



Teacher Loan Forgiveness Forbearance Request

William D. Ford Federal Direct Loan (Direct Loan) Program/Federal Family Education Loan (FFEL) Program

OMB No. 1845-0059
Form Approved
Exp. Date: 12/31/2026

WARNING: Any person who knowingly makes a false statement or misrepresentation on this form or on 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.

Section 1: Borrower Identification

Please enter or correct the following information.

Check this box if any of your information has changed.

Social Security Number (SSN): _____

Name: _____

Address: _____

City: _____ State: _____ Zip Code: _____

Telephone - Primary: _____

Telephone - Alternate: _____

Email (Optional): _____

Section 2: Loan Forgiveness Forbearance Request

READ SECTIONS 4 - 9 BEFORE COMPLETING THE FORM.

I request forbearance of payments on my eligible Direct Loan and/or FFEL program loans while I am performing qualifying teaching service as a full-time teacher at an elementary or secondary school or for an educational service agency. During the period that qualifies me for this forbearance, I am teaching (check one):

- at an eligible **elementary school**
- at an eligible **secondary school**
- for an eligible **educational service agency**

Borrower's Name: _____ Borrower's SSN: _____

AND I am (check all that apply):

- A highly qualified full-time special education teacher for elementary school children with disabilities (*forgiveness of up to \$17,500*).
- A highly qualified full-time special education teacher for secondary school children with disabilities (*forgiveness of up to \$17,500*).
- A highly qualified full-time mathematics teacher for secondary school students (*forgiveness of up to \$17,500*).
- A highly qualified full-time science teacher for secondary school students (*forgiveness of up to \$17,500*).
- A highly qualified full-time secondary education teacher, or (only if my teaching service began before 10/30/2004) a full-time secondary education teacher in a subject area relevant to my academic major (*forgiveness of up to \$5,000*).
- A highly qualified full-time elementary education teacher, or (only if my teaching service began before 10/30/2004) a full-time elementary education teacher and I demonstrated knowledge and teaching skills in reading, writing, mathematics, and other areas of the elementary school curriculum (*forgiveness of up to \$5,000*).

The current academic year of teaching service for which I am requesting forbearance begins/began on (show dates as mm/dd/yyyy) _____ and ends on _____.

I expect to complete my fifth year of qualifying teaching service on _____.

I am/will be performing my qualifying teaching service at the following school or educational service agency (ESA):

School (not school district) or ESA Name _____

- Check here if this is a school operated by the Bureau of Indian Education (BIE) or operated on an Indian reservation by an Indian tribal group under contract with the BIE.

School or ESA Address (Street, City, State, Zip Code)

Street _____

City _____ State _____ Zip Code _____

School or ESA Website _____

School District _____ County _____

Telephone _____

Borrower's Name: _____ Borrower's SSN: _____

Section 3: Understandings, Certifications, and Authorization

I understand that: (1) this forbearance is granted in twelve-month increments and if I choose to extend it, I must reapply each year during the five consecutive, complete years of required employment; (2) unpaid interest that accrues during the forbearance period on a Direct Loan Program loan will not be capitalized, but it may be capitalized on a FFEL Program loan; (3) I qualify for this forbearance only if my loan holder determines that the expected forgiveness amount for which I am performing qualifying service (up to \$5,000 or up to \$17,500, as applicable) will satisfy the anticipated outstanding balance of my eligible loans at the end of my fifth year of qualifying service; and (4) if I am past due on payments not covered by this forbearance, my loan holder may grant a separate forbearance to resolve the delinquency on these payments at the time my request is processed.

I certify that: (1) the information I provided in Section 2 is true and correct; (2) after the forbearance ends, I agree to repay the loans according to the terms of my promissory notes and repayment schedules; (3) I will notify my loan holder immediately if my teaching service at an eligible school or ESA ends or I otherwise become ineligible for the Teacher Loan Forgiveness Program; and (4) I have read and understand the definitions and terms and conditions for the Teacher Loan Forgiveness Program in Sections 7-9 and I meet the eligibility requirements for loan forgiveness.

I authorize the entity to which I submit this request and its agents to contact me regarding my request or my loans at any cellular telephone number that I provide now or in the future using automated telephone dialing equipment or artificial or prerecorded voice or text messages.

Borrower's Signature: _____ Date (mm/dd/yyyy): _____

Please omit pages 4–13 when mailing or faxing back.

Section 4: Instructions for Completing the Form

Throughout this form, all references to “the Department” mean the U.S. Department of Education.

Before completing Sections 2 and 3, carefully read the entire form. Be sure to provide all requested information. Enter your name and Social Security Number at the top of pages 2-3. Type or print using dark ink. Show dates as mm/dd/yyyy (for example, show “January 31, 2024” as “01/31/2024”).

If you do not qualify for this forbearance this year, you may contact your loan holders for other forbearance options or reapply for this forbearance in a year when you are completing one of your five consecutive, complete years of teaching service.

Return the completed form to the address shown in Section 5. If you are applying for forbearance of loans that are held by different loan holders, you must submit a separate form to each loan holder.

Section 5: Where to Send the Completed Teacher Loan Forgiveness Forbearance Request

Return the completed form and any documentation to: (If no address is shown, return to your loan holder.)

Section 6: Help With Completing the Form

If you need help completing this form, call: (If no information is shown, call your loan holder.)

Section 7: Definitions

A **forbearance** is a period of time during which you are not required to make payments or temporarily allowed to make smaller payments than previously scheduled, or an extension of time for making payments. You are responsible for any interest that accrues on a loan during forbearance.

Interest that accrues on a Direct Loan Program loan during forbearance will not be capitalized. However, if you do not pay the interest that accrues on a FFEL Program loan, during forbearance, the interest may be capitalized.

Capitalization is the addition of unpaid interest to the principal balance of your loan. This will increase the principal and total cost of your loan.

A **teacher** is a person who provides direct classroom teaching or classroom-type teaching in a non-classroom setting, including special education teachers (see below). **NOTE:** School librarians, guidance counselors, and other administrative staff are not considered teachers for the purposes of this loan forgiveness program.

Special education means specially designed instruction, at no cost to parents, to meet the unique needs of a child with a disability (see below), including instruction conducted in the classroom, in the home, in hospitals and institutions, and in other settings; and instruction in physical education (see below).

A **child with a disability** is a child who needs special education and related services because the child has an intellectual disability, a hearing impairment (including deafness), a speech or language impairment, a visual impairment (including blindness), a serious emotional disturbance, an orthopedic impairment, autism, a traumatic brain injury, another health impairment, or a specific learning disability. For a child age 3 through 9, the term “a child with a disability” may, at the discretion of the state and the local educational agency, include a child who needs special education and related services because the child is experiencing developmental delays, as defined by the state and as measured by appropriate diagnostic instruments and procedures, in one or more of the following areas: physical development, cognitive development, communication development, social or emotional development, or adaptive development.

Physical education means the development of physical and motor fitness, fundamental motor skills and patterns, and skills in aquatics, dance, and individual and group games and sports (including intramural and lifetime sports), and includes special physical education, adapted physical education, movement education, and motor development.

An **elementary school** is a public or nonprofit private school that provides elementary education as determined by state law or, if the school is not in a state, by the Department.

A **secondary school** is a public or nonprofit private school that provides secondary education as determined by state law or, if the school is not in a state, by the Department.

An **educational service agency** is a regional public multiservice agency (not a private organization) authorized by state statute to develop, manage, and provide services or programs to local educational agencies (such as public school districts), as defined in section 9101 of the Elementary and Secondary Education Act of 1965, as amended.

An **academic year** is:

- One complete school year at the same school or for the same educational service agency, or
- Two complete and consecutive half years at different schools or for different educational service agencies, or
- Two complete and consecutive half years from different school years at either the same school or for the same educational service agency or at different schools or for different educational service agencies.

Half years do not include summer sessions. Two half years generally fall within a 12-month period. For schools or educational service agencies that have a year-round program of instruction, a minimum of nine months is considered an academic year.

Full time means the standard used by a state in defining full-time employment as a teacher. If you teach in more than one school or educational service agency, full time is based on the combination of all of your qualifying employment.

Loans that are eligible for forgiveness are:

- Federal Direct Stafford/Ford Loans (Direct Subsidized Loans);
- Federal Direct Unsubsidized Stafford/Ford Loans (Direct Unsubsidized Loans);
- Subsidized Federal Stafford Loans;
- Unsubsidized Federal Stafford Loans; and
- Any portion of a Federal Direct Consolidation Loan or Federal Consolidation Loan that paid off an eligible Direct Subsidized Loan, Direct Unsubsidized Loan, Subsidized Federal Stafford Loan, or Unsubsidized Federal Stafford Loan.

Direct PLUS Loans, Federal PLUS Loans, and any portion of a Direct Consolidation Loan or Federal Consolidation Loan that paid off a PLUS loan are not eligible for forgiveness.

The **holder** of your Direct Loan Program loans is the Department. The holder of your FFEL Program loans may be a lender, secondary market, guaranty agency, or the Department. Your loan holder may use a servicer to handle billing and other communications related to your loans. References to “your loan holder” on this form mean either your loan holder or your servicer.

Section 8: Definition of Highly Qualified PUBLIC SCHOOL TEACHERS

To be a highly qualified teacher, a **teacher of public elementary or secondary school students** or **a teacher employed by an educational service agency** must:

- Have obtained full state certification as a teacher (including certification obtained through alternative routes to certification) or passed the state teacher licensing examination, and hold a license to teach in that state, except that when used with respect to teaching in a public charter school, the term “highly qualified teacher” means that the teacher meets the requirements set forth in the state's public charter school law; and
- Not have had certification or licensure requirements waived on an emergency, temporary, or provisional basis.

In addition, a **teacher of elementary school students who is new to the profession** also is considered highly qualified if the teacher:

- Holds at least a bachelor's degree; and
- Has demonstrated, by passing a rigorous state test, subject knowledge and teaching skills in reading, writing, mathematics, and other areas of the basic elementary school curriculum (which may consist of passing a state-required certification or licensing test or tests in reading, writing, mathematics, and other areas of the basic elementary school curriculum).

A **teacher of middle or secondary school students who is new to the profession** also is considered highly qualified if the teacher:

- Holds at least a bachelor's degree; and
- Has demonstrated a high level of competency in each of the academic subjects in which the teacher teaches by: (1) passing a rigorous state academic subject test in each of the academic subjects in which the teacher teaches (which may consist of a passing level of performance on a state-required certification or licensing test or tests in each of the academic subjects in which the teacher teaches); or (2) successful completion, in each of the academic subjects in which the teacher teaches, of an academic major, a graduate degree, coursework equivalent to an undergraduate academic major, or advanced certification or credentialing.

A **teacher of elementary, middle, or secondary school students who is not new to the profession** also is considered highly qualified if the teacher holds at least a bachelor's degree and:

- Meets the applicable standards of a teacher of elementary, middle, or secondary school students who is new to the profession; or
- Demonstrates competence in all the academic subjects in which the teacher teaches based on a high objective, uniform state standard of evaluation that: (1) is set by the state for both grade

appropriate academic subject matter knowledge and teaching skills; **(2)** is aligned with challenging state academic content and student academic achievement standards and developed in consultation with core content specialists, teachers, principals, and school administrators; **(3)** provides objective, coherent information about the teacher's attainment of core content knowledge in the academic subjects in which a teacher teaches; **(4)** is applied uniformly to all teachers in the same academic subject and the same grade level throughout the state; **(5)** takes into consideration, but is not based primarily on, the time the teacher has been teaching in the academic subject; **(6)** is made available to the public upon request; and **(7)** may involve multiple, objective measures of teacher competency.

PRIVATE SCHOOL TEACHERS

To be a highly qualified teacher, a **teacher in a private, non-profit elementary or secondary school** who is not a highly qualified teacher as defined above must satisfy rigorous subject knowledge and skills tests by taking competency tests in applicable grade levels and subject areas. The competency tests must be recognized by five or more states for the purposes of fulfilling the highly qualified teacher requirements under section 9101 of the Elementary and Secondary Education Act of 1965. The teacher must also achieve a score on each test that equals or exceeds the average passing score for those states.

Section 9: Terms and Conditions

Under the Teacher Loan Forgiveness Program, if you teach full time for five consecutive, complete academic years at certain elementary and secondary schools or for certain educational service agencies that serve low-income families and meet other qualifications, you may be eligible for forgiveness of up to a combined total of \$5,000 or \$17,500 (as applicable) of principal and interest on your Direct Loan and/or FFEL program loans.

Your loan holder will not return any payments you make during the period in which you meet the qualifications for this loan forgiveness. This forbearance is intended to assist borrowers who are expected to qualify for forgiveness of their total loan amounts, by allowing them to not make payments during this period.

You may qualify for forbearance while performing qualifying teaching service only if your loan holder determines that the expected forgiveness amount for which you are performing the service (up to \$5,000 or up to \$17,500, as applicable) will satisfy the anticipated outstanding balance of your eligible loans at the end of your fifth year of qualifying teaching service.

To qualify for loan forgiveness, you must not have had an outstanding balance on a Direct Loan or FFEL program loan on October 1, 1998, or on the date that you obtained a Direct Loan or FFEL program loan after October 1, 1998.

You are not eligible to receive forgiveness on a defaulted loan unless you have first made satisfactory repayment arrangements with the holder of the defaulted loan.

Any loan for which you are seeking forgiveness must have been made before the end of your five consecutive, complete academic years of qualifying teaching service.

You may not receive benefits through the AmeriCorps Program under Subtitle D of Title I of the National and Community Service Act of 1990 or loan forgiveness under the Direct Loan Public Service Loan Forgiveness Program for the same period of teaching service for which you receive forgiveness under this Teacher Loan Forgiveness Program.

You must have been employed as a full-time teacher for five consecutive, complete academic years at an elementary or secondary school or for an educational service agency that is listed in the Annual Directory of Designated Low-Income Schools for Teacher Cancellation Benefits (TCLI Directory). The TCLI Directory is available online at studentaid.gov/app/tcli.action. If this directory is not available before May 1 of any year, the previous year's directory may be used. To qualify for inclusion in the TCLI Directory, a school or educational service agency must: **(1)** be in a school district that qualifies for funds under Title I of the Elementary and Secondary Education Act of 1965, as amended; and **(2)** have been selected by the Department based on a determination that more than 30% of the school's or educational service agency's total enrollment is made up of children who qualify for services provided under Title I.

All elementary and secondary schools operated by the Bureau of Indian Education (BIE) or operated on Indian reservations by Indian tribal groups under contract with the BIE qualify as schools serving low-income students.

If your school or educational service agency is included in the TCLI Directory for at least one qualifying year of your teaching service, but does not qualify for inclusion in the TCLI Directory during subsequent years, your **subsequent** years of teaching at that school or educational service agency may be counted toward the required five years of teaching. Any years of teaching **before** the school or educational service agency qualified for inclusion in the TCLI Directory may not be counted.

If you were unable to complete an academic year of teaching, that year may still be counted toward the required five consecutive, complete academic years if:

- You completed at least one-half of the academic year;
- You were unable to complete the academic year because: **(1)** you returned to postsecondary education, on at least a half-time basis, in an area of study directly related to the performance of the teaching service described above; or **(2)** you had a condition covered under the Family and Medical Leave Act of 1993 (FMLA); or **(3)** you were called or ordered to active duty status for more than 30 days as a member of a reserve component of the Armed Forces; and

- Your employer considers you to have fulfilled your contract requirements for the academic year for the purposes of salary increases, tenure, and retirement.

You may qualify for forgiveness based on qualifying teaching service at any combination of eligible elementary schools, secondary schools, or educational service agencies.

Teaching at an eligible elementary or secondary school may be counted only if at least one of the five years of teaching was after the 1997-1998 academic year.

Teaching for an eligible educational service agency may be counted only if the consecutive five-year period includes qualifying service for an eligible educational service agency performed after the 2007-2008 academic year.

You may receive **up to \$5,000** in loan forgiveness if you were a highly qualified full-time teacher for elementary or secondary school students or (only if your qualifying teaching service began before October 30, 2004) you were (1) a full-time teacher for elementary school students and you demonstrated knowledge and teaching skills in reading, writing, mathematics, and other areas of the elementary school curriculum, or (2) a full-time teacher for secondary school students and you taught in a subject area that was relevant to your academic major.

You may receive **up to \$17,500** in loan forgiveness if you were (1) a highly qualified full-time teacher of mathematics or science to secondary school students; or (2) a highly qualified full-time special education teacher whose primary responsibility was to provide special education to children with disabilities, and you taught children with disabilities that corresponded to your area of special education training and have demonstrated knowledge and teaching skills in the content areas of the curriculum that you taught.

If you are determined to be eligible for loan forgiveness under this program, your loan holder will not refund any payments that you made or that were made on your behalf before the determination of eligibility.

You are not eligible for forgiveness of more than a **combined total of \$5,000 or \$17,500** (as applicable) of principal and interest of your Direct Loan and/or FFEL program loans. You must repay any loan balance that remains after forgiveness has been granted.

If you receive loan forgiveness based on any false, fictitious, or fraudulent statements that you make on this form or on any accompanying documents, you may be required to repay the amount forgiven and you may be subject to civil and criminal penalties under applicable federal law.

Section 10: Important Notices

Privacy Act Statement

Authority: The authorities for collecting the requested information from and about you are 428(b)(2)(A) et seq. and 451 et seq. of the Higher Education Act of 1965, as amended (20 U.S.C. 1078(b)(2)(A) et seq. and 20 U.S.C. 1087a et seq.) and the authority for collecting and using your Social Security Number (SSN) is 484(a) (4) of the HEA (20 U.S.C. 1091(a)(4)).

Purpose: The principal purposes for collecting the information on the Teacher Loan Forgiveness Forbearance Request, 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 and/or FFEL Programs, to permit the servicing of your loans, to enforce the conditions or terms of a title IV, HEA obligation, to originate, disburse, service, collect assign, adjust, transfer, refer, furnish credit information for, and discharge a title IV HEA obligation, to verify whether a title IV HEA obligation qualifies for discharge, to determine credit balances to be refunded by the U.S. Department of the Treasury (Treasury) to the individual or loan holder, and, if it becomes necessary, to locate you and to collect and report on your loans if your loans become delinquent or default. We also use your SSN as an account identifier and to permit you to access your account information electronically.

Disclosures: The information provided on the Teacher Loan Forgiveness Forbearance Request form will only be disclosed outside of the U.S. Department of Education (Department) with prior written consent or as otherwise allowed by the Privacy Act of 1974, as amended (Privacy Act) (5 U.S.C. 552a). One of the exceptions to the Privacy Act's prior written consent requirement that allows for disclosure, without consent, is for "routine uses" that the Department publishes in our System of Records Notices (SORNs). The Department may disclose, without consent, the information provided on a Teacher Loan Forgiveness Application form, on a case- by-case basis or under a computer matching program, to third parties pursuant to the routine uses identified in the "Common Services for Borrowers (CSB) System" (18-11-16) SORN. This notice is available on the Department's "Privacy Act System of Record Notice Issuances (SORN)" webpage located at

<https://www2.ed.gov/notices/ed-pia.html>.

The routine uses of this information include, but are not limited to the following:

- To verify the identity of the individual who records indicate has applied for or received title IV, HEA program funds, disclosures may be made to guaranty agencies, educational and financial institutions, and their authorized representatives; to Federal, State, Tribal, or local agencies, and their authorized representatives; to private parties, such as relatives, business and personal associates, and present and former employers; to creditors; to consumer reporting agencies; to adjudicative bodies; and to the individual whom the records identify as the party obligated to repay the title IV, HEA obligation;

- To determine program eligibility and benefits, disclosures may be made to guaranty agencies, educational and financial institutions, and their authorized representatives; to Federal, State, or local agencies, and their authorized representatives; to private parties, such as relatives, business and personal associates, and present and former employers; to creditors; to consumer reporting agencies; and to adjudicative bodies;
- To enforce the conditions or terms of a title IV, HEA obligation, disclosures may be made to guaranty agencies, educational and financial institutions, and their authorized representatives; to Federal, State, or local agencies, and their authorized representatives; to private parties, such as relatives, business and personal associates, and present and former employers; to creditors; to consumer reporting agencies; to adjudicative bodies; and to the individual whom the records identify as the party obligated to repay the title IV, HEA obligation;
- To permit originating, disbursing, servicing, collecting, assigning, adjusting, transferring, referring, furnishing of credit information, or discharging title IV, HEA obligations, disclosures may be made to guaranty agencies, educational institutions, or financial institutions that originated, held, serviced, or have been assigned the title IV, HEA obligation, and their authorized representatives; to a party identified by the debtor as willing to advance funds to repay the title IV, HEA obligation; to Federal, State, or local agencies, and their authorized representatives; to private parties, such as relatives, business and personal associates, and present and former employers; to creditors; to consumer reporting agencies; and to adjudicative bodies;
- To investigate possible fraud or abuse or to verify compliance with contractual requirements or Federal, State, local, or Tribal statutory, regulatory, or program requirements, disclosures may be made to guaranty agencies, educational and financial institutions, third-party servicers, and their authorized representatives; to Federal, State, Tribal, or local agencies, and their authorized representatives; to private parties, such as relatives, present and former employers, and business and personal associates; to creditors; to consumer reporting agencies; and to adjudicative bodies;
- To locate a delinquent or defaulted borrower, or an individual who owes a title IV, HEA obligation, disclosures may be made to guaranty agencies;
- To verify whether a title IV, HEA obligation qualifies for discharge, disclosures may be made to guaranty agencies, educational and financial institutions, and their authorized representatives; to Federal, State, or local agencies, and their authorized representatives; to private parties, such as relatives, present and former employers, and business and personal associates; to creditors; to consumer reporting agencies; and to adjudicative bodies; and
- To prepare a title IV, HEA obligation for litigation, to provide support services for litigation on a title IV, HEA obligation, to litigate a title IV, HEA obligation, or to audit the results of litigation on a title IV, HEA obligation, disclosures may be made to FFEL loan holders or servicers; Department contractors including but not limited to, Federal Loan Servicers, NFP Federal Loan

Servicers, the Federal Perkins Servicer, PCAs and to guaranty agencies and their authorized representatives; Federal, State, Tribal, or local agencies, and their authorized representatives; and to adjudicative bodies.

For additional routine uses, view the “Common Services for Borrowers (CSB) System” (18-11-16) SORN. This notice is available on the Department’s “Privacy Act System of Record Notice Issuances (SORN)” webpage located at <https://www2.ed.gov/notices/ed-pia.html>.

Consequences of Failure to Provide Information: Participating in the William D. Ford Federal Direct Loan (Direct Loan) Program or the Federal Family Education Loan (FFEL) Program and providing the Department with your SSN are voluntary, but you must provide the requested information, including your SSN, to participate.

Paperwork Reduction Notice

According to the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number. The valid OMB control number for this information collection is 1845-0059. Public reporting burden for this collection of information is estimated to average 20 minutes (0.33 hours) per response, including time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the information collection. The obligation to respond to this collection is required to obtain a benefit in accordance with 34 CFR 682.216(e) and 34 CFR 685.217(c)(13).

If you have comments or concerns regarding the status of your individual submission of this form, contact your loan holder at the address shown in Section 5.