CARES Act Higher Education Emergency Relief Fund (HEERF) Timeline





FRIDAY, MARCH 5, 2020

The Department of Education (ED) issues first COVID-19 related <u>quidance</u>, covering interruptions of study due to COVID-19.

New guidance:

- Broad approval to offer distance education. · Institutional authority to continue paying
- Federal Work-Study (FWS) to students who are unable to work. Leave of Absence (LOA), Professional
- Judgment (PJ), Satisfactory Academic Progress (SAP), & Return of Title IV funds (R2T4).

FRIDAY, MARCH 13, 2020

President Donald Trump issues a proclamation declaring a national emergency.



FRIDAY, MARCH 27, 2020

ED adds FAQ document to March 5 quidance.

FRIDAY, MARCH 20, 2020

Changes to previous guidance:

Extending applicable dates of March 5

guidance. New guidance:

Treatment of institutional charge refunds.

 Clock-hour programs. Administration of Title IV aid for shortened academic years.



Trump signs the Coronavirus Aid, Relief, and Economic Security (<u>CARES</u>) Act into law. The CARES Act includes \$14 billion in funding for higher education through the Higher Education Emergency Relief Fund (HEERF).



THURSDAY, APRIL 9, 2020

FRIDAY, APRIL 3, 2020

ED issues updated <u>quidance</u> related to interruptions of study due to COVID-19. Changes to previous guidance: Extending applicable dates of March 5

- quidance. Paying FWS to students who are unable to work.*
- New guidance: Waiver of in-person/notary requirements

for V4/V5 verification identification documentation.



ED issues <u>certification agreement</u> and <u>letter</u> from Secretary of Education for student portion of CARES Act HEERF funds. Schools are told they can submit their agreements immediately and that the first funds would be pushed out within the week. DeVos urges schools to "promptly make available emergency financial aid grants from the advanced funds directly to students... New guidance:

- ED states, with respect to student eligibility, "The CARES Act provides institutions with significant discretion on how to award this emergency assistance to students. ... The only statutory requirement is that the funds be used to cover expenses related to the disruption of campus operations due to coronavirus." Reporting: Schools must submit a report
- to ED on HEERF student emergency grant spending within 30 days from the date they signed the agreement.

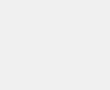


ED issues <u>certification agreement</u>, <u>press</u>

TUESDAY, APRIL 21, 2020

<u>release</u>, and <u>FAQ</u> for institutional portion of CARES Act HEERF funds, and a studentfund FAQ document. Changes to previous guidance:

• Students must meet Title IV eligibility requirements in order to receive CARES Act funds.*



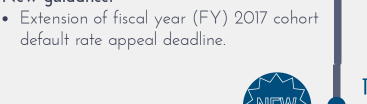
ED issues <u>guidance</u> on cohort default rate appeals, and the FWS community service

THURSDAY, APRIL 23, 2020:

requirement. Changes to previous guidance: • Waiver of 7% community service requirement for the FWS program for

award years 2019-20 and 2020-21. New guidance:

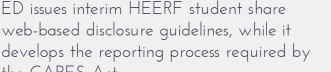
default rate appeal deadline.



THURSDAY, APRIL 30, 2020 ED issues certification agreement and letter from DeVos for Minority Serving

Institutions (MSIs) portion of CARES Act HEERF funds. New guidance: Students can self-attest that they meet all of the HEA Section 484 Title IV

eligibility requirements for the MSI portion of CARES Act HEERF funds.



TUESDAY, MAY 6, 2020

 Disclosure format vs. report to ED. Additional items to be disclosed.

Changes to previous guidance:

the CARES Act.



Extending applicable dates of broad approval to offer distance education.

FRIDAY, MAY 15, 2020

New guidance: Institutional authority to accept a signed and dated statement from the applicant

ED issues updated <u>quidance</u> related to interruptions of study due to COVID-19.

Changes to previous guidance:

in which they attest to their secondary school completion or the equivalent for purposes of V4/V5 verification.

- Authority granted in CARES Act to exclude from SAP quantitative component attempted credits that a student was unable to complete due to COVID-19. CARES Act waiver of LOA requirement
- that requires students in term-based programs to resume at the same point in the academic program that they began the LOA. R2T4 payment period effective dates for eligibility for waiver of requirement to return funds.*



THURSDAY, MAY 21, 2020

ED updates HEERF <u>informational page.</u>

ED will not enforce the portion of its

guidance that says students must be, or could be, Title IV eligible in order to

receive HEERF student emergency grant

Changes to previous guidance:

funds.

ED.

ED publishes two notices in the Federal

notices only reiterate the May 6 guidance on web-based disclosure guidelines and do not

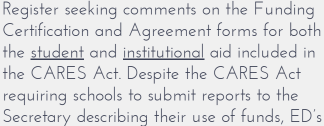


ED <u>responds</u> to the legal challenge brought forth by the California Community Colleges system regarding Title IV eligibility requirement imposed on CARES Act HEERF student emergency grants. Changes to previous guidance:

HEERF guidance is "preliminary" and

again reiterates that ED will not enforce

the Title IV eligibility requirement.



WEDNESDAY, MAY 27, 2020

include requirements on reporting directly to

THURSDAY, JUNE 11, 2020 ED <u>released a preview</u> of the interim final rules they intend to publish in the Federal

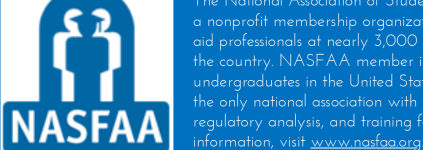
Register regarding the distribution of coronavirus emergency relief grants to

IV-eligible students can receive the funding. The rule will become effective once published in the Federal Register and open to a 30 day comment period.

Updated as of June 11, 2020

students, solidifying its position that only Title

*Indicates that changed guidance introduced the possibility that institutions would be retroactively out of compliance, or required institutions to undo previously-completed work.



The National Association of Student Financial Aid Administrators (NASFAA) is a nonprofit membership organization that represents more than 28,000 financial aid professionals at nearly 3,000 colleges, universities, and career schools across the country. NASFAA member institutions serve nine out of every 10 undergraduates in the United States. Based in Washington, D.C., NASFAA is the only national association with a primary focus on student aid legislation, regulatory analysis, and training for financial aid administrators. For more