of their court order and the adversary is
	void so they are responsible for the entire balance. Will the
	department be lenient with these accounts at this time or will
	the borrowers still be required to make these payments for
	their agreed upon amounts each month? Should these be
	put on the \$0 payment and would the payments count

	towards anything?	(b)(5)
92	FSA previously instructed servicers to tell borrowers requesting refunds of electronic payments that the borrower should make that request of their financial institution and servicers should not initiate the refund – now that we have been instructed to provide refunds should we still request the borrower to initiate via their financial institution? Or can we initiate the refund?	
93	Please define what is meant by the cancer deferment recertification/end date? Is this the end date of the cancer treatment deferment or the end date of the 6 month post cancer treatment deferment? There is no true recertification/anniversary date like in IDR, we sent the recertification letter 33 days prior to the end date of the cancer treatment deferment. So would it be any borrower in which the recertification letter would be generated between 3/13/202 and 9/30/2020?	
94	Please confirm that this requirement is specific to borrowers who have cancer treatment periods that are longer than a 12 month period or 'indefinite/on-going' and not for all borrowers whose cancer treatment ends between 3/13/2020 and 9/30/2020.	
95	Should the quarterly statements we send to borrowers still be sent during this time period? If we are still expected to send this notice will it be counted as one of the six notices required? We currently send approximately 289,395.	
96	We wanted to make sure FSA was aware that some borrowers with a payment due date of the 13th through the 30th will be credited for seven payments, while there are other borrowers who will only receive credit for six payments if their payment due date fell before the 30th.	
97	The requirement speaks to cancer deferment but does not speak to cancer forbearance. We are asking for we have borrowers that have both the deferment and forbearance applied based on their loans/repayment start date. If this does not apply to cancer forbearance, it would potentially cause the borrower's loans to enter repayment on different	

		(b)(5)
	days. Please confirm if this requirement pertains to both deferment and forbearance.	
98	Clarification to Q&A #11: In regards to borrowers wishing to change from IBR to another repayment plan an exit payment is required; how shall servicers proceed if the servicer has not received a payment to satisfy the exit amount needed and is not able to request payments from the borrower? Should this be similar to forced payments and the exit payment is considered \$0 (aka waived for the period of time in which the forbearance is on the account)?	
99	Clarification to Q&A #36: For borrowers that have already been exited from REPAYE and catch up information is needed; how should the servicer enter income to the catch up screen if no additional documents have been provided to cover the period out of REPAYE? Should the last income information available to the servicer be utilized?	
100	Should servicers still be performing skip tracing activities during this time if a borrower does not have a valid address or phone number?	
101	Can we still continue to make outbound calls to borrowers if we are attempting to assist the borrower with payments they have already made (like sending directly to our office, or not including account number, or wrong addresses included when sending via bill pay, etc.)? To be clear these are not collection calls or requests for payment.	
102	We are assuming the administrative forbearance used to cover from 3/13/20 – 9/30/20 AND the forbearance used to cover prior delinquencies are non-capping and any interest accrued during those is "never capping" (though no interest will accrue during the 0% period) – correct? Can you provide some examples of how capitalization	
103	Should we be sending letters to borrowers in a verified Death or ID Theft status. Similarly, if a borrower has some loans in a bankruptcy status, but not others, should that borrower receive the 5505 letter?	
104	Servicers are receiving school notices of students that failed to qualify for loans because of failure to attend a payment	

105	<ul> <li>period (e.g., Fall 2019 semester) and are requesting final demand under 668.21(a)(2)(ii). Ordinarily, servicers would follow the ineligible borrower rules under 685.211(e) and call the loan due. Since these loans have been placed in administrative forbearance until September 30 under CR 5505, does FSA want servicers to retain the forbearance and address this matter in October, or end the forbearance now and follow 685.211(e)?</li> <li>Transfers during the suspension period – What status</li> </ul>	(b)(5)
	should borrowers be transferred in during the COVID 19 forbearance period?	
106	Transfers during the suspension period – For borrowers that need to re-enter forbearance after 9/30/20 – how should we be informing the receiving servicer of that situation?	
107	Transfers during the suspension period – How should borrowers who opted out be transferred? How will the receiving servicer know the borrower has opted out?	
108	Transfers during the suspension period – What interest rate should be used when transferring borrowers during the 0% rate period?	
109	For question 18, "Should servicer members continue to be invoiced at the service member rate or something different?" Originally we were instructed to use the service member rate. This answer was revised in version 10 of the Q/A to direct servicers to use the forbearance rate. We did not include in our IA nor CP changes to our reporting to modify this for service members, will FSA reconsider?	
110	For question 103, please clarify that the letter for 5505 is only sent to Death and ID Theft and bankruptcy	

		T(b)(5)
	borrowers if the 5505 Admin forbearance is placed,	(0)(3)
	otherwise the borrowers remain in the applicable	
	administrative forbearance associated with Death, ID	
	Theft or bankruptcy.	
11	Please clarify FSA's response to Q. 106 of CR 5505	
	(below), which appears to conflict with Requirement 2a,	
	which states in part, "If the prior status extends beyond	
	9/30/2020, the servicer shall reapply that status and	
	use the end date related to that status beginning on	
	10/1/2020."	
	Q. 106: Transfers during the suspension period – For	
	borrowers that need to re-enter forbearance after	
	9/30/20 – how should we be informing the receiving	
	servicer of that situation?	
	A. 106: Servicers should exclude borrowers that need	
	to re-enter deferment/forbearance from being	
	transferred until after 9/30/2020.	
112	Additionally, please clarify whether FSA's response to	
	Q.106 of 5505 means that:	
	1) only those loans that have a deferment or	
	forbearance begin date of 10/1/2020 or,	
	2) any loans that have a deferment or forbearance	
	begin date of 10/1/2020 or after	
	should be excluded from the borrower transfer process	
113	at this time. Status to report within the EA27	+
115	We are proposing the exchange of 2 new and unique	
	values – one for the non-capping admin forbearance	
	that clears prior delinquency and one for the national	
	emergency forbearance.	
114	PFH expiration dates –	
	We are proposing that the extended PFH expiration	
	date should be reported in the supplemental file.	

We are proposing that the forgiveness supplemental file will contain the number of 'payments' suspended at the current servicer in the file. The receiving servicer will then count the remaining forbearance period on	
file will contain the number of 'payments' suspended at the current servicer in the file. The receiving servicer will then count the remaining forbearance period on	
the current servicer in the file. The receiving servicer will then count the remaining forbearance period on	
will then count the remaining forbearance period on	
their system for forgiveness.	
116 We wish to confirm that DMCS is not placing anyone in	
a forbearance because they cannot collect any	
payments nor do they have a forbearance status.	
Therefore, they also don't have any opt outs. It is our	
understanding that loans will all be sent to the non-	
default servicers from DMCS in the normal status and	
we should place them all in the COVID-19 forbearance.	
117 FSA asked that all transfers be restarted on 4/20/20.	
Would FSA reconsider that decision?	

	(b)(5)

Samples of Capitalization related to COVID19 suspension period.

1	Borrower is current prior to the COVID19 suspension being applied.
	Borrower owes \$10,000 principal and \$2.50 interest as of 3/12/20.
	Borrower enters administrative non-capping forbearance from 3/13/20 to 9/30/20.
	NO interest accrues from 3/13/20 to 9/30/20 because of the 0% interest.
	On 10/1/20 the borrower owes \$10,000 principal and \$2.50 interest – no capitalization occurs

2	Borrower is delinquent 2 months prior to the COVID19 suspension being applied.
	Borrower didn't make her \$100 payment due on 1/21/20 or the \$100 due on 2/21/20.
	Borrower owes \$10,000 principal and \$73.25 interest as of 3/12/20.
	Borrower enters administrative non-capping forbearance from $3/13/20$ to $9/30/20$ . As part of this process ED applies an administrative forbearance from $\sim 1/21/20$ to $3/12/20$ to resolve the prior delinquency.
	NO interest accrues from 3/13/20 to 9/30/20 because of the 0% interest.
	On 10/1/20 the borrower owes \$10,000 principal and \$73.25 interest – no capitalization occurs.
3	Borrower is on an Unemployment Deferment prior to the COVID19 suspension being applied. This deferment was to cover the period of 1/21/20 through 7/21/20 (ending prior to the end of the COVID19 suspension).
	If the COVID19 situation had not occurred this borrower's interest would have capitalized at the end of the Unemployment deferment on 7/22/20.
	Borrower owes \$10,000 principal and \$73.25 interest as of 3/12/20. The 73.25 is interest that has accrued during the deferment period to 3/12/20.
	Borrower enters administrative non-capping forbearance from 3/13/20 to 9/30/20. ED shortens the Unemployment deferment to end on 3/12/20 as it is superseded by the administrative forbearance.
	NO interest accrues from 3/13/20 to 9/30/20 because of the 0% interest.
	The capitalization that would have previously happened at deferment end is delayed until the end of the current forbearance period.
	On 10/1/20 the borrower owes \$10,073.25 principal and \$0.00 interest –capitalization occurred as a result of the deferment period, but at a later time than it would have if the forbearance had not been applied (borrower is not in worse position than if the forbearance hadn't been applied).

4	Borrower is on an Economic Hardship Deferment prior to the COVID19 suspension being applied. This deferment was to cover the period of 1/21/20 through 1/21/21 (would end after COVID19 suspension period).
	If the COVID19 situation had not occurred this borrower's interest would have capitalized at the end of the Hardship deferment on 1/22/21.
	Borrower owes \$10,000 principal and \$73.25 interest as of 3/12/20. The 73.25 is interest that has accrued during the deferment period to 3/12/20.
	Borrower enters administrative non-capping forbearance from 3/13/20 to 9/30/20. ED shortens the Economic Hardship deferment to end on 3/12/20 as it is superseded by the administrative forbearance.
	NO interest accrues from 3/13/20 to 9/30/20 because of the 0% interest.
	On 10/1/20 the borrower owes \$10,000.00 principal and \$73.25 interest – no capitalization occurs on 10/1/20. The borrower is placed back onto the Economic Hardship deferment beginning 10/1/20 through 1/21/21 to complete the time period in deferment the borrower had qualified for. The borrower's interest (the \$73.25 plus interest that accrues from 10/1/20 through 1/21/21) will capitalize on 1/22/21 at the end of the deferment (borrower is not in worse position than if the forbearance hadn't been applied).
5	Borrower is their grace period (have completed school) prior to the COVID19 suspension being applied. The grace period is scheduled to end on 8/15/20 and borrower is scheduled to enter repayment on 8/16/20 with first payment due 9/7/20.
	If the COVID19 situation had not occurred this borrower's interest would have capitalized at the end of the grace period on 8/16/20 (this capitalization will still occur).
	Borrower owes \$10,000 principal and \$200.00 interest as of 3/12/20. The 200.00 is interest that has accrued and not been paid while the borrower was in school and through 3/12/20.
	NO interest will accrue from 3/13/20 to 9/30/20 because of the 0% interest.
	The borrower remains in their grace period until that grace period ends. At that point the borrower's accrued interest capitalizes (as is always done at grace end) and the borrower enters repayment status but is immediately placed into non-capping forbearance from

	8/16/20 to 9/30/20. The borrower owes \$10,200 principal and \$0.00 interest. NO interest accrued through 9/30/20 because of the 0% interest.
	On 10/1/20 the borrower owes \$10,200.00 principal and \$0.00 interest – no capitalization occurs on 10/1/20 (borrower is not in worse position than if the forbearance hadn't been applied).
6	Borrower is on an ICR plan prior to the COVID19 suspension being applied. The borrower is in a negative amortization scenario where the monthly installment is less than the monthly interest that is accruing (monthly installment is \$15.00 while monthly interest accruing is \$35.00)
	If the COVID19 situation had not occurred this borrower's interest would have capitalized in July 2020 as part of ICR negative amortization regulations.
	Borrower owes \$10,000 principal and \$120.00 interest as of 3/12/20. The 120.00 is interest that has accrued as 'negative amortization interest' and is subject to yearly capitalization in July (borrower has not yet met the maximum threshold for capitalization).
	Borrower enters administrative non-capping forbearance from 3/13/20 to 9/30/20.
	NO interest accrues from 3/13/20 to 9/30/20 because of the 0% interest.
	The capitalization that would have previously happened in July related to negative amortization is delayed until the end of the current forbearance period.
	On 10/1/20 the borrower owes \$10,120.00 principal and \$0.00 interest –capitalization occurred as a result of the negative amortization capitalization rule, but at a later time than it would have if the forbearance had not been applied (borrower is not in worse position than if the forbearance hadn't been applied).

# Scenarios of borrower's who will/will not get credit for an eligible payment in March 2020

oan Due Date: 11 <sup>th</sup>	
oan Status as of 3/13/20: Loan Debt Burden Forbearance 6/10/19-6/09/20	
Installment Bill for March: No	
ction Taken: Loan Debt Burden Forbearance cut to 3/12/20 and Emergency forbearance applied 3/13/20-9/30/20	
Should a payment be credited for the month of March? NO	
Scenario 2:	
oan Due Date: 26 <sup>th</sup>	
oan Status as of 3/13/20: Collection Suspension Forbearance 2/28/20-4/27/20	
nstallment Bill for March: No	
ction Taken: Collection Suspension Forbearance cut to 3/12/20 and Emergency forbearance applied 3/13/20-9/30/20	
Should a payment be credited for the month of March? YES	
Scenario 3:	
oan Due Date: 5th	
oan Status as of 3/13/20: Repayment	
nstallment Bill for March: Yes	
ction Taken: No payment made. Delinquency covered from 3/5/20-3/12/20 and Emergency forbearance applied 3/13/20-9/30/20	
lo payment will be credited for the month of March. Correct	
Scenario 4:	
oan Due Date: 1st	
oan Status as of 3/13/20: Repayment (Bankruptcy forbearance ended 3/2/20)	
nstallment Bill for March: No	
ction Taken: Emergency forbearance applied 3/13/20-9/30/20	
hould a payment be credited for the month of March? NO	
Scenario 5:	
oan Due Date: Not yet established	
oan Status as of 3/13/20: Newly originated on 3/5/20 nstallment Bill for March: No	
action Taken: Emergency forbearance applied 3/13/20-9/30/20	
Should a payment be credited for the month of March? YES	
Scenario 6:	
oan Due Date: Not yet established	
oan Status as of 3/13/20: Newly originated on 3/20	
nstallment Bill for March: No	

Action Taken: Emergency forbearance applied 3/20/20-9/30/20 Should a payment be credited for the month of March? YES

### Scenario 7:

Loan Due Date: 1st

Loan Status as of 3/13/20: General Forbearance 3/1/20-6/30/20

Installment Bill for March: Yes, but inactive due to General Forbearance being applied after it was created

Action Taken: General Forbearance cut to 3/12/20 and Emergency forbearance applied 3/13/20-9/30/20

Should a payment be credited for the month of March? NO

### **Business Operations Change Request Form**

As Of: 3/31/20 3:25:13PM

		Administrative I	nformation	
<b>CR:</b> 5505	Drafted:	3/27/20 3:04:23PM	Submitted:	
Title: HR 748 - Adm Sponsor: Mark La	inistrative Forbear Via	ance	Business Analyst:	
Anticipated Implement	ntation Date:	04/10/2020		EMERGENCY

#### **Change Request Details**

#### Reason (Business Need):

Due to the Coronavirus Pandemic National Emergency ED needs to provide relief for student loan borrowers.

#### **Description (Requirements):**

1. Servicers shall IMMEDIATELY cease ALL collection related activities on all borrowers and have this completed by April 3, 2020.

a. Servicers should immediately stop all outgoing collection calls to borrowers.

b. Servicers should immediately stop all billing notices informing borrowers they are due, or going to be due, for a payment.

c. Servicers should immediately stop debiting borrowers bank accounts for borrowers on an ongoing auto-debit agreement.

2. Servicers shall apply a non-capping Administrative forbearance starting 3/13/2020 and ending on 9/30/2020. Servicer shall apply this forbearance to all borrower accounts no later than April 10, 2020.

a. If the borrower was previously in another payment suspension status (deferment, forbearance, etc.) that status should be superseded by this status (see exceptions). If the prior status extends beyond 9/30/2020, the servicer shall reapply that status and use the end date related to that status beginning on 10/1/2020.

i. EXCEPTIONS to this Administrative forbearance – The servicer shall NOT apply the administrative forbearance to any borrower currently in an in-school status, in grace status, bankruptcy status, or in-school deferment (including Parent PLUS in school and other enrollment related deferments). Borrowers currently in the process of applying for and receiving TPD (and already has payments suspended for that purpose) should not be placed into this forbearance. If currently in one of these deferments/statuses, but removed from that status prior to 9/30/2020, the borrower shall be placed into administrative forbearance through 9/30/2020.

ii. NOTE: Borrowers currently in \$0 IDR plans should also be placed into this forbearance. Borrowers on cancer deferment should be placed into this forbearance. Perkins borrowers should all be brought current and placed onto this forbearance (this supersedes the direction given in CR 5477 to continue to send Perkins loans received over 90 days delinquent to DMCS).

iii. If borrowers who are in an excepted status (other than in-school/grace) specifically requests to be put into this forbearance the servicer shall apply the forbearance to the borrower's account.

b. This forbearance should be applied to all federally held borrowers (Direct Loans, FFEL, and Perkins) but should not be applied to non-federally held FFEL or Perkins loans.

c. Borrowers currently in school or grace but who enter repayment prior to 9/30/2020 shall be placed into this forbearance.

d. Borrowers entering repayment as a newly originated loan (from COD or consolidation) shall be placed into this forbearance.

e. During this period of forbearance, borrowers should not be required to make any payments and no collection activities should occur requesting payments.

f. Any requests for deferment or forbearance during this status should be reviewed and if the borrower is deemed eligible, and the end date is after 9/30/2020, the borrower shall be placed into that status as of 10/1/2020.

g. If the borrower is delinquent at the time the forbearance is applied, all prior periods of delinquency shall be covered by a non-capping administrative forbearance for the prior delinquency period. NOTE: The administrative forbearance used to cover prior delinquency is essentially as separate administrative forbearance - additional benefits (i.e. credit reporting, qualifying payments, etc.) of this current (ending 9/30/20) administrative forbearance only relate to the 3/13/20 – 9/30/20 time period, not during a forbearance applied to cover a prior delinquency.

3. Upon application of the Administrative forbearance period the servicer shall provide notification to the borrower.

a. FSA shall provide the notification template to be used and will include within the notice an explanation that: Payments have been suspended, interest has been waived (changed to 0%), Borrowers may continue to pay if they choose to, and the temporary nature of the suspension.

b. The notice template will be provided by 4/2/2020.

4. Servicers shall update their websites with information related to this administrative forbearance period. Updates shall be reviewed and approved by FSA prior to posting (Servicers can use FSA content as input/starting point for servicer website content).

5. Servicers shall NOT perform auto debiting of borrower's bank accounts during this period of forbearance.

a. Servicers shall refund payments received on/after 3/13/2020 only if the borrower requests the payment be refunded or if directed to do so by FSA (related to unique borrower scenarios).

6. Servicers shall NOT accrue any interest for any borrower during this period of forbearance.

a. Servicers shall update the loans with the 0% interest rate applied for CR 5475 to end that rate on 9/30/2020.

b. Servicers shall not count any months a borrower is in 0% interest due to CR 5475/CR 5505 toward any military type 0% interest period (do not count these months against the limited number of 0% months allowed).

7. Servicers shall report to credit reporting agencies as if a regularly scheduled payment was made by the borrower during this period of forbearance.

a. Reporting should indicate the borrower is current and have made their monthly payment of \$0 (similar to \$0 IDR).

8. Servicers shall treat this forbearance period as if payments for each month have been made in full and on-time and on a 10-year standard repayment plan towards loan forgiveness programs (PSLF/TEPSLF and IDR). This period of time will count toward these forgiveness programs even if the borrower is/was not on a qualifying repayment plan. a. This period should also count as if in full, on-time payments were made for rebates or forced IDR/ICR.

9. The PSLF servicer shall treat this forbearance period as if borrowers have submitted qualifying employment certification information. Borrowers pursuing PSLF will not need to provide employment certification for this period of time in order for this time to count toward PSLF forgiveness.

10. Servicers shall extend all IDR plan and cancer deferment recertification/end dates (if they end or require recertification prior to 9/30/2020) for 6 months from the current recertification/end date, if the extended date is prior to 10/1/2020, extend that date to 10/1/2020. [No recertification or end date should occur during the forbearance period]

a. Servicers shall allow borrowers to recertify and/or update income submissions during this time if the borrower wants to.

11. Servicers shall provide notices to borrowers beginning on August 1, 2020.

a. Servicers shall provide at least 6 notices to the borrowers.

b. FSA shall provide the notices to be provided no later than July 1, 2020. FSA will work with servicers to determine the sequence, timing, format, and text of each notice to be sent to borrowers.

12. Servicers shall allow a borrower to request to opt out of this forbearance period.

a. Servicers shall continue to accrue interest at 0% for borrowers that have opted out of forbearance period through 9/30/2020.

b. Servicers shall resume normal repayment activities for borrowers who have opted out of the forbearance.

c. Servicers shall allow borrowers to opt back into the forbearance if the borrower requests after having opted out.

d. If at any point prior to 9/30/2020 the borrower becomes over 30 days delinquent the borrower shall be placed back into this Administrative forbearance through 9/30/2020.

13. Servicers shall report the Administrative forbearance period to NSLDS as an "MA" forbearance code (to assist with tracking these forbearances). If an administrative forbearance is used to cover prior delinquency (prior to 3/13/20 period) those administrative forbearances should continue to be reported as AD.

14. Servicers shall provide daily reporting (each business day) via email to FSA identifying Administrative forbearance statistics. Reports shall be provided by 11:00 am ET and sent to tivas.reports@ed.gov; Patrick.Campbell@ed.gov, Mark. LaVia@ed.gov, and Marc.Piccolo@ed.gov (other addresses may be added as needed).

a. See attached reporting template (5505\_Report.xlsx).

b. Report shall be provided in Excel format as an attachment to the daily email.

15. Requirements of this CR 5505 supersede the requirements in CR 5477. The requirements of 5477 will no longer be in effect once CR 5505 has been approved.

16. Requirements in CR 5505 supplement requirements in CR 5475. The 0 % interest rate required in CR 5475 remains in effect, but as stated in CR 5475, this CR clarifies the stop date of that interest rate as 9/30/20. All other requirements of CR 5475 remain in place.

17. Servicers shall invoice for borrowers in this CR 5505 forbearance under a unique billing category. FSA has created a unique billing category for this status (at a rate of \$2.19 per borrower) that servicers shall use. Servicers can work with their COR/CO to get additional information about invoicing (such as CLIN, etc.). a. Servicers shall continue to bill service members in that category.

Also see CR 5505 Q&A document and National Emergency CR 5475 – 0% Interest Rate

Does this change require a new network connection	
(Secure File Transfer Protocol is mandatory for all new connections)?	No
IST Anticipated?	No

FSA Service/System/Area Impacted

#### Validation - Artifacts and Corresponding Requirement IDs (Required for Services)

Servicers shall provide 10 borrower account snapshots showing that the accounts have had the forbearance applied, continue to be on 0% interest, and will remain in forbearance through 9/30/2020. Copies of the notices sent to these 10 borrowers should also be included.

Servicers shall provide a snapshot of any updates to web pages after posted to show the information displayed to the borrowers.

Servicers shall provide 10 borrower account snapshots showing the IDR certification end date has been extended 6 months. Please include narrative describing how FSA can see the date has been extended.

Servicer shall provide a copy of 2 emails showing the reporting is being provided to FSA as required.

Artifacts Due Date: 04/15/2020

BU Reviewer: Helena Myers-Wright

# CR 5505 – HR 748 – Administrative Forbearance Q & As

#	Question/Comment/Issue	Response
1	Is the administrative forbearance supposed to override ALL deferments – even cancer and in-school.	(b)(5)
2	If the borrower opts out, but then goes delinquent – should we put the borrower back in similar to requested in 5477?	
3	Does the bill statement we'd send to the borrower once they are entering repayment count as one of the required 6 notices?	
4	How should we be handling IDR renewals/recertifications? Do we extent all of those recert dates for 6 months or something else?	
5	Should borrowers who opt out of the forbearance still be at a 0% interest rate?	
6	Should we continue working on CR 5477 and applying that forbearance? If yes, should we use a 9/30/20 end date now?	
7	How should we handle borrowers working toward getting TPD?	
8	Does this apply to both federally held DL and FFEL? How about the commercial (non-federally held) FFEL?	
9	If we clear a borrower's 'prior' delinquency (pre 3/13/20) do those months also count toward loan forgiveness programs?	
10	When reporting to credit agencies – should we submit these borrowers similar to how we report on \$0 IDR borrowers? With a \$0 installment, current, and having made the monthly payment.	

11	Does the period of forbearance also count toward DL rebate and forced IDR required payments to receive those benefits?
12	If there is a court order instructing us with a specific payment plan for a borrower – should this forbearance be applied to those borrowers or continue with the court order (requiring them to continue paying)?
13	Do PSLF borrowers get this period counted as a qualifying payment even if they don't have certification of qualifying employment? Or do these just meet the on-time, in full payment portion and the borrower still needs to provide certification of employment to consider these months qualifying toward forgiveness.
14	If a borrower requests IDR during this period – do we start them on IDR now or after the forbearance?
15	If a borrower requests a refund of a payment made on/after 3/13/20 – should we provide a refund to the borrower?
16	If a borrower opts out of forbearance on an IDR or other application form – should we consider that an opt out of this forbearance?
17	Should a borrower in Bankruptcy status be overridden and put into this forbearance?
18	Should servicer members continue to be invoiced at the service member rate or something different?
19	Should we automatically provide refunds to borrowers we debited after 3/13/20?
20	Can we/should we stop auto debiting accounts now even if we haven't placed into forbearance yet?
21	Should we continue to assign defaulted (90+ delq) Perkins loans to DMCS as instructed in CR 5477 – or should we

	now bring those current and apply forbearance?	(b)(5)
22	What should we be telling schools or servicers of non- federally held Perkins loans about how this legislation impacts their loan servicing/collections?	
23	Are transfers still on hold?	
24	In relation to BD – should this override the forbearance for borrower defense?	
25	Are we going to report these forbearances to NSLDS as "AD" code or something else? If we are currently applying 5477 forbearances can we submit those as AD codes?	
26	If we have further questions who should we send them to?	
27	Please clarify how deferments/forbearances that are not time limited should be applied (ie. in place of the COVID-19 forbearance, after the COVID-19 forbearance has been applied to the account).	
28	Will a Parent PLUS In School Deferment receive this forbearance?	

29	Is it correct to assume that if the borrower was previously delinquent, they will remain current after the end of the forbearance and that previous credit reporting would not be updated?	(b)(5)
30	Is it correct to assume that this applies to requests currently in queue? If the end date of the current request is prior to 9/30/20, should the task be closed, noting the account that the request was not applied due to end date prior to COVID19 forb and suppress the denial/approval letter for the non- COVID request as the borrower should be getting approval notice of the COVID19 forb.	
31	Please clarify that servicers can automatically reinstate the borrower's direct debit, effective 10/1/2020.	
32	Please confirm that the notices may be provided in multiple formats. For example, mail or email/ecorr, phone calls	
33	If someone opts out of the FORE and then requests back in later, are we supposed to backdate to 3/13, or only from request date forward?	
34	Requirement # 1 says we must apply the forbearances by 4/10. Enactment of the bill was Friday 3/17 and per bill language we have 15 days from enactment to execute, which we interpret as being 4/11. If FSA agrees, will FSA update the date to 4/11?	-
35	In order to complete an accurate IA and CP, how will the 6 notices be delivered to the customer? Given the flexibility allowed in the legislation (postal mail, telephone, or electronic communication) and what we believe to be most effective, we suggest a combination of emails and phone messages.	
36	An account in a REPAYE repayment plan will exit IDR if not recertified by the annual plan anniversary. That is true regardless of an overlapping non-payment status, such as deferment or forbearance. When a customer re-applies to get back into REPAYE, the catchup payment rule is invoked (even for periods where no payment had been due because of an overlapping status). We would expect many people	

	with REPAYE anniversaries coming up over the next six	(b)(5)
	months will not realize they need to take any action to avoid	
	this scenario. Would FSA consider extending the REPAYE	
	anniversary deadline by six months in order to avoid	
	customer confusion and a potentially higher payment	
	amount falling due under alternative REPAYE or a catch-up	
	payment requirement when customers start receiving bills	
	from their servicer again in October?	
37	A similar situation as stated in our question above will occur	
	for non-REPAYE IDR plans as well. There will be	
	customers whose anniversary plan will expire during the	
	administrative forbearance. If the customers take no action	
	to recertify their plans, then interest will capitalize on their	
	anniversary date and customers will be disclosed into their	
	permanent standard payment upon expiration of the current	
	plan. Would FSA consider extending the anniversary date	
	for all IDR plans to avoid this potential scenario?	
38	If a customer submits an IDR application for either	
	recertification or recalculation and they answer "Yes, but I	
	want to start making payments under my plan immediately"	
	to Question 4, should we consider that an opt out request	
	and place the customer into repayment or should we instead	
	process the application and start repayment in October?	
39	Would FSA consider the deferments offered to	
	servicemembers who are called to activity duty while in a	
	grace or school deferment as statuses that should also be	
	exempt from the application of the administrative	
	forbearance?	
40	Are customers who are not placed into the administrative	
	forbearance eligible to receive the repayment counters? i.e.	
	if someone stays in the cancer treatment deferment, are	
	they still eligible to receive the 6-month forgiveness	
	counters? If the intention is yes, can we please modify the	
	exception process to allow for the replacement of the cancer	
	treatment deferment with the administrative forbearance?	
	o Can the population of loans held out, based on	
	status, call and request the administrative forbearance (ex.	
	Those in In-school deferment)?	
41	Is the intention that the forbearance be capping, non-	
	capping, or never capping? If it is capping, is it an accurate	

	assumption that interest accrued prior to the application of the 0% rate is eligible and anticipated to capitalize with the completion of the administrative forbearance?
42	If an IDR application or recertification is received now(between 3/28 and 4/10) or during the period of the administrative forbearance; how should servicers calculate the PFH period; does it begin at the conclusion of the forbearance or should it be processed now and the forbearance covers the first 6-months of the IDR – PFH period?
43	Can we confirm that transfers between servicers (including PSLF) and DMCS will be on-hold until the conclusion of the administrative forbearance period? We assume that TPD transfers will continue.
44	The Military Not Interest (Hostile Duty) program has a max time allotment that the 0% benefit can be awarded. Is the intention that the time the customers are in the 0% based on CR 5475 should be granted back to these customers to extend the benefit award time?
45	We would like to recommend that FSA provide direction on the disclosure event to occur at the conclusion of the forbearance period. Is there any concern if we execute the disclosure event across multiple days? The same activity would also need to apply to the removal of the 0% interest rate plan.
46	On customers that will be placed back in to a non- repayment status after the administrative forbearance expires, such as those that were in Deferment prior and return after, if those are scheduled to end immediately within 5 to 10 days from 9/30/20 is there any consideration to instead extend the status end date of the prior Def or Forb until the following month, November? We have several status' that would return for only 1 or 2 days prior to expiring and that seems like a confusing borrower experience.
49	Please confirm this forbearance should supersede the forbearance for those currently on Borrower Defense.

50	Requirement 9d states 'if at any point prior to 9/30/2020 the
	borrower becomes over 30 days delinquent the borrower shall be placed back into this Administrative forbearance
	through 09/30/2020.' CR 2279 requires that due diligence
	activities occur prior to 31 days delinquent. Please confirm
	these activities should be suspended as well.
51	When an account in an active IDR payment plan is placed
51	on the forbearance does the recertification date stay the
	same?
52	Should this forbearance supersede the forbearance placed
	on an account when we are attempting to confirm a
	borrower is deceased?
53	Should the forbearance be applied to an account prior to the
	first payment for loans newly entering repayment?
54	On Item #3, it indicates that servicers shall update their
	website within 2 calendar days of receiving the information
	from FSA. Is there a date that we can expect to receive the
	website information? Will it be received with the notification
	template on 04/01/20?
55	Our understanding is that CR 5505 is working in conjunction
	with CR 5475 and that the 0% interest rate will be applied to
	all loans, including unsubsidized loans in an in-school or
56	grace status. Is our understanding correct? Can you confirm that billing statements are not required
50	since the borrowers are in a forbearance?
57	For the purposes of forgiveness, is there a way in which
51	FSA would like us to track these \$0 payments so that when
	loans are transferred they are counted for?
58	In regards to the deferments that we would not take the
	borrower out of- noticed it does not include military. Is that
	intentional?
59	Can we assume that we will not be receiving the hostile duty
	file during the six months? If this is not correct, are we to
	assume we will only be receiving and applying pre-3/13/20
	timeframes? Can we also verify if the normal reporting for
	this will be expected?
60	We will be sending out IDR recertification notices as usual,
	we assume we will also be sending out the cancer treatment

		(b)(5)
	deferment recertification notices as well.	
61	Should the administrative forbearance applied for prior	
	delinquency be non-capping?	
62	Does this forbearance period extend the remaining term just	t
	like any other forbearance?	
63	Please confirm that the forbearances already placed under	
	FSA CR 5477 report 'MA' to NSLDS.	
64	Please confirm that the TPD forbearance is the only	
	forbearance exception in which this admin forbearance	
	would not override.	
65	Will FSA include a data dictionary for the required fields	-
	once the template is provided?	
66	Will FSA provide the list of individuals/group email that the	-
00	daily report should be delivered to?	
67	Is this CR 5505 forbearance still valid for borrowers that are	_
07	more 360+ days past due and not yet accepted by DMCS?	
68		_
00	Should the period of time a borrower spends on this	
	administrative forbearance count as qualifying time toward	
	IDR/PSLF forgiveness even if the borrower was not	
	currently on a repayment plan that qualified for IDR/PSLF	
	forgiveness prior to the application of the forbearance?	
	Keeping in mind only some plans count toward that	
	forgiveness.	_
69	Assumption that every borrower within a PFH period will	
	have a six month extension. Is the six month only to	
	9/30/2020, or is it six months from their current	
	recertification date (June 1, 2020 recert date would become	
	December 1, 2020?)	
70	Would we be backdating the six-month extension of the	
	recertification to 3/13/2020? Example- the recertification	
	date was 3/15/2020- interest would have already capitalized,	
	the borrower would have transitioned to a perm-standard. Is	
	the expectation that we back date the extension and give	
	the borrower up to 9/30/2020?	
71	It is our request that the full period be counted as eligible	
	counters earned without consideration to the underlying	
	repayment plan values now covered by the administrative	
	forbearance. This would present a benefit to customers	
	forbearance. This would present a benefit to customers	

		(b)(5)
	currently in or entering the IDR plan at a later time; as well	
	as create an ease of implementation to the Servicers. The	
	proposal is that the status between the defined dates, would	
	be an eligible period regardless of underlying repayment	
	plan characteristics.	
72	We would like to consider processing the status to cover the	
12	full month of March 2020; instead of the current begin date	
	of March 13, 2020. If the start date is March 13, 2020 it	
	could create a disparity between customers with a due date	
	in the beginning of March 2020 and customers with a due	
	date between March 13, 2020 and March 31, 2020.	
73	Please clarify if borrower accounts currently in the 120 day	
	administrative forbearance, pending documentation on a	
	death claim, should not be placed in to the new	
	administrative forbearance as provisioned under FSA CR	
	5055. We believe customers during this period of grieving	
	time should not be placed into the CR5505 forbearance and	
	receive any additional communication.	
74	We request your consideration on the matter of disclosing all	
	customers at the conclusion of the new administrative	
	forbearance as provisioned under FSA CR 5055.	
	Specifically, we would like to consider a two-tiered	
	approach,	
	a) Customers with an estimated minimal impact to their	
	monthly payment amount, because they were current at the	
	time of application and are receiving a 0% interest accrual,	
	would receive a notification of their monthly payment	
	amount and remaining repayment terms without a	
	recalculation event.	
	i. This population would receive a recalculation event if	
	they choose to enter a new repayment plan such as IDR or	
	are placed back in to a non-repayment status that expires	
	after 9/30/20 and includes an recalculation event upon	
	expiration.	
	b) Customers with an identifiable impact based on a	
	large amount of outstanding accrued interest that will not be	
	capitalized; will have a full recalculation of their monthly loan	
	payment amount to satisfy the loan in the remaining term.	
75	Requirement 7a references ICR specifically – we are	

thinking that this should read "IDR" versus "ICR" – Can FSA
validate that "forced-ICR" should say "forced-IDR" so that
the payment rule that requires a borrower to make 3
consecutive payments before changing to another non-IDR
plan applies to all forced-IDR plan types?
Requirement 1.g. Does the forbearance that is applied to
cover the period of delinquency prior to 3/13 have to be
reported and handled as a separate period of forbearance,
or is it acceptable to apply a single period of forbearance?
To clarify, should the Anniversary Date be extended for all
borrowers regardless of whether their Anniversary date
would fall within the forbearance period?
In response to question / answer 42. Would FSA consider
allowing the PFH period to start as normal having the
forbearance cover the first 6 months and simply extend the
Anniversary Date 6 months as is being done with borrowers
currently in an IDR plan? This will allow flexibility for any
borrowers that choose to opt out and want to be billed and
start making payments while also allowing borrowers that
choose to stay in the forbearance the full PFH payment
period to which they are entitled.
In response to question / answer 45. As discussed on the
call, we believe that most payments would likely not need to
be adjusted since there is no interest accrual and no
capitalization of interest. Therefore, we would like to
recommend that redisclosures are handled on a case by
case basis using our system program that specifically
monitors for loans that would require a recalculation of the
payment. This will eliminate unnecessary payment
recalculations and limit the adjustments to only the loans
that truly require it for timely pay-off. We believe this will
reduce borrower confusion and eliminate unnecessary
mailings.
PSLF/TEPSLF:
Please confirm the below assumptions:
1. The borrower will need to submit qualifying
employment during the
forbearance to allow payments to qualify for PSLF,
2. The borrower must be on a qualifying repayment

	plan during the time	(b)(5)	
	plan during the time	(6)(0)	
	of forbearance. If recertification of the qualifying		
	repayment plan		
	falls during the forbearance, payments can continue to		
	be counted		
	based on the most recent IDR payment,		
	3. If a borrower is not on a qualifying repayment plan		
	for PSLF during		
	the forbearance, if the plan qualifies for TEPSLF, it will		
	be counted		
	as qualifying payments for TEPSLF.		
81	Requirement 1.a.i.		
	The requirement was modified to include all other		
	enrollment related deferments; however, not enrollment		
	related forbearances. Can we assume that this also		
	includes the Alignment of Repayment Forbearance which		
	would allow all enrollment processing to proceed as normal?		
	Please confirm that the Graduate Fellowship deferment,		
	Rehab Training Deferment, and Internship/Residency		
	forbearance also fall into the category of enrollment related		
	since they are all based on education.		
82	Requirement 8 states that servicers shall extend all IDR	1	
	recertification dates. Please confirm that this should also		
	apply to those borrowers that have recently received recert		
	reminders, but have not yet taken action. Will FSA be		
	prescribing the verbiage that should be used to		
	communicate this 6 month extension or should the servicers		
	move forward in crafting this independently?		
83	Requirement 10 and the response to Question 70 in the	-	
05	그는 것은 것 같은 것이 같은 것이 있었다. 것이 것은 것이 같은 것이 같은 것이 같이 있는 것이 같이 많이 있었다. 것이 같은 것이 같이 많이		
	Questions/Comments document indicate that we should		
	extend the IDR recertification period on all plans whose		
	anniversary dates fall between 3/13/20 and 09/30/20 by 6		
	months. This will effectively move the recertification period		
	for these loans to 10/2020 to 3/2021 and will be in addition		
	to the plans already expiring during that timeframe. This will		
	effectively condense all current IDR recertifications to the		
	October to March timeframe creating significant volume		
	pressures. Would FSA consider extending the annual		
	payment period for all loans in an IDR plan by 6 months (not		
	just the annual payment periods that end before 9/30/20)?		

	(b)(5)
deferment grace period?	
(req. 1.f.) If an account has an admin forbearance and an	
in-school deferment request comes in via the NSLDS file,	
does the in-school deferment supersedes the new	
forbearance?	
	(req. 1.f.) If an account has an admin forbearance and an in-school deferment request comes in via the NSLDS file, does the in-school deferment supersedes the new

	towards anything?
92	FSA previously instructed servicers to tell borrowers requesting refunds of electronic payments that the borrower should make that request of their financial institution and servicers should not initiate the refund – now that we have been instructed to provide refunds should we still request the borrower to initiate via their financial institution? Or can we initiate the refund?
93	Please define what is meant by the cancer deferment recertification/end date? Is this the end date of the cancer treatment deferment or the end date of the 6 month post cancer treatment deferment? There is no true recertification/anniversary date like in IDR, we sent the recertification letter 33 days prior to the end date of the cancer treatment deferment. So would it be any borrower in which the recertification letter would be generated between 3/13/202 and 9/30/2020?
94	Please confirm that this requirement is specific to borrowers who have cancer treatment periods that are longer than a 12 month period or 'indefinite/on-going' and not for all borrowers whose cancer treatment ends between 3/13/2020 and 9/30/2020.
95	Should the quarterly statements we send to borrowers still be sent during this time period? If we are still expected to send this notice will it be counted as one of the six notices required? We currently send approximately 289,395.
96	We wanted to make sure FSA was aware that some borrowers with a payment due date of the 13th through the 30th will be credited for seven payments, while there are other borrowers who will only receive credit for six payments if their payment due date fell before the 30th.
97	The requirement speaks to cancer deferment but does not speak to cancer forbearance. We are asking for we have borrowers that have both the deferment and forbearance applied based on their loans/repayment start date. If this does not apply to cancer forbearance, it would potentially cause the borrower's loans to enter repayment on different

	days. Please confirm if this requirement pertains to both
	deferment and forbearance.
98	Clarification to Q&A #11: In regards to borrowers wishing to change from IBR to another repayment plan an exit payment is required; how shall servicers proceed if the servicer has not received a payment to satisfy the exit amount needed and is not able to request payments from the borrower? Should this be similar to forced payments and the exit payment is considered \$0 (aka waived for the period of time in which the forbearance is on the account)?
99	Clarification to Q&A #36: For borrowers that have already been exited from REPAYE and catch up information is needed; how should the servicer enter income to the catch up screen if no additional documents have been provided to cover the period out of REPAYE? Should the last income information available to the servicer be utilized?
100	Should servicers still be performing skip tracing activities during this time if a borrower does not have a valid address or phone number?
101	Can we still continue to make outbound calls to borrowers if we are attempting to assist the borrower with payments they have already made (like sending directly to our office, or not including account number, or wrong addresses included when sending via bill pay, etc.)? To be clear these are not collection calls or requests for payment.
102	We are assuming the administrative forbearance used to cover from 3/13/20 – 9/30/20 AND the forbearance used to cover prior delinquencies are non-capping and any interest accrued during those is "never capping" (though no interest will accrue during the 0% period) – correct? Can you provide some examples of how capitalization
103	Should we be sending letters to borrowers in a verified Death or ID Theft status. Similarly, if a borrower has some loans in a bankruptcy status, but not others, should that borrower receive the 5505 letter?
104	Servicers are receiving school notices of students that failed to qualify for loans because of failure to attend a payment

105	<ul> <li>period (e.g., Fall 2019 semester) and are requesting final demand under 668.21(a)(2)(ii). Ordinarily, servicers would follow the ineligible borrower rules under 685.211(e) and call the loan due. Since these loans have been placed in administrative forbearance until September 30 under CR 5505, does FSA want servicers to retain the forbearance and address this matter in October, or end the forbearance now and follow 685.211(e)?</li> <li>Transfers during the suspension period – What status</li> </ul>	(b)(5)
	should borrowers be transferred in during the COVID 19 forbearance period?	
106	Transfers during the suspension period – For borrowers that need to re-enter forbearance after 9/30/20 – how should we be informing the receiving servicer of that situation?	
107	Transfers during the suspension period – How should borrowers who opted out be transferred? How will the receiving servicer know the borrower has opted out?	
108	Transfers during the suspension period – What interest rate should be used when transferring borrowers during the 0% rate period?	
109	For question 18, "Should servicer members continue to be invoiced at the service member rate or something different?" Originally we were instructed to use the service member rate. This answer was revised in version 10 of the Q/A to direct servicers to use the forbearance rate. We did not include in our IA nor CP changes to our reporting to modify this for service members, will FSA reconsider?	
110	For question 103, please clarify that the letter for 5505 is only sent to Death and ID Theft and bankruptcy	

	borrowers if the 5505 Admin forbearance is placed,	
	otherwise the borrowers remain in the applicable	
	administrative forbearance associated with Death, ID	
	Theft or bankruptcy.	
111	Please clarify FSA's response to Q. 106 of CR 5505	
	(below), which appears to conflict with Requirement 2a,	
	which states in part, "If the prior status extends beyond	
	9/30/2020, the servicer shall reapply that status and	
	use the end date related to that status beginning on	
	10/1/2020."	
	Q. 106: Transfers during the suspension period – For	
	borrowers that need to re-enter forbearance after	
	9/30/20 – how should we be informing the receiving	
	servicer of that situation?	
	A. 106: Servicers should exclude borrowers that need	
	to re-enter deferment/forbearance from being	
	transferred until after 9/30/2020.	
112	Additionally, please clarify whether FSA's response to	+
112	Q.106 of 5505 means that:	
	1) only those loans that have a deferment or	
	forbearance begin date of 10/1/2020 or,	
	2) any loans that have a deferment or forbearance	
	begin date of 10/1/2020 or after	
	should be excluded from the borrower transfer process	
	at this time.	
113	Status to report within the EA27	
	We are proposing the exchange of 2 new and unique	
	values – one for the non-capping admin forbearance	
	that clears prior delinquency and one for the national	
	emergency forbearance.	
114	PFH expiration dates –	T
	We are proposing that the extended PFH expiration	
	date should be reported in the supplemental file.	

<ul> <li>115 Forgiveness Counters – We are proposing that the forgiveness supplemental file will contain the number of 'payments' suspended at the current servicer in the file. The receiving servicer will then count the remaining forbearance period on their system for forgiveness.</li> <li>116 We wish to confirm that DMCS is not placing anyone in a forbearance because they cannot collect any payments nor do they have a forbearance status. Therefore, they also don't have any opt outs. It is our understanding that loans will all be sent to the non- default servicers from DMCS in the normal status and we should place them all in the COVID-19 forbearance.</li> <li>117 FSA asked that all transfers be restarted on 4/20/20. Would FSA reconsider that decision?</li> </ul>	
<ul> <li>a forbearance because they cannot collect any payments nor do they have a forbearance status. Therefore, they also don't have any opt outs. It is our understanding that loans will all be sent to the non-default servicers from DMCS in the normal status and we should place them all in the COVID-19 forbearance.</li> <li>FSA asked that all transfers be restarted on 4/20/20.</li> </ul>	
117 FSA asked that all transfers be restarted on 4/20/20.	

	(b)(5)

Samples of Capitalization related to COVID19 suspension period.

1	Borrower is current prior to the COVID19 suspension being applied.
	Borrower owes \$10,000 principal and \$2.50 interest as of 3/12/20.
	Borrower enters administrative non-capping forbearance from 3/13/20 to 9/30/20.
	NO interest accrues from 3/13/20 to 9/30/20 because of the 0% interest.
	On 10/1/20 the borrower owes \$10,000 principal and \$2.50 interest – no capitalization occurs

2	Borrower is delinquent 2 months prior to the COVID19 suspension being applied.			
	Borrower didn't make her \$100 payment due on 1/21/20 or the \$100 due on 2/21/20.			
	Borrower owes \$10,000 principal and \$73.25 interest as of 3/12/20.			
	Borrower enters administrative non-capping forbearance from 3/13/20 to 9/30/20. As part of this process ED applies an administrative forbearance from ~1/21/20 to 3/12/20 to resolve the prior delinquency.			
	NO interest accrues from 3/13/20 to 9/30/20 because of the 0% interest.			
	On 10/1/20 the borrower owes \$10,000 principal and \$73.25 interest – no capitalization occurs.			
3	Borrower is on an Unemployment Deferment prior to the COVID19 suspension being applied. This deferment was to cover the period of 1/21/20 through 7/21/20 (ending prior to the end of the COVID19 suspension).			
	If the COVID19 situation had not occurred this borrower's interest would have capitalized at the end of the Unemployment deferment on 7/22/20.			
	Borrower owes \$10,000 principal and \$73.25 interest as of 3/12/20. The 73.25 is interest that has accrued during the deferment period to 3/12/20.			
	Borrower enters administrative non-capping forbearance from 3/13/20 to 9/30/20. ED shortens the Unemployment deferment to end on 3/12/20 as it is superseded by the administrative forbearance.			
	NO interest accrues from 3/13/20 to 9/30/20 because of the 0% interest.			
	The capitalization that would have previously happened at deferment end is delayed until the end of the current forbearance period.			
	On 10/1/20 the borrower owes \$10,073.25 principal and \$0.00 interest –capitalization occurred as a result of the deferment period, but at a later time than it would have if the forbearance had not been applied (borrower is not in worse position than if the forbearance hadn't been applied).			

4	Borrower is on an Economic Hardship Deferment prior to the COVID19 suspension being applied. This deferment was to cover the period of 1/21/20 through 1/21/21 (would end after COVID19 suspension period).
	If the COVID19 situation had not occurred this borrower's interest would have capitalized at the end of the Hardship deferment on 1/22/21.
	Borrower owes \$10,000 principal and \$73.25 interest as of 3/12/20. The 73.25 is interest that has accrued during the deferment period to 3/12/20.
	Borrower enters administrative non-capping forbearance from 3/13/20 to 9/30/20. ED shortens the Economic Hardship deferment to end on 3/12/20 as it is superseded by the administrative forbearance.
	NO interest accrues from 3/13/20 to 9/30/20 because of the 0% interest.
	On 10/1/20 the borrower owes \$10,000.00 principal and \$73.25 interest – no capitalization occurs on 10/1/20. The borrower is placed back onto the Economic Hardship deferment beginning 10/1/20 through 1/21/21 to complete the time period in deferment the borrower had qualified for. The borrower's interest (the \$73.25 plus interest that accrues from 10/1/20 through 1/21/21) will capitalize on 1/22/21 at the end of the deferment (borrower is not in worse position than if the forbearance hadn't been applied).
5	Borrower is their grace period (have completed school) prior to the COVID19 suspension being applied. The grace period is scheduled to end on 8/15/20 and borrower is scheduled to enter repayment on 8/16/20 with first payment due 9/7/20.
	If the COVID19 situation had not occurred this borrower's interest would have capitalized at the end of the grace period on 8/16/20 (this capitalization will still occur).
	Borrower owes \$10,000 principal and \$200.00 interest as of 3/12/20. The 200.00 is interest that has accrued and not been paid while the borrower was in school and through 3/12/20.
	NO interest will accrue from 3/13/20 to 9/30/20 because of the 0% interest.
	The borrower remains in their grace period until that grace period ends. At that point the borrower's accrued interest capitalizes (as is always done at grace end) and the borrower enters repayment status but is immediately placed into non-capping forbearance from

	8/16/20 to 9/30/20. The borrower owes \$10,200 principal and \$0.00 interest. NO interest accrued through 9/30/20 because of the 0% interest.
	On 10/1/20 the borrower owes \$10,200.00 principal and \$0.00 interest – no capitalization occurs on 10/1/20 (borrower is not in worse position than if the forbearance hadn't been applied).
6	Borrower is on an ICR plan prior to the COVID19 suspension being applied. The borrower is in a negative amortization scenario where the monthly installment is less than the monthly interest that is accruing (monthly installment is \$15.00 while monthly interest accruing is \$35.00)
	If the COVID19 situation had not occurred this borrower's interest would have capitalized in July 2020 as part of ICR negative amortization regulations.
	Borrower owes \$10,000 principal and \$120.00 interest as of 3/12/20. The 120.00 is interest that has accrued as 'negative amortization interest' and is subject to yearly capitalization in July (borrower has not yet met the maximum threshold for capitalization).
	Borrower enters administrative non-capping forbearance from 3/13/20 to 9/30/20.
	NO interest accrues from 3/13/20 to 9/30/20 because of the 0% interest.
	The capitalization that would have previously happened in July related to negative amortization is delayed until the end of the current forbearance period.
	On 10/1/20 the borrower owes \$10,120.00 principal and \$0.00 interest –capitalization occurred as a result of the negative amortization capitalization rule, but at a later time than it would have if the forbearance had not been applied (borrower is not in worse position than if the forbearance hadn't been applied).

From: To:	(h)(A) Campbell, Patrick
Cc:	Curran, Frank D.; Piccolo, Marc: Tyrroli, Pete; LaVia, Mark: Arthur Bitmanir; Wendy Drudy; Knugle, Michael (Mike); Thomas Lanni
Subject:	Re: ECSL& Credit Reporting (CR S505)
Date:	Tuesday, June 2, 2020 6:44:22 AM
Attachments:	image001.png

CORRECTION: Last night Experian confirmed our request to submit an updated file for April 2020. We transferred our file this morning and we are waiting for confirmation the file is processed.

(h)/ß)	
Sr. implementation Project Manager	
ECSI	
+1 724.719.3867 O	
/http://gligecsi.net Notice: This email message is for the sole use of the addressee(s) named above and may contain confidential and privileged information. Any unauthorized review, use, disclosure or distribution of this message or any attachments is expressly prohil	ibited. If you are not the intended
recipient, please contact the sender by reply email and destroy all copies and backups of the original message.	
On Tue, Jun 2, 2020 at 6:41 AM (h)(h) @e-hps.com> wrote:	
Good Morning Patrick,	
We received good news last night as Experian confirmed they received and processed our updated file for April 2020.	
Thanks, Becky	
Becky Budner	
Sr. Implementation Project Manager	
ECSI	
+1724.719.3867 O	
a configerationst	ubilitized. If toos are not the intended
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On Mon, Jun 1, 2020 at 6:24 PM Campbell, Patrick < Patrick. Campbell@ed.gov> wrote:	
Good evening [/h]/	
Good evening areas	
Annualda en Francisco	
Any update on Experian?	
Patrick Campbell	
Vendor Oversight and Program Accountability Directorate (VOPA)	
Student Experience and Aid Delivery (SEAD)	
Federal Student Aid (FSA) US Department of Education	
Office: (202) 377-3830	
Omce: (202) 577-5850	
Federal Student Add measurement	
is and her if an approximation of the second s	
From: Curran, Frank D. < Frank. Curran@ed.gov>	
Sent: Friday. May 29, 2020 7:08 PM To: [/b](/b) @e-hps.com>	
Ce: Piccolo, Marc < <u>Marc.Piccolo@ed.gov</u> ; Campbell, Patrick < <u>Patrick</u> Campbell@ed.gov; Tyrrell, Pete < <u>Pete Tyrrell@ed.gov</u> ; LaVia, Mark < <u>Mark.LaVia@ed.gov</u> ; <u>Avvo</u> <u>Avvo</u> <u>Avvo</u> <u>Becsi.net</u> <u>Avvo</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.net</u> <u>Becsi.ne</u>	@ecsi.net>;
Subject: Re: ECSI & Credit Reporting (CR 5505)	
Thank you for keeping us up to date and making progress on this.	
Much appreciated!	
On May 29, 2020, at 7:05 PM, (15)(6) @e-hps.com> wrote:	
Good Evening Frank and Patrick,	
One have substitut film in Faction, loss in and Tennersian index. We are unliked for Function in susceptible substitute under a film for And 20	000 Oner they
Our team submitted files to Equifax, Innovis and Transunion today. We are waiting for Experian to respond to our request to submit an updated file for April 20 provide a response, we'll confirm when the file is submitted. I do not anticipate this happening over the weekend so I will provide an update on Monday, June 1	
If you need anything from ECSI before Monday, please call my cell phone at $(b)(6)$	
Hope you all have a great weekend!	
Thanks,	
<u>(h)(6)</u>	
A V/AV	
Sr. Implementation Project Manager	



CSI	
1724.719.386 	
	message is for the sole use of the addressee(s) named above and may contain confidential and privileged information. Any unauthorized review, use, disclosure or distribution of this message or any attachments is expressly are not the intended recipient, please contact the sender by reply email and destroy all copies and backups of the original message.
n Fri, May 2	2020 at 3:07 PM (/h)/6) @c-hps.com> wrote:
Files submi	ted to Equifax and Innovis. Working on Experian and Transunion.
(b)(6) Sr. Implemente	lien Project Manager
ECSI	
+1724.719.3	67 0 ☐ M
	Intel all message is for the sole use of the addressee(s) named above and may contain confidential and privileged information. Any unauthorized review, use, disclosure or distribution of this message or any attachments is expr
prohibited. If y	u are not the intended recipient, please contact the sender by reply email and destroy all copies and backups of the original message.
	29, 2020 at 2:31 PM (/h)/(6) @e-hps.com> wrote: emoon Frank and Patrick,
Our team	submitted a file to correct April 2020's reporting to Equifax. We are now reaching out to Equifax, Experian, Innovis and TransUnion.
Thanks,	
(h)(	
(h)(G)	tation Project Manager
ECSI	uanur r siges r uninger
+1 724.719	3867 O
	cs.inst
	some measure of the intended recipient, please contact the sender by reply email and destroy all copies and backups of the original message.
On End M	ay 29, 2020 at 10:25 AM 1/b)/(6) (ice-hps.com> wrote:
	ay 29, 2020 at 10:25 AM (Ph/)(6) @e-hps.com> wrote: Iorning Frank and Patrick,
of D (D	you for notifying ECSI that we are not reporting Terms Frequency Code correctly to the Credit Bureaus. We are modifying our program to report M (Monthly) inste eferred) immediately. Our May 2020 credit bureau file is scheduled to go out today. This means the borrowers in a forbearance will be reported with Terms ncy Code value M for May 2020 and going forward until the end of the forbearance period.
	iting for my team to confirm when April 2020's credit history will be updated so the previously reported Terms Frequency Code value D will be motidied to M. I will provide an s soon as possible.
Thanks	
(b)(6)	
Sr. Imple.	nentation Project Manager
+1.724.3	<u>19 3867</u> O
(b)(6 (b)(6	M Brosinet
	tis email message is for the sole use of the addressee(s) named above and may contain confidential and privileged information. Any unauthorized review, use, disclosure or distribution of this message or any attachments i prohibited. If you are not the intended recipient, please contact the sender by reply email and destroy all copies and backups of the original message.
On Fri,	May 29, 2020 at 9:12 AM Curran, Frank D. < <u>Frank,Curran@ed.gov</u> > wrote:
lt ap	ears ESCI is incorrectly reporting borrowers to credit bureaus as 'D - deferred' instead 'M – Monthly' for the borrowers with payments suspended in relation to CR Requirement # 7 of CR 5505 requires the borrowers be reported as if a regularly scheduled payment was made.
	like to ensure ECSI is aware of this issue and understand the plans for corrective action.
PER	ESCI's response to poll on how credit reporting is being done (highlighted element is the issue)

Stat	Type	Name	ECSI (Perkins)	Account Status Code	Terms Frequency Code	Scheduled Monthly Payment Amount	Payment Pattern Code	Special Commen
FB	MA	Mandatory Administrative	36,569	11	D	0	0, B	blank
FB	AD	Administrative	301	11	D	0	0, B	blank

From: Hannie, Zakia To: Hardiman, Darrick Subject: FW: Corrective Action Plan: CR 5505 Tuesday, June 9, 2020 8:49:59 AM Date: Attachments: CR 5505 HR 748 - Administrative Forbearance.pdf Importance: High

Good morning Darrick,

FYSA...please see email below.

Takin

Zakia T. Hannie **Contracting Officer** US Department of Education | Federal Student Aid | Acquisitions Group (202) 377- 4169 (office) (<sup>(b)(6)</sup> (cell) | zakia.hannie@ed.gov StudentAid.gov

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From: Hannie, Zakia Sent: Tuesday, June 9, 2020 8:32 AM To: (b)(6) @e-hps.com> Cc:<sup>(b)(6)</sup> @ecsi.net; <a>(b)(6)</a> @ecsi.net; King, LaWanda <LaWanda.King@ed.gov>; Dragoo, Janet <Janet.Dragoo@ed.gov>; Hines, Carmen <Carmen.Hines@ed.gov>; Tang, Donny <Donny.Tang@ed.gov> Subject: Corrective Action Plan: CR 5505 Importance: High

Good morning (<sup>(b)(6)</sup>



This is a follow-up to my email below as well as our conversation this morning regarding improper reporting under CR 5505 HR 748 – Administrative Forbearance (please find CR 5505 attached). Item No.7 of the Requirements states the following, "Servicers shall report to credit reporting agencies as if a regularly scheduled payment was made by the borrower during this period of forbearance. Reporting should indicate the borrower is current and have made their monthly payment of \$0 (similar to \$0 IDR)".

It has come to the attention of FSA Contracts via numerous monitoring methods (e.g. ombudsman complaints, social media listening, Consumer Financial Protection Bureau) of an increase in complaints regarding borrowers whose credit scores had suddenly become

# **Business Operations Change Request Form**

As Of: 3/31/20 3:46:03PM

Administrative Information										
<b>CR:</b> 5505	Drafted:	3/27/20 3:04:23PM	Submitted:	3/31/20 3:32:14PM						
Title: HR 748 - Administrati	ve Forbeara	ance								
Sponsor: Mark La Via			<b>Business Analyst:</b>	Emir Frisby						
Anticipated Implementation	Date:	04/10/2020		EMERGENCY						

**Change Request Details** 

#### Reason (Business Need):

Due to the Coronavirus Pandemic National Emergency ED needs to provide relief for student loan borrowers.

#### **Description (Requirements):**

1. Servicers shall IMMEDIATELY cease ALL collection related activities on all borrowers and have this completed by April 3, 2020.

a. Servicers should immediately stop all outgoing collection calls to borrowers.

b. Servicers should immediately stop all billing notices informing borrowers they are due, or going to be due, for a payment.

c. Servicers should immediately stop debiting borrowers bank accounts for borrowers on an ongoing auto-debit agreement.

2. Servicers shall apply a non-capping Administrative forbearance starting 3/13/2020 and ending on 9/30/2020. Servicer shall apply this forbearance to all borrower accounts no later than April 10, 2020.

a. If the borrower was previously in another payment suspension status (deferment, forbearance, etc.) that status should be superseded by this status (see exceptions). If the prior status extends beyond 9/30/2020, the servicer shall reapply that status and use the end date related to that status beginning on 10/1/2020.

i. EXCEPTIONS to this Administrative forbearance – The servicer shall NOT apply the administrative forbearance to any borrower currently in an in-school status, in grace status, bankruptcy status, or in-school deferment (including Parent PLUS in school and other enrollment related deferments). Borrowers currently in the process of applying for and receiving TPD (and already has payments suspended for that purpose) should not be placed into this forbearance. If currently in one of these deferments/statuses, but removed from that status prior to 9/30/2020, the borrower shall be placed into administrative forbearance through 9/30/2020.

ii. NOTE: Borrowers currently in \$0 IDR plans should also be placed into this forbearance. Borrowers on cancer deferment should be placed into this forbearance. Perkins borrowers should all be brought current and placed onto this forbearance (this supersedes the direction given in CR 5477 to continue to send Perkins loans received over 90 days delinquent to DMCS).

iii. If borrowers who are in an excepted status (other than in-school/grace) specifically requests to be put into this forbearance the servicer shall apply the forbearance to the borrower's account.

b. This forbearance should be applied to all federally held borrowers (Direct Loans, FFEL, and Perkins) but should not be applied to non-federally held FFEL or Perkins loans.

c. Borrowers currently in school or grace but who enter repayment prior to 9/30/2020 shall be placed into this forbearance.

d. Borrowers entering repayment as a newly originated loan (from COD or consolidation) shall be placed into this forbearance.

e. During this period of forbearance, borrowers should not be required to make any payments and no collection activities should occur requesting payments.

f. Any requests for deferment or forbearance during this status should be reviewed and if the borrower is deemed eligible, and the end date is after 9/30/2020, the borrower shall be placed into that status as of 10/1/2020.

g. If the borrower is delinquent at the time the forbearance is applied, all prior periods of delinquency shall be covered by a non-capping administrative forbearance for the prior delinquency period. NOTE: The administrative forbearance used to cover prior delinquency is essentially as separate administrative forbearance - additional benefits (i.e. credit reporting, qualifying payments, etc.) of this current (ending 9/30/20) administrative forbearance only relate to the 3/13/20 – 9/30/20 time period, not during a forbearance applied to cover a prior delinquency.

3. Upon application of the Administrative forbearance period the servicer shall provide notification to the borrower.

a. FSA shall provide the notification template to be used and will include within the notice an explanation that: Payments have been suspended, interest has been waived (changed to 0%), Borrowers may continue to pay if they choose to, and the temporary nature of the suspension.

b. The notice template will be provided by 4/2/2020.

4. Servicers shall update their websites with information related to this administrative forbearance period. Updates shall be reviewed and approved by FSA prior to posting (Servicers can use FSA content as input/starting point for servicer website content).

5. Servicers shall NOT perform auto debiting of borrower's bank accounts during this period of forbearance.

a. Servicers shall refund payments received on/after 3/13/2020 only if the borrower requests the payment be refunded or if directed to do so by FSA (related to unique borrower scenarios).

6. Servicers shall NOT accrue any interest for any borrower during this period of forbearance.

a. Servicers shall update the loans with the 0% interest rate applied for CR 5475 to end that rate on 9/30/2020.

b. Servicers shall not count any months a borrower is in 0% interest due to CR 5475/CR 5505 toward any military type 0% interest period (do not count these months against the limited number of 0% months allowed).

7. Servicers shall report to credit reporting agencies as if a regularly scheduled payment was made by the borrower during this period of forbearance.

a. Reporting should indicate the borrower is current and have made their monthly payment of \$0 (similar to \$0 IDR).

8. Servicers shall treat this forbearance period as if payments for each month have been made in full and on-time and on a 10-year standard repayment plan towards loan forgiveness programs (PSLF/TEPSLF and IDR). This period of time will count toward these forgiveness programs even if the borrower is/was not on a qualifying repayment plan. a. This period should also count as if in full, on-time payments were made for rebates or forced IDR/ICR.

9. The PSLF servicer shall treat this forbearance period as if borrowers have submitted qualifying employment certification information. Borrowers pursuing PSLF will not need to provide employment certification for this period of time in order for this time to count toward PSLF forgiveness.

10. Servicers shall extend all IDR plan and cancer deferment recertification/end dates (if they end or require recertification prior to 9/30/2020) for 6 months from the current recertification/end date, if the extended date is prior to 10/1/2020, extend that date to 10/1/2020. [No recertification or end date should occur during the forbearance period]

a. Servicers shall allow borrowers to recertify and/or update income submissions during this time if the borrower wants to.

11. Servicers shall provide notices to borrowers beginning on August 1, 2020.

a. Servicers shall provide at least 6 notices to the borrowers.

b. FSA shall provide the notices to be provided no later than July 1, 2020. FSA will work with servicers to determine the sequence, timing, format, and text of each notice to be sent to borrowers.

12. Servicers shall allow a borrower to request to opt out of this forbearance period.

a. Servicers shall continue to accrue interest at 0% for borrowers that have opted out of forbearance period through 9/30/2020.

b. Servicers shall resume normal repayment activities for borrowers who have opted out of the forbearance.

c. Servicers shall allow borrowers to opt back into the forbearance if the borrower requests after having opted out.

d. If at any point prior to 9/30/2020 the borrower becomes over 30 days delinquent the borrower shall be placed back into this Administrative forbearance through 9/30/2020.

13. Servicers shall report the Administrative forbearance period to NSLDS as an "MA" forbearance code (to assist with tracking these forbearances). If an administrative forbearance is used to cover prior delinquency (prior to 3/13/20 period) those administrative forbearances should continue to be reported as AD.

14. Servicers shall provide daily reporting (each business day) via email to FSA identifying Administrative forbearance statistics. Reports shall be provided by 11:00 am ET and sent to tivas.reports@ed.gov; Patrick.Campbell@ed.gov, Mark. LaVia@ed.gov, and Marc.Piccolo@ed.gov (other addresses may be added as needed).

a. See attached reporting template (5505\_Report.xlsx).

b. Report shall be provided in Excel format as an attachment to the daily email.

15. Requirements of this CR 5505 supersede the requirements in CR 5477. The requirements of 5477 will no longer be in effect once CR 5505 has been approved.

16. Requirements in CR 5505 supplement requirements in CR 5475. The 0 % interest rate required in CR 5475 remains in effect, but as stated in CR 5475, this CR clarifies the stop date of that interest rate as 9/30/20. All other requirements of CR 5475 remain in place.

17. Servicers shall invoice for borrowers in this CR 5505 forbearance under a unique billing category. FSA has created a unique billing category for this status (at a rate of \$2.19 per borrower) that servicers shall use. Servicers can work with their COR/CO to get additional information about invoicing (such as CLIN, etc.). a. Servicers shall continue to bill service members in that category.

Also see CR 5505 Q&A document and National Emergency CR 5475 – 0% Interest Rate

Does this change require a new network connection	
(Secure File Transfer Protocol is mandatory for all new connections)?	No
IST Anticipated?	No

FSA Service/System/Area Impacted

#### Validation - Artifacts and Corresponding Requirement IDs (Required for Services)

Servicers shall provide 10 borrower account snapshots showing that the accounts have had the forbearance applied, continue to be on 0% interest, and will remain in forbearance through 9/30/2020. Copies of the notices sent to these 10 borrowers should also be included.

Servicers shall provide a snapshot of any updates to web pages after posted to show the information displayed to the borrowers.

Servicers shall provide 10 borrower account snapshots showing the IDR certification end date has been extended 6 months. Please include narrative describing how FSA can see the date has been extended.

Servicer shall provide a copy of 2 emails showing the reporting is being provided to FSA as required.

Artifacts Due Date: 04/15/2020

BU Reviewer: Helena Myers-Wright

adversely impacted. Upon research it was determined that some of these borrowers were serviced by ECSI.

As a result of this occurrence, I am requesting that ECSI submit a Corrective Action Plan (CAP) by 2:00pm tomorrow, June 10, 2020. The CAP shall provide sufficient detail including, but not limited to a narrative describing the following:

- events leading up to the error,
- a timeline (when the error was discovered, who discovered the error, when and how the error was corrected)
- a comprehensive breakout of impact(s) resulting from the error; and
- demonstrate how ECSI plans to prevent future occurrences of this type.

Please acknowledge receipt of this email. Please feel free to contact me directly if you have any additional questions or concerns.

Zakia

Zakia T. Hannie Contracting Officer US Department of Education | Federal Student Aid | Acquisitions Group (202) 377- 4169 (office) | (b)(6) / (cell) | <u>zakia.hannie@ed.gov</u> StudentAid.gov

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From (b)(6)

Sent: Thursday, June 4, 2020 8:24 AM

To: Hannie,Zakia <Zakia.Hannie@ed.gov>

Cc (b)(6) Decsi.net; (b)(6) @ecsi.net; King, LaWanda <<u>LaWanda.King@ed.gov</u>>; Dragoo, Janet <<u>Janet.Dragoo@ed.gov</u>>; Hines, Carmen <<u>Carmen.Hines@ed.gov</u>>; Tang, Donny <<u>Donny.Tang@ed.gov</u>>

Subject: Re: CR 5505

Good Morning Zakia,

Frank Curran notified ECSI of this issue on 5/29/2020. We corrected the 4 of 4 credit bureau reports for April 2020 as of yesterday, 6/3/2020. Going forward, we will report " Monthly" to the credit bureaus until the end of the forbearance period.

Thanks,	
(b)(6)	

(b)(6) Sr. Implementation Project Manager **ECSI** +1 724.719.3867 O (b)(6) M (b)(6) M

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On Thu, Jun 4, 2020 at 8:19 AM Hannie, Zakia <<u>Zakia.Hannie@ed.gov</u>> wrote:

Good morning Becky,

Please review the results of yesterday's Vendor Oversight Report and provide a response as to when ECSI will make the remaining corrections to the Credit Bureau reports.

## Vendor Oversight Report:

Credit Reporting

• ECSI reported ~43K borrowers in "mand admin forbearance" as "deferred". ECSI submitted corrected reporting to 2 of 3 credit bureaus

Please provide a response by noon today.

Zakia

Zakia T. Hannie Contracting Officer US Department of Education | Federal Student Aid | Acquisitions Group (202) 377- 4169 (office) | (<sup>(b)(6)</sup> (cell) | <u>zakia.hannie@ed.gov</u> StudentAid.gov

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From:	Campbell, Patrick
Sent:	Thu, 21 May 2020 23:30:03 +0000
To:	(b)(6) ;'Polls@mycornerstoneloan.org';'\ <sup>(b)(6)</sup> @ecsi.net';'FSApolls@e-
hps.com';FedLoanPro	pgramManagement;'Polls@glhec.org';'compliance@gsmr.org <sup>(b)(6)</sup> @edfinancial.co
m';Analysts-Complian	nce;grp.fc-
mgmt;l <sup>(b)(6)</sup>	Navient.com;'( <sup>(b)(6)</sup> @navient.com', <sup>(b)(6)</sup> @
osla.org';Polls	
Cc:	Piccolo, Marc;LaVia, Mark;Fenwick, Benjamin;Shock,
Edward;SEADOperati	onsIssuesTracking;VOG-FSA;Holloway, Destre;Laine, Douglas;Myers-Wright,
Helena;Murphy, Rob	ert;Winters, Scott;Vera, Erwin Thomas;Vann, Jason;Tyrrell, Pete
Subject:	Servicer Poll: Credit reporting codes used by repayment status for April 2020
reporting	
Attachments:	Credit Reporting Codes Poll 20200521.xlsx

Good afternoon everyone.

FSA's Vendor Oversight Group (VOG) is conducting a servicer poll regarding the various credit reporting codes used in the most recent monthly update to the credit bureaus (April 2020) for each of the active repayment statuses in your portfolios.

Each of the servicers should have received a notice on May 19<sup>th</sup> regarding "Third-Party Credit **Reporting Issue[s]**" highlighting this particular issue. This is poll is meant to help FSA better understand the different variations of credit reporting codes being used in various repayment scenarios.

Please review the attached document and <u>fill out and return your respective tabs no later then</u> <u>Tuesday, May 26<sup>th</sup> @ noon</u> to those included on this email chain.

Stat	Тур е	Name	[SERV ICER]	Account Status Code	Terms Frequen cy Code	Scheduled Monthly Payment Amount	Paymen t Pattern Code	Special Comment
		Mandatory	5,609					
FB	MA	Administrative	,891	11	М	0	0	

Below is an illustrative example of how to fill out the form:

Thank you in advance for your help with this matter,

### Patrick Campbell

Vendor Oversight and Program Accountability Directorate (VOPA) Student Experience and Aid Delivery (SEAD) Federal Student Aid (FSA) US Department of Education Office: (202) 377-3830

Federal Student Aid

			500	Please fill in the releva	ant codes that you rep	orted to the credit bureaus	for each repayment s	tatuses for April 2020
Stat	Type	Name	Mohela	Account Status Code	Terms Frequency Code	Scheduled Monthly Payment Amount	Payment Pattern Code	Special Comment
FB	MA	Mandatory Administrative	1,274,840					
FB	AD	Administrative	18,836					
в	DC	Discretionary	2					
в	No Type	Reported	2					
FB	MN	Mandatory	0					
A	FT	Full-Time Student	73,512					
DA	HT	Half-Time Student	44,154					
DA	PD	Parent PLUS In-School Deferment	113,328					
DA	PE	Six Month Post-Enrollment Period	29,063				1	
DA	GF	Graduate Fellowship Program	0					
)A	IR	Internship/Residency	0					
DA	PP	Parental PLUS Borrower	0					14
DA	AC	Action Programs	0					
DA	CD	Cancer Deferment	0					
A	EH	Economic Hardship	1					
A	LF	Deferred Pending Loan Forgiveness Cancellation	0					
A	MO	Active Duty Military Operations	0					
A	MR	National Guard, Reservist, or Retired Military	0					
A	No Type	Reported	2					
A	TL	Teacher Low-Income Institution	0				1	
A	UE	Unemployment Less Than 3 Years	0					
A	UN	Unemployment Less Than 2 Years	0		· · · · · · · · · · · · · · · · · · ·	1		
K	Bankrup	tcy Claim, Active	10,634					
)B	Defaulte	d then Bankrupt, Active Chapter 13						
0	Defaulte	d, Then Bankrupt, Active, Other	-					
Ą	Loan Ori	ginated	840,302					
D	In Schoo	l or Grace Period						
G	In Grace	Period	190,651					
M	In Milita	ry Grace	-					
Р	In Post-	Deferment Grace	-					
)F		d, Unresolved	809					
U		d, Unresolved	-					
х		d, Six Consecutive Payments						
Z	Defaulte	d, six consecutive payments, then missed payment(s)						
D	Defaulte	d, Six Consecutive Payments						
P	In Repay	ment	4,549					
DL	Defaulte	d, In Litigation	0					
FR	Fraud		0					0

			501 Please fill in the relevant codes that you reported to the credit bureaus for each repayment statuses for April 2020						
					Terms Frequency	Scheduled Monthly	Payment Pattern		
Stat	Type	Name	EdFinancial	Account Status Code	Code	Payment Amount	Code	Special Comment	
FB	MA	Mandatory Administrative	768,801						
FB	AD	Administrative	5,604						
FB	DC	Discretionary	27						
FB	No Type	Reported	4						
FB	MN	Mandatory	2						
DA	FT	Full-Time Student	82,886						
DA	HT	Half-Time Student	0						
DA	PD	Parent PLUS In-School Deferment	78,361						
DA	PE	Six Month Post-Enrollment Period	19,117						
DA	GF	Graduate Fellowship Program	0						
DA	IR	Internship/Residency	0						
DA	PP	Parental PLUS Borrower	0						
DA	AC	Action Programs	0						
DA	CD	Cancer Deferment	0						
DA	EH	Economic Hardship	0						
A	LF	Deferred Pending Loan Forgiveness Cancellation	0						
A	MO	Active Duty Military Operations	0						
A	MR	National Guard, Reservist, or Retired Military	0						
DA	No Type	Reported	4						
DA	TL	Teacher Low-Income Institution	0						
A	UE	Unemployment Less Than 3 Years	0						
DA	UN	Unemployment Less Than 2 Years	0						
3K	Bankrup	tcy Claim, Active	4,725						
DB	Defaulte	ed then Bankrupt, Active Chapter 13							
0	Defaulte	ed, Then Bankrupt, Active, Other	Sec. 2.1						
A	Loan Or	ginated	672,947						
D	In Schoo	l or Grace Period							
G	In Grace	Period	164,445						
M	In Milita	ry Grace	27						
Р	In Post-	Deferment Grace	-						
)F	Defaulte	ed, Unresolved	5						
U	Defaulte	ed, Unresolved							
X	Defaulte	ed, Six Consecutive Payments	-						
DZ	Defaulte	ed, six consecutive payments, then missed payment(s)							
(D	Defaulte	ed, Six Consecutive Payments	1						
RP	In Repay	ment	5,452						
DL		ed, In Litigation	0						
FR	Fraud		0						

			502	Please fill in the relev	ant codes that you rer	orted to the credit bureau	s for each repayment s	tatuses for April 2020
Stat	Type	Name	Cornerstone	Account Status Code	Terms Frequency Code	Scheduled Monthly Payment Amount	Payment Pattern Code	Special Comment
FB	MA	Mandatory Administrative	378,313					
FB	AD	Administrative	8,965					
FB	DC	Discretionary	6					
FB	No Type	Reported	2					
FB	MN	Mandatory	1					
DA	FT	Full-Time Student	35,916					
DA	HT	Half-Time Student	20,028					
DA	PD	Parent PLUS In-School Deferment	53,778					
DA	PE	Six Month Post-Enrollment Period	16,479					
DA	GF	Graduate Fellowship Program	0					
DA	IR	Internship/Residency	0					
DA	PP	Parental PLUS Borrower	0					
DA	AC	Action Programs	0					
DA	CD	Cancer Deferment	0					
DA	EH	Economic Hardship	0					· · · · · · · · · · · · · · · · · · ·
DA	LF	Deferred Pending Loan Forgiveness Cancellation	0					
DA	MO	Active Duty Military Operations	0					
DA	MR	National Guard, Reservist, or Retired Military	0					
DA	No Type	Reported	2					
DA	TL	Teacher Low-Income Institution	0					
DA	UE	Unemployment Less Than 3 Years	0					
DA	UN	Unemployment Less Than 2 Years	0					
ВК	Bankrup	tcy Claim, Active	1,201					
DB	Defaulte	d then Bankrupt, Active Chapter 13						
00	Defaulte	d, Then Bankrupt, Active, Other						
A	Loan Or	ginated	461,214					
D	In Schoo	l or Grace Period	-					
G	In Grace	Period	118,936		A			
IM	In Milita	ry Grace	28					
Р	In Post-	Deferment Grace	-					
DF	Defaulte	d, Unresolved						
DU	Defaulte	d, Unresolved						
DX	Defaulte	d, Six Consecutive Payments	-					
DZ	Defaulte	d, six consecutive payments, then missed payment(s)						
KD	Defaulte	d, Six Consecutive Payments						
RP	In Repay	rment	5,396					
DL		d, In Litigation	0					
FR	Fraud		0					

			504	504 Please fill in the relevant codes that you reported to the credit bureaus for each repayment statuses for April 2020						
			1		Terms Frequency	Scheduled Monthly	Payment Pattern			
Stat	Type	Name	Granite State	Account Status Code	Code	Payment Amount	Code	Special Comment		
FB	MA	Mandatory Administrative	409,327							
FB	AD	Administrative	64							
FB	DC	Discretionary	2							
FB	No Type	Reported	0							
FB	MN	Mandatory	0							
DA	FT	Full-Time Student	55,219							
DA	HT	Half-Time Student	0							
DA	PD	Parent PLUS In-School Deferment	60,436							
DA	PE	Six Month Post-Enrollment Period	15,740							
DA	GF	Graduate Fellowship Program	0							
DA	IR	Internship/Residency	0							
DA	PP	Parental PLUS Borrower	0							
DA	AC	Action Programs	0							
DA	CD	Cancer Deferment	0							
DA	EH	Economic Hardship	0							
DA	LF	Deferred Pending Loan Forgiveness Cancellation	0							
DA	MO	Active Duty Military Operations	0							
DA	MR	National Guard, Reservist, or Retired Military	0							
DA	No Type	Reported	0							
DA	TL	Teacher Low-Income Institution	0							
DA	UE	Unemployment Less Than 3 Years	0							
DA	UN	Unemployment Less Than 2 Years	0							
ВК	Bankrup	tcy Claim, Active	2,406							
DB	Defaulte	d then Bankrupt, Active Chapter 13								
DO	Defaulte	ed, Then Bankrupt, Active, Other								
IA	Loan Or	ginated	498,724							
D	In Schoo	l or Grace Period								
IG	In Grace	Period	119,643							
IM	In Milita	ry Grace	14							
Р		Deferment Grace	-		· · · · · · · · · · · · · · · · · · ·		· · · · · · · · · · · · · · · · · · ·			
DF		ed, Unresolved	1							
DU		ed, Unresolved								
DX		ed, Six Consecutive Payments								
DZ	Defaulte	ed, six consecutive payments, then missed payment(s)								
XD	Defaulte	ed, Six Consecutive Payments								
RP	In Repay	rment	1,473							
DL	Defaulte	ed, In Litigation	0							
FR	Fraud		0							

			506 Please fill in the relevant codes that you reported to the credit bureaus for each repayment statuses for April 2020						
Stat	Type	Name	OSLA	Account Status Code	Terms Frequency Code	Scheduled Monthly Payment Amount	Payment Pattern Code	Special Comment	
FB	MA	Mandatory Administrative	293,690			,			
FB	AD	Administrative	464						
FB	DC	Discretionary	2						
FB	No Type	Reported	236						
FB	MN	Mandatory	0						
DA	FT	Full-Time Student	35,868						
DA	HT	Half-Time Student	3,940						
DA	PD	Parent PLUS In-School Deferment	43,582						
DA	PE	Six Month Post-Enrollment Period	9,968						
DA	GF	Graduate Fellowship Program	0						
DA	IR	Internship/Residency	0						
DA	PP	Parental PLUS Borrower	0						
DA	AC	Action Programs	0						
DA	CD	Cancer Deferment	0						
DA	EH	Economic Hardship	2						
DA	LF	Deferred Pending Loan Forgiveness Cancellation	0						
DA	MO	Active Duty Military Operations	0						
DA	MR	National Guard, Reservist, or Retired Military	0						
DA	No Type	Reported	236						
DA	TL	Teacher Low-Income Institution	0						
DA	UE	Unemployment Less Than 3 Years	2						
DA	UN	Unemployment Less Than 2 Years	0						
ВК	Bankrup	tcy Claim, Active	1,736						
DB	Defaulte	d then Bankrupt, Active Chapter 13							
DO	Defaulte	d, Then Bankrupt, Active, Other							
A	Loan Or	ginated	334,538						
D	In Schoo	l or Grace Period	-						
G	In Grace	Period	86,250						
IM	In Milita	ry Grace	23						
Р	In Post-	Deferment Grace							
DF		d, Unresolved	24						
DU	Defaulte	d, Unresolved	1						
DX	_	d, Six Consecutive Payments							
DZ	Defaulte	d, six consecutive payments, then missed payment(s)							
KD	Defaulte	d, Six Consecutive Payments	-					1	
RP	In Repay	rment	1,238						
DL	Defaulte	d, In Litigation	0						
FR	Fraud		0						

			529	Please fill in the releva	ant codes that you rep	orted to the credit bureau	s for each repayment s	tatuses for April 2020
Stat	Type	Name	ECSI (Perki	Account Status Code	Terms Frequency Code	Scheduled Monthly Payment Amount	Payment Pattern Code	Special Comment
FB	MA	Mandatory Administrative	36,569					
FB	AD	Administrative	301					
FB	DC	Discretionary	0					
в	No Type	Reported	0					
в	MN	Mandatory	0					
A	FT	Full-Time Student	7					
A	HT	Half-Time Student	929					
DA	PD	Parent PLUS In-School Deferment	0	-				
DA	PE	Six Month Post-Enrollment Period	0					
DA	GF	Graduate Fellowship Program	2		1			
DA	IR	Internship/Residency	0					
DA	PP	Parental PLUS Borrower	0					
DA	AC	Action Programs	0	1				
DA	CD	Cancer Deferment	0					
DA	EH	Economic Hardship	27					
DA	LF	Deferred Pending Loan Forgiveness Cancellation	121					
DA	MO	Active Duty Military Operations	1					
DA	MR	National Guard, Reservist, or Retired Military	0					
DA	No Type	Reported	0					
DA	TL	Teacher Low-Income Institution	1					
A	UE	Unemployment Less Than 3 Years	21					
DA	UN	Unemployment Less Than 2 Years	0					
ЗK	Bankrup	tcy Claim, Active	300					
DB	Defaulte	d then Bankrupt, Active Chapter 13	177					
00	Defaulte	ed, Then Bankrupt, Active, Other	30					
A	Loan Ori	ginated	4,015					
D	In Schoo	l or Grace Period	3					
G	In Grace	Period	972					
M	In Milita	ry Grace	-					
Р	In Post-	Deferment Grace	5,785		·			
DF		ed, Unresolved	404	· · · · · · · · · · · · · · · · · · ·				
DU	Defaulte	ed, Unresolved	113					
DX	Defaulte	ed, Six Consecutive Payments	895					
DZ	Defaulte	ed, six consecutive payments, then missed payment(s)	1,788					
(D	Defaulte	ed, Six Consecutive Payments	7					
RP	In Repay	rment	4,574					
DL		ed, In Litigation	1					
FR	Fraud		0					

			578	Please fill in the relev	ant codes that you rep	orted to the credit bureau	s for each repayment s	tatuses for April 2020
Stat	Type	Name	Navient	Account Status Code	Terms Frequency Code	Scheduled Monthly Payment Amount	Payment Pattern Code	Special Comment
FB	MA	Mandatory Administrative	4,611,127					
FB	AD	Administrative	1,085					
FB	DC	Discretionary	301					
FB	No Type	Reported	216					
FB	MN	Mandatory	813					
DA	FT	Full-Time Student	380,578					
DA	HT	Half-Time Student	16,288					
DA	PD	Parent PLUS In-School Deferment	91,730					
DA	PE	Six Month Post-Enrollment Period	198					
DA	GF	Graduate Fellowship Program	1,021					
DA	IR	Internship/Residency	1					
DA	PP	Parental PLUS Borrower	155					
DA	AC	Action Programs	4					
DA	CD	Cancer Deferment	3					
DA	EH	Economic Hardship	5					
DA	LF	Deferred Pending Loan Forgiveness Cancellation	0					
DA	MO	Active Duty Military Operations	0					
DA	MR	National Guard, Reservist, or Retired Military	0					
DA	No Type	Reported	216					
DA	TL	Teacher Low-Income Institution	0					
DA	UE	Unemployment Less Than 3 Years	21					
DA	UN	Unemployment Less Than 2 Years	2					
BK	Bankrup	tcy Claim, Active	47,319					
DB	Defaulte	d then Bankrupt, Active Chapter 13						
DO	Defaulte	d, Then Bankrupt, Active, Other	4					
IA	Loan Ori	ginated	612,663					
ID	In Schoo	l or Grace Period	-					
IG	In Grace	Period	204,885					
IM	In Milita	ry Grace	100					
IP	In Post-	Deferment Grace	-					
DF	Defaulte	d, Unresolved	752					
DU	Defaulte	d, Unresolved	156					
DX	Defaulte	d, Six Consecutive Payments	60					
DZ	Defaulte	d, six consecutive payments, then missed payment(s)	66					
XD	Defaulte	d, Six Consecutive Payments	-					
RP	In Repay	ment	74,951					
DL		d, In Litigation	0					
FR	Fraud		0					

			579	Please fill in the relev	ant codes that you rep	orted to the credit bureau	s for each repayment s	tatuses for April 2020
					Terms Frequency	Scheduled Monthly	Payment Pattern	
Stat	Type	Name	PHEAA	Account Status Code	Code	Payment Amount	Code	Special Comment
FB	MA	Mandatory Administrative	5,947,619					
FB	AD	Administrative	106,940					
в	DC	Discretionary	221					
в	No Type	Reported	494					
FB	MN	Mandatory	19					
DA	FT	Full-Time Student	287,507					
DA	HT	Half-Time Student	233,702					
DA	PD	Parent PLUS In-School Deferment	112,804					
DA	PE	Six Month Post-Enrollment Period	59,652					
DA	GF	Graduate Fellowship Program	0					
DA	IR	Internship/Residency	0					
DA	PP	Parental PLUS Borrower	1					
DA	AC	Action Programs	0					
DA	CD	Cancer Deferment	0					
DA	EH	Economic Hardship	11		· · · · · · · · · · · · · · · · · · ·			· · · · · · · · · · · · · · · · · · ·
DA	LF	Deferred Pending Loan Forgiveness Cancellation	0					
DA	MO	Active Duty Military Operations	0					
DA	MR	National Guard, Reservist, or Retired Military	0					
DA	No Type	Reported	494					
DA	TL	Teacher Low-Income Institution	0					
DA	UE	Unemployment Less Than 3 Years	7					
DA	UN	Unemployment Less Than 2 Years	5					
3K		tcy Claim, Active	51,644					
DB		d then Bankrupt, Active Chapter 13	-					
00	_	d, Then Bankrupt, Active, Other	1					
A	Loan Ori		734,322					
D		l or Grace Period	-					
G	In Grace		241,448					
M	_	ry Grace	31					
P		Deferment Grace						
)F		ed, Unresolved	163					
DU		d, Unresolved	36					
DX X		ed, Six Consecutive Payments	4					
DZ	_	d, six consecutive payments, then missed payment(s)						
(D	_	d, Six Consecutive Payments						
RP	In Repay		85,629					
		ed, In Litigation	05,025					
FR	Fraud	a, in crugation	1					

			580	Please fill in the relev	ant codes that you rep	orted to the credit bureau	s for each repayment s	tatuses for April 2020
Stat	Type	Name	Nelnet	Account Status Code	Terms Frequency Code	Scheduled Monthly Payment Amount	Payment Pattern Code	Special Comment
FB	MA	Mandatory Administrative	4,201,811					
FB	AD	Administrative	2,890					
FB	DC	Discretionary	141					
в	No Type	Reported	442					
FB	MN	Mandatory	4					
DA	FT	Full-Time Student	437,579					
DA	HT	Half-Time Student	1					
DA	PD	Parent PLUS In-School Deferment	122,429					
DA	PE	Six Month Post-Enrollment Period	46,704					
DA	GF	Graduate Fellowship Program	0					
DA	IR	Internship/Residency	0					
DA	PP	Parental PLUS Borrower	5					
DA	AC	Action Programs	0					
DA	CD	Cancer Deferment	0					
DA	EH	Economic Hardship	5	· · · · · · · · · · · · · · · · · · ·				
A	LF	Deferred Pending Loan Forgiveness Cancellation	0					
DA	MO	Active Duty Military Operations	1					
A	MR	National Guard, Reservist, or Retired Military	1					
DA	No Type	Reported	442					
A	TL	Teacher Low-Income Institution	0					
A	UE	Unemployment Less Than 3 Years	0					
DA	UN	Unemployment Less Than 2 Years	0					
зк	Bankrup	tcy Claim, Active	30,404					
DB	Defaulte	d then Bankrupt, Active Chapter 13	-					
0	Defaulte	d, Then Bankrupt, Active, Other	-					
A	Loan Ori	ginated	890,099					
D	In Schoo	l or Grace Period	-					
G	In Grace	Period	249,479					
M	In Milita	ry Grace	61					
Р	In Post-	Deferment Grace	-					
)F	Defaulte	d, Unresolved	1					
DU	Defaulte	d, Unresolved	-					
X	Defaulte	d, Six Consecutive Payments	-					
DZ	Defaulte	d, six consecutive payments, then missed payment(s)						
(D	Defaulte	d, Six Consecutive Payments	2					
RP	In Repay	ment	10,635					
DL		d, In Litigation	0					
FR	Fraud		0					

			581	Please fill in the releva	ant codes that you rep	orted to the credit bureau	s for each repayment s	tatuses for April 2020
Stat	Туре	Name	Great Lakes	Account Status Code	Terms Frequency Code	Scheduled Monthly Payment Amount	Payment Pattern Code	Special Comment
в	MA	Mandatory Administrative	5,609,891					
В	AD	Administrative	348					
В	DC	Discretionary	17					
В	No Type	Reported	36					
В	MN	Mandatory	0					
A	FT	Full-Time Student	345,057					
A	HT	Half-Time Student	204,132					
A	PD	Parent PLUS In-School Deferment	143,658					
A	PE	Six Month Post-Enrollment Period	5,089					
A	GF	Graduate Fellowship Program	1					
A	IR	Internship/Residency	0					
A	PP	Parental PLUS Borrower	22					
A	AC	Action Programs	0					
A	CD	Cancer Deferment	0					
A	EH	Economic Hardship	1					
A	LF	Deferred Pending Loan Forgiveness Cancellation	0					
A	MO	Active Duty Military Operations	0					
A	MR	National Guard, Reservist, or Retired Military	0					
A	No Type	Reported	36					
A	TL	Teacher Low-Income Institution	0					
A	UE	Unemployment Less Than 3 Years	5					
A	UN	Unemployment Less Than 2 Years	0					
<	Bankrup	tcy Claim, Active	41,706					
В	Defaulte	d then Bankrupt, Active Chapter 13	-					
0	Defaulte	d, Then Bankrupt, Active, Other	-					
1	Loan Ori	ginated	1,242,155					
)	In Schoo	l or Grace Period	-					
ì	In Grace	Period	350,052					
A	In Milita	ry Grace	107					
)	In Post-	Deferment Grace	-					
F	Defaulte	d, Unresolved	-					
U	Defaulte	d, Unresolved	-				1	
х	Defaulte	d, Six Consecutive Payments	-					
Z	Defaulte	d, six consecutive payments, then missed payment(s)	2					
D	Defaulte	d, Six Consecutive Payments	-					
Р	In Repay		18,220			-		
L		d, In Litigation	0					
R	Fraud		0					

			500	501	502	504	506	529	578	579	580	581
Stat	Type	Name	Mohela	EdFinancial	Cornerstone	Granite State	OSLA	ECSI (Perki	Navient	PHEAA	Nelnet	Great Lakes
FB	MA	Mandatory Administrative	1,274,840	768,801	378,313	409,327	293,690	36,569	4,611,127	5,947,619	4,201,811	5,609,891
FB	AD	Administrative	18,836	5,604	8,965	64	464	301	1,085	106,940	2,890	348
FB	DC	Discretionary	2	27	6	2	2	0	301	221	141	17
FB	No Type	Reported	2	4	2	0	236	0	216	494	442	36
FB	MN	Mandatory	0	2	1	0	0	0	813	19	4	0
DA	FT	Full-Time Student	73,512	82,886	35,916	55,219	35,868	7	380,578	287,507	437,579	345,057
DA	HT	Half-Time Student	44,154	0	20,028	0	3,940	929	16,288	233,702	1	204,132
DA	PD	Parent PLUS In-School Deferment	113,328	78,361	53,778	60,436	43,582	0	91,730	112,804	122,429	143,658
DA	PE	Six Month Post-Enrollment Period	29,063	19,117	16,479	15,740	9,968	0	198	59,652	46,704	5,089
DA	GF	Graduate Fellowship Program	0	0	0	0	0	2	1,021	0	0	1
DA	IR	Internship/Residency	0	0	0	0	0	0	1	0	0	0
DA	PP	Parental PLUS Borrower	0	0	0	0	0	0	155	1	5	22
DA	AC	Action Programs	0	0	0	0	0	0	4	0	0	0
DA	CD	Cancer Deferment	0	0	0	0	0	0	3	0	0	0
DA	EH	Economic Hardship	1	0	0	0	2	27	5	11	5	1
DA	LF	Deferred Pending Loan Forgiveness Cancellation	0	0	0	0	0	121	0	0	0	0
DA	MO	Active Duty Military Operations	0	0	0	0	0	1	0	0	1	0
DA	MR	National Guard, Reservist, or Retired Military	0	0	0	0	0	0	0	0	1	0
DA	No Type	Reported	2	4	2	0	236	0	216	494	442	36
DA	TL	Teacher Low-Income Institution	0	0	0	0	0	1	0	0	0	0
DA	UE	Unemployment Less Than 3 Years	0	0	0	0	2	21	21	7	0	5
DA	UN	Unemployment Less Than 2 Years	0	0	0	0	0	0	2	5	0	0
BK	Bankrupt	tcy Claim, Active	10,634	4,725	1,201	2,406	1,736	300	47,319	51,644	30,404	41,706
DB	Defaulte	d then Bankrupt, Active Chapter 13	-	-	-	-	-	177	-	-	-	-
DO	Defaulte	d, Then Bankrupt, Active, Other		-		-	-	30	4	1	-	
IA	Loan Orig	ginated	840,302	672,947	461,214	498,724	334,538	4,015	612,663	734,322	890,099	1,242,155
ID	In School	or Grace Period	-	-	-	-	-	3		-	-	
IG	In Grace	Period	190,651	164,445	118,936	119,643	86,250	972	204,885	241,448	249,479	350,052
IM	In Militar	ry Grace	-	27	28	14	23	-	100	31	61	107
IP	In Post-	Deferment Grace	-	-	-	-	-	5,785	-	-	-	-
DF	Defaulte	d, Unresolved	809	5		1	24	404	752	163	1	
DU	Defaulte	d, Unresolved		-		-	1	113	156	36		-
DX	Defaulte	d, Six Consecutive Payments		-		-		895	60	4		
DZ	Defaulte	d, six consecutive payments, then missed payment(s)		-		-		1,788	66	7		2
XD	Defaulte	d, Six Consecutive Payments		1		-	-	7	-	-	2	-
RP	In Repay	ment	4,549	5,452	5,396	1,473	1,238	4,574	74,951	85,629	10,635	18,220
DL		d, In Litigation	0	0	0	0	0	1	0	0	0	0
FR	Fraud		0		0	0	0	0	0	1	0	0

Account Status 05 - Account transferred to another office

11 - Current account

- 13 Paid in full
- 61 Paid in full; voluntary surrender
- 62 Paid in full; collection account or claim
- 63 Paid in full; was a repossession 64 Paid in full; was a charge off
- 65 Paid in full; a foreclosure was started
- 71 30 days 78 60 days
- 80 90 days
- 82 120 days 83 - 150 days
- 84 180 days
- 88 Filed with govt, for insured portion on balance on defaulted loan
   89 Deed received in lieu of foreclosure on a defaulted mortgage
- 93 Seriously past due, and/or assigned to collections
- 94 Foreclosure/credit grantor sold collateral to settle mortgage 95 Voluntary surrender
- 96 Merchandise taken back by grantor; may be a balance due
- 97 Unpaid balance reported as a loss by credit grantor

elete entire account from credit bures

DF - Delete entire account due to confirmed fraud (fraud investigation completed)

Terms Frequency M = Monthly D = Deferred

Q = Quarterly

Y = Annually

T = Triannually

S = Semiannually

D = Deferred (Refer to Note) P = Single Payment Loan W = Weekly B = Biweekly E = Semimonthly M = Monthly L = Bimonthly

Special Comments AW = Affected by Natural or Declared Disaster

Legal Action = AM Refinanced = A5 2 = 60 - 89 days past due date Special Payment Arrangements = B, C, AB, AC, AJ, AU, BP, I 3 = 90 - 119 days past due date Transferred = O, AH, AL, AN, AT Other = S. V. AV. AW. CH. CO Removal of comment = blank

- Payment History 0 = 0 payments past due (current account)
- 1 = 30 59 days past due date
- 4 = 120 149 days past due date
- 5 = 150 179 days past due date
- 6 = 180 or more days past due date
- B = No payment history available prior to this time - either because the account was not
- open or because the payment history cannot be furnished. A "B" may not be embedded

within other values.

D = No payment history available this month. "D" may be embedded in the payment

pattern.

E = Zero balance and current account

(Applies to Credit Cards and Lines of Credit) G = Collection

H = Foreclosure Completed

- J = Voluntary Surrender
- K = Repossession L = Charge-off

2. AMENDMENT/MODIFICATION NUMBER	3. EFF	ECTIVE DATE	4. REQUISITION/PURCHASE	EREQ	UISITION NUMBER	5. PROJECT N	UMBER (	1 (If applica	3 ible)
91003120F0311P00007		APR 03, 2020							0.000
ISSUED BY S Department of Education SA - Acquisitions, 830 First St NE - Suite 91F3 /ashington DC 20202 eginald Mitchell 202-377-4215 reginald.mitchell@ed	CODE FSA-A		7. ADMINISTERED BY (If See Block 6	other	than Item 6)	CODE			
NAME AND ADDRESS OF CONTRACTOR (NL REAT LAKES EDUCATIONAL LOAN SERVICES, II 401 INTERNATIONAL LN. IADISON WI 53704	imber, street, count NC.	y, State and ZIP Code DUNS: 96 Cage Cod			9A. AMENDMENT 9B. DATED <i>(SEE</i>		TION NUM	IBER	
			-	×	10A. MODIFICATI ED 10B. DATED <i>(SEE</i>	-FSA-09-D-0012			BER
ODE 00030773	FACILITY	CODE	L		IDD. DATED (SEE	DEC 15	. 2019		
0000110	11. THIS ITEM	ONLY APPLIES T	O AMENDMENTS OF S	OLIC	TATIONS		,		
ECEIVED AT THE PLACE DESIGNATED FOR T virtue of this amendment you desire to change a ommunication makes reference to the solicitation 2. ACCOUNTING AND APPROPRIATION DATA See Schedule	an offer already sub and this amendme	mitted, such change n	nay be made by letter or ele	ectronic	c communication, p ecified.	provided each le	etter or ele	ctronic n Amou	nt: \$0.0
IN ITEM 10A. B. THE ABOVE NUMBERED CON data, etc.) SET FORTH IN ITEM C. THIS SUPPLEMENTAL AGREE FAR 52.212-4(c) Contract	M 14, PURSUANT	TO THE AUTHORITY	OF FAR 43.103(b). TO AUTHORITY OF:			changes in payi	ng office, a	ppropriat	ion
D. OTHER (Specify type of modifie				5)- 17	AILORED				
. IMPORTANT: Contractor is no			ocument and return			to the issui	ng office		
4. DESCRIPTION OF AMENDMENT/MODIFICA EE ATTACHMENT BELOW xcept as provided herein, all terms and conditions 5A. NAME AND TITLE OF SIGNER <i>(Type or prin</i>	s of the document r			ed, rer E OF C	nains unchanged a	and in full force			
Jill Leitl Chief Operating Officer			202-377-4322 KENNET	H.BEL	L@ED.GOV		100 -	ATE OLS	
5B, CONTRACTOR/OFFEROR (b)(6)	7	15C. DATE SIGNED	16B. UNITED STATES		Digitally signed by	y Kenneth Bell		ATE SIGN	
			Kenneth	Dei	Date: 2020.04.06 ( -04'00'	08:05:28	APP	R 03, 20	20

Previous edition unusable

STANDARD FORM 30 (REV. 11/2016) Prescribed by GSA FAR (48 CFR) 53.243

Continuation from block 14...

The purpose of this modification is to incorporate Change Request 5505 HR 748 - Administrative Forbearance into contract number ED-FSA-09-D-0012 Task Order 91003120F0311 with the understanding that funding in the amount of \$194,357.00 will be provided on a separate modification on a later date.

The following Change Request shall be incorporated into Contract Number ED-FSA-09-D-0012 Task Order 91003120F0311.

CR ID	PRICE	CR Description
5505	\$194,357.00	Servicers shall IMMEDIATELY cease ALL collection related activities on all borrowers and have this completed by April 3, 2020.
		a. Servicers should immediately stop all outgoing collection calls to borrowers.
		b. Servicers should immediately stop all billing notices informing borrowers they are due, or going to be due, for a payment.
		c. Servicers should immediately stop debiting borrowers bank accounts for borrowers on an ongoing auto-debit agreement.
		Servicers shall apply a non-capping Administrative forbearance starting
		3/13/2020 and ending on 9/30/2020. Servicer shall apply this forbearance to all borrower accounts no later than April 10, 2020.

	SCHEDULE C	ontinued			
EM NO.	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
	Contracting Officer: Kenneth C. Bell, 202-377-4322,				
	KENNETH.BELL@ED.GOV				
	Primary Contracting Officer Representative:				
	Patrice Washington, (202) 377-3845, Patrice.Washington@ed.gov				
	Alternate Contracting Officer Representative(s):				
	Christian Hickson, 202-377-3581, Christian.Hickson@ed.gov				
	Primary Technical Point of Contact: None				
	Alternate Technical Point(s) of Contact:				
	None				

From:	Jackson, William
Sent:	Mon, 20 Apr 2020 16:45:41 +0000
To:	(b)(6) @glhec;' <b>4</b> (b)(6) <b>(</b> (b)(6)
(b)(6)	( <sup>b)(6)</sup> @Navient.com; <sup>(b)(6)</sup>
(b)(6)	@navient.com)'(b)(6) (Contractor);'(b)(6)
(b)(6) @MC	DHELA.com)';CSContracts;
Coughlan'	@osla.org; (b)(6) ; (b)(6) ; '(b)(6) (b)(6) (b)(6)
(b)(6)	;' <b>F</b> (b)(6)
Cc:	Piccolo, Marc;Curran, Frank D.;LaVia, Mark;Tyrrell, Pete;Hardiman,
Darrick;Johnso	n, Marquis;Hannie,Zakia;Tyrrell, Pete;Myers-Wright, Helena;Bryant, Michael;Singleton,
Rhonda;Kim, H	lyunsue;Taylor, Elvis;Bell, Kenneth;Marksman, Pamerah;Mitchell, Reginald;Johnson,
Marquis	
Subject:	RE: Borrower Transfers
Importance:	High

Good afternoon Team,

FSA requests that you temporarily continue to hold on all non-default Servicer to Servicer transfers. The Acquisitions Team will schedule a meeting with all servicers to discuss transfers on Wednesday, but will also use this to discuss other question you may have in general. Please send all questions to Helena Myers Wright and Debbe Johnson as soon as possible, but no later than noon tomorrow.

Please confirm receipt.

Best, Bill

From: Ja	ckson, William		
Sent: Fri	day, April 17, 2020 10:19 Af	M	
To: (b)(6)	@glhec.or	rg>; <sup>(b)(6)</sup> @glhec < <sup>(b)(6)</sup> glhec.org>; <sup>(b)(6)</sup>	
(b)(6)	@glhec.org>(b)(6)	@nelnet.net>; (b)(6)	
(b)(6)	@nelnet.net>; (b)(6)	@pheaa.org>; '(b)(6)	
(b)(6)	@aessuccess.org>; (b)(6)	@Navient.com; <sup>(b)(6)</sup>	
(b)(6)	@navient.com)' < <sup>(b)(6</sup>	<sup>6)</sup> @navient.com>; I <sup>(b)(6)</sup> (Contractor)	
<jennife< td=""><td>r.Farmer@ed.gov&gt;; (b)(6)</td><td>@MOHELA.com)'</td><td></td></jennife<>	r.Farmer@ed.gov>; (b)(6)	@MOHELA.com)'	
(b)(6)	@MOHELA.com>; CSCont	tracts <cscontracts@mycornerstoneloan.org>; (b)(6)</cscontracts@mycornerstoneloan.org>	
(h)(6)	@mycornerstoneloan.o	org>; (b)(6) @edfinancial.com>;	
(b)(6)	@edfinancial.com' <(b)(6)	6) @edfinancial.com>; <sup>(b)(6)</sup>	_
(b)(6)	@gsmr.org>; <sup>(b)(6)</sup>	s@osla.org>; <sup>(b)(6)</sup> @osla.org>; <sup>(b)(6)</sup>	
(b)(6)	@edfinancial.com>; (b)(6)	(b)(6) @aessuccess.org>;(b)(6)	٦
(b)(6)	'@gsmr.org>; ' <sup>(b)(6)</sup>	@ecsi.net' (b)(6) @ecsi.net>; (b)(6) @ecsi.net'	_
(b)(6)	@ecsi.net>; 'F(b)(6)	@MOHELA.com>; (b)(6)	]
(b)(6)	@MOHELA.com>		

**Cc:** Piccolo, Marc <Marc.Piccolo@ed.gov>; Curran, Frank D. <Frank.Curran@ed.gov>; LaVia, Mark <Mark.LaVia@ed.gov>; Tyrrell, Pete <Pete.Tyrrell@ed.gov>; Hardiman, Darrick <Darrick.Hardiman@ed.gov>; Johnson, Marquis <Marquis.Johnson@ed.gov>; Hannie,Zakia

<Zakia.Hannie@ed.gov>; Tyrrell, Pete <Pete.Tyrrell@ed.gov>; Myers-Wright, Helena <Helena.Myers-Wright@ed.gov>; Bryant, Michael <Michael.Bryant@ed.gov>; Singleton, Rhonda <Rhonda.Singleton@ed.gov>; Kim, Hyunsue <Hyunsue.Kim@ed.gov>; Taylor, Elvis <Elvis.Taylor@ed.gov>; Bell, Kenneth <Kenneth.Bell@ed.gov>; Marksman, Pamerah <Pamerah.Marksman@ed.gov>; Mitchell, Reginald <Reginald.Mitchell@ed.gov>; Johnson, Marquis <Marquis.Johnson@ed.gov>; Tang, Donny <Donny.Tang@ed.gov> Subject: Borrower Transfers Importance: High

Good morning Team,

As you may recall FSA asked you to suspend all borrower transfers until the implementation of CARES Act Change Requests. As of Monday 4/20/20, FSA requests that you resume all borrower transfers that were previously suspended.

Please confirm receipt of this request.

Best, Bill Jackson

From:	Bell, Kenneth
Sent:	Wed, 22 Apr 2020 12:54:32 +0000
То:	(b)(6) Mitchell, Reginald;Q(b)(6) ;(b)(6) ;(b)(6)
Cc:	Jackson, William; Taylor, Elvis; Kim, Hyunsue; Marksman, Pamerah; Johnson,
Marquis	
Subject:	RE: GAO Questions related to CARES Act work (job 104254)Great Lakes

#### Thanks Jill,

Just to reiterate, Please do not send your response directly to GAO. Please send your responses only to your CO and this email distribution. FSA will review and send to GAO. NOTE: ideally, FSA should have your responses by Friday, April 24."

#### Ken

From: (b)(6) @glhec.org>	
Sent: Tuesday, April 21, 2020 4:18 PM	
To: Mitchell, Reginald <reginald.mitchell@ed.gov>(b)(6)</reginald.mitchell@ed.gov>	@glhec.org>; <sup>(b)(6)</sup>
(b)(6) @glhec.org>; (b)(6) @glhec.org>	
Cc: Bell, Kenneth <kenneth.bell@ed.gov>; Jackson, William <william.jack< td=""><td>son@ed.gov&gt;; Taylor, Elvis</td></william.jack<></kenneth.bell@ed.gov>	son@ed.gov>; Taylor, Elvis
<elvis.taylor@ed.gov>; Kim, Hyunsue <hyunsue.kim@ed.gov>; Marksma</hyunsue.kim@ed.gov></elvis.taylor@ed.gov>	n, Pamerah
<pamerah.marksman@ed.gov>; Johnson, Marquis <marquis.johnson@ed< td=""><td>d.gov&gt;</td></marquis.johnson@ed<></pamerah.marksman@ed.gov>	d.gov>
Subject: RE: GAO Questions related to CARES Act work (job 104254)Gre	at Lakes

We just received the request from GAO. It is attached. We will forward the response to Ken before sharing with GAO.

### Thanks,

Jill

From: Mitchell, Reginald <<u>Reginald.Mitchell@ed.gov</u>> Sent: Tuesday, April 21, 2020 8:52 AM To: b)(6) @glhec.org>; b)(6) @glhec.org>; b)(6) @glhec.org> Cc: Bell, Kenneth <<u>Kenneth.Bell@ed.gov</u>>; Jackson, William <<u>William.Jackson@ed.gov</u>>; Taylor, Elvis <<u>Elvis.Taylor@ed.gov</u>>; Kim, Hyunsue <<u>Hyunsue.Kim@ed.gov</u>>; Marksman, Pamerah <<u>Pamerah.Marksman@ed.gov</u>>; Johnson, Marquis <<u>Marquis.Johnson@ed.gov</u>>; Mitchell, Reginald <<u>Reginald.Mitchell@ed.gov</u>>

Subject: GAO Questions related to CARES Act work (job 104254)--Great Lakes Importance: High

Good morning Team Great Lakes,

\*\*sent on behalf of Kenneth Bell\*\*

FSA has been notified that GAO will be reaching out to you soon concerning your support of the COVID-19 requirements and making requests for various documentation. Please be aware that you are required to send the documentation to the Contract Officer (CO) first, before you share the information with GAO.

If you have any questions or concerns, please contact your CO.

Thank you.

v/r Reggie

Reggie Mitchell Contract Specialist Office: 202-377-4215 Cell:(h)(6) reginald.mitchell@ed.gov



The information contained in this communication may be confidential, is intended only for the use of the recipient(s) named above, and may be protected under state or federal law. If the reader of this message is not the intended recipient, you are hereby notified that any dissemination, distribution, or copying of this communication, or any of its contents, is strictly prohibited. If you have received this communication in error, please forward the communication to notme@glhec.org immediately and destroy or delete the original message and any copy of it from your computer system. If you have any questions concerning this message, please contact the sender.

From:	(b)(6)
Sent:	Wed, 1 Apr 2020 <u>16:57</u> :17 +0000
То:	Jackson, William; <sup>(b)(6)</sup> glhec;Brown, Jamie
Cc:	Piccolo, Marc;Curran, Frank D.;LaVia, Mark;Hardiman,
Darrick;Hannie,Zakia;M	1arksman, Pamerah;Bell, Kenneth;Kim, Hyunsue;Johnson, Marquis;Mitchell,
Reginald;Taylor, Elvis	
Subject:	RE: URGENT- CR 5505 Requirement #1

Great Lakes stopped all outgoing collection calls last week. We stopped our regular auto-debit pulls last night, and stopped sending new billing statements today.

As an FYI – Our system has a feature called Non-repayment AutoPay (NRA). NRA allows a borrower in in-school, grace, deferment, or forbearance status to sign up to have payments withdrawn on a monthly basis. The borrower must specify the amount and day for the monthly withdrawal. We created this feature as a convenience for borrowers who wanted to make payments toward interest during non-repayment statuses. We are not shutting this feature off and will allow borrowers to continue to use this feature during the 6 month "COVID-19" forbearance if they wish.

Please let us know if there is anything more you need.

#### Thanks!

(b)(6)

PS – We also plan to start placing the new forbearance on accounts tomorrow to ensure we are done by April 10<sup>th</sup>.

From: Ja	ackson, William <william.jacks< th=""><th>on@ed.gov&gt;</th><th></th><th></th><th></th></william.jacks<>	on@ed.gov>			
Sent: W	ednesday, April 1, 2020 11:44	AM			
To: (b)(6)	@glł	nec.org>;(b)(6)	@gl	hec.org>; (b)(6)	
(h)(6)	l@glhec.org>; Stover,(b)(6)	0	nelnet.net>; [	p)(6)	
(b)(6)	@nelnet.net>;(b)(6)		@p	neaa.org>; '(b)(6	5)
(b)(6)	@aessuccess.org>(b)(6)	@Navient	t.com; (b)(6)		
(b)(6)	@navient.com)' ( <sup>(b)(6)</sup>	@n	avient.com>, <sup>(b</sup>	)(6)	(Contractor)
<jennife< td=""><td>er.Farmer@ed.gov&gt;;(b)(6)</td><td></td><td></td><td>MOHELA.com)'</td><td></td></jennife<>	er.Farmer@ed.gov>;(b)(6)			MOHELA.com)'	
(b)(6)	@MOHELA.com>; CSContrac	cts <cscontra< td=""><td>cts@mycorner</td><td>stoneloan.org&gt;</td><td>; (b)(6)</td></cscontra<>	cts@mycorner	stoneloan.org>	; (b)(6)
(b)(6)	@mycornerstoneloan.org	;>; (b)(6)	@edfi	nancial.com>;	
(b)(6)	@edfinancial.com' (b)(6)	@edfin	ancial.com>; 🕅	p)(6)	
(b)(6)	@gsmr.org>; <sup>(b)(6)</sup>		@osla.org>	; (b)(6)	
(b)(6)	@osla.org>; <sup>(b)(6)</sup>	@edfinanc	ial.com>; <sup>(b)(6)</sup>		
(b)(6)	@aessuccess.org>; (b)(6)		@gsn	nr.org>; (b)(6)	@ecsi.net'
(b)(6 <mark>)</mark>		.net' (b)(6)	@ecsi.net>;	(b)(6)	
(b)(6)	@MOHELA.com>				

**Cc:** Piccolo, Marc <Marc.Piccolo@ed.gov>; Curran, Frank D. <Frank.Curran@ed.gov>; LaVia, Mark <Mark.LaVia@ed.gov>; Hardiman, Darrick <Darrick.Hardiman@ed.gov>; Hannie,Zakia <Zakia.Hannie@ed.gov>; Marksman, Pamerah <Pamerah.Marksman@ed.gov>; Bell, Kenneth <Kenneth.Bell@ed.gov>; Kim, Hyunsue <Hyunsue.Kim@ed.gov>; Johnson, Marquis

<Marquis.Johnson@ed.gov>; Mitchell, Reginald <Reginald.Mitchell@ed.gov>; Taylor, Elvis <Elvis.Taylor@ed.gov>; Jackson, William <William.Jackson@ed.gov> Subject: URGENT- CR 5505 Requirement #1 Importance: High

Good afternoon Team,

All servicers should immediately begin requirement # 1 from CR 5505, if there are no related costs to FSA to implement these requirements. FSA views these actions as VERY beneficial to borrowers and realizes servicers may not incur costs to put these requirements in place.

1. Servicers shall IMMEDIATELY cease ALL collection related activities on all borrowers and have this completed by April 3, 2020.

a. Servicers should immediately stop all outgoing collection calls to borrowers.

b. Servicers should immediately stop all billing notices informing borrowers they are due, or going to be due, for a payment.

c. Servicers should immediately stop debiting borrowers bank accounts for borrowers on an ongoing auto-debit agreement.

Once 1A, 1B, 1C are in place and when the stop actions occurred, please provide confirmation to those individuals courtesy copied on this email.

Best regards, Bill

The information contained in this communication may be confidential, is intended only for the use of the recipient(s) named above, and may be protected under state or federal law. If the reader of this message is not the intended recipient, you are hereby notified that any dissemination, distribution, or copying of this communication, or any of its contents, is strictly prohibited. If you have received this communication in error, please forward the communication to notme@glhec.org immediately and destroy or delete the original message and any copy of it from your computer system. If you have any questions concerning this message, please contact the sender.

From:	Washington, Patrice
Sent:	Wed, 6 May 2020 14:54:56 +0000
To:	PHEAACRs (PHEAACRs@pheaa.org); ((b)(6)
(b)(6)	@Navient.com;'I(b)(6)
(b)(6) @	navient.com);Q <sup>(b)(6)</sup>
Cc:	Hickson, Christian; Ratchford, Sabrina; Booker, Anthony; Villatoro, Wendy; Taylor,
Elvis;Bell, Kenneth	n;Mitchell, Reginald;Johnson, Marquis
Subject:	To TIVAS and PSLF: CR 5556: COVID-19 PSLF Changes
Attachments:	CR 5556 COVID-19 PSLF Changes.pdf

I am requesting an Impact Analysis from the TIVAS and PSLF for the attached CR. The IA due date is on or before 05/08/2020.

FSA requests both IA and cost proposals to be delivered simultaneously. Strict due date of 05/08/20 must be met.

Please let me know if additional information is needed.

Thank you,

Patrice D. Washington Contracting Officer's Representative Federal Student Aid Business Operations 830 First Street, NE, 61C5 Washington, DC 20202 202-377-3845 Office

# **Business Operations Change Request Form**

As Of: 4/23/20 1:18:21PM

Administrative Information				
<b>CR:</b> 5556	Drafted:	4/21/20 7:41:27AM	Submitted:	4/23/20 12:54:31PM
Title: COVID-19 PSLF Ch	anges			
Sponsor: Mark La Via			<b>Business Analyst:</b>	Emir Frisby
Anticipated Implementation	n Date:	05/04/2020		EMERGENCY

**Change Request Details** 

#### Reason (Business Need):

Changes are needed to PSLF processing to support the CARES Act (HR 748).

#### **Description (Requirements):**

1. The PSLF servicer shall REQUIRE borrowers to provide employment certification following current PSLF/TEPSLF requirements during the 3/13/20 to 9/30/20 suspension period to get payment credit toward PSLF/TEPSLF forgiveness. a. The servicer shall NOT give borrowers full, qualifying monthly payment credit to count toward PSLF/TEPSLF forgiveness (i.e. increase the PSLF/TEPSLF payment counter) unless the servicer has received employment certification satisfying current required documentation for employment.

b. This requirement supersedes and invalidates prior requirement # 9 in change request 5505 [Prior requirement was: The PSLF servicer shall treat this forbearance period as if borrowers have submitted qualifying employment certification information. Borrowers pursuing PSLF will not need to provide employment certification for this period of time in order for this time to count toward PSLF forgiveness.]

2. The PSLF servicer shall give borrowers PSLF/TEPLSF payment credit toward PSLF/TEPSLF loan forgiveness as if they made an on-time, in full payment for the period 3/13/20 through 9/30/20.

a. Borrowers will be given payment credit as if they made an on-time, in full payment for each month for April 2020 through September 2020.

b. If the borrower was due a payment from 3/1/20 to 3/12/20 they will NOT get PSLF/TEPSLF payment credit as if they made that payment unless they actually made an on-time and in full payment to satisfy that payment. If the borrower was not due a payment between 3/1/20 to 3/12/20 the borrower DOES get PSLF/TEPSLF credit as if they made an on-time, in full payment for March 2020.

c. Borrowers are not required to take any action or provide any documentation to get payment credit during this time. The payment credit shall be available on any Direct Loan disbursed prior to 3/13/20.

d. Any payments made during the 3/13/20 to 9/30/20 shall not count as additional credits toward PSLF/TEPSLF loan forgiveness during the 3/13/20 to 9/30/20 timeframe (borrowers can only get credit for one payment toward forgiveness each month).

3. The PSLF servicer shall, during the period from 3/13/20 through 9/30/20, give borrower PSLF/TEPSLF repayment plan credit toward PSLF/TEPSLF loan forgiveness as if they were on a qualifying repayment plan during the time period as long as the borrower has entered repayment.

a. Borrowers in an in school or in grace status will not be given credit as if in a qualifying repayment plan during the 3/13/20 to 9/30/20 period.

b. If a borrower was on a qualifying PSLF/TEPSLF payment plan prior to or during the 3/13/20 to 9/30/20 period – they will be treated as if they were on a qualified PSLF/TEPSLF repayment plan (10 year Standard plan).

c. If a borrower was NOT on a qualifying PSLF/TEPSLF payment plan prior to or during the 3/13/20 to 9/30/20 period – they will be treated as if they were on a qualified PSLF/TEPSLF repayment plan (10 year Standard plan).

d. Borrowers are not required to take any action or provide any documentation to get credit as if on a qualifying

PSLF/TEPSLF during this time. The repayment plan credit shall be available on any Direct Loan disbursed prior to 3/13/20.

4. The PSLF servicer shall not give payment or repayment plan credit toward PSLF/TEPSLF forgiveness while a borrower is in school or in grace status.

a. Borrowers do not get PSLF/TEPSLF payment or repayment plan credit during the COVID-19 suspension period while they are in school or in grace status.

5. ALL servicers shall update customer service representatives to understand PSLF payment eligibility requirements during the COVID-19 payment suspension and be able to provide that information to borrowers if requested. See Also CR 5505

Does this change require a new network connection	
(Secure File Transfer Protocol is mandatory for all new connections)?	No
IST Anticipated?	No

#### FSA Service/System/Area Impacted

Communications - Notification Only CornerStone EdFinancial Granite State Great Lakes MOHELA Navient Nelnet OSLA PHEAA PSLF Perkins

#### Validation - Artifacts and Corresponding Requirement IDs (Required for Services)

Updated processing/review procedures describing how the updated requirements for payment qualification during the COVID 19 period are used.

Customer service scripts and/or training for informing borrowers of the updated PSLF/TEPSLF eligibility requirements during the COVID 19 suspension period.

Artifacts Due Date: 05/08/2020

BU Reviewer: Jose Gonzalez

From:Jackson, WilliamSent:Mon, 8 Jun 2020 16:16:10 +0000To:Hardiman, DarrickSubject:FW: Request for Corrective Action Plan (CAP)Attachments:CR 5505 HR 748 - Administrative Forbearance.pdf

Sir,

FYSA...

V/r, Bill

From: Jackson, William Sent: Monday, June 8, 2020 12:00 PM To:<sup>(b)(6)</sup>@glhec<sup>(b)(6)</sup>...@glhec.org> Cc: Bell, Kenneth <Kenneth.Bell@ed.gov> Subject: Request for Corrective Action Plan (CAP)

Good morning Team Great Lakes,

This is a follow-up to our conversation this morning regrading CR 5505 HR 748 – Administrative Forbearance; please find CR 5505 attached. Within the description of the CR 5505, it was identified that "Servicers shall report to credit reporting agencies as if a regularly scheduled payment was made by the borrower during this period of forbearance. Reporting should indicate the borrower is current and have made their monthly payment of \$0 (similar to \$0 IDR)".

It has come to the attention of FSA Contracts via numerous monitoring avenues (e.g., Great Lakes, ombudsman complaints, social media listening, Consumer Financial Protection Bureau) of an increase in complaints regarding borrowers whose credit scores had suddenly become adversely impacted. Upon research it was determined that many of these borrowers were serviced by Great Lakes.

As a result of this occurrence, Great Lakes shall submit a CAP within two (2) days after receipt of this request. The CAP shall provide sufficient detail, including, but not limited to a narrative describing the events leading up to the error, a timeline of the associated events, a comprehensive breakout of impact(s) resulting from the error, and demonstrate how Great Lakes plan to prevent future occurrences of this type.

Please acknowledge receipt of this email. Additionally, any questions concerning the above should be forward to Kenneth Bell or myself.

Sincerely, Bill

**Bill Jackson** 

Executive Business Advisor / Contracting Officer U.S. Department of Education Federal Student Aid (FSA) O: (202) 377-4870

# **Business Operations Change Request Form**

As Of: 3/31/20 3:46:03PM

		Administrative I	nformation	
<b>CR:</b> 5505	Drafted:	3/27/20 3:04:23PM	Submitted:	3/31/20 3:32:14PM
Title: HR 748 - Administrati	ve Forbeara	ance		
Sponsor: Mark La Via			<b>Business Analyst:</b>	Emir Frisby
Anticipated Implementation	Date:	04/10/2020		EMERGENCY

**Change Request Details** 

#### Reason (Business Need):

Due to the Coronavirus Pandemic National Emergency ED needs to provide relief for student loan borrowers.

#### **Description (Requirements):**

1. Servicers shall IMMEDIATELY cease ALL collection related activities on all borrowers and have this completed by April 3, 2020.

a. Servicers should immediately stop all outgoing collection calls to borrowers.

b. Servicers should immediately stop all billing notices informing borrowers they are due, or going to be due, for a payment.

c. Servicers should immediately stop debiting borrowers bank accounts for borrowers on an ongoing auto-debit agreement.

2. Servicers shall apply a non-capping Administrative forbearance starting 3/13/2020 and ending on 9/30/2020. Servicer shall apply this forbearance to all borrower accounts no later than April 10, 2020.

a. If the borrower was previously in another payment suspension status (deferment, forbearance, etc.) that status should be superseded by this status (see exceptions). If the prior status extends beyond 9/30/2020, the servicer shall reapply that status and use the end date related to that status beginning on 10/1/2020.

i. EXCEPTIONS to this Administrative forbearance – The servicer shall NOT apply the administrative forbearance to any borrower currently in an in-school status, in grace status, bankruptcy status, or in-school deferment (including Parent PLUS in school and other enrollment related deferments). Borrowers currently in the process of applying for and receiving TPD (and already has payments suspended for that purpose) should not be placed into this forbearance. If currently in one of these deferments/statuses, but removed from that status prior to 9/30/2020, the borrower shall be placed into administrative forbearance through 9/30/2020.

ii. NOTE: Borrowers currently in \$0 IDR plans should also be placed into this forbearance. Borrowers on cancer deferment should be placed into this forbearance. Perkins borrowers should all be brought current and placed onto this forbearance (this supersedes the direction given in CR 5477 to continue to send Perkins loans received over 90 days delinquent to DMCS).

iii. If borrowers who are in an excepted status (other than in-school/grace) specifically requests to be put into this forbearance the servicer shall apply the forbearance to the borrower's account.

b. This forbearance should be applied to all federally held borrowers (Direct Loans, FFEL, and Perkins) but should not be applied to non-federally held FFEL or Perkins loans.

c. Borrowers currently in school or grace but who enter repayment prior to 9/30/2020 shall be placed into this forbearance.

d. Borrowers entering repayment as a newly originated loan (from COD or consolidation) shall be placed into this forbearance.

e. During this period of forbearance, borrowers should not be required to make any payments and no collection activities should occur requesting payments.

f. Any requests for deferment or forbearance during this status should be reviewed and if the borrower is deemed eligible, and the end date is after 9/30/2020, the borrower shall be placed into that status as of 10/1/2020.

g. If the borrower is delinquent at the time the forbearance is applied, all prior periods of delinquency shall be covered by a non-capping administrative forbearance for the prior delinquency period. NOTE: The administrative forbearance used to cover prior delinquency is essentially as separate administrative forbearance - additional benefits (i.e. credit reporting, qualifying payments, etc.) of this current (ending 9/30/20) administrative forbearance only relate to the 3/13/20 – 9/30/20 time period, not during a forbearance applied to cover a prior delinquency.

3. Upon application of the Administrative forbearance period the servicer shall provide notification to the borrower.

a. FSA shall provide the notification template to be used and will include within the notice an explanation that: Payments have been suspended, interest has been waived (changed to 0%), Borrowers may continue to pay if they choose to, and the temporary nature of the suspension.

b. The notice template will be provided by 4/2/2020.

4. Servicers shall update their websites with information related to this administrative forbearance period. Updates shall be reviewed and approved by FSA prior to posting (Servicers can use FSA content as input/starting point for servicer website content).

5. Servicers shall NOT perform auto debiting of borrower's bank accounts during this period of forbearance.

a. Servicers shall refund payments received on/after 3/13/2020 only if the borrower requests the payment be refunded or if directed to do so by FSA (related to unique borrower scenarios).

6. Servicers shall NOT accrue any interest for any borrower during this period of forbearance.

a. Servicers shall update the loans with the 0% interest rate applied for CR 5475 to end that rate on 9/30/2020.

b. Servicers shall not count any months a borrower is in 0% interest due to CR 5475/CR 5505 toward any military type 0% interest period (do not count these months against the limited number of 0% months allowed).

7. Servicers shall report to credit reporting agencies as if a regularly scheduled payment was made by the borrower during this period of forbearance.

a. Reporting should indicate the borrower is current and have made their monthly payment of \$0 (similar to \$0 IDR).

8. Servicers shall treat this forbearance period as if payments for each month have been made in full and on-time and on a 10-year standard repayment plan towards loan forgiveness programs (PSLF/TEPSLF and IDR). This period of time will count toward these forgiveness programs even if the borrower is/was not on a qualifying repayment plan. a. This period should also count as if in full, on-time payments were made for rebates or forced IDR/ICR.

9. The PSLF servicer shall treat this forbearance period as if borrowers have submitted qualifying employment certification information. Borrowers pursuing PSLF will not need to provide employment certification for this period of time in order for this time to count toward PSLF forgiveness.

10. Servicers shall extend all IDR plan and cancer deferment recertification/end dates (if they end or require recertification prior to 9/30/2020) for 6 months from the current recertification/end date, if the extended date is prior to 10/1/2020, extend that date to 10/1/2020. [No recertification or end date should occur during the forbearance period]

a. Servicers shall allow borrowers to recertify and/or update income submissions during this time if the borrower wants to.

11. Servicers shall provide notices to borrowers beginning on August 1, 2020.

a. Servicers shall provide at least 6 notices to the borrowers.

b. FSA shall provide the notices to be provided no later than July 1, 2020. FSA will work with servicers to determine the sequence, timing, format, and text of each notice to be sent to borrowers.

12. Servicers shall allow a borrower to request to opt out of this forbearance period.

a. Servicers shall continue to accrue interest at 0% for borrowers that have opted out of forbearance period through 9/30/2020.

b. Servicers shall resume normal repayment activities for borrowers who have opted out of the forbearance.

c. Servicers shall allow borrowers to opt back into the forbearance if the borrower requests after having opted out.

d. If at any point prior to 9/30/2020 the borrower becomes over 30 days delinquent the borrower shall be placed back into this Administrative forbearance through 9/30/2020.

13. Servicers shall report the Administrative forbearance period to NSLDS as an "MA" forbearance code (to assist with tracking these forbearances). If an administrative forbearance is used to cover prior delinquency (prior to 3/13/20 period) those administrative forbearances should continue to be reported as AD.

14. Servicers shall provide daily reporting (each business day) via email to FSA identifying Administrative forbearance statistics. Reports shall be provided by 11:00 am ET and sent to tivas.reports@ed.gov; Patrick.Campbell@ed.gov, Mark. LaVia@ed.gov, and Marc.Piccolo@ed.gov (other addresses may be added as needed).

a. See attached reporting template (5505\_Report.xlsx).

b. Report shall be provided in Excel format as an attachment to the daily email.

15. Requirements of this CR 5505 supersede the requirements in CR 5477. The requirements of 5477 will no longer be in effect once CR 5505 has been approved.

16. Requirements in CR 5505 supplement requirements in CR 5475. The 0 % interest rate required in CR 5475 remains in effect, but as stated in CR 5475, this CR clarifies the stop date of that interest rate as 9/30/20. All other requirements of CR 5475 remain in place.

17. Servicers shall invoice for borrowers in this CR 5505 forbearance under a unique billing category. FSA has created a unique billing category for this status (at a rate of \$2.19 per borrower) that servicers shall use. Servicers can work with their COR/CO to get additional information about invoicing (such as CLIN, etc.).
a. Servicers shall continue to bill service members in that category.

Also see CR 5505 Q&A document and National Emergency CR 5475 – 0% Interest Rate

Does this change require a new network connection		
(Secure File Transfer Protocol is mandatory for all new connections)?	No	
IST Anticipated?	No	

FSA Service/System/Area Impacted

#### Validation - Artifacts and Corresponding Requirement IDs (Required for Services)

Servicers shall provide 10 borrower account snapshots showing that the accounts have had the forbearance applied, continue to be on 0% interest, and will remain in forbearance through 9/30/2020. Copies of the notices sent to these 10 borrowers should also be included.

Servicers shall provide a snapshot of any updates to web pages after posted to show the information displayed to the borrowers.

Servicers shall provide 10 borrower account snapshots showing the IDR certification end date has been extended 6 months. Please include narrative describing how FSA can see the date has been extended.

Servicer shall provide a copy of 2 emails showing the reporting is being provided to FSA as required.

Artifacts Due Date: 04/15/2020

BU Reviewer: Helena Myers-Wright

From:	(b)(6)
Sent:	Thu, 21 May 2020 17:17:21 +0000
То:	Campbell, Patrick;Bell, Kenneth <sup>(b)(6)</sup> r;LaVia, Mark;Piccolo, Marc;Greene,
Chris;Hardiman, Dai	rick;Jackson, William;ها(b)(6) ;Taylor, Elvis;Davis, James E.; المراف)(6)
<sup>(b)(6)</sup> Tessitore, Lisa	a; (b)(6) Hankish, James
Cc:	Popevis, Joe;Tessitore, Lisa;Vecera, Michael
Subject:	RE: Need information on named plaintiffs in recent credit reporting lawsuit
(Sass v Great Lakes)	

We will pull that together and get back to you Patrick.

Thanks, <sup>(b)(6)</sup>

Chief Operating Officer | 608-246-1510 Great Lakes Educational Loan Services, Inc.

From: Campbell, Patrick <patrick.campbell@< th=""><th>ped.gov&gt;</th></patrick.campbell@<>	ped.gov>
Sent: Thursday, May 21, 2020 12:13 PM	
To: Bell, Kenneth <kenneth.bell@ed.gov>;</kenneth.bell@ed.gov>	<sup>b)(6)</sup>
<mark.lavia@ed.gov>; Piccolo, Marc <marc< td=""><td>c.Piccolo@ed.gov&gt;; Greene, Chris <chris.greene@ed.gov>;</chris.greene@ed.gov></td></marc<></mark.lavia@ed.gov>	c.Piccolo@ed.gov>; Greene, Chris <chris.greene@ed.gov>;</chris.greene@ed.gov>
Hardiman, Darrick < Darrick.Hardiman@ed.g	ov>; Jackson, William <william.jackson@ed.gov>; (b)(6)</william.jackson@ed.gov>
(b)(6) @glhec.org>; (b)(6) y@	glhec.org>; Taylor, Elvis <elvis.taylor@ed.gov>; Davis,</elvis.taylor@ed.gov>
James E. <james.e.davis@ed.gov>(b)(6)</james.e.davis@ed.gov>	@glhec.org>; Tessitore, Lisa
<lisa.tessitore@ed.gov>;(b)(6)</lisa.tessitore@ed.gov>	@nelnet.net>; Hankish, James <james.hankish@ed.gov></james.hankish@ed.gov>
Cc: (b)(6) @nelnet.net>;	Tessitore, Lisa <lisa.tessitore@ed.gov>; Vecera, Michael</lisa.tessitore@ed.gov>
<michael.vecera@ed.gov></michael.vecera@ed.gov>	
Cubiect Need information on named plaint	iffs in recent credit reporting lawsuit (Sass y Great Lakes)

Subject: Need information on named plaintiffs in recent credit reporting lawsuit (Sass v Great Lakes)

Good afternoon everyone.

As you may already know there was a lawsuit filed in California regarding the recent credit reporting issues (Sass v Great Lakes).

I have attached the complaint and below is also a link: https://protectborrowers.org/wp-content/uploads/2020/05/sass\_v\_great\_lakes-1.pdf

FSA would appreciate background on the two named borrowers (Sass and Hounanian). Specifically, FSA would like to see screen shots of what was reported to the credit bureaus for each of those borrower's tradelines for April 2020.

Name Plaintiffs.

11. Plaintiff Katherine Sass is an individual person and a resident of San Francisco, California.

12. Plaintiff Cody Hounanian is an individual person and a resident of Santa Clarita, California.

Thank you for your help with this matter,

#### **Patrick Campbell**

Vendor Oversight and Program Accountability Directorate (VOPA) Student Experience and Aid Delivery (SEAD) Federal Student Aid (FSA) US Department of Education Office: (202) 377-3830

Federal Student Aid

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	(b)(6)
From:	
Sent:	Tue, 19 May 20 <u>20 20:00:2</u> 4 +0000
То:	Tessitore, Lisa; <sup>(b)(6)</sup>
Cc:	Myers-Wright, Helena; Campbell, Patrick; Holloway, Destre; Murphy,
Robert;Laine, Douglas;H	Iolloway, Julie;Galleguillos, Ruben;Stephenson, Katon;Vann, Jason
Subject:	RE: Credit reporting - Monitoring

Hello Lisa,

Please see our response below in regards to the accounts in question.

For both customers, (b)(6) and (b)(6) their accounts are closed on our system. We have updated NSLDS manually to reflect the loans closed.

For (b)(6) k and (b)(6) their loans are on the mandatory administrative forbearance and we have verified for April's month end credit reporting to TU we reported the loans with a status of current, in repayment with a \$0.00 payment amount. We also noticed that (b)(6) had one loan still showing active on NSLDS but it has been closed so we manually updated this on NSLDS as well.

For CR 5505 we are reporting loans on this specific mandatory administrative forbearance as current, in repayment with a \$0.00 payment amount.

Let me know if you have any additional questions.

Thank you.

(b)(6)

Loan Servicing AVP Edfinancial Services 865-342-5280

From: Tessitore, Lisa <lisa.tessitore@ed.gov></lisa.tessitore@ed.gov>
Sent: Friday, May 15, 2020 5:12 PM
To: (b)(6) @edfinancial.com>; (b)(6) @edfinancial.com>
Cc: Myers-Wright, Helena <helena.myers-wright@ed.gov>; Campbell, Patrick</helena.myers-wright@ed.gov>
<patrick.campbell@ed.gov>; Holloway, Destre <destre.holloway@ed.gov>; Murphy, Robert</destre.holloway@ed.gov></patrick.campbell@ed.gov>
<robert.murphy@ed.gov>; Laine, Douglas <douglas.laine@ed.gov>; Holloway, Julie</douglas.laine@ed.gov></robert.murphy@ed.gov>
<julie.holloway@ed.gov>; Galleguillos, Ruben <ruben.galleguillos@ed.gov>; Stephenson, Katon</ruben.galleguillos@ed.gov></julie.holloway@ed.gov>
<katon.stephenson@ed.gov>; Vann, Jason <jason.vann@ed.gov></jason.vann@ed.gov></katon.stephenson@ed.gov>
Subject: Credit reporting - Monitoring

(b)(6)

Hello and I hope this email finds you well.

We have been doing a review of credit bureau reporting, specifically Trans Union. We sampled a handful of accounts and I have a couple of questions. I compared the reporting on TU to that of NSDLS (verified status). Will you please review the following and address the notations/comments I have?

Thanks and have a great weekend. Lisa

(b)(6)

TU indicates his accounts with Edfinancial are closed however on NSLDS still has small balances of \$12 and \$42

Will you please review your system to determine if you are showing closed and if so updated NSLDS accordingly? If not closed can you provide me details on why TU is indicating closed.

(b)(6) same observation with balances of \$46 and \$75

I understand this is likely a reporting issue with NSLDS but can you please confirm as with the above account?

(b)(6)	(b)(6)	
(0)(0)	and	<ul> <li>these are examples of</li> </ul>

accounts on NSDLS in Forb (MA), however on TU they present as if they are in repayment status vs the status of Deferred/current (no payment due). Will you please provide me with your process on reporting MA forbearances under CR 5505?

Lisa Tessitore |Director Vendor Oversight Group (VOG) Vendor Oversight and Program Accountability (VOPA) | Student Experience and Aid Delivery (SEAD) U.S. Department of Education | Federal Student Aid 61 Forsyth St SW, Office Suite 18T30-48; Atlanta, GA 30303 Office: (404) 974-9267 | Cell(b)(6) | lisa.tessitore@ed.gov

Federal Student Aid

PROUD SPONSOR of the AMERICAN MIND "

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From:	(b)(6)	
Sent:	Tue, 19 May 20 <u>20 22:17:09</u> +0000	
То:	Tessitore, Lisa; <sup>(b)(6)</sup>	
Cc:	Myers-Wright, Helena;Campbell, Patrick;Holloway, Destre;Murphy,	
Robert;Laine, Dougla	as;Holloway, Julie;Galleguillos, Ruben;Stephenson, Katon;Vann, Jason	
Subject:	RE: Credit reporting - Monitoring	

Hello Lisa,

For these two accounts, yes the customers paid these in full with a payment prior to this inquiry.

Thanks.

(b)(6)

Loan Servicing AVP Edfinancial Services 865-342-5280

From: Tessitore, Lisa <lisa.tessitore@ed.gov></lisa.tessitore@ed.gov>	
Sent: Tuesday, May 19, 2020 5:11 PM	
To:(b)(6) @edfinancial.com>; (b)(6) @	edfinancial.com>
Cc: Myers-Wright, Helena <helena.myers-wright@ed.gov>; Car</helena.myers-wright@ed.gov>	mpbell, Patrick
<patrick.campbell@ed.gov>; Holloway, Destre <destre.hollowa< td=""><td>ay@ed.gov&gt;; Murphy, Robert</td></destre.hollowa<></patrick.campbell@ed.gov>	ay@ed.gov>; Murphy, Robert
<robert.murphy@ed.gov>; Laine, Douglas <douglas.laine@ed.< td=""><td>.gov&gt;; Holloway, Julie</td></douglas.laine@ed.<></robert.murphy@ed.gov>	.gov>; Holloway, Julie
<julie.holloway@ed.gov>; Galleguillos, Ruben <ruben.galleguil< td=""><td>los@ed.gov&gt;; Stephenson, Katon</td></ruben.galleguil<></julie.holloway@ed.gov>	los@ed.gov>; Stephenson, Katon
<katon.stephenson@ed.gov>; Vann, Jason <jason.vann@ed.go< td=""><td>&gt;&gt;&gt;</td></jason.vann@ed.go<></katon.stephenson@ed.gov>	>>>
Subject: RE: Credit reporting - Monitoring	

Natalie - thank you see below.

Lisa Tessitore |Director Vendor Oversight Group (VOG) Vendor Oversight and Program Accountability (VOPA) | Student Experience and Aid Delivery (SEAD) U.S. Department of Education | Federal Student Aid 61 Forsyth St SW, Office Suite <u>18T30-48</u>; Atlanta, GA 30303 Office: (404) 974-9267 | Cell: <sup>(b)(6)</sup> | <u>lisa.tessitore@ed.gov</u>

Fed	era	Student Aid
An OFFIC	E of the	U.S. DEPARTMENT OF EDUCATION

PROUD SPONSOR of the AMERICAN MIND

From <sup>(b)(6)</sup> @edfinancial.com>	
Sent: Tuesday, May 19, 2020 4:00 PM	
To: Tessitore, Lisa < <u>Lisa.Tessitore@ed.gov</u> >; <sup>(b)(6)</sup> <u>k@edfinancial.com</u> >	
Cc: Myers-Wright, Helena < <u>Helena.Myers-Wright@ed.gov</u> >; Campbell, Patrick	
< <u>Patrick.Campbell@ed.gov</u> >; Holloway, Destre < <u>Destre.Holloway@ed.gov</u> >; Murphy, Robert	

<<u>Robert.Murphy@ed.gov</u>>; Laine, Douglas <<u>Douglas.Laine@ed.gov</u>>; Holloway, Julie <<u>julie.holloway@ed.gov</u>>; Galleguillos, Ruben <<u>Ruben.Galleguillos@ed.gov</u>>; Stephenson, Katon <<u>Katon.Stephenson@ed.gov</u>>; Vann, Jason <<u>Jason.Vann@ed.gov</u>> Subject: RE: Credit reporting - Monitoring

Hello Lisa,

Please see our response below in regards to the accounts in question.

For both customers, (b)(6) and (b)(6) their accounts are closed on our system. We have updated NSLDS manually to reflect the loans closed. To clarify where they closed with a payment prior to this inquiry or was there a prior adjustment?

For (b)(6) and (b)(6), their loans are on the mandatory administrative forbearance and we have verified for April's month end credit reporting to TU we reported the loans with a status of current, in repayment with a \$0.00 payment amount. We also noticed that Stephanie Thiemann had one loan still showing active on NSLDS but it has been closed so we manually updated this on NSLDS as well.thank you

For CR 5505 we are reporting loans on this specific mandatory administrative forbearance as current, in repayment with a \$0.00 payment amount. Thanks for confirming.

Let me know if you have any additional questions.

Thank you.

(b)(6)

Loan Servicing AVP Edfinancial Services 865-342-5280

 From: Tessitore, Lisa <Lisa.Tessitore@ed.gov</td>

 Sent: Friday, May 15, 2020 5:12 PM

 To:
 @edfinancial.com>; (b)(6)
 @edfinancial.com>

 Cc: Myers-Wright, Helena <Helena.Myers-Wright@ed.gov>; Campbell, Patrick

 <Patrick.Campbell@ed.gov>; Holloway, Destre <Destre.Holloway@ed.gov>; Murphy, Robert

 <Robert.Murphy@ed.gov>; Laine, Douglas <Douglas.Laine@ed.gov>; Holloway, Julie

 <julie.holloway@ed.gov>; Galleguillos, Ruben <Ruben.Galleguillos@ed.gov>; Stephenson, Katon

 <Katon.Stephenson@ed.gov>; Vann, Jason <Jason.Vann@ed.gov>

 Subject: Credit reporting - Monitoring

(b)(6)

Hello and I hope this email finds you well.

We have been doing a review of credit bureau reporting, specifically Trans Union. We sampled a handful of accounts and I have a couple of questions. I compared the reporting on TU to that of NSDLS (verified status). Will you please review the following and address the notations/comments I have?

Thanks and have a great weekend. Lisa

(b)(6)

TU indicates his accounts with Edfinancial are closed however on NSLDS still has small balances of \$12 and \$42

Will you please review your system to determine if you are showing closed and if so updated NSLDS accordingly? If not closed can you provide me details on why TU is indicating closed.

<sup>(b)(6)</sup> same observation with balances of \$46 and \$75

I understand this is likely a reporting issue with NSLDS but can you please confirm as with the above account?

b)(6)	(b)(6)	
	and	<ul> <li>these are examples of</li> </ul>

accounts on NSDLS in Forb (MA), however on TU they present as if they are in repayment status vs the status of Deferred/current (no payment due). Will you please provide me with your process on reporting MA forbearances under CR 5505?

Lisa Tessitore |Director Vendor Oversight Group (VOG) Vendor Oversight and Program Accountability (VOPA) | Student Experience and Aid Delivery (SEAD) U.S. Department of Education | Federal Student Aid 61 Forsyth St SW, Office Suite 18T30-48; Atlanta, GA 30303 Office: (404) 974-9267 | Cell: (b)(6) | lisa.tessitore@ed.gov

Federal Student Aid

PROUD SPONSOR of the AMERICAN MIND \*

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information contained in it or attached to it is strictly prohibited. If you have received this e-mail in error, please delete it and immediately notify the person named above by telephone. Thank you.

 From:
 Tessitore, Lisa

 Sent:
 Tue, 19 May 2020 13:50:04 +0000

 To:
 (b)(6)

 v@mohela.com;F<sup>(b)(6)</sup>

 Cc:
 Myers-Wright, Helena;Holloway, Destre;Campbell, Patrick;Holloway, Julie;Galleguillos, Ruben;Stephenson, Katon;Murphy, Robert;Vann, Jason

 Subject:
 RE: Credit Reporting

Hello Paul,

Always good to hear from you; and I hope you and your family are remaining safe during these "different" times.

I have a couple of questions if you don't mind in helping me get things clarified.

I do understand the need to split loans on Compass due to the interest rate (max); from the below are you saying on Compass you had 1 portion of the split loan in repayment and the other in forbearance? Or was Compass correct but the updates to NSDLS and TU were not?

And then I assume corrections were made on Friday to the above system(s) and you will continue to add the split loans to your regular queries during the CARES Act work. Did I get this piece right?

Thanks for helping me understand.

Take care and stay safe to you and the MOHELA family. Lisa

Lisa Tessitore |Director Vendor Oversight Group (VOG) Vendor Oversight and Program Accountability (VOPA) | Student Experience and Aid Delivery (SEAD) U.S. Department of Education | Federal Student Aid 61 Forsyth St SW, Office Suite <u>18T30-48</u>; Atlanta, GA 30303 Office: (404) 974-9267 | Cell: (<sup>(b)(6)</sup> | <u>lisa.tessitore@ed.gov</u>

# Federal Student Aid

PROUD SPONSOR of the AMERICAN MIND \*

From: ((b)(6)

Sent: Monday, May 18, 2020 5:57 PM

To: Tessitore, Lisa <Lisa.Tessitore@ed.gov>; (b)(6) @MOHELA.com>

Cc: Myers-Wright, Helena <Helena.Myers-Wright@ed.gov>; Holloway, Destre

<Destre.Holloway@ed.gov>; Campbell, Patrick <Patrick.Campbell@ed.gov>; Holloway, Julie <julie.holloway@ed.gov>; Galleguillos, Ruben <Ruben.Galleguillos@ed.gov>; Stephenson, Katon <Katon.Stephenson@ed.gov>; Murphy, Robert <Robert.Murphy@ed.gov>; Vann, Jason <Jason.Vann@ed.gov> Subject: RE: Credit Reporting

Hi Lisa,

Hope you are doing well. These borrowers did not opt out but instead had to have their loans spilt due to a system limitation of \$99,999.99 in interest. They were updated on Friday. We are currently reviewing all loans that have the same situation and are updating those and putting in additional steps when this occurs in the future.

Thanks and have a great rest of the week, Paul

From: Tessitore, Lisa <<u>Lisa.Tessitore@ed.gov</u>> Sent: Friday, May 15, 2020 4:00 PM To<sup>(b)(6)</sup> @MOHELA.com>;<sup>(b)(6)</sup> @MOHELA.com> Cc: Myers-Wright, Helena <<u>Helena.Myers-Wright@ed.gov</u>>; Destre Holloway <<u>Destre.Holloway@ed.gov</u>>; Campbell, Patrick <<u>Patrick.Campbell@ed.gov</u>>; Holloway, Julie <<u>julie.holloway@ed.gov</u>>; Galleguillos, Ruben <<u>Ruben.Galleguillos@ed.gov</u>>; Stephenson, Katon <<u>Katon.Stephenson@ed.gov</u>>; Murphy, Robert <<u>Robert.Murphy@ed.gov</u>>; Vann, Jason <<u>Jason.Vann@ed.gov</u>> Subject: Credit Reporting

(b)(6)

Hello and I hope this email finds you well.

We have been doing a review of credit bureau reporting, specifically Trans Union. We sampled a handful of accounts and I have a couple of questions. I compared the reporting on TU to that of NSDLS (verified status). Will you please review the following and address the notations/comments I have?

Thanks and have a great weekend. Lisa

(b)(6)

I noted he is in a repayment status – did he opt out? If so can you provide me the information that confirms (screen shot from compass notes is fine).

#### (b)(6)

She too is in repayment status – did she opt out? Per NSLDS she is in a IDR but I haven't seen any payments since 2019 so I assume zero pay. Can you provide the same – screen shots from compass that indicated her request to opt out).

**Lisa Tessitore** |Director Vendor Oversight Group (VOG) Vendor Oversight and Program Accountability (VOPA) | Student Experience and Aid Delivery (SEAD) U.S. Department of Education | Federal Student Aid 61 Forsyth St SW, Office Suite 18T30-48; Atlanta, GA 30303 Office: (404) 974-9267 | Cell: (b)(6)

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From:	Campbell, Patrick
Sent:	Fri, 12 Jun 2020 02:03:25 +0000
То:	Campbell, Patrick
Subject:	FW: RE: RE: RE: RE: RE: Credit Reporting Complaints

From: (b)(6) g@aessuccess.org> Sent: Friday, May 22, 2020 11:52 AM

To: Campbell, Patrick <<u>Patrick.Campbell@ed.gov</u>>

**Cc:** Myers-Wright, Helena <<u>Helena.Myers-Wright@ed.gov</u>>; Tessitore, Lisa <<u>Lisa.Tessitore@ed.gov</u>>; Piccolo, Marc <<u>Marc.Piccolo@ed.gov</u>>; LaVia, Mark <<u>Mark.LaVia@ed.gov</u>>; (b)(6)

(b)(6) @aessuccess.org>(b)(6) (b)(6) @pheaa.org>; (b)(6)

(b)(6) @aessuccess.org>

Subject: Re: RE: RE: RE: RE: RE: Credit Reporting Complaints

Hi Patrick,

I apologize for the delay. Please see our response below and let me know if you have questions or wish to discuss further.

Both of the identified borrowers elected to opt-out of the Administrative Forbearance for COVID-19 during the month of April 2020 and prior to the end of month credit reporting. Based on the timing for when billing statements are provided, no bill was generated for either borrower in April. When there is no bill due for a particular month, the standard credit reporting logic views the loan as being 'Deferred.' While this is accurate credit reporting for when no payments are due, PHEAA is now aware that certain third party companies may interpret the 'Deferred' status as negative.

In order to be consistent with the intent of the CARES Act, coupled with our recent awareness of the potential impact of deferred reporting, PHEAA is making a system change to ensure borrowers that optout of the Administrative Forbearance for COVID-19 are reported as 'Current' (Account Status 11 and Payment History Profile value '0').

This change is expected to be implemented with the end of month credit reporting for May 2020. Once this change is implemented, all consumers impacted by this situation will be reported as 'Current' and any prior Payment History Profile values of 'D' (Deferred) will be updated to '0' (Current).

This change will also adjust the credit reporting for PHEAA's remote clients.

Thank you,

(b)(6)

Federal Contract Manager Pennsylvania Higher Education Assistance Agency 1200 N. 7th Street, Harrisburg, PA 17102 (717) 720-3213

From: Campbell, Patrick" < Patrick.Campbell@ed.gov>

To: (b)(6) Daessuccess.org>

Cc: "Myers-Wright, Helena" <<u>Helena.Myers-Wright@ed.gov</u>>, "Tessitore, Lisa" <<u>Lisa.Tessitore@ed.gov</u>>, "Piccolo, Marc"

<marc.pi< th=""><th>iccolo@ed.gov&gt;, "LaVia, Mark" &lt;<u>Mark.LaVia@ed.gov</u>&gt;, (b)(6)</th><th>@aessuccess.org&gt;</th></marc.pi<>	iccolo@ed.gov>, "LaVia, Mark" < <u>Mark.LaVia@ed.gov</u> >, (b)(6)	@aessuccess.org>
Date:	05/21/2020 06:29 PM	and a second sec
Subject:	[external]RE: RE: RE: RE: Credit Reporting Complaints	

Thank you for the update.

We look forward to your response.

#### **Patrick Campbell**

Vendor Oversight and Program Accountability Directorate (VOPA) Student Experience and Aid Delivery (SEAD) Federal Student Aid (FSA) US Department of Education Office: (202) 377-3830

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From: (b)(6)

......g@aessuccess.org>

Sent: Thursday, May 21, 2020 5:07 PM To: Campbell, Patrick <<u>Patrick.Campbell@ed.gov</u>> Cc: Myers-Wright, Helena <<u>Helena.Myers-Wright@ed.gov</u>>; Tessitore, Lisa <<u>Lisa.Tessitore@ed.gov</u>>; Piccolo, Marc <<u>Marc.Piccolo@ed.gov</u>>; LaVia, Mark <<u>Mark.LaVia@ed.gov</u>>; (b)(6) @aessuccess.org> Subject: Re: RE: RE: RE: Credit Reporting Complaints

Hi Patrick,

I wanted to let you know that we have a meeting tomorrow morning to discuss this further. I expect to have a response to you at that time. I apologize for any inconvenience.

Thank you,

(b)(6)

Federal Contract Manager Pennsylvania Higher Education Assistance Agency 1200 N. 7th Street, Harrisburg, PA 17102 (717) 720-3213

From: "Campbell, Patrick" <<u>Patrick.Campbell@ed.gov</u>>

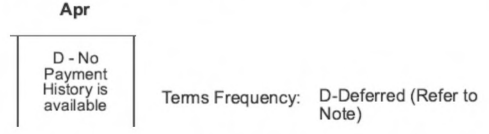
To: International Action Control Action Acti

<<u>Marc.Piccolo@ed.gov</u>>, "LaVia, Mark" <<u>Mark.LaVia@ed.gov</u>>, <u>(h)(6)</u> Date: 05/20/2020 01:32 PM Subject: [external]RE: RE: RE: Credit Reporting Complaints

Tim,

Thank you again for pulling this data yesterday.

From your notes, you stated that the last two borrowers on the list opted out of the national forbearance. If that is the case why are they being reported to credit bureau as being in a deferred status? Shouldn't they be reported with a payment frequency of monthly?



In general all borrowers in the national forbearance status should be reported as making payments "monthly", not "deferred". Can you please take a look at your monthly updates for all borrowers and let me know under what circumstances borrowers are being reported in a "deferred" status?

Thank you for your help with this matter,

#### **Patrick Campbell**

Vendor Oversight and Program Accountability Directorate (VOPA) Student Experience and Aid Delivery (SEAD) Federal Student Aid (FSA) US Department of Education Office: (202) 377-3830

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MERICAN MIND \*

(b)(6)

@aessuccess.org>

Sent: Tuesday, May 19, 2020 6:09 PM

To: Campbell, Patrick <<u>Patrick.Campbell@ed.gov</u>>

Cc: Myers-Wright, Helena <<u>Helena.Myers-Wright@ed.gov</u>>; Tessitore, Lisa <<u>Lisa.Tessitore@ed.gov</u>>; Piccolo, Marc <<u>Marc.Piccolo@ed.gov</u>>; LaVia, Mark <<u>Mark.LaVia@ed.gov</u>>; <u>(b)(6)</u> @aessuccess.org> Subject: Re: RE: RE: Credit Reporting Complaints

Patrick,

Please find the borrower credit reporting PHEAA sent to the CRAs for the borrowers from your spreadsheet. Each document represents a tradeline (loan sequence) and contains specific details for April 2020.

Let me know if you have any questions or if you need anything use. May COD password.

Thank you,

(b)(6)

Federal Contract Manager Pennsylvania Higher Education Assistance Agency 1200 N. 7th Street, Harrisburg, PA 17102 (717) 720-3213

From:	"Campbell, Patrick" < <u>Patrick.Campbell@ed.gov</u> >
To: (t	b)(6) a@aessuccess.org>
	Myers-Wright, Helena" < <u>Helena.Myers-Wright@ed.gov</u> >, "Tessitore, Lisa" < <u>Lisa.Tessitore@ed.gov</u> >, "Piccolo, Marc"
<marc.pi< td=""><td>ccolo@ed.gov&gt;, "LaVia, Mark" &lt;<u>Mark.LaVia@ed.gov&gt;,(b)(6)</u>@aessuccess.org&gt;</td></marc.pi<>	ccolo@ed.gov>, "LaVia, Mark" < <u>Mark.LaVia@ed.gov&gt;,(b)(6)</u> @aessuccess.org>
Date:	05/19/2020 04:41 PM
Subject:	[external]RE: RE: RE: Credit Reporting Complaints

(b)(6)

Can you please share with us the transcript of what you reported to the credit bureaus for each of those three borrowers for the month of April 2020?

I realize transcript might not be the right word... but what I am looking for is the status codes did you report for each of their loans.

Thank you for your help,

#### **Patrick Campbell**

Vendor Oversight and Program Accountability Directorate (VOPA) Student Experience and Aid Delivery (SEAD) Federal Student Aid (FSA) US Department of Education Office: (202) 377-3830

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From<sup>(b)(6)</sup>

@aessuccess.org>

Sent: Tuesday, May 19, 2020 3:33 PM

 To: Campbell, Patrick <<u>Patrick.Campbell@ed.gov</u>>

 Cc: Myers-Wright, Helena <<u>Helena.Myers-Wright@ed.gov</u>>; Tessitore, Lisa <<u>Lisa.Tessitore@ed.gov</u>>; Piccolo, Marc

 <<u>Marc.Piccolo@ed.gov</u>>; LaVia, Mark <<u>Mark.LaVia@ed.gov</u>>; [b)(6)
 @aessuccess.org>

 Subject: Re: RE: Credit Reporting Complaints

Hi Patrick,

PHEAA reviewed the accounts provided by FSA and have placed our responses in the spreadsheet below. You may use the May COD password to open.

Let me know if you have questions or need additional information.

(b)(6)

Federal Contract Manager Pennsylvania Higher Education Assistance Agency 1200 N. 7th Street, Harrisburg, PA 17102

#### (717) 720-3213

From: "Campbell, Patrick" <Patrick.Campbell@ed.gov> (b)(6) To: s@aessuccess.org> "Myers-Wright, Helena" <<u>Helena.Myers-Wright@ed.gov>,</u> "Tessitore, Lisa" <<u>Lisa.Tessitore@ed.gov</u>>, "Piccolo, Marc" Cc:

<<u>Marc.Piccolo@ed.gov</u>>, "LaVia, Mark" <<u>Mark.LaVia@ed.gov</u>>, (b)(6) @aessuccess.org> Date: 05/19/2020 01:56 PM

[external]RE: RE: Credit Reporting Complaints Subject:

Thank you!

#### Patrick Campbell

Vendor Oversight and Program Accountability Directorate (VOPA) Student Experience and Aid Delivery (SEAD) Federal Student Aid (FSA) **US Department of Education** Office: (202) 377-3830

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#### From: (b)(6) s@aessuccess.org>

Sent: Tuesday, May 19, 2020 1:22 PM

To: Campbell, Patrick <Patrick.Campbell@ed.gov>

Cc: Myers-Wright, Helena <<u>Helena.Myers-Wright@ed.gov</u>>; Tessitore, Lisa <<u>Lisa.Tessitore@ed.gov</u>>; Piccolo, Marc <Marc.Piccolo@ed.gov>; LaVia, Mark <Mark.LaVia@ed.gov>; '(b)(6) g@aessuccess.org> Subject: Re: RE: Credit Reporting Complaints

#### Good Afternoon Patrick -

I am acknowledging receipt of your email and wanted to let you know that we are looking into these accounts right now. We will provide you with feedback on each of these as quickly as we can. Thank you.

(b)(6)

Vice President Client Contractual Testing & FSA Relationship Oversight **AES/PHEAA** 1200 N. 7th Street Harrisburg, PA 17102 Telephone (717) 720-3515 Fax (717) 720-1509

From: "Campbell, Patrick" < Patrick.Campbell@ed.goy

@aessuccess.org>, (b)(6) @aessuccess.org> To:

 
 (b)(6)
 I@aessuccess.org>

 "LaVia, Mark" <<u>Mark.LaVia@ed.gov</u>>, "Piccolo, Marc" <<u>Marc.Piccolo@ed.gov</u>>, "Tessitore, Lisa" <<u>Lisa.Tessitore@ed.gov</u>>, "Myers Cc: Wright, Helena" <Helena.Myers-Wright@ed.gov>

**Patrick Campbell** 

Vendor Oversight and Program Accountability Directorate (VOPA) Student Experience and Aid Delivery (SEAD) Federal Student Aid (FSA) US Department of Education Office: (202) 377-3830

Federal Student Aid

From: Campbell, Patrick
Sent: Tuesdav. May 19, 2020 1:03 PM
To: (b)(6) g@aessuccess.org>; (b)(6) g@aessuccess.org>
Cc: LaVia, Mark <<u>Mark.LaVia@ed.gov</u>>; Piccolo, Marc <<u>Marc.Piccolo@ed.gov</u>>; Tessitore, Lisa
<<u>Lisa.Tessitore@ed.gov</u>>; Myers-Wright, Helena <<u>Helena.Myers-Wright@ed.gov</u>>
Subject: Credit Reporting Complaints



Attached are three recent complaints we have received from borrowers about credit reporting issues that appear to have affected their credit scores.

Could you please review these cases ASAP and let us know what you have learned about them?

We have an interview with Politico later today on this issue and we need to understand what is happening.

Thank you for your help,

MAY COD PWD

#### **Patrick Campbell**

Vendor Oversight and Program Accountability Directorate (VOPA) Student Experience and Aid Delivery (SEAD) Federal Student Aid (FSA) US Department of Education Office: (202) 377-3830

Federal Student Aid

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