The nation’s guarantors provide the following summaries to inform schools, lenders, and servicers of the latest Common Manual policy changes. These changes will appear in the manual’s next annual update. These changes will also be incorporated into the Integrated Common Manual. The Integrated Common Manual is available on several guarantor websites, and it is also available on Common Manual’s website at www.commonmanual.org. Please carefully note the effective date of each policy change.

Total and Permanent Disability Claims
The Common Manual has been updated to incorporate a provision that requires a lender to provide to the guarantor certain electronic signature and disbursement information when filing a total and permanent disability claim that is not based on a determination by the Department of Veterans Affairs (VA). The required information must be submitted via the FFELP Assignment Support Supplemental Form (TPD-Specific worksheet).

**Affected Sections:** 2.3.C Claim Forms  
13.1.D Claim File Documentation  

**Effective Date:** Total and permanent disability claims that are not based on a determination by the Department of Veterans Affairs and that are filed by the lender on or after January 1, 2010, unless implemented earlier by the guarantor.

**Basis:** DGADA letter, dated July 2, 2009.

**Policy Information:** 1142/161

**Guarantor Comments:** None.

Income Documentation for Income-Based Repayment
The Common Manual has been revised to state that for the purpose of determining whether a borrower has a partial financial hardship (PFH) under an income-based repayment (IBR) plan, the lender may accept a signed copy of the page(s) of the borrower’s most recent federal income tax return that contains the borrower’s AGI, or the tax transcript information from the IRS that contains the adjusted gross income (AGI) and other tax return information. To obtain the tax transcript information from the IRS, the borrower may either submit a signed consent form (IRS Form 4506-T) directly to the lender, or the borrower may submit the form directly to the IRS and request that the information be sent directly to either the lender or the borrower.

**Affected Sections:** 10.8.D Income Documentation for Income-Based Repayment  

**Effective Date:** Income-based repayment (IBR) plan requests received by the lender on or after July 1, 2009.


**Policy Information:** 1143/161

**Guarantor Comments:** None.

Credit Standards and Adverse Credit
The Common Manual has been revised by replacing the terms “creditworthy” and “creditworthiness” with terminology related to not having an adverse credit history when used in the context of an applicant’s or endorser’s eligibility for a PLUS loan. This change would align Manual language more consistently with regulatory language, since the federal regulations do not use the terms “creditworthy” or “creditworthiness”
in the context of an applicant’s or endorser’s eligibility for a PLUS loan. The regulations instead state that in order for an otherwise eligible applicant (or endorser, as applicable) to receive a PLUS loan, the lender must obtain a credit report from at least one national credit bureau and determine, based on that report, that the applicant (or endorser, as applicable) does not have an adverse credit history, as defined in regulations.

In addition, the text in the Manual was revised by replacing the term “creditworthiness” with the term “credit standards” when used in the context of a lender’s independent credit criteria for a Stafford or PLUS applicant.

**Affected Sections:**
2.1.B Types of Loans Available
2.2.A Origination
6.16 Applying for Federal Stafford and PLUS Loans
7.1.A. General Determinations
7.1.B Creditworthiness
7.1.C Effect of Bankruptcy on Creditworthiness
7.2.A Lender Responsibilities under a Master Promissory Note
Appendix G
Appendix H

**Effective Date:**
Retroactive to the implementation of the *Common Manual*.

**Basis:**
§682.201(b)(4); §682.201(c)(1)(vii); §682.201(c)(2).

**Policy Information:**
1144/161

**Guarantor Comments:**
None.

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**Increased Unsubsidized Stafford Loan Limits for Health Profession Students**

A health profession student enrolled in a program of study that was originally eligible under the Health Education Assistance Loan (HEAL) program and that is accredited by an approved accrediting agency may receive increased annual and aggregate Stafford loan limits. The *Common Manual* has been updated to align with the FSA Handbook concerning health profession programs that are eligible for the increased unsubsidized Stafford annual and aggregate loan limits, by deleting the 5-year bachelor of pharmacology and graduate of allied health programs from the eligible program list.

**Affected Sections:**
6.11.A Stafford Annual Loan Limits
6.11.D Increased Unsubsidized Stafford Loan Limits for Health Profession Students

**Effective Date:**
For deletion of the bachelor of pharmacology program, publication date of the 07-08 FSA Handbook.

For deletion of the graduate of allied health program, publication date of the 00-01 FSA Handbook.

**Basis:**
00-01 FSA Handbook, Volume 8, p. 8-26; 07-08 FSA Handbook, Volume 3, Chapter 5, pp. 3-102 to 3-104; 08-09 FSA Handbook, Volume 3, Chapter 5, pp. 3-110 to 3-112.

**Policy Information:**
1145/161

**Guarantor Comments:**
None.

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**Additional Unsubsidized Stafford Loan**

The *Common Manual* has been revised to align the glossary definition of “Additional Unsubsidized Stafford Loan” with the loan limits in Subsection 6.11.A and Figure 6-4—specifically, to reflect that dependent undergraduate students, with the exception of those enrolled in undergraduate or graduate preparatory coursework or teacher certification coursework, now have additional unsubsidized Stafford loan eligibility as a result of the Ensuring Continued Access to Student Loans Act (ECASLA) of 2008 (P.L. 110-227).
Affected Sections: Appendix G
Effective Date: Stafford loans first disbursed on or after July 1, 2008, for loan periods that include or begin on or after July 1, 2008.
Basis: HEA §428H, as amended by Ensuring Continued Access to Student Loans Act (ECASLA) of 2008 (P.L. 110-227); DCL GEN-08-08/FP-08-07.
Policy Information: 1147/161
Guarantor Comments: None.