



Workforce Development Board

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Upper Savannah Council of Governments 430 Helix Road Greenwood, SC 29646

UPPER SAVANNAH WDA INSTRUCTION NUMBER: PY'18-01 Telephone 864-941-8050

TO:

Upper Savannah Grantees

ISSUANCE DATE:

August 24, 2018

EFFECTIVE DATE:

Immediately

SUBJECT:

WIOA Participation and Federal Student Loan Defaults

<u>PURPOSE</u>: To issue State Instruction Number 18-03, which transmits revised state policy regarding serving individuals, who are in default on a federal student loan.

The policy states that an individual who is in default on a federal student loan, but is otherwise eligible, may receive WIOA Title I funded services for classroom training after

- entering into an agreement with the loan servicer to begin the process of curing the federal student loan default and
- providing evidence of the agreement, which must be saved in SC Works Online Services (SCWOS) with a corresponding case note.

When applicable, case managers/career coaches must provide counseling on how to cure a student loan default. The State Instruction includes a desk reference to assist in providing information (not exhaustive) on the ways to get out of default on a student loan.

ACTION: See State Instruction for all details. Distribute to all appropriate staff and ensure they understand the policy.

Questions regarding this instruction should be directed to the Workforce Development Staff at 864-941-8050.

Ann Skinner

Director of Workforce Development

UPPER SAVANNAH COUNCIL OF GOVERNMENTS

/IsI

Attachment

P.O. Box 995 1550 Gadsden Street Columbia, SC 29202 dew.sc.gov



Henry McMaster Governor

Cheryl M. Stanton Executive Director

STATE INSTRUCTION NUMBER 18-03

To: Local Workforce Area Signatory Officials

Local Workforce Development Board Chairs

Local Workforce Area Administrators

Subject: WIOA Participation and Federal Student Loan Defaults

Issuance Date: July 23, 2018

Effective Date: Immediately

<u>Purpose:</u> To issue revised state policy regarding serving individuals who are in default on a federal student loan. This policy rescinds State Instruction 95-011.

<u>References:</u> Workforce Innovation and Opportunity Act, Public Law 113-128, Sections 134(c)(3) and 129(c)(2), 20 CFR Parts 680.230 and 681.460.

<u>Background:</u> The U.S. Department of Education released new data in October 2017 regarding student debt and repayment, which indicates student debt is at an all-time high. Based on trends over the past twenty years, the latest data suggests that 40% of new borrowers from 2003-2004 are likely to default by 2023.

Workforce Innovation and Opportunity Act (WIOA) programs provide resources and increase access to the services, education, and training that individuals need to succeed in the labor market. WIOA funding for training is limited to participants who are unable to obtain grant assistance from other sources to pay for the cost of training or require assistance beyond that available from other sources.

<u>Policy:</u> An individual who is in default on a federal student loan, but is otherwise eligible, may receive WIOA Title I services. WIOA funds may be used for classroom training for an individual in default on a federal student loan. However, prior to receiving WIOA-funded classroom training, the participant must enter into an agreement with the loan servicer to begin the process of curing the federal student loan default. Once the participant has provided evidence of the agreement, WIOA funds may be used to pay for training regardless of where the

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participant is in the process of fully curing the default. Documentation of the agreement must be saved in SC Works Online Services (SCWOS) with a corresponding case note.

When applicable, case managers must provide counseling on how to cure a student loan default. There are two ways to get out of default on a student loan in addition to payment in full: Loan Rehabilitation and Loan Consolidation. There are pros and cons to each and limitations on which option an individual may choose. Attached is a desk reference to assist case managers in providing information to a participant. This information is not exhaustive. Case managers should provide any additional information as necessary to help the participant cure the default.

Action: Ensure that all appropriate staff receive and understand this policy.

<u>Inquiries:</u> Questions may be directed to Policies and Procedures at <u>polnpro@dew.sc.gov</u>.

Susan Boone, Chief Legal Officer

SC Department of Employment and Workforce

Attachment: Curing Federal Student Loan Defaults

Curing Federal Student Loan Defaults

Useful terms:	
Default	A borrower fails to make a loan payment in more than 270 days. A borrower is not eligible to
	receive additional financial aid, forbearance, or deferment until the default has been cured.
Payments	On-time payments—made within 20 days of the monthly payment due date
	Involuntary payments—made through wage garnishment or tax refund withholdings
	Voluntary payments—made through a written agreement with the loan holder
Types of	Direct Student Loan (Subsidized or Unsubsidized)
federal student	Direct PLUS Loan
loans	Direct Consolidation Loan
	Federal Family Education Loan (FFEL)
	Federal Perkins Loan

To cure a federa	l student loan default:
Payment in full	This is the quickest method to cure a default, but may be unreasonable for the borrower depending on the size of the loan and the borrower's resources.
	1) Request the full payoff amount from the loan holder
	2) Pay the entire payoff amount by the date given by the loan holder
Loan	This is the longest method to cure a default, but the default will be removed from the
Rehabilitation	borrower's credit history. A borrower may use this method only once.
	For this method, a borrower makes a written agreement with the loan holder to pay nine voluntary, reasonable, affordable, and on-time monthly payments. The borrower must then make all nine payments within a ten month period. Involuntary payments may continue until the loan is no longer in default or some of the nine voluntary payments are made. 1) Request loan rehabilitation from the loan holder. 2) The loan holder determines what a reasonable monthly amount is. If the borrower cannot afford this amount, the borrower must request an alternative monthly payment from the loan holder. 3) The loan holder determines the alternative monthly payment amount based on the borrower's monthly income after monthly expenses have been taken out. The borrower must provide documentation of monthly income and expenses to the loan holder. This amount can be as low as \$5 per month. 4) The borrower then informs the loan holder of which monthly payment amount the
<u> </u>	borrower chooses to make.
Loan Consolidation	This method will consolidate the loan(s) into a new Direct Consolidation Loan. The default is cured more quickly, but the default remains on the borrower's credit history.
	If a defaulted loan is being collected through garnishment of wages or in accordance with a court order, the borrower cannot consolidate the loan unless the wage garnishment order is lifted or the judgment vacated.
	There are some limitations on who can use this method based on the type of federal student loans the borrower has.
Defaulted federal	Choose one of the following options in order to consolidate the loan:
student loan that	1) Agree to repay the new, consolidated loan under an income-driven repayment plan^
has not been	OR
consolidated:	Make three consecutive, voluntary, on-time, full monthly payments before consolidating the loan*

Defaulted Direct	The borrower has at least one other eligible loan to consolidate:
Consolidation	Choose one of the following options in order to consolidate the loan:
Loan:	1) Agree to repay the new, consolidated loan under an income-driven repayment plan^
	OR
	2) Make three consecutive, voluntary, on-time, full monthly payments before
	consolidating the loan*
	The borrower has no other eligible loans to consolidate:
	Choose one of the following options to cure the default:
	a) Payment in full
	OR
	b) Loan Rehabilitation
Defaulted FFEL	The borrower has at least one other eligible loan to consolidate:
Consolidation	Choose one of the following options in order to consolidate the loan:
Loan:	1) Agree to repay the new, consolidated loan under an income-driven repayment plan^
	OR
	2) Make three consecutive, voluntary, on-time, full monthly payments before
	consolidating the loan*
	The borrower has no other eligible loans to consolidate:
	Agree to repay the new, consolidated loan under an income-driven repayment plan

[^] Borrower must agree to one of the available income-driven repayment plans at the time of application to consolidate and must provide documentation of income.

For more information, see https://studentaid.ed.gov.

- Getting Out of Default: https://studentaid.ed.gov/sa/repay-loans/default/get-out
- Federal Loans vs. Private Loans: https://studentaid.ed.gov/sa/types/loans/federal-vs-private
- Basic Eligibility Criteria: https://studentaid.ed.gov/sa/eligibility/basic-criteria
- Glossary: https://studentaid.ed.gov/sa/glossary

For information on additional related topics:

- Wage Garnishment: https://sclegal.org/brochures/wage-garnishment/
- Student Loan Forgiveness Programs: https://studentloanhero.com/featured/the-complete-list-of-student-loan-forgiveness-programs/
- Forgiveness, Cancellation, and Discharge: https://studentaid.ed.gov/sa/repay-loans/forgiveness-cancellation
- Total and Permanent Disability Discharge: https://studentaid.ed.gov/sa/repay-loans/forgiveness-cancellation/disability-discharge

^{*} New payment amounts are determined by the loan holder, and cannot be more than what is reasonable and affordable based on borrower's total financial circumstances. All repayment plans for which the borrower is eligible are available to repay the new Direct Consolidation Loan.