Master Promissory Note (MPN)

Direct PLUS Loans

William D. Ford Federal Direct Loan Program

WARNING: Any person who knowingly makes a false statement or misrepresentation on this form or any accompanying document is subject to penalties that may include fines, imprisonment, or both, under the U.S. Criminal Code and 20 U.S.C. 1097.

BEFORE YOU BEGIN

Before you begin, read the Instructions on page 14 of this MPN. BORROWER INFORMATION	
1. I am a (check one):	7. Area Code/Telephone Number
Graduate or Professional Student	8. Citizenship Status (to be completer' arent borrower ly check one)
 Parent of the Dependent Undergraduate Student identified in Item 16 (see the Instructions for information on who qualifies as a parent) Name and Permanent Address (see Instructions) 	 (1) □ U.S. Citizen or National (2) □ Permanent Resident/Other EligibiC² If (2), Alien Registration Number 9. Employer's Name and Address
 3. Social Security Number 4. Date of Birth (mm-dd-yyyy) 5. Driver's License State and Number 6. Email Address (optional) REFERENCE INFORMATION 	Work Area Contelephone is the pr
List two persons with different U.S. addresses who do not live with you tustudent. 11. First Name: Vide Permanent Address (Street, City, State, Zip Code):	ave known for at least three years. If you are a parent borrower, do not list the
Email Address (optional):Area Code/Telephone Number:Relationship to You:	
12. First Name:	
Email Addregentional):	
 School Name and Address School Code/Brance. Identification No. DEPENDENT UNDERGRADUATE STUDENT INFORMATION – TO BE COMPLETED ON 	NLY IF YOU ARE A PARENT BORROWER

16. Dependent Undergraduate Student's Name (First, Middle Initial, Last)

17. Social Security Number

18. Date of Birth (mm-dd-yyyy)

Borrower's Name:

BORROWER REQUEST, CERTIFICATIONS, AUTHORIZATIONS, AND UNDERSTANDINGS

19. I request a total amount of Direct PLUS Loans under this Master Promissory Note (MPN) that cannot be more than the maximum amount I am eligible to receive, as provided under federal law and explained in the MPN Terms and Conditions and in the Borrower's Rights and Responsibilities Statement that accompanies this MPN. If I have an adverse credit history and obtain an endorser so that I may receive a Direct PLUS Loan, only one loan may be made to me under this MPN.

20. Under penalty of perjury, I certify that:

A. The information I provide on this MPN and that I update from time to time is true, complete, and correct to the best of my knowledge and belief.

B. I am (1) a graduate or professional student, (2) the biological or legal adoptive parent of the student identified in Item 16, or (3) the spouse of the student's biological or legal adoptive parent and I am considered to be a parent in accordance with the instructions on the Free Application for Federal Student Aid (FAFSA) for purposes of reporting my income and assets on the FAFSA.

C. I will use the loan money I receive only to pay for my authorized educational expenses for attendance at the school that determined I was eligible to receive the loan or, if I am a parent borrower, the student's authorized educational expenses for attendance at that school. I will immediately repay any loan money that is not used for that purpose.

D. If I owe an overpayment on a Federal Perkins Loan or on a grant made under the federal student aid programs (as defined in the MPN Terms and Cornions), I have made satisfactory arrangements to repay the amount owed.

E. If I am in default on a federal student loan, I have made satisfactory r Vb. arrangements with the loan holder to repay the amount owed.

F. If I have been convicted of, or if I have pled nolo contandere (no contest). guilty to, a crime involving fraud in obtaining federa id funds, I have fully repaid those funds. If I am a parent applying for an for a CL . f or dependent undergraduate student, and if that student he n conv has pled nolo contendere or guilty to, a crime involving frauc htaining tec student aid funds, the student has full repaid those funds.

21. For each Direct PLUS Loan I receime

^PN, I authorize:

A. The U.S. Department of Education (ED) and its agents and contractors to investigate my credit record.

Social Security Number:

B. The schools, ED, and their agents and contractors to release information about my loan to the references I provide and to my immediate family members, unless I submit written directions otherwise or as otherwise permitted by law.

C. The schools, ED, and their agents and contr s to contact me regarding my loan request or my loan, including repaym my loan, at any cellular telephone number I provide now or in ture using automated dialing equipment or artificial or prerecord uce or text mes

22. I understand that:

A. The school is authorized to credit my lo. ✓ to my account the student's account at the school and to pay to v refund that be due up to the full amount of the loan.

B. I have the opt. oaying the interest that accrue. loans during deferment (includin_e hool deferment), forbearance, and certain other periods. http://do.not.c FD may add unpaid rest that accrues on my loar hal balan those loans ? end of the deferment, called ______talization." Capitalization will arance, or period. crease the prine amount owe ,oan and the total amount of interest I must pay.

ר has th nority to verify information reported on this MPN with other fe Jies and to report information about my loan status to persons and organ ins permitted by law to receive that information.

D. The sch Ill notify me of the loan amount that I am eligible to borrow.

'ithin certa. neframes, I may cancel a loan or request a lower amount by ing the school, or by refusing to accept or returning all or a portion of a CO. loan u sement that is made to me.

F. More than one loan may be made to me under this MPN for the same or 'ifferent loan periods.

G. I am entitled to an exact copy of this MPN and the Borrower's Rights and Responsibilities Statement.

PROMISES

23. I promi lance with +' MPN in ac charges and +h-

o pay to ED the full orunt of a ns that I receive under this MPN, interest and any other ຸ ມe requirea

24. If I do not make a payment on a loa promise to pay reasonable collection .s, including but not limited to attorney fees, court costs, and confees

bay under the terms of the MPN. ade under this MPN when it is due, I

26. By signing this MPN, whether electronically or on a paper copy, I promise that I have read, understand, and agree to the terms and conditions of the MPN, including the Borrower Request, Certifications, Authorizations, and Understandings, the MPN Terms and Conditions, and the Borrower's Rights and Responsibilities Statement.

25. I promise that 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 UNDERSTAND THAT I MAY RECEIVE ONE OR MORE LOANS UNDER THIS MPN, AND THAT I MUST REPAY ALL LOANS THAT I RECEIVE UNDER THIS MPN.

27. Borrower's Signature

28. Today's Date (mm-dd-yyyy)

MPN TERMS AND CONDITIONS

This section summarizes some of the major terms and conditions of your loans. You can find more detailed information about the terms and conditions of your loans in the Borrower's Rights and Responsibilities Statement (BRR) that accompanies the MPN. Each topic covered in this section of the MPN is followed by the number of the item in the BRR that provides additional information about that topic. The BRR is considered to be part of the MPN. Whenever we refer to the MPN, the term "MPN" includes the BRR.

We contract with servicers to process Direct Loan payments, deferment and forbearance requests, and other transactions, and to answer questions about Direct Loans. We will provide you with information about how to contact us or our servicers after the school disburses (pays out) your loan. It is important to keep in contact with your servicer.

The words "we," "us," and "our" refer to the U.S. Department of Education or our servicers. The word "loan" refers to one or more loans made under the MPN.

The term "federal student aid" refers to aid awarded under the following programs: the Federal Pell Grant Program; the Federal Supplemental Educational Opportunity Grant (FSEOG) Program; the Federal Work-Study (FWS) Program; the Leveraging Educational Assistance Partnership Grant Program; the Teacher Education Assistance for College and Higher Education (TEACH) Grant Program; the William D. Ford Federal Direct Loan (Direct Loan) Program; the Federal Family Education Loan (FFEL) Program; and the Federal Perkins Loan Program.

LAWS THAT APPLY TO THIS MPN AND OTHER LEGAL INFORMATION (BRR Item 1)

The terms of this MPN are determined in accordance with the Higher Education Act of 1965, as amended (the HEA), our regulations, and other federal lacks and regulations. Throughout this MPN, we refer to these laws and regulat "the Act."

Any notice we are required to send you about your loans, even if you do receive the notice, will be effective if it is sent by first-class mail to the mos recent address that we have for you, emailed to an encoddress you have provided, or sent by any other method of notification mitted or required by the Act. You must immediately notify your free of mee in your contact information or status (see BRR Item 13).

If we do not enforce a term of this MPN, that does not waive a. Our rights to enforce that term or any other term or ure. No term of your may be modified or waived, unless we do so ritime form of your loa determined to be unenforceable, the prince form of your loa

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TYPES OF LOANS YOU CAN RECEIVE UN

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ans to to pay your educational the dependent student's educational you do not want to receive more otify the school or your servicer in

are available to graduate or

Each loan you receive under the MPN is separately enforceable. At or before the time of the first disbursement of each loan, we will send you a disclosure statement that tells you the amount of the loan and additional terms of the loan. Any disclosure statement we send to you in connection with a loan made under this MPN is considered to be part of the MPN. You can also find information about the amount of your loan and the disbursement dates in the National Student Loan Data System (NSLDS).

AMOUNT YOU MAY BORROW (BRR Item 5)

The maximum Direct PLUS Loan amount you can borrow each academic year may not exceed your or (if you are a parent borrower) the student's annual cost of attendance, minus other financial aid received for each academic year.

INTEREST RATE (BRR Item 6)

Unless we notify you in writing that a different rate will apply, the interest rate for any loan you receive under this MPN is a fixed rate (meaning that your interest rate will never change) that is calculated the year. When the rate is calculated, it applies to Direct PLUS Loans with the disbursements made during the period beginning on July 1 of one year tending on June 30 of the following year. This means that different loans yr the ceive under this 1PN may have different interest rates.

The calculated interest rate cannot be than t' aximum rate set by the Act. The maximum interest rate for Direc. Is is 10.5%.

If you are in the military and the interest rate ur loan is gre and 6%, you may qualify to have the rate limited to 6% during eriod aive duty service or other qualify: riods.

PERIODS WHEN WE 'GE INTEREST (BRR Item 7)

Genera' arge inte n Direct PLUS Lo Juring all periods from the də' disburs ' until the ' s paid in full, including during ine firs. `XC aring certain periods of repayment cment and fo arance peri nent Plan (REPAYE Plan). You will be ander the Revise y As You Earn . viven the oppo ity to pay the interest that accrues during periods of rment bearance. If you do not pay this interest, we may capitalize the it to the principal balance of your loan). inι

LOAN RR Item 8)

Ve charge fee for each loan you receive. The loan fee is a percentage of 'oan amound will reduce the amount of money you receive to pay for you the dependent student's) educational expenses. However, you are require pay the full amount of the loan, including the amount that was taken for the loan fee. The specific loan fee you are charged will be shown on disclosure tatements that will be sent to you.

_ATE CHARGES AND COLLECTION COSTS (BRR Item 9)

If you do not make your full monthly loan payment within 30 days of your due date, we may require you to pay a late charge of not more than six cents for each dollar of each late payment.

We may also require you to pay any other charges and fees that are permitted by the Act related to the collection of your loan. If you default on a loan, you must pay reasonable collection costs, plus any court costs and attorney fees.

YOUR RIGHT TO CANCEL ALL OR PART OF A LOAN (BRR Item 10)

Before your loan money is disbursed, you may cancel all or part of the loan at any time by notifying the school. After your loan money is disbursed, you may cancel all or part of the loan within certain timeframes set by the Act. These timeframes and the procedures for cancelling all or part of your loan will be explained in a notice that will be sent to you at the time of each loan disbursement.

HOW YOU WILL RECEIVE YOUR LOAN MONEY (BRR Item 11)

Generally, the school will pay out your loan money in more than one installment (called a "disbursement") according to a schedule determined by the school. In most cases, the loan money will be applied to your (or the dependent student's) school account to pay for tuition, room and board, and authorized school fees. If there is money left after those charges are paid, the school will give the excess amount (this is called a "credit balance") to you directly, unless you authorize the school to hold the credit balance.

REPAYING YOUR LOAN (BRR Item 14)

You must repay each loan you receive under the MPN in monthly installments during a repayment period that begins on the day of the final disbursement of that loan. You have a choice of several repayment plans, including (for graduate and professional student borrowers only) plans that base your required monthly payment amount on your income.

If you are temporarily unable to make your monthly loan payments, you can request a deferment or forbearance that allows you to temporarily stop making payments or to temporarily make a smaller payment amount (see BRR Item 18). In some cases, we may grant you a forbearance without a request.

You may prepay all or any part of your loan at any time without penalty.

After you have fully repaid a loan, we will send you a notice telling you that you have paid off your loan. You may fully repay different loans made under this MPN at different times.

DEFAULTING ON YOUR LOAN (BRR Item 15)

You will be considered in default on your loan if:

- You do not make your monthly loan payments for a total of at least 270 davs:
- You do not comply with other terms of the loan, and we determine that you do not intend to repay your loan; or
- We accelerate your loan (see "CONDITIONS WHEN WE MAY REQUIRE YO! TO IMMEDIATELY REPAY THE FULL AMOUNT OF YOUR LOAN") and you do not pay the amount due.

If you default, we may:

- Capitalize all outstanding interest, which will increase the principal not due on the loan and the total amount of interest you will pay;
- Report the default to nationwide consumer reporting agencies (credit bureaus), which will significantly and negativel. our credit histo

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Demand that you immediately repay the loan in.

IMPORTANT NOTICES

GRAMM-LEACH-BLILEY ACT NOTICE

The Gramm-Leach-Bliley Act (Public certain information to their customer nonpublic personal information.

We disclose nonpublic personal informat to this acties only a decessary to process and service and as perm the Privacy Act __e perc . We do not sel information at you to any third parties for

e security and r We protec the follo implement incles an where nonp. a information i by security personnel. Our computer sy ns offer a high degree of resistance to tampering and circumvention. These 1... contract staff on a "ne

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.ne Privacy Act of 1974. See otherwise make available any keting purposes.

'ity of n iblic personal information by actice. All physical access to the sites intained is controlled and monitored ems limit data access to our staff and .sis, and control individual users' ability to

access and alter records with the systems. All users of these systems are given a unique user ID with personal identifiers. All interactions by individual users with the systems are recorded.

PRIVACY ACT NOTICE

The Privacy Act of 1974 (5 U.S.C. 552a) requires that the following notice be provided to you:

The authority for collecting the requested information from and about you is §451 et seq. of the Higher Education Act (HEA) of 1965, as amended (20 U.S.C. 1087a et seq.) and the authorities for collecting and using your Social Security

- Order administrative wage garnishment (AWG) of your wages;
- Take (offset) your federal income tax refund or Social Security Administration payments, or any other payment authorized for offset under federal law and use that amount to pay off part of your loan;
- File a lawsuit against you to collect on the loan; and
- Require you to pay collection costs, which will increase the total amount you must pay on your loan.

CONDITIONS WHEN WE MAY REQUIRE YOU T **JEDIATELY REPAY THE FULL** AMOUNT OF YOUR LOAN (BRR Item 16)

We may require you to immediately rene entire unpai halance of your loan (this is called "acceleration") if:

- You (or the student) receive loan ∘y, bu† ot begin attendance in any classes at the school that deterwere eligible to r √e the loan:
- You use your loan money to pay for anythme her than inses related to your (or the vdent's) education at the schoo. ~ inined you were the loan: eligible to re
- You make a false ment that causes you to receive a loan that you are for: or

•	Ju deta.	your loa.	"DEFAU"	، ON YOUR LOAN").	

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JAN (BRR Item 17) mation about you san to nationwide consumer reporting

'We will report [;] ncies (cr Jureaus) and the National Student Loan Data System (NSLDS) on s. This information will include the disbursement dates, amount, and nent status of your loan (for example, whether you are current or making payments). If you default on a loan, we will report this to delinque

mer reporting agencies. Your loan will be identified as an ationwide ation loan.ools may access information in NSLDS for specific purposes th. authorize.

Number (SSN) are §§428B(f) and 484(a)(4) of the HEA (20 U.S.C. 1078-2(f) and 1091(a)(4)) and 31 U.S.C. 7701(b). Participating in the William D. Ford Federal Direct Loan (Direct Loan) Program 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 Direct Loan Program, 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) become delinquent or in default. We also use your SSN as an account identifier and to permit you to access your account information electronically.

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. The routine uses of this information include, but are not limited to, its disclosure to federal, state, or local agencies, to private parties such as relatives, present and former employers, business and personal associates, to consumer reporting agencies, to financial and educational institutions, and to guaranty agencies in order to verify your identity, to determine your eligibility to receive a loan or a benefit on a loan, to permit the servicing or collection of your loan(s), to enforce the terms of the loan(s), to investigate possible fraud and to verify compliance with federal student financial aid program regulations, or to locate you if you become delinquent in your loan payments or if you default. To provide default rate calculations, disclosures may be made to guaranty agencies, to financial and educational institutions, or to

IMPORTANT NOTICES (continued)

state agencies. To provide financial aid history information, disclosures may be made to educational institutions. To assist program administrators with tracking refunds and cancellations, disclosures may be made to guaranty agencies, to financial and educational institutions, or to federal or state agencies. To provide a standardized method for educational institutions to efficiently submit student enrollment status, disclosures may be made to guaranty agencies or to financial and educational institutions. To counsel you in repayment efforts, disclosures may be made to guaranty agencies, to financial and educational institutions, or to federal, state, or local agencies.

In the event of litigation, we may send records to the Department of Justice, a court, adjudicative body, counsel, party, or witness if the disclosure is relevant and necessary to the litigation. If this information, either alone or with other information, indicates a potential violation of law, we may send it to the appropriate authority for action. We may send information to members of Congress if you ask them to help you with federal student aid questions. In circumstances involving employment complaints, grievances, or disciplinary actions, we may disclose relevant records to adjudicate or investigate the issues. If provided for by a collective bargaining agreement, we may disclose records to a labor organization recognized under 5 U.S.C. Chapter 71. Disclosures may be made to our contractors for the purpose of performing any programmatic function that requires disclosure of records. Before making any such disclosure, we will require the contractor to maintain Privacy Act safeguards.

FINANCIAL PRIVACY ACT NOTICE

Under the Right to Financial Privacy Act of 1978 (12 U.S.C. 3401-3421), w. have access to financial records in your student loan file maintained in compliance with the administration of the Direct Loan Program, and also to financial records of any account at a financial institution are to disburse Direct Loan funds to you.

PAPERWORK REDUCTION NOTICE

According to the Paperwork Reduction Act of 1995, no person. required to respond to a collection of informatic the collection displa alid OMB control number. The valid OMB cont num +his information tion is 1845-0007. Public reporting burden fc is collecu. Trmation is e nated to average 30 minutes (0.5 hours) per roomse, incluwiewing instructions, searching existing data source gath and mainteeing the data needed, and completion A reviewing the
 on of information. The u to u. collection is rec d to obtain a benefit in obligation to r accordance , 34 CFR 685.201. If you have ments or concerns regarding the status our individual s of this , write to:

U.S. Depart to f for an Federal Stude.ormation Center 4255 W HWY 90 Monticello, KY 42633

ABOUT THE BORROWER'S RIGHTS AND RESPONSIBILITIES STATEMENT (BRR)

This BRR provides additional information about the terms and conditions of the loans you receive under the accompanying Master Promissory Note (MPN) for Direct PLUS Loans. Please keep this BRR for your records. You may request another copy of the BRR at any time by contacting your loan servicer. You can also obtain a complete copy of the MPN that you signed, including the BRR, on <u>StudentAid.gov</u>.

Throughout this BRR, the words "we," "us," and "our" refer to the U.S. Department of Education or our servicers. The word "loan" refers to one or more loans made under the accompanying MPN.

NOTE TO ENDORSER

An endorser is someone who agrees to repay a Direct PLUS Loan if the borrower does not repay the loan. If you are the endorser of a Direct PLUS Loan, you are not entitled to all of the same benefits as a Direct PLUS Loan borrower, and not all of the terms and conditions of a Direct PLUS Loan apply to you. However, you should read the entire MPN and BRR. We have highlighted important information that applies to you as an endorser.

1. LAWS THAT APPLY TO THIS MPN AND OTHER LEGAL INFORMATION

The terms and conditions of loans made under this MPN are determined by the Higher Education Act of 1965, as amended (the HEA), and other federal laws and regulations. We refer to these laws and regulations as "the Act" throughout this BRR. Under applicable state law (unless federal law preempts a state law), you may have certain borrower rights, remedic defenses in addition to those stated in the MPN and this BRR.

Any notice we are required to send you related to a loan made under this MPN, even if you do not receive the notice, will be effective if it is sent by first-class mail to the most recent address that we have you, sent by electronic means to an email address you have prov. On the requirements of notification that is permitted or requirements the provided of notification that is permitted or requirements the provided of the provided of a change in your contact information or status (see BRR Item 13).

If we do not enforce a term of this low, os not waive our rige enforce that term or any other term is e future of this MPN be modified or waived, unless we do so writing. If an this MPN is determined to be unenforceable, the religning terror emain is a second s

NOTE: Amendment to Act may change amendment to Act may changes the text to your loar accordance with the effectiv Depending the effective domains amend Act may n fy or remonant and areas areas signed this .

ten of this MPN. Any ten of this MPN will be applied ctiv te of the amendment. menc 't, amendments to the sxiste the time that you

LOAN PROGRAM

2. THE WILLIAM D. FORD FEDERAL DIP

The Direct Loan Program (formally on as the William D. Ford Federal Direct Loan Program) In ollowing types of loans, known collectively as "Direct Loans":

- Direct Subsidized Loans (formally known as Federal Direct Stafford/Ford Loans)
- Direct Unsubsidized Loans (formally known as Federal Direct Unsubsidized Stafford/Ford Loans)
- Direct PLUS Loans (formally known as Federal Direct PLUS Loans)
- Direct Consolidation Loans (formally known as Federal Direct Consolidation Loans)

Direct Loans are made by the U.S. Department of Education. We contract with servicers to process Direct Loan payments, deferment and forbearance requests, and other transactions, and to answer questions about Direct Loans. We will provide you with information about how to contact us or our servicers after the school notifies us that the first disbursement of your loan has been made. It is important to keep in contact with your servicer.

If we transfer one or all of your loans to a nervicer, we will notify you of who your new servicer is, how to contain un new servicer, and when your loans will be transferred. A transfer the servicing of your loan does not affect any of your rights and rescale under the pane. You can find the name of your servicer in the ational Student and Data System (NSLDS) (see BRR Item 17).

3. DIRECT PLUS LOANS

Direct PLUS Loans are made to graduate fessional starts or to parents of dependent undergraduate studer. Service) to here for the cost of education beyon, a high school. To be eligible for a Direc S Loan:

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 (such as grandparents) or legal guardians are not eligible to

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 e Direct PLUS Loans. If you are the spouse of the dependent

idergraduate student's parent (that is, if you are the student's stepparent), you may borrow a Direct PLUS Loan if you are considered 'ye a parent in accordance with the instructions on the Free

A. tion for Federal Student Aid (FAFSA) for purposes of reporting your come and assets on the FAFSA.

You, and if you are a parent borrower, your child, must be a U.S. citizen or national, a permanent resident of the United States, or an otherwise eligible non-citizen.

- You, and if you are a parent borrower, your child, must not be in default on a federal education loan or owe an overpayment on a federal education grant, and must not have been convicted of, or have pled *nolo contendere* (no contest) or guilty to, a crime involving fraud in obtaining federal student aid funds.
- You must not have an adverse credit history (unless you meet certain other requirements see below).
- You, or if you are a parent borrower, your child, must be enrolled at least half-time at a school that participates in the Direct Loan Program.

We will check your credit history each time you request a Direct PLUS Loan. If you have an adverse credit history, you may not borrow a Direct PLUS Loan unless you:

- Obtain an endorser who does not have an adverse credit history, or
- Document to our satisfaction that there are extenuating circumstances related to the adverse credit history.

In addition, if you are determined to have an adverse credit history and obtain an endorser or document to our satisfaction that there are extenuating circumstances, you must also complete the Direct PLUS Loan credit counseling that we provide.

An endorser is someone who agrees to repay the Direct PLUS Loan if you do not repay the loan. If you are a parent borrower, the endorser of a Direct PLUS Loan may not be the student for whom you are borrowing the loan. If you are a graduate or professional student, you must complete a FAFSA and your school must determine your eligibility for the maximum annual Direct Unsubsidized Loan amount before you apply for a Direct PLUS Loan.

If you have questions about your eligibility for a Direct PLUS Loan, contact the financial aid office at the school you attend or are planning to attend or, if you are a parent borrower, the school the student attends or is planning to attend.

If you borrow a Direct PLUS Loan, this may affect your eligibility for other financial aid. Therefore, we suggest that you contact the school's financial aid office to determine your eligibility for grants, work-study funds, or other forms of federal, state and private student aid that do not have to be repaid before you apply for a Direct PLUS Loan.

4. USE OF THE MPN TO MAKE MORE THAN ONE LOAN

You may receive more than one loan under this MPN over a period of up to 10 years to pay for your educational costs (if you are a graduate or professional student borrower) or for the educational costs of the student identified on the MPN (if you are a parent borrower), as long as the school is authorized to use the MPN in this way and chooses to do so. At any school, you can receive more than one loan for the same academic year under this MPN.

If the school is not authorized to use the MPN for multiple loans or chooses not to do so, or if you do not want to receive more than one loan under this MPN, you must sign a new MPN each time you receive a loan for a new academic year. If you do not want to receive more than one loan und MPN, you must notify the school or your servicer in writing.

If the school you are attending (or the school the student is attending) is authorized to use the MPN for multiple loans and chooses to do so, no additional loans will be made under this MPN after the following dates:

- The date we or the school receive your written no. hat yu. want to receive any additional loans under the MPN;
- One year after the date you sign the MPN or the date we ve the MPN, if no loan disbursement made under the N.
- Ten years after the date you sig e Nn date we receiv MPN.

If you are a parent requesting Direct PLU ans to or the C onal costs of more than one dependent underg 12 .udent, you must sign a separate MPN f or each studen a must also sign separate MPNs if you a parent borrowing on behave h dependent PLUS Loan to pay for undergrad student and you a want a Di. your own ndance in 2 'ession egree program. If we detern have an adver

endorser (see BKK Item 3), you may rec only one loan under this MPN. If you later want to receive another Dir MPN. If you receive a longer

redit history and you obtain an LUS Loan, you must sign a new

APN without an endorser, but later request another Direct PLC and are determined to have an adverse credit history and obtain an endorser for the new loan, you will have to sign a new MPN for that loan.

5. AMOUNT YOU MAY BORROW

For each academic year, you may borrow up to - but not more than - the amount of your estimated cost of attendance (if you are a graduate or professional student borrower) or the student's estimated cost of attendance (if you are a parent borrower), minus the amount of any other financial aid received for that academic year. The school determines the

cost of attendance using federal guidelines. It is important not to borrow more than you can afford to repay, even if you are eligible to borrow more.

6. INTEREST RATE

The interest rate on Direct PLUS Loans is a fixed rate (meaning that the rate for each loan you receive will never change). The rate is determined according to a formula specified in the Act, and is calculated each year. When the rate is calculated, it applies to 2 ect PLUS Loans that have a first disbursement date during the per eginning on July 1 of one year and ending on June 30 of the follov year. If you receive more than one loan under this MPN, each loan nave a differer _____d interest rate, depending on when the loan. • disbursed.

The interest rate for any loan you. 'e u chis MPN canno⁺ more than the maximum rate set by the Ac. Jaximum interes* for Direct PLUS Loans is 10.5%. We will notity of the inter Jte for each loan you recoive in a disclosure statement the ser vou.

Servicemen. **Civil Relief Act**

If you are in mili. prvice, you may qualif for a lower interest rate on

Jnder the il Relir ., the interest rate on loans you cemembe received be you began y y service may be limited to 6% during your milita ervice. We will de inine if you are eligible for this benefit based r .ormation from the U.S. Department of Defense. If you are lig .nd have qualifying loans with an interest rate greater than 6%, we

atomatically reduce the interest rate on those loans to 6% during your m. service. If you think you qualify for the 6% interest rate but have not re d it, contact your servicer.

If you have an adverse credit history and receive a Direct PLUS Loan by

aining an endorser, you will also qualify for the 6% interest rate limit on t. Jirect PLUS Loan if the endorser qualifies for the limit based on the endorser's military service (see the Note to Endorser below).

NOTE TO ENDORSER

You may be eligible for the reduced interest rate described above based on the borrower's military service or your own military service if you are the endorser for a Direct PLUS Loan for which you signed an Endorser Addendum before the earlier of (1) the beginning date of the borrower's military service or (2) the beginning date of your military service.

Interest rate reduction for automatic withdrawal of payments

You will receive a 0.25% reduction in the interest rate on your loan if you choose to repay the loan under the automatic withdrawal option. Under the automatic withdrawal option, we automatically deduct your monthly loan payment from your checking or savings account. In addition to lowering your interest rate, automatic withdrawal ensures that your payments are made on time. We will provide you with information about the automatic withdrawal option.

7. PERIODS WHEN WE CHARGE INTEREST

Except as explained below, we charge interest on Direct PLUS Loans from the date the loan is first disbursed until it is repaid in full, including during periods of deferment or forbearance.

We do not charge interest on Direct PLUS Loans-

During some periods of repayment under the REPAYE Plan (available only to graduate and professional student borrowers);

- During periods of active duty military service that qualify you for the no accrual of interest benefit for active duty service members (see below); and
- During periods of deferment for cancer treatment (see BRR Item 18).

No accrual of interest benefit for active duty service members

We do not charge interest on any type of Direct Loan Program loan first disbursed on or after October 1, 2008 during periods while you are on qualifying active military duty in an area of hostilities where your service qualifies you for special pay (for up to 60 months).

Interest capitalization

If you do not pay the interest as it accrues on a Direct PLUS Loan, we will add the accrued interest to the unpaid principal balance of your loan. This is called "capitalization." Capitalization increases the principal amount you owe on the loan and the total amount of interest you will pay. We capitalize unpaid interest when you start making payments again after periods of deferment or forbearance. We may also capitalize unpaid interest that has accrued since the first disbursement of your loan when you enter repayment for the first time.

The chart below shows the difference in the total amount you would repay if you pay the interest as it accrues during a 12-month deferment or forbearance period, compared to the amount you would repay if you do not pay the interest and it is capitalized at the end of the deferment or forbearance period. The example illustrated in the chart assumes the following:

- You owed \$30,000 in Direct PLUS Loans when your loans entered repayment;
- The interest rate on your loans is 8%;
- You are repaying your loans under the Standard yment Plan; and

	If you pay the interest	If you do not the
	as it accrues	interest and it is
		pitalized
Loan principal amount owed at beginning of deferment or forbearance	\$30,000	Ş3v,
Interest for months at annual inte rate of 8%	\$2,400 (paid ac	100 (nid and capitalized)
Loan principal amount to be repaid at end of deferment or forbearance	\$30,000	\$32,400
Monthly payment	\$364	\$393
Number of payments	120	120
Total repaid	\$46,078*	\$47,172

*The total repaid includes \$2,400 in interest that was repaid as it accrued during the 12-month deferment or forbearance period.

In this example, you would pay \$29 less per month and \$1,094 less altogether if you pay the interest as it accrues during the 12-month deferment or forbearance period.

Federal income tax deduction for student loon interest payments

You may be able to claim a federal incor deduction for interest payments you make on Direct Loans urther information, refer to IRS Publication 970, available at https://www.gov/publication/p970.

8. LOAN FEE

For each Direct PLUS Loan you re. under MPN, we charge loan fee that is a percentage of the amount y. y borrowed. The ree will r loan. This m , that the be subtracted from each disbursement c actual disbursement amount you receive w. 'ess thr e disbursement amount vc st repay. However, you are req. ay the full amount of the loan, in ng the amount that was taken i.ne loan fee.

 The amount of the fee may be different or different loans you receive

 `N, depe.
 on when the same first disbursed. The specific loa is you are conditioned will mown on a disclosure statement that we will d to you.

9. LATE C' JES AND COLLECTION COSTS

If you not make any part of a payment within 30 days after it is due, we equire you to pay a late charge. This charge will not be more than 6% of late payment. We may also require you to pay other charges and fees feed in collecting your loan.

10. YOUN ... HT TO CANCEL ALL OR PART OF A LOAN

fore your loan money is disbursed, you may cancel all or part of your loan a, time by notifying the school. After your loan money is disbursed, there are two ways to cancel all or part of your loan:

Within certain timeframes you may notify the school that you want to cancel all or part of your loan. The timeframes for notifying the school are different depending on whether the school requires you to confirm in writing the types and amounts of loans you want to receive. These timeframes range from 14 days to 30 days after the school notifies you of your right to cancel all or part of your loan. The school will tell you the specific cancellation timeframe that applies to you. If you tell the school that you want to cancel all or part of your loan within the applicable timeframe, the school is required to process your cancellation request.

If you ask the school to cancel all or part of your loan outside the applicable timeframe, the school may process your cancellation request, but it is not required to do so.

• You may return all or part of your loan to us. Within 120 days of the date the school disbursed your loan money, you may cancel all or part of your loan by returning all or part of the loan money to us. Contact your servicer for instructions on how and where to return your loan money.

You do not have to pay interest or the loan fee on the part of your loan that is cancelled or returned within the timeframes described above. We will adjust your loan amount to eliminate any interest and loan fee that applies to the amount of the loan that is cancelled or returned.

11. HOW YOU WILL RECEIVE YOUR LOAN MONEY

Generally, the school will disburse (pay out) your loan money in more than one installment. Each installment is called a disbursement.

If the school uses academic terms (for example, semesters or quarters), it will usually make a loan disbursement at the beginning of each academic term.

If the school does not use academic terms or does not have academic terms that meet certain requirements, it will generally pay out your loan in at least two disbursements, one at the beginning of the period of study for which you are receiving the loan, and one at the midpoint of that period of study. The school determines the schedule for disbursing your loan money in accordance with the Act.

The school may disburse your loan money by crediting it to your account at the school (if you are a graduate or professional student borrower) or to the student's account at the school (if you are a parent borrower), or may give it to you directly by check or other means. We will notify you in writing each time the school disburses part of your loan money.

If you are a graduate or professional student and have not previously received a Direct PLUS Loan, you must complete entrance counseling before your school can make the first disbursement of your loan. Your school will tell you if entrance counseling is required, and will provide instructions for completing entrance counseling.

If the school credits your loan money to your or the student's account a the amount credited is more than the amount of the tuition and fees, and board, and other authorized charges, the excess amount is called a credit balance. Unless you authorize the school to hold the credit balance for you, the school must give you the credit balance within 14 days after th credit balance occurred or 14 days after classes began bichever is later.

If you are a parent borrower, you may authorize the by the credit balance to the student.

12. USE OF YOUR LOAN MONEY

You may use the loan money you recell educational expenses or, if you are a ren. authorized educational expenses for a d determined you were eligible to receive include the following:

nlv to pay for your au od e... ror, for the stude dance a onl that loan. Aut cos

- Tuition
- Room
- Boarc'
- Institional fees
- Book.
- Supplies
- Equipment
- Dependent care emenses
- Transportation
- Commuting expenses
- Rental or purchase of a personal computer
- Loan fees
- Other documented, authorized costs

13. INFORMATION YOU MUST REPORT TO US AFTER YOU RECEIVE YOUR LOAN

You must notify your servicer and/or the financial aid office at the school about certain changes.

While you are still in school (or, if you are a parent borrower, while the student is still in school), you must notify the school's financial aid office if:

- You change your address or telephone number;
- You change your name (for example, maiden name to married name); or
- You (or if you are a parent borrower, the student) --
 - Do not enroll at least half-time for the period of study that your loan is intended to pay for;
 - Do not enroll at the school at determined you were eligible to receive your loan;
 - Stop attending sci r drop below ' ...me enrollment;
 - Transfer from one sci. → anot⁺ _nool; or
 - Graduate.

At any time after you receive your loan, y ust notify y ervicer if you:

- Chang our address or telephone num.
- Change name (for example, maiden na. J married name);
- Change yc bolover, or your employer's address or telephone
 ber chan_e
 - Ha. other ci in status t' ould affect your loan (for exam, f you recei 'efe ic while you are unemployed, but you fi job and there, ionger meet the eligibility reor inents for the deferment).

NOT' ÉNDORSER

Aust notify the servicer if you change your address, telephone number, na. remployer, or if your employer's address or telephone number change

14. REPAY. . . G YOUR LOAN

repayment period for each Direct PLUS Loan made under this MPN beens on the date of the final disbursement for that loan. This means that the repayment period for each loan you receive under this MPN will begin on a different date. Unless you receive a deferment or forbearance (see BRR Item 18), your first payment on each loan will be due within 60 days of the date of the final disbursement of that loan. We will notify you of the date your first payment is due.

You must make payments on your loan even if you do not receive a bill or repayment notice.

You must repay the principal amount of your loan, plus any interest charged on the loan in accordance with the Act. The principal amount that you owe, and are required to repay, is the total of all loan disbursements that are made (except for any disbursements that you reduce or cancel), plus any unpaid interest that is capitalized and added to the principal balance, as authorized under the Act.

You must generally repay all of your Direct Loans under the same repayment plan. However, if you are a parent and have received Direct PLUS Loans to pay for your child's education and other Direct Loans to pay for your own education, you may choose to repay the loans you received for your own education under an income-driven repayment plan and repay the Direct PLUS Loans you received to pay for your child's education under a traditional repayment plan (see below).

There are two types of repayment plans: traditional repayment plans and income-driven repayment plans. Income-driven repayment plans area available only to graduate or professional student Direct PLUS Loan borrowers. We will ask you to choose a repayment plan before your loans enter repayment. If you do not choose a repayment plan, we will place you on the Standard Repayment Plan, which may require you to make a higher monthly payment than other repayment plans.

If you choose a repayment plan that reduces your monthly payment amount by extending the period of time you have to repay your loans or by basing your payment on your income, you will likely pay more in interest over time than you would pay on another repayment plan.

TRADITIONAL REPAYMENT PLANS

Under a traditional repayment plan, your required monthly payment amount is based on the loan amount that you owe, the interest rate on your loans, and the length of the repayment period.

The traditional repayment plans described below are available to all Direct PLUS Loan borrowers

Standard Repayment Plan

Under the Standard Repayment Plan, you will make fixed monthly payments and repay your loan in full within 10 years (not including periods of deferment or forbearance) from the date the loan entered repayment. Your payments must be at least \$50 a month and will be more, if necessary, to repay the loan within the required time period.

Graduated Repayment Plan

Under the Graduated Repayment Plan, you will make lower payments at first, and your payments will gradually increase over time. You will repay your loan in full within 10 years (not including periods of deferment or forbearance) from the date the loan entered repayment. Your schedt monthly payment must at least be equal to the amount of interest that accrues each month. No single scheduled payment will be more than this times greater than any other payment.

Extended Repayment Plan

You are eligible for the Extended Repayment Plan on. (1), (e an outstanding balance on Direct Loans that exceeds \$30,0, ed (2), ed (2)

Under this plan, you will repay your er a period not to h٢ 25 years (not including periods of def ent or . rce) from the the loan entered repayment. You may ose to make +hlv payments or graduated monthly payments hat star lower gradually increase over time. If you make 1r .nly payments, your payments must ' J a month and be more, if necessary, to repay the lor chin the required time peric vou make graduated payments, r scheduled month! at least be equal to the amount of erest that ac th. No ;le scheduled payment ntor under the 🛓 will be mor an three times greater than any other paymen.

INCOME DRIVEN REPAYMENT PLAN

The income-driven re, described below are available only to graduate and professional student Direct PLUS Loan borrowers

graduate and professional student Direct PLUS Loan borrowers Note: Parent Direct PLUS Loan borrowers may not repay their Direct PLUS

Loans under an income-driven repayment plan. However, if a parent Direct PLUS Loan borrower consolidates a Direct PLUS Loan into a Direct Consolidation Loan, the Direct Consolidation Loan may then be repaid under the ICR Plan described below. See BRR Item 20 for information on Ioan consolidation.

Under an income-driven repayment plan, your required monthly payment amount is based on your income and family size, instead of being based on your loan debt, interest rate, and repayment period, as under a traditional repayment plan. Changes in your income or family size will result in changes to your monthly payment amount. If you choose an income-driven plan, you must certify your family size and provide documentation of your income (and, if you are married, your spouse's income) each year so that we can recalculate your payment amount.

Your required monthly payment amount ur an income-driven repayment plan is generally a percentar your discretionary income. For all of the income-driven repayment except for the Income-Contingent e is defined as * difference between Repayment Plan, discretionary ir Juideline amount for your adjusted gross income a 0% of the pov your state of residence and fam. ે, divide 12. For the Incomeine is defined as Contingent Repayment Plan, discre TV difference between your adjusted gros me and the pov ₆uideline amount for your state of residence and fa. ize, dividr 12.

Revised Pr You Earn Repayment Plan (RE)

Under the RE+ Nan, your monthly payment amount is generally 10% of your discretionary ne.

payment all nt will gene he til mbined income of you and your spouse, reg ess of whethe. e a joint or separate federal income tax return. Hr er, your payment conount will be reduced if your spouse also has fer student loans.

the REPAYE Plan, any remaining loan amount will be forgiven after y ve made the equivalent of either 20 years of qualifying monthly payı. over a period of at least 20 years (if all of the loans you are repayine or the plan were obtained for undergraduate study) or 25 rears of qualifying payments over a period of at least 25 years (if any of the

s you are repaying under the plan were obtained for graduate or processional study). You may have to pay federal income tax on the loan amount that is forgiven.

Pay As You Earn Repayment Plan (PAYE Plan)

Under the PAYE Plan, your monthly payment amount is generally 10% of your discretionary income, but it will never be more than the Standard Repayment Plan amount.

If you are married and file a joint federal income tax return, the income used to determine your PAYE Plan payment amount will be the combined adjusted gross income of you and your spouse, but your payment amount will be reduced if your spouse also has federal student loans.

If you are married and file a separate federal income tax return from your spouse, only your individual adjusted gross income will be used to determine your PAYE Plan payment amount.

To initially qualify for the PAYE Plan, the monthly amount you would be required to pay under this plan, based on your income and family size, must be less than the amount you would have to pay under the Standard Repayment Plan.

Under the PAYE Plan, if your loan is not repaid in full after you have made the equivalent of 20 years of qualifying monthly payments over a period of at least 20 years, any remaining loan amount will be forgiven. You may have to pay federal income tax on the loan amount that is forgiven.

Income-Based Repayment Plan (IBR Plan)

Under the IBR Plan, your monthly payment amount is generally 15% of your discretionary income, but it will never be more than the Standard Repayment Plan amount.

If you are married and file a joint federal income tax return, the income used to determine your IBR Plan payment amount will be the combined adjusted gross income of you and your spouse, but your payment amount will be reduced if your spouse also has federal student loans.

If you are married and file a separate federal income tax return from your spouse, only your individual adjusted gross income will be used to determine your IBR Plan payment amount.

To initially qualify for the IBR Plan, the monthly amount you would be required to pay under this plan, based on your income and family size, must be less than the amount you would have to pay under the Standard Repayment Plan.

Under the IBR Plan, if your loan is not repaid in full after you have made the equivalent of 25 years of qualifying monthly payments over a period of at least 25 years, any remaining loan amount will be forgiven. You may have to pay federal income tax on the loan amount that is forgiven.

Income Contingent Repayment Plan (ICR Plan)

Under the ICR Plan, your monthly payment amount will be the lesser of-

- 20% of your discretionary income, or
- A percentage of what you would repay under a Standard Repayment Plan with a 12-year repayment period.

If you are married and file a joint federal income tax return, the income used to determine your ICR Plan payment amount will be the combined adjusted gross income of you and your spouse.

If you are married and file a separate federal income tax return from yo spouse, only your individual adjusted gross income will be used to determine your ICR Plan payment amount.

Until we obtain the information needed to calculate anothly payment amount, your payment will equal the amount of inte. here are monthly on your loan unless you request a forbearance.

Under the ICR Plan, if your loan is not repaid in full after you. made the equivalent of 25 years of qualifying mathematical structures over a performance of the payments over a performance over

Additional repayment information

Under each plan, the number or amount yr adjusted to refler 'interest and/ may also adju yr ayment dates on your loans forbearancy ze BRR Item 18) to eliminate a p even thou ou are makin 'ed mc

s may need to be
 loans made to you. We
 nay grant you a
 lelinquency that remains
 v payments.

If you can s. Charaction that repayment plans accribed above are n exceptional circumstances, we may p repayment plan.

terms and conditions of the dequate to meet your

You can use the Loan Simulator at <u>StudentAid.gov/Loan-Simulator</u> to evaluate your eligibility for the PAYE and IBR plans and to estimate your monthly and total payment amounts under all of the repayment plans. The Loan Simulator is for informational purposes only. We will make the official determination of your eligibility and payment amount.

Generally, you may change from your current repayment plan to any other repayment plan you qualify for at any time after you have begun repaying your loan.

NOTE TO ENDORSER

If you are making payments on the borrower's Direct PLUS Loan, you may change your repayment plan by contacting the servicer.

Unless you are required to pay late charges or collection costs, when you make a payment on your loan, we apply the payment first to outstanding interest. If the payment amount is more than the amount of outstanding interest, we apply the remainder of your remainder to your loan principal.

If you are required to pay late charge collection costs, we apply your payment differently depending or repayment pl I lf you are repaying under a traditional repayment . or the ICR Plar apply your payment first to late charges and collect sts, then † .standing interest, and then to loan principal. If you are re `g U any income-driv apply your paym repayment plan other than the ICR Pic ist to outstanding interest, then to late charges collection c and then to loan principa'

You can pre n the amount due in a month) at any time without due, or pay mon epayments in acc ice with the Act. Your ve apply د formation chow prepayments are applied. vicei rovide m SUP When you h repaid a lo. ar servicer will send you a notice you have paid a loan. You should keep this notice in a telling you safe plar

5. JULTING ON YOUR LOAN

It (failing to repay your loan) is defined in detail in the Terms and Co. s section of your MPN. If you default:

 We require you to immediately repay the entire unpaid amount of your ioan (this is called "acceleration").

We may sue you, take all or part of your federal and state tax refunds and other federal or state payments as authorized by law, and/or administratively garnish your wages so that your employer is required to send us part of your salary to pay off your loan.

- You will have to pay reasonable collection fees and costs, plus court costs and attorney fees in addition to the amount of your loan.
- You will lose eligibility for other federal student financial aid and for assistance under most federal benefit programs.
- You will lose eligibility for loan deferments, forbearances, and repayment plans.
- We will also report your default to nationwide consumer reporting agencies (see BRR Item 17). This will harm your credit history and may make it difficult for you to obtain credit cards, home or car loans, or other forms of consumer credit.

If you default on your loan, you will not be charged collection costs if you respond within 60 days to the initial notice of default that we send to you, and you enter into a repayment agreement with us, including a loan rehabilitation agreement, and fulfill that agreement.

NOTE TO ENDORSER

If the borrower defaults on the loan, and you do not make payments on the loan, you may also be subject to the actions described above.

16. CONDITIONS WHEN WE MAY REQUIRE YOU TO IMMEDIATELY REPAY THE FULL AMOUNT OF YOUR LOAN

We may require you to immediately repay the entire unpaid amount of your loan (this is called "acceleration") if you:

- Receive loan money, but you or the student for whom you obtained the loan do not begin attendance in any classes at the school that determined you were eligible to receive the loan;
- Use your loan money to pay for anything other than expenses related to your or the student's education at the school that determined you were eligible to receive the loan;
- Make a false statement that causes you to receive a loan that you are not eligible to receive; or
- Default on your loan (see BRR Item 15).

17. INFORMATION WE REPORT ABOUT YOUR LOAN

We will report information about your loan to nationwide consumer reporting agencies (commonly known as "credit bureaus") and to the National Student Loan Data System (NSLDS) on a regular basis. This information will include the disbursement dates, amount, and repayment status of your loan (for example, whether you are current or delinquent in making payments). The information in NSLDS will also identify the servicer of your loan. Your loan will be identified as an education loan. Schools may access information in NSLDS for specific purposes that we authorize.

If you default on a loan, we will report this to nationwide consumer reporting agencies. We will notify you at least 30 days in advance that we plan to report default information to a consumer reporting agency unless you resume making payments on the loan within 30 days of the date of the notice. You will be given a chance to ask for a review of the debt before we report a default.

If a consumer reporting agency contacts us regarding objections you h raised about the accuracy or completeness of any information we have reported, we are required to provide the agency with a prompt response. We respond to objections submitted to consumer reporting agencies using the methods established by those agencies.

NOTE TO ENDORSER

If the borrower of a Direct PLUS Loan becomes delinquent ving payments or defaults on the loan, we may also report your na. consumer reporting agencies in convert with the delinquent of defaulted loan.

18. DEFERMENT AND FORBEARANCE TPONING.

General

If you meet certain ments, you may a deferment that allows stop means payments of ir loan. If you cannot make you to tempor your schedy ioan payments, but do not qu for a deferment, we may give you a bearance. A for "lows y temporarily stop nts on vo making pa mak maller payments, or , cempo extend the i g payments.

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Deferment

You may receive a deferment:

- While you are enrolled at least half-time at an eligible school;
- During the 6-month period after you cease to be enrolled at least halftime;
- While the student for whom you obtained a Direct PLUS Loan is enrolled at least half-time at an eligible school;
- During the 6-month period after the student for whom you obtained a Direct PLUS Loan ceases to be enrolled at least half-time;
- While you are in a full-time course of study in a graduate fellowship program;

- While you are in an approved full-time rehabilitation program for individuals with disabilities;
- While you are unemployed and seeking work (for a maximum of three years);
- While you are experiencing an economic hardship, including serving in the Peace Corps (for a maximum of three years);
- While you are serving on active duty or prforming qualifying National Guard duty during a war or other provide y operation or national emergency and for an addition or day period following the demobilization date for your unifying service:
- For a maximum of 13 m following your ve duty service if you r of the N al Guard or reserve are a current or retired m component of the U.S. Arme 2.01 you are called or red to ast half-time at active duty while you are enrolle gible school or within 6 months of having enrolled 2 Jt half-time; or
- For Diagonal stat were first disbursed of the september 28, 2018, or non-sect Loans first disbursed before that date that entered sevenent of the september 2^c of 18, while you are receiving the for call of the set of

In most cas ou will autome receive a deferment while you are enrolled i nool on at least a haif-time basis (and, if you are a graduate or profer al student, during the 6-month period after you cease to be

d at least half-time) based on information that we receive from the you are attending.

If we costs a deferment based on information received from the school, you will tified of the deferment and will have the option of canceling he deferment and continuing to make payments on your loan.

other deferments, you (or, for a deferment based on active duty military service or National Guard duty, a representative acting on your behalf) must submit a deferment request to your servicer, along with documentation of your eligibility for the deferment.

NOTE TO ENDORSER

You are not eligible for a deferment.

Forbearance

We may give you a forbearance if you are temporarily unable to make your scheduled loan payments for reasons including, but not limited to, financial hardship and illness.

You may also receive a forbearance if:

- You are serving in a qualifying medical or dental internship or residency program;
- The total amount you owe each month for all of your federal student loans is 20% or more of your total monthly gross income (for a maximum of three years);
- You are serving in an AmeriCorps position;
- You qualify for partial repayment of your loans under a student loan repayment program administered by the Department of Defense; or
- You are called to active duty in the U.S. Armed Forces.

To request a forbearance, contact your servicer.

Under certain circumstances, we may also give you a forbearance without requiring you to submit a request or documentation (for example, while we are determining your eligibility for a loan discharge, or during periods when you are affected by a local or national emergency).

NOTE TO ENDORSER

You may request a forbearance.

19. DISCHARGE (HAVING YOUR LOAN FORGIVEN)

General

If you meet certain conditions as described below, we may discharge (forgive) some or all of your loans.

For a discharge based on your death (or, if you are a parent borrower, the student's death), a family member must contact your servicer. To request a loan discharge based on one of the other conditions described below (except for a discharge due to bankruptcy), you must complete a loan discharge or forgiveness application and send it to your servicer. Your servicer can tell you how to apply.

We do not guarantee the quality of the academic programs provided by schools that participate in federal student financial aid programs. You cannot have your loan discharged solely because you or the student do not complete the education paid for with your loan, are unable to obtain employment in the field of study for which the school provided training, or are dissatisfied with, or do not receive, the education you paid for with your loan.

Death, total and permanent disability, and bankruptcy

We will discharge (forgive) your loan if:

- You die, or the child on whose behalf you obtained a Direct PLUS ' dies. We must receive acceptable documentation (as defined in Act) of your death or the child's death.
- You become totally and permanently disabled; or
- Your loan is discharged in bankruptcy after you have proven to the bankruptcy court that repaying the loan would coundue hardship.

School closure, false certification, identity theft, and

We may also discharge all or a portion of your loan if:

- You (or the child on whose behalf you obtained a Direct or 'oan)
 could not complete a program because the school c.
- Your loan eligibility was falsely ified shool;
- A loan in your name was falsely c fied as a c rime of identity theft; or
- The school did not pay a refund of y loar ney that it was required to he Act.

Public Servic an Forgiveness

A Public Se e Loan Forgiver ' orogra this progra ve will for e rema balar Loans after, e 120 paymen ifter loans under certain repayment plans w you a qualifying employer. The required 12' yments consecutive. Qualifying eaver is include

balar due on your Direct men ifter October 1, 2007) on those s w' you are employed full-time by a yments do not have to be is include the REPAYE Plan, the PAYE

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Plan, the IBR Plan, the ICR Plan, and the Standard Repayment Plan with a 10-year repayment period.

Note: Although the Standard Repayment Plan with a 10-year repayment period is a qualifying repayment plan for PSLF, to receive any loan forgiveness under this program you must enter the REPAYE Plan, the PAYE Plan, the IBR Plan, or the ICR Plan, and make the majority of the 120 payments under one of those plans.

Borrower defense to repayment

We may discharge all or a portion our loan if the shool did something or failed to do something relational services that the loan was intended to point.

The specific requirements to quality wer defense to r, ment discharge vary depending on when you ved your loan. C, ct your servicer for more information.

NOTE TO 5 SER

If we discharge full amount of the borrower's loan for any of the reasons described is, you are no longer ligated to make any the loan rever, if the loan reinstated after a discharge and the boiler does not keither aired payments, you will be obligated to ke payments an.

20. LOAN (SOLIDATION

A Dir consolidation Loan Program is available that allows you to combine more of your eligible federal education loans into a new loan with a s. monthly payment, and may allow you to extend the period of time that , ave to repay your loans. This may make it easier for you to repay your loa.

you have loans that were made under the FFEL Program, consolidating loans into the Direct Loan Program can make them eligible for

benefits that are only available for Direct Loans, such as Public Service Loan Forgiveness and certain repayment plans.

Although consolidation can provide certain benefits, it can also cause you to lose benefits on the loans that you consolidate. Contact your servicer for more information about loan consolidation and for help determining whether consolidation is a good option for you.

NOTE TO ENDORSER

You are not eligible to apply for a Direct Consolidation Loan to repay a Direct PLUS Loan for which you are the endorser.

END OF BORROWER'S RIGHTS AND RESPONSIBILITIES STATEMENT

INSTRUCTIONS MASTER PROMISSORY NOTE FOR DIRECT PLUS LOANS

GENERAL INSTRUCTIONS AND INFORMATION

Type or print using blue or black ink. Do not use pencil. Enter all dates as month-day-year (mm-dd-yyyy). Use only numbers. Example: January 31, 2019 = 01-31-2019.

Throughout the Master Promissory Note (MPN) and the accompanying Borrower's Rights and Responsibilities Statement (BRR), the words "we," "us," "our," and "ED" refer to the U.S. Department of Education and our servicers.

BORROWER INFORMATION

Note: Some of the items in this section may have been completed for you. If so, review these items carefully to make sure that the information is correct. Cross out any information that is incorrect and enter the correct information. Put your initials next to any information that you change.

Item 1: Check the appropriate box to indicate whether you are a graduate or professional student, or a parent of the dependent undergraduate student identified in Item 16. You qualify as a parent for purposes of receiving a Direct PLUS Loan only if you are:

- A biological parent of the dependent undergraduate student;
- A legal adoptive parent of the dependent undergraduate student; or
- The spouse of the biological or legal adoptive parent of the dependent undergraduate student (the student's stepparent), and you are considered to be a parent in accordance with the instructions on Free Application for Federal Student Aid (FAFSA) for purposes of reporting your income and assets on the FAFSA.

If you are not a parent as defined above, you are not a parent as defined above, you are not a parent as Direct PLUS Loan.

Item 2. Enter your first name, then your middle initial a st name is rural reyour permanent address (number, street, apartment num, rural renumber and box number, then city, state, zip code). If your manaddress is different from your permanent ad su must list **both** ada. A temporary school address is not acce ble.

Item 3. Enter your nine-digit Social Sec / Number.

Item 4. Enter your date of birth.

Item 5. Enter the * abbreviation fc .ate that issued your current driver' anse, too awed by your driver license number. If you do not have a cor's license, enter N/A.

Item 6. En your preferre You are no wired use this info email address ununicate with you address or do not wish to provide one

s for r ving communications. ation. If you do, we may use your you do not have an email er N/A.

Item 7. Enter the area *c* ¹ and [±] ... one number at which you can most easily be reached. (Do not have a telephone, enter N/A.

Item 8. Complete this item only if you are a parent borrower. Place a check in the box that corresponds to your citizenship status. If you check box (2), enter your Alien Registration Number.

(1) "U.S. Citizen" includes citizens of the 50 states, the District of Columbia, Puerto Rico, the U.S. Virgin Islands, Guam, and the Northern Mariana Islands. "National" includes all U.S. citizens and citizens of American Samoa and Swain's Island. (2) "Permanent Resident" means someone who can provide documentation of this status from the U.S. Citizenship and Immigration Services (USCIS). "Other Eligible Non-Citizen" includes individuals who can provide documentation from the USCIS that they are in the United States for a purpose that is not temporary, with the intention of becoming a citizen or permanent resident. This category includes refugees, persons granted asylum, Cuban-Haitian entrants, temporary and entry and control Act of 1986, and constants.

NOTE: If your citizenship status in one of the cathories described above, you are not eligible for a rect PLUS Loan

Item 9. Enter your employer's n.nd addnumber, street, fity,state, zip code). If you are self-employed,it the name and rss ofyour business. If you are not employed,r N/A.

 Item 10. Enter your work area code and tele
 e nur
 if you are self

 employed,
 the area code and telephone
 i your business.

REFERENCE IN. 'ATION

12. Em. requested inf .cion for two adults with Afferent C ddresses lo not li ich you, and who have known you to help us contact you in the future for at least e vears and if we are u e to reach you. Rences are used only for this purpose and Juired to repay your loan. If you are a parent borrower, do not are nev 'ist †' udent for whom you are borrowing as a reference. References who stside the United States are not acceptable. Providing an email for a reference is optional. If you provide an email address for a a. we may use it to communicate with the reference. If a reference refe a telephone number or email address, or does not wish to does no. rovide an email address, enter N/A.

OL INFORMATION

This section will be completed by the school that determines your eligibility to receive the loan.

DEPENDENT UNDERGRADUATE STUDENT INFORMATION

Complete this section only if you are a parent borrowing for a dependent undergraduate student.

Item 16. Enter the student's first name, then middle initial and last name.

Item 17. Enter the student's nine-digit Social Security Number.

Item 18. Enter the student's date of birth.

BORROWER REQUEST, CERTIFICATIONS, AUTHORIZATIONS, AND UNDERSTANDINGS

Top of Page 2. Enter your name and Social Security Number.

Items 19, 20, 21, and 22. Read these items carefully.

PROMISES

Items 23, 24, 25, and 26. Read these items carefully.

Items 27 and 28. Sign your full legal name, in blue or black ink, and enter the date you signed this MPN. By signing this MPN, you (1) acknowledge that you have read, understand, and agree to the terms and conditions of the MPN, including the Borrower Request, Certifications, Authorizations, and Understandings and the accompanying BRR; and (2) agree to repay in full all loans made under this MPN according to the terms and conditions of the MPN.