## August 3, 2007

## **U.S. Department of Education's Responses**

tΛ

## Comments to the Federal PLUS Loan Application and Master Promissory Note (MPN) As published in Federal Register Notice dated June 8, 2007

## Prepared by the PLUS MPN Workgroup

Fede	Federal PLUS Loan Application and Master Promissory Note				
#	Location	Comment	Proposed Language	Rationale	
1.	Borrower Section, Heading instruction	Revise as noted.	Print neatly using a dark ink ballpoint pen or type.	Common language among FFELP forms. We inadvertently deleted the "a" in our last submission. We requested that you strike "neatly" in this sentence. This comment was accepted in other locations on the form so we believe not striking it here was an oversight.	
ED I	RESPONSE:	Accepted.			
2.	Work Area  Code/Telephone   Number, #12	Delete extra space before parenthesis.	Work Area Code/Telephone Number -( )	Correct spacing.	
ED I	RESPONSE:	Accepted.			
3.	Requested Loan Amount, #17, Sentence 2 and last sentence	Delete comma and revise as noted.	I request a Federal PLUS Loan under this MPN in an amount not to exceed the annual cost of attendance, minus other financial aid received <u>for</u> each academic yearIf I have an adverse credit history and obtain an endorser <u>so that I may to</u> receive a PLUS Loan, only one loan may be made to me under this MPN.	Punctuation correction. Consistency (see #3 in the Rights and Responsibilities Statement).	
ED I	RESPONSE:	Accepted.			
4.	Borrower Request, Certifications, and Authorizations, 18.D.(i)	Revise as noted.	D. (i) If I do not owe an overpayment on a Federal Perkins Loan, Federal Pell Grant, Federal Supplemental Educational Opportunity Grant, Academic Competitiveness Grant (ACG), National Science or Mathematics Access to Retain Talent (SMART) Grant, or Leveraging Educational Assistance Partnership Grant, (formerly State Student Incentive Grant); or, if I owe an overpayment, I have made satisfactory arrangements with the holder to repay the amount owed.	Conforming changes to newly approved Consolidation form.	
ED I	<b>DRESPONSE:</b> Accepted. Note that with these changes, the "(i)" also needs to be deleted.				
5.	Borrower Request, Certifications,	Revise as noted.	E.D. (ii) If I am not in default on any loan received under the Federal Perkins Loan Program (including NDSL loans), the Federal Direct Loan Program, or the Federal Family Education	Conforming changes to newly approved Consolidation form.	

	8 8		ii column are sabstantive.		
	and Authorizations,		Loan Program ("FFELP") as defined in the Borrower's Rights and Responsibilities Statement, or I am in default on a loan,		
	18D.(ii)		and I have made satisfactory arrangements with the holder to		
	10D.(II)		repay the amount owed.		
	RESPONSE:	Federal Consolid (Section F, Item 2 revised wording tonsolidation app	ED notes that the revised wording is not in fact consistent with the ation Application and Promissory Note. The corresponding certification, reads, "I am not now in default on any loan that I am consolor this PLUS MPN certification is consistent with the wording of the consistent and promissory note (Section F, Items 27.F. and 27.H.).	cation on the consolidation application and promissory note idating, or, if I am in default, I have" However, the the grant overpayment and fraud certifications on the	
6.	Borrower Request, Certifications, and Authorizations, 18.E.	Create a new certification statement as noted.	E.F. If I have not been convicted of, or pled nolo contendere (no contest) or guilty to, a crime involving fraud in obtaining funds under Ttitle IV of the Higher Education Act (HEA) of 1965 (HEA), as amended; or if I have been convicted of, or pled nolo contendere or guilty to, such a crime I have completed the repayment of such funds to the Secretary U.S. Department of Education (the Department), or to the loan holder in the case of a Title IV federal student loan. If I am a parent applying for a Federal PLUS Loan for a dependent undergraduate student, Lam not eligible if that student has been convicted of, or pled nolo contendere or guilty to, a crime involving fraud in obtaining funds under Title IV of the HEA, as amended, unless theat student has completed the repayment of such funds to the Secretary of Education Department or to the loan holder in the case of a Title IV federal student loan.	Conforming changes (with PLUS only modification) to newly approved Consolidation form.  Consistency. We note that on the consolidation forms and the current Stafford and PLUS addenda and PLDs there is no reference to the Secretary of Education but rather to the U.S. Department of Education.	
ED F	RESPONSE:	Accepted with one change. ED has replaced the deleted words "I am not eligible" with the word "and," so that the revised sentence reads, "If I am a parent, and if that student has been, the student has completed the repayment" Without the word "and," the sentence would be awkward.			
7. Borrower Request, Certifications, #19.F., (i) and (ii)		Delete comma following "agents" and revise as noted.	I authorize the release of information from this MPN and information pertinent to my loan(s): (i) by the school(s), the lender, and the guarantor(s), or their agents, to the references on the applicable loan(s) and to members of my immediate family unless I submit written directions otherwise; and (ii) by and among the school(s), lender(s), guarantor(s), the U.S. Department, of Education (the Department), and their agents.	The current authorization does not support the predominant practice of many parties sharing MPN information prior to the funding of the loan for purposes such as confirming an approval for guarantee, securing a school certification, or outsourcing loan origination functions. The proposed language provides clarification to the consumer that information required on the MPN may be shared prior to funding of the loan.  Punctuation correction that changes meaning and use of (s).	
ED RESPONSE:		Accepted, with the exception of the proposed change highlighted in yellow. In addition, in the first sentence ED has changed "the lender" to "the lender(s)".			
		With regard to th	e first recommended change, ED believes that the existing languag	e referring to "information pertinent to my loan" is sufficient	

	Troter Inginigi	reed reeling in the	# Column are substantive.	
				significantly to successful borrower repayment performance within the FFELP. Given the widespread and growing use of cellular telephones by FFEL borrowers, it is important that the notice be available as an efficient means of collecting borrower consent so deploying auto-dialer technology remains the effective tool it is for contacting a borrower throughout the life cycle of the loan.
EDF	RESPONSE:	automatic telephon party being called. existing authorizati MPN, would be con	CC's regulations, which reflect the language of the Telephone Consumer P edialing system or an artificial or prerecorded voice to a cellular telephon See 47 CFR 64.1200(a)(1). As a legal matter, ED does not believe that poons and understandings that are already included on the MPN, so that a bonsistent with the requirement to obtain the individual's "express consent." menting, and enforcing the provisions of the TCPA.	e or other wireless device without the prior "express consent" of the lacing the suggested additional authorization among the multiple prower would automatically provide consent simply by signing the
9.	Promise to Pay,   Sentence 3, 5 - 8	Delete the "s" on disbursements and revise as noted.	I understand that by accepting any disbursements issued at any time under this MPN, I agree to repay the loan(s).  Unless I make interest payments, interest that accrues on my loan(s) during deferment, forbearance, and other periods will may be added as provided under the Act to the principal balance of such loan(s). If I fail to do not make any payment on any loan made under this MPN when it is due, I will also pay reasonable collection costs; including, but not limited to, attorney's fees, court costs, and other fees. I will not sign this MPN before reading the entire MPN, even if I am told not to read it, or told that I am not required to read it. I am entitled to an exact copy of this MPN and the Borrower's Rights and Responsibilities Statement.	Common language among FFELP forms.  Correction. Not all lenders capitalize interest as frequently as they are authorized to do so.
ED F	RESPONSE:	Accepted.		
10.	Governing Law	Insert "1070" and remove the italics from et seq.	The terms of this MPN will be interpreted in accordance with the Higher Education Act of 1965, as amended (20 U.S.C. 1070 et seq.), the U.S. Department of Education's (the Department's) regulations, as they may be amended in accordance with their effective date, and other applicable federal statutes and regulations (collectively referred to as the "Act"), and the guarantor's policies.	Correction and common language among FFELP forms.
ED F	RESPONSE:	Accepted.		
11.	Loan Cancellation,  Sentence 1 and 2	Revise as noted.	I may pay back all or a part of a disbursement within time frames set by the Act and explained in the Borrower's Rights and Responsibilities Statement or other disclosure statement I receive at or before disbursement. In such case, any origination	Eliminate unnecessary word, "statement."

	- 10 101		# Column are substantive.			
			fee and federal default fee <u>Have paid</u> will be reduced or eliminated in proportion to the amount of the disbursement returned.	Correction. Some lenders and guarantors pay fees on behalf of borrowers.		
ED RESPONSE:		public comment. read, "In such cas	ne word "statement." However, the second proposed change does need to Specifically, the words "I have" were not included in that docume see, any origination fee and federal default fee will be reduced" Ecern, as it simply refers to "any origination fee and federal default	ent. In the draft posted for public comment, the sentence D believes that the original language should address the		
12.	Origination Fee and Federal Default Fee, Sentences 1, 2, and 3	Revise as noted.	An origination fee <u>is charged</u> and a federal default fee <u>may be</u> are charged for each loan made under this MPN. The Act specifies the maximum amount of each fee and authorizes both fees to be deducted from my loan amount. The fee(s) I am <u>charged</u> , these fees as identified in the disclosure statement, will be deducted proportionately from each disbursement of my loan(s).	682.202(c)(5) requires that a lender charge a PLUS borrower a 3 percent origination fee. The existing language does not make it clear this fee always will be charged because the language is, "I may be charged" and "If I am charged these fees".		
ED I	RESPONSE:	Accepted.				
13.	Late Charges and  Collection Costs,  Sentence 1 and  Sentence 3	Revise as noted.	The lender may collect from me: (i) a late charge for each late installment payment if I fail to do not make any part of a required installment payment within 15 days after the date it becomes due, and  I will pay reasonable collection fees and costs, plus court costs	Common language among FFELP forms.		
			and attorney <del>'s</del> fees.			
ED I	RESPONSE:	Accepted.				
14.	Repayment, Paragraph 4, last sentence	Revise as noted.	The lender may grant me a forbearance to align payment due dates on my loans or grant me a forbearance to eliminate a delinquency that persists even though I am making scheduled payments.	Move the phrase "grant me a forbearance" up in the sentence to cover both of the instances discussed.		
ED I	RESPONSE:		e exception of the change highlighted in yellow. The proposed rev granted on a PLUS loan made to a graduate/professional student du			
15.	Acceleration and Default, Paragraph 1, romanettes i and ii; Paragraph 2, romanettes i, ii, and iii	Revise as noted, including the extra space between "enroll" and "as".	<ul> <li>(i) I (or the student) fail to do not enroll -as at least a half-time student at the school that certified my loan eligibility, (ii) I fail to do not use the proceeds of the loan solely for my or the student's educational costs,</li> <li>(i) I fail todo not pay the entire unpaid balance of the applicable loan after the lender has exercised its option under items (i),</li> <li>(ii), or (iii) in the preceding paragraph. (ii) I fail to do not make installment payments when due, provided my failure has</li> </ul>	Common language among FFELP forms.		

	Note. Fighinghted items in the # column are substantive.				
			persisted for at least 270 days for payments due monthly or 330 days for payments due less frequently than monthly; or (iii) I fail to do not comply with other terms of the loan, and the lender or guarantor reasonably concludes I no longer intend to honor my repayment obligation.		
ED F	RESPONSE:	Accepted.			
16.	Legal Notices,   Paragraph 3,   Sentence 3   RESPONSE:	Revise as noted.  Accepted.	Failure by the lender to enforce or insist on compliance with any term of this MPN will not be a waiver of any right of the lender.	Consistency of terminology within paragraph and common language among FFELP forms.	
		-	ter Promissory Note Instructions and Notices		
#	Location	Comment	Proposed Language	Rationale	
17.	Introduction, Paragraph 2, Sentence 2	Revise as noted.	As required under federal law, if your lender determines you have an adverse credit history, you may not borrow a Federal PLUS Loan unless: 1) you provide information to your lender's satisfaction that there are extenuating circumstances related to the adverse credit, or 2) you obtain an endorser who does not have an adverse credit history.	Clarification.	
ED F	RESPONSE:	Accepted.			
18.	Introduction,   Paragraph 3,   Sentence 1	Revise as noted, including inserting date convention.	This form is to be completed by the graduate or professional student borrower or the parent borrower. Print using Use a dark ink ballpoint pen or typewriter. Do not complete this form in pencil. If an item has been completed for you and it is incorrect, cross out the incorrect information and print the correct information. Enter dates as month-day-year (mm-dd-yyyy). Use only numbers. Example: June 24, 1982 = 06-24-1982. Incorrect, incomplete, or illegible information may cause your loan to be	Common language among FFELP forms. We inadvertently struck the "a" on the last submission.  Provide instruction and example on how to present date information.	
EDI	RESPONSE:	Assented	delayed.		
19.	Borrower   Section,   Paragraph 1	Revise as noted.	Check the appropriate box to indicate whether you are a Garaduate or pProfessional Sstudent borrower or a pParent borrower before completing the Borrower Section.	Capitalization correction for internal form consistency.	
ED F	RESPONSE:	Accepted.			
20.	Borrower Section, Item 3, Sentence 1	Revise as noted	<b>Item 3:</b> Enter your permanent street address (number, street, apartment number) or rural route number and box number, then city, state, and zip code.	Common language among FFELP forms	
ED F	RESPONSE:	Accepted.			
21.	Borrower Section, Item 4	Revise as noted.	<b>Item 4:</b> Enter the area code and telephone number <u>at which you can most easily be reached.</u> <del>for the address listed in Item 3 If</del>	Conforming change to newly approved Consolidation form.	

	110tc. Highingi	tica itellis ili tile	# Column are Substantive.	
			there is no telephone number for that address, enter the area code and telephone number for your cellular telephone or other wireless device. If you do not have a telephone or other wireless device, enter N/A.	
ED F	RESPONSE:		e addition of "(Do not list your work telephone number here.)" after Consolidation Loan Application and Promissory Note.	the first sentence. This is for consistency with the recently
22.	Borrower Section, Item 5	Revise as noted.	<b>Item 5:</b> Using only numbers, Eenter the month, day, and four-digit year date of your birth. (For example, for June 24, 1982, you would enter 06/24/1982.) Be careful not to enter the current year.	Common language among FFELP forms.
ED F	RESPONSE:	Accepted.		
23.	Borrower Section, Item 6, last sentence	Delete the comma as noted.	If you do not have an e-mail address, or do not wish to provide it, enter N/A.	Punctuation correction.
ED F	RESPONSE:	Accepted.		
24.	Item 8, Item b, Sentence 4	Delete the extra space between "U." and "S."	"Other Eligible Non-Citizen" includes individuals who can provide documentation from the U.S. Immigration and Naturalization Service that they are in the US. for a purpose that is not temporary, with the intention of becoming a citizen or permanent resident.	Consistency.
ED F	RESPONSE:	Citizenship and I	lition, ED has replaced the reference to the "U.S. Immigration and Namigration Services (USCIS)" in order to accurately reflect the currently migration and Naturalization Service" with "USCIS".	
25.	Borrower Section, Item 11, Sentence 2	Revise as noted.	<b>Item 11:</b> Enter your employer's name and address; (including number, street, suite number, <u>city</u> , <u>state</u> , and zip code).	Conforming change to newly approved Consolidation forms.
ED F	RESPONSE:	Accepted.		
26.	Borrower   Section,   Item 13, Sentence   5	Delete comma as noted.	<b>Item 13:</b> If a reference does not have a telephone number or e-mail address, or does not wish to provide an e-mail address, enter N/A	Punctuation correction.
ED F	RESPONSE:	Accepted.		
27.	Student Information Section, Item 16, Sentence 2	Revise as noted.	<b>Item 16:</b> Using only numbers, eEnter the month, day, and four-digit year date of the student's birth. For example, for June 24, 1982, you would enter06/24/1982. Be careful not to enter the current year.	Common language among FFELP forms.
ED F	RESPONSE:	Accepted.		

	0 0		The Columnia are Substantive.			
28.	Privacy Act	Remove		Consistency.		
	Notice, Paragraph	underlines from				
	2	et seq. in two				
		locations				
ED F	RESPONSE:	Accepted.				
29.	Privacy Act,	Revise as	Participating in the Federal Family Education Loan (FFEL)	Consistency within the MPN documents.		
	Paragraph 2, Last	noted.	Program (FFELP) and giving us your SSN are voluntary, but you			
	sentence and		must provide the requested information, including your SSN, to			
	Paragraph 2,		participate.			
	Sentence 1		r			
			The principal purposes for collecting the information on this			
			form, including your SSN, are to verify your identity, to			
			determine your eligibility to receive a loan or a benefit on a loan			
			(such as a deferment, forbearance, discharge, or forgiveness)			
			under the FFEL ProgramFFELP, to permit the servicing of your			
			loan(s), and, if it becomes necessary, to locate you and to collect	FFELP was defined in an earlier paragraph.		
			and report on your loan(s).	, , ,		
FDF	ED RESPONSE: Accepted.		and report on your loan(s).			
30.	Privacy Act	Insert hyphens	The information is seen file man be disclosed on a case by see	Dunctuation correction		
30.	Notice, Paragraph	as noted.	The information in your file may be disclosed, on a case_by_case	Punctuation correction.		
	3, Sentence 1	as noteu.	basis or under a computer matching program, to third parties as			
	5, Sentence 1		authorized under routine uses in the appropriate systems of			
EDI	PECDONICE	Δ . 1	records notices.			
	RESPONSE:	Accepted.				
	ower's Rights and F					
#	Location	Comment	Proposed Language	Rationale		
31.	Governing Law,	Delete the	Loans disbursed under this MPN are subject to the Higher	Correction.		
	Sentence 1	extra space as	Education Act of 1965, as amended (20 USC.1070 et seq.), and			
		noted.	applicable US. Department of Education regulations (collectively			
			referred to as the "Act").			
ED F	ED RESPONSE: Accepted.					
32.	2. Use of this	Insert comma	If I am a graduate or professional student, I may receive loans	Punctuation correction.		
	MPN, Sentence 2	as noted.	under this MPN for myself.			
ED F	D RESPONSE: Accepted.					
33.	Maximum	Revise as	Maximum Program Loan Amounts—Under the Federal PLUS-	Simplification.		
	Program Loan	noted.	Loan Program, I may borrow amounts under this MPN not to			
	Amounts, #3,		exceed the cost of attendance minus any financial aid that has been			
	Sentence 1		or will be awarded for the period of enrollment. The school			
				Capitalization correction. Consistency.		
	I		acternates the cost of attenuance based on I reactar againemies.			
			determines the cost of attendance based on $F_{\underline{f}}$ ederal $G_{\underline{g}}$ uidelines.	Capitalization correction. Consistency.		
			1			

#7, Sentence 1 subsequent holder) of my loan(s) if any of the following occurse-vents take place before my loan (s) is repaid:  ED RESPONSE: Partially accepted. ED does not believe that the parentheses around "or any subsequent holder" are necessary (then corresponding sentence on the Federal Consolidation Loan Application and Promissory Note.).  8. Effect of Federal Loans on Other Student Aid. Receipt of a Federal PLUS Loan may affect eligibility for other financial aid. Therefore, it may be beneficial to contact the school to determine eligibility for grants, work-study funds, subsidized loans and other forms of student assistance before applying for a Federal PLUS Loan(s). A graduate or professional student must complete a Free Application for Federal Stafford Loan (subsidized and unsubsidized) before the student's eligibility for the maximum annual amount of a Federal PLUS loan may affect eligibility for other financial aid. Therefore, it may be beneficial to contact the school to determine eligibility for grants, work study funds, subsidized and unsubsidized) before the student applies for a Federal PLUS Loan. Receipt of a Federal PLUS loan may affect eligibility for other financial aid. Therefore, it may be beneficial to contact the school to determine eligibility for grants, work study funds, subsidized loans and other forms of student assistance before applying for a Federal PLUS loan(s).  ED RESPONSE: Accepted.  9. Interest Rates — The interest rate on a Federal PLUS Loan is a fixed rate of 8.5 percent. The interest rate and a Federal PLUS Loan is a fixed rate of 8.5 percent. The interest rate applicable to each of my loans will be disclosed to me. After reviewing the actual interest rate and both on my loans will be disclosed to me. After reviewing the actual interest rate and both on my loans will be disclosed to me. After reviewing the actual interest rate and both on my loans will be disclosed to me. After reviewing the actual interest rate and both on the rate changes. The actual interest rate on				e # Column are substa	Accepted.	RESPONSE:	ED F
corresponding sentence on the Federal Consolidation Loan Application and Promissory Note.).  8. Effect of Federal Loans on Other Student Aid – Receipt of a Federal PLUS Loan may affect eligibility for other financial aid. Therefore, it may be beneficial to contact the school to determine eligibility for grants, work-study funds, subsidized loans and other forms of student assistance before applying for a Federal PLUS Loan (subsidized and unsubsidized) before the student applies for a Federal PLUS Loan. Receipt of a Federal PLUS loan may affect eligibility for the maximum annual amount of a Federal Stafford Loan (subsidized and unsubsidized) before the student applies for a Federal PLUS Loan. Receipt of a Federal PLUS loan may affect eligibility for other financial aid. Therefore, it may be beneficial to contact the school to determine eligibility for grants, work-study funds, subsidized and unsubsidized) before the student applies for a Federal PLUS Loan. Receipt of a Federal PLUS loan may affect eligibility for other financial aid. Therefore, it may be beneficial to contact the school to determine eligibility for grants, work-study funds, subsidized and unsubsidized before the student applies for a Federal PLUS loan. Receipt of a Federal PLUS loan is a fixed loans and other forms of student assistance before applying for a Federal PLUS Loan is a fixed rate of 8.5 percent. The interest rate on a Federal PLUS loan is a fixed rate of 8.5 percent. The interest rate on a Federal PLUS loan is a fixed rate of 8.5 percent. The interest rate applicable to each of my loans will be disclosed to me. After reviewing the actual interest rate, I may cancel or reduce any loan obtained under this. MPN in accordance with the provisions in the Loan Cancellation section.  ED RESPONSE:  Declined. ED believes that the new fixed interest rate for Federal PLUS Loans is critical information for borrowers the Borrower's Rights and Responsibilities Statement.		To incorporate change from newly app Consolidation form and simplification.	subsequent holder) of my loan(s) if any of the following			34.	
Loans on Other Student Aid, #8  Loans and other fore, it may be beneficial to contact the school to determine eligibility for grants, work-study funds, subsidized loans and other forms of student assistance before applying for a Federal PLUS Loan(s). A graduate or professional student must complete a Free Application for Federal Student Aid (FAFSA) and the school must determine the student's eligibility for the maximum annual amount of a Federal Stafford Loan (subsidized and unsubsidized) before the student applies for a Federal PLUS Loan. Receipt of a Federal PLUS loan may affect eligibility for other financial aid. Therefore, it may be beneficial to contact the school to determine eligibility for other financial aid. Therefore, it may be beneficial to contact the school to determine eligibility for grants, work study funds, subsidized loans and other forms of student assistance before applying for a Federal PLUS Loan is a fixed rate of 8.5 percent. The interest rate on a Federal PLUS Loan is a fixed rate of 8.5 percent. The interest rate on a Federal PLUS Loan is a fixed rate of 8.5 percent. The interest rate applicable to each of my loans will be disclosed to me. After reviewing the actual interest rate changes. The actual interest rate applicable to each of my loans will be disclosed to me. After reviewing the actual interest changes. The actual interest rate on a Federal PLUS Loan is a fixed rate of 8.5 percent. The provisions in the Loan Cancellation section.  ED RESPONSE:  Declined. ED believes that the new fixed interest rate for Federal PLUS Loans is critical information for borrowers the Borrower's Rights and Responsibilities Statement.	re are no parentheses in the		arentheses around "or any subsequen	d. ED does not believe t		RESPONSE:	ED F
36. Interest Rates, #9 Delete "s" on "Rates" and revise as noted.    Delete "s" on "Rates" and revise as noted.   Delete "s" on "Including the specific interest rate on a Federal PLUS	n is relevant only to graduate s and miss important	With reordering of the text, parent born presume all the information is relevant and professional borrowers and miss ir information that is relevant to them as	ct eligibility for other financial ficial to contact the school to work-study funds, subsidized at assistance before applying for a fluate or professional student must rederal Student Aid (FAFSA) the student's eligibility for the federal Stafford Loan (subsidized udent applies for a Federal PLUS US loan may affect eligibility for it may be beneficial to contact the for grants, work study funds, as of student assistance before	a Federal PLUS Loan aid. Therefore, it may determine eligibility for loans and other forms of Federal PLUS Loan(s) complete a Free Applicand the school must demaximum annual amound unsubsidized) befor Loan. Receipt of a Federal PLUS Loan. Receipt of a Fe	content applicable to all borrowers is	Loans on Other	35.
"Rates" and revise as noted.  "Rates" and revise as noted.  "Rates" and revise as noted.  "Example 1					Accepted.	RESPONSE:	ED F
the Borrower's Rights and Responsibilities Statement.	dum will be needed each time al interest rate is required in wer receives at or before	Including the specific interest rate with MPN means that an addendum will be the rate changes. The actual interest rathe disclosure that a borrower receives disbursement.	nterest rate on a Federal PLUS l interest rate applicable to each of ne. After reviewing the actual duce any loan obtained under this rovisions in the Loan Cancellation	fixed rate of 8.5 percer Loan is a fixed rate. T my loans will be discle interest rate, I may can MPN in accordance wi section.	"Rates" and revise as noted.		
	rs that should be specified in	cal information for borrowers that shoul					
Revise as noted.  It is my I am responsible responsibility to for payment of all interest that accrues on the unpaid principal amount of my loan(s) is paid in full. I am responsible for payment of all interest that accrues on my loan(s).  Under certain circumstances, for example, during deferment, I will not be required to make principal payments, but interest	nguage among FFELP forms.	Correction and common language amo	paid principal amount of my rsement until the loan(s) is paid in ment of all interest that accrues on for example, during deferment, I	interest that accrues of loan(s) from the date full. I am responsible my loan(s).  Under certain circum	Revise as noted.	Payment of Interest, #10	37.

	Tiote, Iligiligi	ted items in the	THE COLUMNIA ARE SUDSTAILLIVE.	
			This such interest as it accrues, or it may be paid or capitalized (added to the principal of my loan(s)). If I inform my lender that I wish to pay interest as it accrues, but I do not submit the payments, my lender may capitalize that interest. If I inform my lender that I do not wish to pay interest as it accrues, my lender will may capitalize thatsuch interest.  Capitalized interest increases the principal balance of my loan(s) and the total amount of interest charges I must pay.  Interest on my loan(s) willmay be capitalized to the extent permitted by as provided under the Act. Generally capitalization may occur no more frequently than quarterly. (See the chart entitled, "capitalization of Federal PLUS Loan Interest," for further information on capitalization.) The charts entitled, "Repaying Your Loans" allow me to estimate the cost of capitalization and the effect it will have on my monthly payments. If my loan amount is not shown total outstanding balance exceeds the maximum on the charts, I understand I must add two or more estimates of the monthly payment amounts together to approximate estimate more closely the total my	
			monthly interest and payment for my monthly payment total debt	
			amount.	
ED F	RESPONSE:	Accepted, with th	ne exception of the proposed change highlighted in yellow. ED prefe	rs to retain the original "this interest".
38.	Loan Cancellation, #11, Bullet 2, Sentence 2 and 3	Relocate the period inside the parenthesis and add punctuation as noted.	(The school can tell me the first day of the payment period_). If I cancel all or a portion of a loan as described in this paragraph, the school will return to my lender the cancelled amount of the loan money_ and the loan fees will be reduced or eliminated in proportion to the amount returned.	Punctuation corrections.
ED F	RESPONSE:	Accepted.		
39.	Repayment, #12, Paragraph 3, Sentence 3	Revise as noted.	My-The first payment on each loan will be due within 60 days of the final disbursement of that loan.	Consistency with Borrower's Rights and Responsibilities (Endorser's Copy).
ED F	RESPONSE:	Accepted.		
40.	Capitalization of Federal PLUS Loan Interest chart	Delete underlines for words in heading and capitalize words	Capitalized Interest for 12 Mmonths  Principal to Bbe Repaid	Consistency with other charts and capitalization corrections.
		capitalize words	I.	

	Trote: Ingiligi	ited items in the	# COTUITITI are Substantive.	1	
		as noted.			
ED I	RESPONSE:	Accepted.			
41.	Loan Discharge, #14, Paragraph 4, Last sentence	Revise as noted.	The Act also provides for loan discharge in the amount of any required refund that the school failed to did not make to my loan holder on my behalf.	Conforming change to newly approved Consolidation form.	
ED I	RESPONSE:		e "did not" is simpler language. However, ED notes that the corresp an Application and Promissory Note in fact uses the words "failed to		
42.	Consequences of Default, #15, Bullet 4	Revise as noted.	• Collection charges (including attorney's fees)	Common language among FFELP forms.	
ED I	RESPONSE:	<ul><li>Removed the</li><li>Added a new</li><li>as follows: "</li><li>Revised the</li></ul>	ition, ED has made the following changes based on the recommendate words "and/or" from the 9th bullet.  bullet, immediately after the existing 9th bullet, explaining that a defassignment of my loan to the Department, and or" existing last bullet to read as follows: "My employer withholding part (administrative wage garnishment)."	efaulted loan may be assigned to ED. The new bullet reads	
43.	Special	Delete the extra	17. Special Repayment Arrangements—	Clarification. DOD repayment is found under U.S.C.	
	Repayment Arrangements, #17, Paragraphs 1	line after the title so formatting is	(Delete the blank line.) A Federal Consolidation Loan Program is available	Title 5, §5379 and includes FFELP, Direct, Perkins, and HEAL loans.	
	and 2	the same as in the other items and revise as noted.	Under certain circumstances, military personnel may have their_federal education loan(s) repaid by the Secretary of Defense.	In the absence of ED comments, we are unsure why this suggestion was not accepted.	
ED I	RESPONSE:	Accepted.			
44.	Deferments, #18, Paragraph 1, last sentence and Paragraph 5	Revise as noted and bold the beginning phrase of paragraph 5.	If I am in default on amy loan(s), I am not eligible for a deferment on that loan.  For loans first disbursed on or after July 1, 2001, a deferment of repayment	Correction to align text with 682.210 (a) (8). Deferment loss only applies to the loan defaulted on.  Consistency within section.	
ED I	<b>ED RESPONSE:</b> Accepted.		s also italicized the beginning phrase of paragraph 5, for consistency	within this section.	
45.	Forbearance, #19, Paragraph 1, last sentence; Paragraph 2; Paragraph 3; Paragraph 4	Revise as noted, including separating paragraph 2 into two paragraphs.	Interest charges-continues to accrue during a forbearance period.  The lender may grant me a forbearance in the following circumstances due to poor health or other acceptable reasons.:  • Financial hardship, and/or • Illness.	Common language among FFELP forms.	

			My lender is generally not required to grant a forbearance and may require me to provide my reasons for the request and other Information.  The lender may grant me a forbearance to eliminate a delinquency that persists  Circumstances that require my lender to grant me a forbearance if I provide appropriate documentation include:  • Serving in a medical or dental internship or residency program, if I meet certain criteria.  • Serving in a national service position for which I receive a national service education award under the National and Community Service Trust Act of 1993. In some cases, the interest that accrues on a qualified loan during the service period will be paid by the Corporation for National and Community Service.  • Qualifying for partial repayment of my loans under the Student Loan Repayment Program, as administered by the Department of Defense.  • Having a monthly debt burden for Title IV Loans that collectively equals or exceeds 20 % of my total monthly gross income (for up to three years).	
ED F	RESPONSE:	Accepted. In add	<ul> <li>Being called to active duty in the U.S. Armed Forces.</li> <li>ition, ED has inserted commas before and after the added words, "if</li> </ul>	I provide appropriate documentation".
46.	Repaying Your Loans chart, Step 1, Example	Revise as noted, lining up symbols and adding totals. On the chart, center headings over numbers.	Example: Federal PLUS Loan of \$5,479 at 8.5% interest \$5,000 = \$35.42/month + 500 = \$ 3.54/month \$5,500 = \$38.96/month*  Your mMonthly iInterest \$	Common language among FFELP forms.
ED F	RESPONSE:	Accepted.		
47.	Repaying Your  Loans chart, Step  2, Sentence 3 and  headings on chart	Revise as noted and reinsert \$ signs and lines in the Example row to match the \$ and lines	Actual interest capitalized will depend on factors such as disbursement dates, number of disbursements, the variable interest rate, and the frequency of capitalization Monthly Interest (From Step One)	Common language among FFELP forms.

	iteu items in the	# column are substantive.	
	in the Your capitalized interest row. Make the title Monthly Interest (From Step One) into two lines and center headings as noted.	Number of Months in  Deleferment or Eforbearance  Estimate of Capitalized Interest	
ED RESPONSE:	Accepted.		
48. Step 3, Example	Revise as noted, lining up symbols and adding totals.	Example: Federal PLUS Loan of \$6,357.12 (\$5,500.00 + \$857.12) at 8.5% Interest. Round up to the nearest \$500 = \$6,500.  \$6,000 = \$74.39/month + 500 = 6.20/month \$6,500 = \$80.59/month  Estimated mMonthly pPayment = \$80.59  *Minimum monthly payment = \$50 or amount of interest accruing each month.	Common language among FFELP forms.
ED RESPONSE:	Accepted.		
49. Step 3, Title of chart and example in Estimated Monthly Payments (10-Year Term)	Reposition title to add additional space at the top. Make title of chart into two lines as noted and center chart headings over numbers. Revise payment amount (in second column) as noted.	Estimated Monthly Payments (10-Year Term)  \$247.979	Formatting and correction.
ED RESPONSE:	Accepted.		

<u></u>	Indorser Addendum to Federal PLUS Loan Application and Master Promissory Note (MPN)_				
#	Location	Comment	Proposed Language	Rationale	
50.	Title of Form	Add the program name.	Federal Family Education Loan Program (FFELP)	Common language among FFELP forms.	
ED I	RESPONSE:	Accepted.			
51.	Title bars	Make the title bars black with white letters.		Consistency.	
ED I	RESPONSE:	Accepted.			
52.	Notice to Endorser, Sentences 1 -3	Revise as noted.	This is an aAddendum to the MPN signed by the borrower of the Federal PLUS Loan. The borrower may be either a graduate or professional student or the parent of a dependent undergraduate student. If the borrower is the parent of a dependent undergraduate student, references to "student" in this aAddendum mean the dependent undergraduate student identified in Section B., Item 16. By signing this aAddendum, you are agreeing to repay only the loan that is identified in Section B of this aAddendum, if the borrower does not repay the loan.	Capitalization corrections.	
ED I	RESPONSE:	Accepted.			
53.	Section A. Endorser Section	Revise as noted.	Print using a dark ink ballpoint pen or type. Read the instructions carefully.	Common language among FFELP forms.	
ED I	RESPONSE:	Accepted.	•		
54.	Section A. Endorser Section, #4	Delete the extra space.	4. Area Code/-Telephone Number	Correction.	
ED I	RESPONSE:	Accepted.			
55.	E-mail address, #6	Capitalize the	6. E-mail <u>A</u> address	Consistency.	
		"a" in address.			
ED I	RESPONSE:	Accepted.			
<b>ED I</b> 56.				Correction.	
56.	Endorser References, A.	Accepted.  Delete the extra spaces before the ( ) on the Area Code & Telephone Number lines.  The () was aligned.	gned left within the cell and there were no extra spaces. However, E o partially eliminate the appearance of extra spaces. The same chang	D has adjusted the left margin and slightly increased the	

		# COLUMNI are Substantive.	
Endorser Certifications and Authorizations, Paragraph 2	paragraph 2, between current paragraphs 1 and 3.	and their respective agents and contractors to contact me regarding my loan request or my loan(s), including repayment of my loans, at the current or any future number for my cellular telephone or other wireless device using automated telephone dialing equipment or artificial or pre-recorded voice or text messages.	heavily on auto-dialer technology for program administration. Auto-dialer technology is used to contact borrowers throughout the life cycle of a loan, including to secure missing information at application, to skip-trace anytime after loan disbursement (e.g., if the initial loan disclosure or a communication sent during the in-school period is returned), and to meet default aversion, collection, and other servicing requirements during the repayment period.
			Due to the introduction and adoption of cellular telephones, many borrowers in recent years have provided cellular telephone numbers to FFELP participants. In fact, a significant and growing percentage of student loan borrowers use cellular telephones as a primary telecommunication method, and increasingly these borrowers have eliminated personal use of land-line telephones. College-age individuals, who compose the predominant FFELP demographic, are leading all consumers in migrating to primary or exclusive use of cellular telephones.
			Under Federal Communications Commission requirements stemming from the Telemarketing Sales Rule and the Telephone Consumer Protection Act, a caller cannot make an outbound call using an automatic telephone dialing system or an artificial or prerecorded voice to a cellular telephone or other wireless device without prior consent from the called party (see 47 CFR 64.1200(a)(1)(iii).
			This requirement is considered an obstacle to using auto-dialer technology to contact borrowers, but one that can be overcome by adding the proposed consent provision to the MPN borrower authorization section. The proposed consent provision is specific to auto-dialer technology (and artificial or prerecorded voice technology) to contact borrowers for program related purposes. It would facilitate ongoing use of technology that has contributed significantly to successful borrower repayment

	Note. Highligh	iteu items in the	# column are substantive.	
				performance within the FFELP. Given the widespread and growing use of cellular telephones by FFEL borrowers, it is important that the notice be available as an efficient means of collecting borrower consent so deploying auto-dialer technology remains the effective tool it is for contacting a borrower throughout the life cycle of the loan.
ED F	RESPONSE:	Declined. See res	sponse to #8.	
58.	Endorser Promise to Pay, Paragraph 1; Paragraph 2; and Paragraph 4	Revise as noted and delete the comma after "costs."	In this aAddendum, "lender" refers to, and this aAddendum benefits, the original lender and its successors and assigns, including any subsequent holder of this aAddendum and MPN.  Although I will not personally receive any loan proceeds, I promise to repay to the order of the lender the full all amounts of the loan described above and disbursed under the terms of the MPN signed by the borrower and described above, including unpaid principal, accrued plus interest; and other charges and fees that may become due, if; upon demand by the lender, the borrower fails to does not repay the loan upon demand by the lender. If this debt is ever in default, I will pay reasonable collection costs; including, but not limited to, attorney's fees, court costs, and other fees.   I understand that this is an aAddendum to the MPN. I will not sign this aAddendum before reading it and the entire MPN, even if I am told not to read it, or told that I am not required to read it. I am entitled to a copy of this aAddendum and a copy of the Federal PLUS Borrower's Rights and Responsibilities Statement. My signature certifies I have read, understand, and agree to the terms and conditions ofn this aAddendum, the MPN, and the Borrower's Rights and Responsibilities Statement, as applicable.	Common language among FFELP forms.
ED F	RESPONSE:	of the loan descri	the exception of the proposed changes highlighted in yellow. ED beliful bed above" should be retained, as this more clearly reflects the fact the fact that an endorser.	
59.	Today's Date, #20	Delete italics as noted.	Today's Date ( <i>mm-dd-yyyy</i> mm-dd-yyyy)	Consistency.
	RESPONSE:	Accepted.		
60.	Governing Law, #1, Sentence 1	Insert "1070," remove the italics from "et	The terms of this MPN will be interpreted in accordance with the Higher Education Act of 1965, as amended (20 U.S.C. <u>1070</u> et seq.) and applicable US. Department of Education	Correction.  Common language among FFELP forms.

		.,		
		seq," and delete	regulations (collectively referred to as the "Act").	
		the space		
		between "U."		
		and "S."		
ED RI	ESPONSE:	Accepted.		
	Loan	Revise as	I may pay back all or a part of a disbursement within time frames	Eliminate unnecessary word.
	Cancellation,	noted.	set by the Act and explained in the Borrower's Rights and	
:	Sentences 1 and 2		Responsibilities Statement or other disclosure statement I receive	
			at or before disbursement. In such case, any origination fee and	
			federal default fee <u>paid</u> will be reduced or eliminated in	Correction. Some lenders and guarantors pay fees on
			proportion to the amount of the disbursement returned.	behalf of borrowers.
ED RE	ESPONSE:		ne word "statement." However, ED believes that the proposed addition	
		language simply i	refers to "any origination fee and federal default fee," without neces	sarily implying that the borrower has paid those fees.
	Origination Fee	Revise as	An origination fee is charged and a federal default fee may be are	682.202(c)(5) requires that a lender charge a PLUS
1 1	and Federal	noted.	charged for each loan made under this MPN. The Act specifies	borrower a 3 percent origination fee. The existing
1 1.	Default Fee,		the maximum amount of each fee and authorizes both fees to be	language does not make it clear this fee always will be
	Sentences 1,		deducted from my loan amount. These fees I am	charged because the language is, "I may be charged"
1 11.	2,and 3		<u>charged</u> , as identified in the disclosure statement, will be	and "If I am charged these fees".
-			deducted proportionately from each disbursement of my loan(s).	
			I understand the origination and federal default fees may be	
	ESPONSE:	Accepted.	I understand the origination and federal default fees may be	
ED RE	ESPONSE: Late Charges and	Accepted. Revise as noted	I understand the origination and federal default fees may be	Common language among FFELP forms.
<b>ED RE</b> 63.		•	I understand the origination and federal default fees may be refundable only to the extent permitted by the Act.	Common language among FFELP forms.
<b>ED RE</b> 63.	Late Charges and	•	I understand the origination and federal default fees may be refundable only to the extent permitted by the Act.  The lender may collect from me: (i) a late charge for each late	Common language among FFELP forms.
<b>ED RE</b> 63.	Late Charges and Collection Costs,	•	I understand the origination and federal default fees may be refundable only to the extent permitted by the Act.  The lender may collect from me: (i) a late charge for each late installment payment if I fail to do not make any part of a required	Common language among FFELP forms.
<b>ED RE</b> 63.	Late Charges and Collection Costs, Sentence 1 and	•	I understand the origination and federal default fees may be refundable only to the extent permitted by the Act.  The lender may collect from me: (i) a late charge for each late installment payment if I fail to do not make any part of a required installment payment within 15 days after the date it becomes due,	Common language among FFELP forms.
<b>ED RE</b> 63.	Late Charges and Collection Costs, Sentence 1 and	•	I understand the origination and federal default fees may be refundable only to the extent permitted by the Act.  The lender may collect from me: (i) a late charge for each late installment payment if I fail to do not make any part of a required installment payment within 15 days after the date it becomes due,	Common language among FFELP forms.
<b>ED RE</b> 63.	Late Charges and Collection Costs, Sentence 1 and	•	I understand the origination and federal default fees may be refundable only to the extent permitted by the Act.  The lender may collect from me: (i) a late charge for each late installment payment if I fail to do not make any part of a required installment payment within 15 days after the date it becomes due, and	Common language among FFELP forms.
63.	Late Charges and Collection Costs, Sentence 1 and	•	I understand the origination and federal default fees may be refundable only to the extent permitted by the Act.  The lender may collect from me: (i) a late charge for each late installment payment if I fail to do not make any part of a required installment payment within 15 days after the date it becomes due, and  If I default on any loan(s), I will pay reasonable collection fees	Common language among FFELP forms.
ED RE	Late Charges and Collection Costs, Sentence 1 and Sentence 2	Revise as noted	I understand the origination and federal default fees may be refundable only to the extent permitted by the Act.  The lender may collect from me: (i) a late charge for each late installment payment if I fail to do not make any part of a required installment payment within 15 days after the date it becomes due, and  If I default on any loan(s), I will pay reasonable collection fees and costs, plus court costs and attorney fees.	Common language among FFELP forms.  Move the phrase "grant me a forbearance" up in the
ED RE 63.   1	Late Charges and Collection Costs, Sentence 1 and Sentence 2  ESPONSE: Repayment,	Revise as noted  Accepted.	I understand the origination and federal default fees may be refundable only to the extent permitted by the Act.  The lender may collect from me: (i) a late charge for each late installment payment if I fail to do not make any part of a required installment payment within 15 days after the date it becomes due, and  If I default on any loan(s), I will pay reasonable collection fees and costs, plus court costs and attorney fees.	
ED RE 63.   1   1   1   1   1   1   1   1   1	Late Charges and Collection Costs, Sentence 1 and Sentence 2	Revise as noted  Accepted.  Revise as	I understand the origination and federal default fees may be refundable only to the extent permitted by the Act.  The lender may collect from me: (i) a late charge for each late installment payment if I fail to do not make any part of a required installment payment within 15 days after the date it becomes due, and  If I default on any loan(s), I will pay reasonable collection fees and costs, plus court costs and attorney fees.  The lender may grant me a forbearance to align payment due dates on my loans or grant me a forbearance to eliminate a	Move the phrase "grant me a forbearance" up in the
ED RE 63.   1   1   1   1   1   1   1   1   1	Late Charges and Collection Costs, Sentence 1 and Sentence 2  ESPONSE: Repayment, Paragraph 4, last	Revise as noted  Accepted.  Revise as	I understand the origination and federal default fees may be refundable only to the extent permitted by the Act.  The lender may collect from me: (i) a late charge for each late installment payment if I fail to do not make any part of a required installment payment within 15 days after the date it becomes due, and  If I default on any loan(s), I will pay reasonable collection fees and costs, plus court costs and attorney fees.	Move the phrase "grant me a forbearance" up in the
ED RE 63.	Late Charges and Collection Costs, Sentence 1 and Sentence 2  ESPONSE: Repayment, Paragraph 4, last	Accepted. Revise as noted.	I understand the origination and federal default fees may be refundable only to the extent permitted by the Act.  The lender may collect from me: (i) a late charge for each late installment payment if I fail to do not make any part of a required installment payment within 15 days after the date it becomes due, and  If I default on any loan(s), I will pay reasonable collection fees and costs, plus court costs and attorney fees.  The lender may grant me a forbearance to align payment due dates on my loans or grant me a forbearance to eliminate a delinquency that persists even though I am making scheduled	Move the phrase "grant me a forbearance" up in the sentence to cover both of the instances discussed.  Correction.
ED RE 63.	Late Charges and Collection Costs, Sentence 1 and Sentence 2  ESPONSE: Repayment, Paragraph 4, last sentence	Accepted. Revise as noted.  Declined, with the	I understand the origination and federal default fees may be refundable only to the extent permitted by the Act.  The lender may collect from me: (i) a late charge for each late installment payment if I fail to do not make any part of a required installment payment within 15 days after the date it becomes due, and  If I default on any loan(s), I will pay reasonable collection fees and costs, plus court costs and attorney fees.  The lender may grant me a forbearance to align payment due dates on my loans or grant me a forbearance to eliminate a delinquency that persists even though I am making scheduled payments.	Move the phrase "grant me a forbearance" up in the sentence to cover both of the instances discussed.  Correction.  ed language might suggest that a forbearance may
ED RE 64.	Late Charges and Collection Costs, Sentence 1 and Sentence 2  ESPONSE: Repayment, Paragraph 4, last sentence  ESPONSE:	Accepted. Revise as noted. Revise as noted. Declined, with the automatically be	I understand the origination and federal default fees may be refundable only to the extent permitted by the Act.  The lender may collect from me: (i) a late charge for each late installment payment if I fail to do not make any part of a required installment payment within 15 days after the date it becomes due, and  If I default on any loan(s), I will pay reasonable collection fees and costs, plus court costs and attorney fees.  The lender may grant me a forbearance to align payment due dates on my loans or grant me a forbearance to eliminate a delinquency that persists even though I am making scheduled payments.  e exception of the change highlighted in yellow. The proposed revis granted on a PLUS loan made to a graduate/professional student duri	Move the phrase "grant me a forbearance" up in the sentence to cover both of the instances discussed.  Correction.  ed language might suggest that a forbearance may fing the grace period on the student's Stafford Loans.
ED RE 63.   1   1   1   1   1   1   1   1   1	Late Charges and Collection Costs, Sentence 1 and Sentence 2  ESPONSE: Repayment, Paragraph 4, last sentence	Accepted. Revise as noted.  Declined, with the	I understand the origination and federal default fees may be refundable only to the extent permitted by the Act.  The lender may collect from me: (i) a late charge for each late installment payment if I fail to do not make any part of a required installment payment within 15 days after the date it becomes due, and  If I default on any loan(s), I will pay reasonable collection fees and costs, plus court costs and attorney fees.  The lender may grant me a forbearance to align payment due dates on my loans or grant me a forbearance to eliminate a delinquency that persists even though I am making scheduled payments.  e exception of the change highlighted in yellow. The proposed revis granted on a PLUS loan made to a graduate/professional student duri (i) I (or the student) fail to do not enroll -as at least a half-time	Move the phrase "grant me a forbearance" up in the sentence to cover both of the instances discussed.  Correction.  ed language might suggest that a forbearance may
ED RE 63.   1   1   1   1   1   1   1   1   1	Late Charges and Collection Costs, Sentence 1 and Sentence 2  ESPONSE: Repayment, Paragraph 4, last sentence  ESPONSE: Acceleration and	Accepted. Revise as noted Revise as noted.  Declined, with the automatically be Delete the extra	I understand the origination and federal default fees may be refundable only to the extent permitted by the Act.  The lender may collect from me: (i) a late charge for each late installment payment if I fail to do not make any part of a required installment payment within 15 days after the date it becomes due, and  If I default on any loan(s), I will pay reasonable collection fees and costs, plus court costs and attorney fees.  The lender may grant me a forbearance to align payment due dates on my loans or grant me a forbearance to eliminate a delinquency that persists even though I am making scheduled payments.  e exception of the change highlighted in yellow. The proposed revis granted on a PLUS loan made to a graduate/professional student duri	Move the phrase "grant me a forbearance" up in the sentence to cover both of the instances discussed.  Correction.  ed language might suggest that a forbearance may ang the grace period on the student's Stafford Loans.  Spacing correction and common language among FFELP

	Paragraph 2, (i),  (ii), and (iii)		(i) I do not fail to-pay the entire unpaid balance of the applicable loan after the lender has exercised its option under items (i), (ii), or (iii) in the preceding paragraph. (ii) I fail todo not make installment payments when due, provided my failure has persisted for at least 270 days for payments due monthly or 330	
			days for payments due less frequently than monthly; or (iii) I fail todo not comply with other terms of the loan, and the lender or guarantor reasonably concludes I no longer intend to honor my repayment obligation.	
ED I	RESPONSE:	Accepted.		
66.	Legal Notices,   Paragraph 3,   Sentence 3	Revise as noted.	Failure by the lender to enforce or insist on compliance with any term of this MPN will not be a waiver of any right of the lender.	Consistency of terminology within paragraph and common language among FFELP forms.
ED I	RESPONSE:	Accepted.		
End	orser Addendum to	Federal PLUS Lo	an Application and Master Promissory Note (MPN) Instructions	and Notices
67.	Title of form	Add the program name.	Federal Family Education Loan Program (FFELP)	Common language among FFELP forms.
ED I	RESPONSE:	Accepted.		
68.	Section A. Endorser Section black bar	Delete the parenthesis as noted.	(To be completed by the endorser	Consistency.
ED I	RESPONSE:	Accepted.		
69.	Section A.  Endorser Section, Paragraph 4, Sentence 1	Add a comma as noted.	If you are willing to serve as an endorser for the borrower identified in Section B, read, complete, and return this form to the lender, guarantor, or program identified in the upper right corner of this form.	Punctuation correction.
ED I	RESPONSE:	Accepted.		
70.	Section A. Endorser Section, Paragraph 5, Sentence 1 and	Revise as noted.	In completing this form, Print usinge a dark ink, ballpoint pen, or typewriter.  Enter dates as month-day-year (mm-dd-yyyy). Use only	Common language among FFELP forms.
	5		numbers. Example: June 24, 1982 = 06-24-1982. Incorrect, incomplete, or illegible information may cause the processing of the loan to be delayed.	
ED I	RESPONSE:	Accepted.		
71.	Item 3	Revise as noted.	<b>Item 3:</b> Enter your permanent street address (number, street, apartment number) or rural route number and box number, then city, state, and zip code.	Common language among FFELP forms.

ED I	RESPONSE:	Accepted.	# Column are substantive.	
72.	Item 4	Revise as noted.	Item 4: Enter the area code and telephone number <u>at which you can most easily be reached.</u> for the address listed in Item 3. If there is no telephone number for that address, enter the area code and telephone number for your cellular telephone or other wireless device. If you do not have a telephone or other wireless device, enter N/A.	Conforming change to newly approved Consolidation form.
ED I	RESPONSE:		te addition of "(Do not list your work telephone number here.)" after Consolidation Loan Application and Promissory Note.	the first sentence. This is for consistency with the recently
73.	Item 5	Revise as noted.	<b>Item 5</b> . Using only numbers, Eenter the month, day, and fourdigit year date of your birth. For example, for June 24, 1955, you would enter 06/24/1955). Be careful not to enter the current year.	Common language among FFELP forms.
ED I	RESPONSE:	Accepted.		
74.	Item 6, Last sentence	Delete comma as noted.	If you do not have an e-mail address; or do not wish to provide it, enter N/A.	Punctuation correction.
ED I	RESPONSE:	Accepted.		
75.	Item 8, Sentence 1; Item a,   Sentence 1; and Item b, Sentence 4	Delete extra space between "U." and "S." in four locations and delete the comma after "citizen."	Item 8: Indicate your US. citizenship status.  Item a: Check this box if you are a US. citizen; or US. national.  "Other Eligible Non-Citizen" includes individuals who can provide documentation from the U.S. Immigration and Naturalization Service that they are in the US. for a purpose that is not temporary, with the intention of becoming a citizen or permanent resident.	Spacing and punctuation corrections.
ED F	RESPONSE:	"U.S. Citizenship	lition, ED has replaced the reference to the "U.S. Immigration and National Immigration Services (USCIS)" in order to accurately reflect the E. Immigration and Naturalization Service" with "USCIS".	
76.	Item 9, Sentence 2	Revise as noted.	Enter your employer's name and address; (including number, street, suite number, city, state, and zip code).	Conforming change to newly approved Consolidation form.
ED I	RESPONSE:	Accepted.		
77.	Item 11	Delete comma as noted.	<b>Item 11:</b> If a reference does not have a telephone number or email address, or does not wish to provide an e-mail address, enter N/A	Punctuation correction.
ED I	RESPONSE:	Accepted.		
78.	Section B. Loan Description,	Delete the parentheses as	(To be completed by the lender, endorser, and/or borrower	Consistency with MPN instructions.

	Black bar	noted.				
ED I	RESPONSE:	Accepted.				
79.	Item 12	Revise as noted.	Item 12: Enter the borrower's last name, first name, and middle initial. The borrower may be either a graduate or professional student or the parent of a dependent undergraduate student.	Clarification. Comments received indicate that the endorser frequently supplies the wrong name in this field.		
ED I	RESPONSE:	Accepted.				
	Section C. Endorser Certifications and Authorizations	Add a new paragraph between the two existing paragraphs.	I authorize the school, the lender, the guarantor, the Department, and their respective agents and contractors to contact me regarding my loan request or my loan(s), including repayment of my loans, at the current or any future number for my cellular telephone or other wireless device using automated telephone dialing equipment or artificial or pre-recorded voice or text messages.			
ED I	RESPONSE:	The placement of	this comment here appears to be an error. See #57.			
80.	Endorser Promise to Pay, Black bar	Delete the parentheses as noted.	(To be completed by the endorser)	Consistency.		
ED I	RESPONSE:	Accepted.				
81.	Item 20. b)	Revise as noted.	b) Agree to repay the loan in full according to the terms and conditions of this Addendum if the borrower does not.	Common language among FFELP forms.		
ED I	RESPONSE:	Accepted.	Accepted.			
82.	Important Notices, Privacy Act, Paragraph 2	Remove the underlines from et seq. in two locations.		Consistency.		
ED I	RESPONSE:	Accepted.				
83.	Important Notices Privacy Act, Paragraph 2, last sentence and Paragraph 3, Sentence 1	Revise as noted.	Participating in the Federal Family Education Loan (FFEL) Program (FFELP) and giving us your SSN are voluntary, but you must provide the requested information, including your SSN, to participate.  The principal purposes for collecting the information on this form, including your SSN, are to verify your identity, to determine your eligibility to receive a loan or a benefit on a loan (such as a deferment, forbearance, discharge, or forgiveness) under the FFEL Program FFELP, to permit the servicing of your loan(s), and, if it becomes necessary, to locate you and to collect and report on your loan(s) if your loan(s) becomes delinquent or	Common language among FFELP forms.		

			in default.		
ED I	RESPONSE:	Accepted.			
84.	Privacy Act Notice, Paragraph 4, Sentence 1	Insert hyphens as noted.	The information in your file may be disclosed, on a case_by_case basis or under a computer matching program, to third parties as authorized under routine uses in the appropriate systems of records notices.	Punctuation correction.	
ED I	RESPONSE:	Accepted.			
Born	rower's Rights and F	Responsibilities (E	ndorser's Copy)		
85.	BR&R (Endorser's Copy), Top, Important Notice	Delete the "s" on "loans."	Important Notice: The Borrower's Rights and Responsibilities Statement (Endorser's Copy) provides additional information about the terms and conditions of the loans you receive under the Federal PLUS Loan Application and Master Promissory Note (MPN). Please keep a copy of this statement.	Correction. There is no multi-year feature when the PLUS MPN and the Endorser Addendum are used to make a loan. They are one-time use documents.	
ED I	RESPONSE:	Accepted. In ad	ldition, ED has further revised the sentence to read:		
		" .1 1			
86.	Governing Law, #1, Sentence 1	Delete the extra space between "U." and "S."	Loans disbursed under this MPN are subject to the Higher Education Act of 1965, as amended (20 U.S.C 1070 et seq.), and applicable US. Department of Education regulations (collectively referred to as the "Act).	Common language among FFELP forms.	
ED I	RESPONSE:	Accepted.			
87.	Maximum Program Loan Amounts, #3	Revise as noted.	3. Maximum Program Loan Amounts—Under the Federal-PLUS Loan Program, I may borrow amounts under this MPN not to exceed the cost of attendance minus any financial aid that has been or will be awarded for the period of enrollment. The school determines the cost of attendance based on Ffederal Guidelines.	Simplification.  Capitalization correction. Consistency.	
ED I	RESPONSE:	Accepted.			
88.	Change of Status, #7, Sentence 1	Revise as noted.	Change of Status—I must notify my lender (or any subsequent holder) of my loan(s) if any of the following occursevents take place before my loan(s) is repaid:	To incorporate change from newly approved Consolidation form and simplification.	
EDI	RESPONSE:		d. ED does not believe that the parentheses around "or any subsequentence on the Federal Consolidation Loan Application and Promisso		
89.	Effect of Federal Loans on Other Student Aid, #8	Reorder so the content applicable to all borrowers is first.	8. Effect of Federal Loans on Other Student Aid — Receipt of a Federal PLUS Loan may affect eligibility for other financial aid. Therefore, it may be beneficial to contact the school to determine eligibility for grants, work-study funds, subsidized loans and other forms of student assistance before applying for a Federal PLUS Loan(s). A graduate or professional student must complete a Free Application for Federal Student Aid (FAFSA) and the school must determine the	With reordering of the text, parent borrowers will not presume all the information is relevant only to graduate and professional borrowers and miss important information that is relevant to them as well.	

	Note. Highligh	iteu items in me	# column are substantive.	
			student's eligibility for the maximum annual amount of a Federal Stafford Loan (subsidized and unsubsidized) before the student applies for a Federal PLUS Loan. Receipt of a Federal PLUS loan may affect eligibility for other financial aid. Therefore, it may be beneficial to contact the school to determine eligibility for grants, work study funds, subsidized loans and other forms of student assistance before applying for a Federal PLUS Loan(s).	
ED I	RESPONSE:	Accepted.		
90.	Interest Rates, #9	Delete the "s" on "Rates" and revise as noted.	9. Interest Rates—The interest rate on a Federal PLUS Loan is a fixed rate of 8.5 percent. The interest rate on a Federal PLUS Loan is a fixed rate. The actual interest rate applicable to each of my loans will be disclosed to me. After reviewing the actual interest rate, I may cancel or reduce any loan obtained under this MPN in accordance with the provisions in the Loan Cancellation section.	Correction. Including the specific interest rate within the text of the MPN means that an addendum will be needed each time the rate changes. The actual interest rate is required in the disclosure that a borrower receives at or before disbursement.
ED I	RESPONSE:	Declined. See re		
91.	Payment of Interest, #10	Revise as noted.	It is my I am responsibilityresponsible to for payment of all interest that accrues on the unpaid principal amount of my loan(s) from the date of disbursement until the loan(s) is paid in full. I am responsible for payment of all interest that accrues on my loan(s).  Under certain circumstances, for example, during deferment, I will not be required to make principal payments, but interest charges on my Federal PLUS Loan(s) will accrue. I may pay Thissuch interest as it accrues, or it may be paid or capitalized (added to the principal of my loan(s)). If I inform my lender that I wish to pay interest as it accrues, but I do not submit the payments, my lender may capitalize that interest. If I inform my lender that I do not wish to pay interest as it accrues, my lender will may capitalize thatsuch interest.  Capitalized interest increases the principal balance of my loan(s) and the total amount of interest charges I must pay.  Interest on my loan(s) willmay be capitalized to the extent permitted by as provided under the Act. Generally, capitalization may occur no more frequently than quarterly. (See the chart entitled, "Capitalization of Federal PLUS Loan Interest," for further information on capitalization.) The charts	Correction and common language among FFELP forms.

	0 0		ii Columni die Substantive.	
			entitled, "Repaying Your Loans" allow me to estimate the cost of capitalization and the effect it will have on my monthly payments. If my loan amount is not shown total outstanding	
			balance exceeds the maximum on the charts, I understand I must	
			add two or more estimates of the monthly payment amounts	
			together to approximate estimate more closely the total my	
			monthly interest and payment for my monthly paymenttotal debt	
			amount.	
ED F	RESPONSE:	Accepted with the	ne exception of the proposed change highlighted in yellow. ED prefe	ers to retain the original "this interest"
92.	Loan	Relocate the		Punctuation corrections.
92.	Cancellation, #11,	period inside	(The school can tell me the first day of the payment period_). If I	Punctuation corrections.
	Bullet 2,	the parenthesis	cancel all or a portion of a loan as described in this paragraph,	
	Sentences 2 and 3	and add	the school will return to my lender the cancelled amount of the	
	Sentences 2 and 5	punctuation as	loan money, and the loan fees will be reduced or eliminated in	
		noted.	proportion to the amount returned.	
ED F	RESPONSE:	Accepted.		
93.	Capitalization of	Delete	Capitalized Interest for 12 Mmonths	Consistency with other charts and capitalization
55.	Federal PLUS	underlines for	Capitanzed Interest for 12 introducts	corrections.
	Loan Interest	words in	Principal to Bbe Repaid	Corrections.
	chart	heading and	Finicipal to be Kepalu	
	Chart	capitalize		
		words as noted.		
ED F	RESPONSE:	Accepted.		
94.	Repayment, #12,	Delete the extra	My repayment period for each loan generally lasts	Correction.
	Paragraph 4	line after		
		"lasts."	at least 5 years but may not exceed	
ED F	RESPONSE:	Accepted.		
95.	Loan Discharge,	Revise as	The Act also provides for loan discharge in the amount of any	Conforming change to newly approved Consolidation
	#14, Paragraph 4,	noted.	required refund that the school failed todid not make to my loan	form
	last sentence		holder on my behalf.	
ED F	RESPONSE:	Accepted, because	se "did not" is simpler language. However, ED notes that the corresp	conding sentence in the recently approved Federal
		Consolidation Lo	an Application and Promissory Note in fact uses the words "failed to	o" rather than "did not".
96.	Consequences of	Revise as	Collection charges (including attorney's fees being assessed	Common language among FFELP forms.
	Default, #15,	noted.	against me.	
	Bullet 4			
ED F	RESPONSE:	Accepted. In add	lition, ED has made the following changes based on the recommend	ation of ED's Federal Student Aid Collections staff:
			e words "and/or" from the 9th bullet.	
		<ul><li>Added a new</li></ul>	v bullet, immediately after the existing 9th bullet, explaining that a d	efaulted loan may be assigned to ED. The new bullet reads

97.	Special Repayment Arrangements,	as follows: •  Revised the	<ul> <li>"Assignment of my loan to the Department, and or" existing last bullet to read as follows: "My employer withholding par (administrative wage garnishment)."</li> <li>17. Special Repayment Arrangements— (Delete the blank line.) A Federal Consolidation Loan Program is available</li> </ul>	Clarification. DOD repayment is found under U.S.C. Title 5, §5379 and includes FFELP, Direct, Perkins, and HEAL loans.
	#17 Paragraphs 1   and 2	formatting is the same as in the other items and revise as noted.	Under certain circumstances, military personnel may have their_federal education loan(s) repaid by the Secretary of Defense.	In the absence of ED comments, we are unsure why this suggestion was not accepted.
ED F	RESPONSE:		The words "federal education" were already included on the draft E vere inadvertently omitted from the corresponding section of the PLU	
98.	Deferments, #18, Paragraph 1, last sentence	Revise as noted.	If I am in default on amy loan(s), I am not eligible for a deferment on that loan.	Correction to align text with 682.210 (a) (8). Deferment loss only applies to the loan defaulted on.
ED F	RESPONSE:	Accepted. In add see #44.	dition, ED has bolded and italicized the beginning of the first sentence	te of paragraph 5, for consistency with the PLUS MPN –
99.	Forbearance, #19, Paragraph 1, last sentence; Paragraph 2; Paragraph 3, Paragraph 4	Revise as noted, including separating paragraph 2 into two paragraphs.	Interest charges continues to accrue during a forbearance period.  The lender may grant me a forbearance in the following circumstances due to poor health or other acceptable reasons.:  • Financial hardship, and/or • Illness.	Common language among FFELP forms.
			My lender is generally not required to grant a forbearance and may require me to provide my reasons for the request and other information.	
			The lender may grant me a forbearance to eliminate a delinquency that persists	
			Circumstances that require my lender to grant me a forbearance_ if I provide appropriate documentation include:	
			<ul> <li>Serving in a medical or dental internship or residency program, if I meet certain criteria.</li> <li>Serving in a national service position for which I</li> </ul>	

ED F	RESPONSE:	Accepted. In add	receive a national service education award under the National and Community Service Trust Act of 1993. In some cases, the interest that accrues on a qualified loan during the service period will be paid by the Corporation for National and Community Service.  • Qualifying for partial repayment of my loans under the Student Loan Repayment Program, as administered by the Department of Defense.  • Having a monthly debt burden for Title IV Loans that collectively equals or exceeds 20% of my total monthly gross income (for up to three years).  • Being called to active duty in the U.S. Armed Forces.  dition, ED has inserted commas before and after the added words, "if	I provide appropriate documentation".
100	Repaying Your Loans chart, Step 1, Example	Revise as noted, lining up symbols and adding totals. On the chart, center headings over numbers.	Example: Federal PLUS Loan of \$5,479 at 8.5% interest \$5,000 = \$35.42/month + 500 = \$ 3.54/month \$5,500 = \$38.96/month*	Common language among FFELP forms.
			Your mMonthly iInterest \$	
ED F	RESPONSE:	Accepted.	Your mixtoniniy ithlerest \$	
ED F	RESPONSE:  Repaying Your Loans chart, Step 2, Sentence 3 and headings on chart	Accepted.  Revise as noted and reinsert \$ signs on lines in the Example row to match the \$ and lines in the Your capitalized interest row.  Also, make the title Monthly Interest (From Step One) into two lines and center headings as noted.	Actual interest capitalized will depend on factors such as disbursement dates, number of disbursements, the variable interest rate, and the frequency of capitalization	Common language among FFELP forms.
101	Repaying Your Loans chart, Step 2, Sentence 3 and	Revise as noted and reinsert \$ signs on lines in the Example row to match the \$ and lines in the Your capitalized interest row. Also, make the title Monthly Interest (From Step One) into two lines and center headings	Actual interest capitalized will depend on factors such as disbursement dates, number of disbursements, the variable interest rate, and the frequency of capitalization.   Monthly Interest (From Step One)  Number of Months in  Ddeferment or Fforbearance  Estimate of	Common language among FFELP forms.

		noted, lining up symbols and adding totals.	Federal PLUS Loan of \$6,357.12 (\$5,500.00 + \$857.12) at 8.5% Interest.  Round up to the nearest \$500 = \$6,500.  \$6,000 = \$74.39/month  + 500 = 6.20/month \$6,500 = \$80.59/month  Estimated mMonthly pPayment = \$80.59	
			*Minimum monthly payment = \$50 or amount of interest accruing each month.	
ED F	RESPONSE:	Accepted.		
103	Step 3, Title of chart and example in Estimated Monthly Payments (10-Year Term)	Reposition title to add additional space at the top. Make title of chart into two lines as noted and center chart headings over numbers. Revise payment amount (in second column) as noted.	Estimated Monthly Payments (10-Year Term)  \$247.979	Common language among FFELP forms.
	RESPONSE:	Accepted.		
Fede #	ral PLUS Loan Info Location	rmation and Scho Comment		Rationale
104	Borrower and	Revise as	Permanent Street-Address (If P.O. Box, Rural Delivery, or	Consistency with MPN.
104	Student Information, #5	noted.	General Delivery, sSee instructions.)	Consistency with 1911 14.
ED F	RESPONSE:	Accepted.		
105	Borrower and Student Information, #11	Revise as noted.	11. Loan Period (mm- <u>dd-</u> yyyy) From: To:	Correction.
ED F	RESPONSE:	Accepted.		

			The Column are substantive.	
106	School	Delete the	21. Name/Title (Printed or TypedPrinted or Typed)	Consistency.
	Certification,	italics and bold		
	Item 21	as noted.		
ED I	RESPONSE:	Accepted.		
107	School	Delete the	22. Today's Date (mm-dd-yyyymm-dd-yyyy)	Consistency.
	Certification,	italics.		
	Item 22			
	RESPONSE:	Accepted.		
Instr	ructions for Comple	ting Federal PLU	S Loan Information and School Certification	
108	Item 2	Revise as	Item 2: Enter your school name, and address, and the	Clarification. The telephone number of the school official
		noted.	telephone number, including area code, of a school official who	may be different than the telephone number of the school.
			can answer questions about this certification.	
ED I	RESPONSE:	Accepted.		
109	Items 3 - 14	Revise as	Items 3 – 14 may be completed by the borrower, school, or	Common language among FFELP forms.
		noted.	lender. If the borrower is completing this section and any	
			information has been prefilled by the school or lender, the	To add additional instructions to assist users in completing
			borrower should review it for correctness. If any part of the	the form.
			prefilled information is incorrect, cross out the incorrect	
			information and print the correct information. <u>Incorrect</u> ,	
			incomplete, or illegible information may delay the loan.	
			If the borrower is the parent of a dependent undergraduate	
			student borrowing for the student's education, all references to	
			<u>"student" mean the dependent undergraduate student named in</u>	
			<u>Item 12.</u>	
			Enter dates as month-day-year (mm-dd-yyyy). Use only	
			numbers. Example: June 24, 1982 = 06-24-1982.	
ED I	RESPONSE:	Accepted.	<u>numbers. Example. June 27, 1302 - 00-24-1302.</u>	
110	Item 3	Revise as	3. Enter <u>or correct</u> the borrower's last name, first name, and	Common language among FFELP forms.
110	Itelli 3	noted,	middle initial.	Punctuation correction.
		including	middle midal.	1 unctuation confection.
		adding a		
		comma.		
ED I	RESPONSE:	Accepted.		
111	Item 4, Sentence	Revise as	4. Enter <u>or correct</u> the borrower's <del>nine-digit</del> Social Security	Common language among FFELP forms.
111	1	noted.	Number.	Common tunguage uniong 11 DD1 1011115.
	I .			I

ED RESPONSE:		Accepted.				
112	Item 5, Sentence 1	Revise as noted.	5. Enter the borrower's permanent street address (number, street, apartment number) or rural route number and box number, then city, state, and zip code.	Common language among FFELP forms.		
ED F	RESPONSE:	Accepted.	Accepted.			
113	Item 6	Revise as noted.	6. Enter the borrower's area code and telephone number, for the address listed in Item 5. If there is no telephone number for that address, enter the area code and telephone number for the borrower's cellular telephone or other wireless device. If the borrower does not have a telephone or other wireless device, enter N/A.	The school is unlikely to have the information for the requested level of detail.		
ED F	RESPONSE:	Accepted.				
114	Item 7, Sentence 2	Revise as noted.	Use only numbers.	This is covered in the new general instructions.		
115	Item 10, Note to Borrower,		t with the PLUS MPN and Endorser Addendum.  Note to Borrower: Apply only for the amount you will need to pay educational costs this year, keeping in mind your ability to	Expand the audience for the Note since borrowers, lenders, or schools can complete this item.		
	Sentence 1		repay your loan(s).	Insert missing word.		
		Accepted.				
116	Item 11	Revise as noted.	Item 11: Enter the beginning and ending dates of the academic period for which this loan is to be used. These dates must not be more than 12 months apart.	In anticipation of a change in regulations.		
ED RESPONSE:		Accepted.				
117	Item 12:	Revise as noted, including adding a comma.	Item 12: If the borrower is the parent of a dependent undergraduate student, enter the student's last name, then first name, and middle initial of the student for whom the parent is borrowing.	Simplification. Common language among FFELP forms.		
ED RESPONSE:		Accepted				
	Item 14, Sentence 2	Revise as noted.	Use numbers only.	This is covered in the new general instructions.		
ED F	RESPONSE:		s are now provided for reporting dates (see #109), ED has revised the borrower is the parent of a dependent undergraduate student, er			

	Note. Highligh		# column are substantive.		
		current year.			
This is consistent with the PLUS MPI			t with the PLUS MPN and Endorser Addendum.		
		Tills is consistent	is is consistent with the 1 E05 Wif iv and Endorsel Addendam.		
119	Instruction for	Remove		Common formatting among FFELP forms.	
	Items 15 - 22	bolding.			
ED R	RESPONSE:	Accepted.			
120 ED R	Item 15 RESPONSE:	Revise as noted, including deleting the comma after half time.	Item 15: Indicate whether the graduate or professional student borrower or the dependent undergraduate student is (or plans to be) enrolled at least half time or full time. A graduate or professional student borrower who is enrolled (or planning to enroll) less than half time, or the parent of a dependent undergraduate student who is enrolled (or planning to enroll) less than half time, is not eligible for a Federal PLUS Loan. The recommended changes, the second sentence would read as follows:	Simplification. To continually define student isn't necessary on the School Certification form.	
		A student who is enrolled (or planning to enroll) less than half time is not eligible for a Federal PLUS Loan.  This does not make it clear that the parent of a dependent undergraduate student who is enrolled less than half time is also ineligible for a Federal PLUS Loan.			
121	Item 16	Revise as noted.	Item 16: Enter the date the graduate or professional student borrower or the dependent undergraduate student is expected to complete the program at your school.	Simplification.	
ED R	RESPONSE:	Accepted.			
122	Item 18	Revise as noted and remove periods after the codes. (Note that we can't show the periods in strike out because of Word.)	Item 18: Enter the grade level of the graduate or professional student borrower or the dependent undergraduate student. Select the proper grade level indicator using the standard grade level codes provided:  Code Grade Level 1 Freshman/First Year (including proprietary school programs that are less than one year in duration)  2 Sophomore/Second Year  3 Junior/Third Year	Add headings to clarify the instructions.	
			4 Senior/Fourth Year		

	U U		5 Fifth Year/Other Undergraduate (including sixth year undergraduate and continuing education students)	Consistency within form.
			A First Year Graduate/ <u>or</u> Professional	
			B Second Year Graduate <u>or</u> Professional	
			C Third Year Graduate or Professional	
			D Beyond Third Year Graduate <u>or</u> Professional	
ED F	RESPONSE:	Accepted.		
123	Item 19	Revise as noted.	Item 19. Enter the maximum amount of PLUS Loan the borrower is eligible to receive for the academic period covered in Item 17. This amount cannot exceed the Cost of Attendance minus Other Financial Aid.	This point was already covered in the Note in Item 10. School staff who certify eligibility are familiar with the PLUS loan limits. If this recommendation is not accepted, use lower case for "cost of attendance" and "other financial aid."
ED F	RESPONSE:	Since these instructions are specifically for the school, ED prefers to retain the current language. However, we have made the change to lower		
		case.		
124	Item 21	Revise as noted.	Item 21. You must sign the certification and print your name and title.	Correct capitalization.
ED F	RESPONSE:	Accepted.		