



Office of Financial Aid
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2013-2014 Bankruptcy Resolution

The National Student Loan Data System (NSLDS) indicates that you have one or more student loans and/or grant overpayment(s) in an active bankruptcy status.

Before you can receive additional federal student aid, you must provide a letter from your lawyer/bankruptcy attorney/trustee handling your bankruptcy which states:

1. that your federal student loan(s) and or grant overpayment(s) are not a part of the bankruptcy, and
2. that you are not barred by the court from receiving additional federal loans/aid.

INSTRUCTIONS: Complete the following, sign and return. Attach the required letter from your attorney. You may elect to include a copy of your bankruptcy proceedings.

1. Is the Title IV debt (loan or grant overpayment) included in the bankruptcy?
___ NO If NO, proceed to certification below.
___ YES If YES, proceed to question #2.
2. Is the Title IV debt a defaulted loan or grant overpayment?
___ NO If NO, proceed to certification below.
___ YES If YES, proceed to question #3.
3. Has the Title IV debt been discharged or is it dischargeable?
___ YES If YES, you are eligible for Title IV aid. [You must provide documentation from the holder of the debt stating it is dischargeable (NSLDS code DO).]
___ NO If NO, you must make satisfactory payment arrangements with the holder of the debt before consideration for further aid.

CERTIFICATION: I certify that this information is true and correct. Attached is the required letter from my attorney handling my bankruptcy.

Student Name (*printed*) _____ SSN _____

Student Signature _____ Date _____

OFFICE USE ONLY

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Documentation Acceptable for Title IV aid

Documentation is acceptable but student is not eligible for Title IV aid. The defaulted loan or grant overpayment is not dischargeable. Applicant must make satisfactory arrangements with the holder of the debt before consideration for further aid.

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Documentation is not acceptable: _____

FAO _____ Date _____