September 30, 2015

Dr. Barbara Gellman-Danley
President
The Higher Learning Commission
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Dear Dr. Gellman-Danley:

This final audit report, “The Higher Learning Commission Could Improve Its Evaluation of Competency-Based Education Programs to Help the Department Ensure the Programs Are Properly Classified for Title IV Purposes,” presents the results of our audit. The objective of our audit was to determine whether the Higher Learning Commission established a system of internal control that provided reasonable assurance that schools’ classifications of delivery methods and measurements of student learning for competency-based education programs, including direct assessment programs, were sufficient and appropriate to help the U.S. Department of Education (Department) ensure that it properly classified the schools’ programs for Title IV of the Higher Education Act of 1965, as amended (Title IV), purposes. 1

We evaluated operations related to the Higher Learning Commission’s reviews of competency-based education programs, including direct assessment programs, as of December 31, 2014. We concluded that the Higher Learning Commission did not establish a system of internal control that provided reasonable assurance that schools’ classifications of delivery methods and measurements of student learning for competency-based education programs, including direct assessment programs, were sufficient and appropriate to help the Department ensure that it properly classified the schools’ programs for Title IV purposes. Specifically, we found that the Higher Learning Commission did not

- consistently apply its standards when reviewing competency-based education programs, including direct assessment programs, and determining the proposed programs’ delivery methods and measurements of student learning;

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1 Throughout this report, we use the term “direct assessment program” to refer to a competency-based education program that measures a student’s learning through direct assessment, not credit or clock hours.
obtain sufficient information to determine the delivery methods and measurements of student learning of proposed competency-based education programs that it determined were not direct assessment programs;

sufficiently evaluate the credit-hour equivalencies of direct assessment programs; or

maintain complete records supporting its decisions regarding the credit-hour equivalencies of direct assessment programs.

Schools must obtain approval for direct assessment programs from the Department before they may provide Title IV funds to students who enroll in those programs. Title 34 Code of Federal Regulations (C.F.R.) Section (§) 668.10 requires a school to include in its direct assessment program application to the Department (1) documentation from the school’s accrediting agency indicating that the accrediting agency has evaluated the school’s offering of the direct assessment program and has included the program in the school’s grant of accreditation and (2) documentation from the accrediting agency indicating that the accrediting agency agreed with the school’s claim of the direct assessment program’s equivalency in terms of credit or clock hours.

Without an appropriate evaluation by the Higher Learning Commission of the classification of proposed competency-based education programs, the Department might not receive sufficient information about a school’s proposed competency-based education programs, including direct assessment programs, to make fully informed decisions about the Title IV eligibility of the programs. Further, because of the limits that Title IV places on programs offered by correspondence, weaknesses in the Higher Learning Commission’s review process that result in schools’ misclassifying competency-based education programs offered by correspondence as competency-based education credit-hour or direct assessment programs offered by distance education could result in overpayments of Title IV funds to students or disbursements of Title IV funds to students enrolled in ineligible programs. Additionally, if the Higher Learning Commission does not properly determine the type of programs schools are offering, it might not be able to meet all of the Department’s criteria for recognition of accrediting agencies.

Finally, if the Higher Learning Commission does not effectively and consistently apply its policies, it might create an atmosphere of uncertainty among schools planning to develop competency-based education programs, including direct assessment programs. As a result, schools might forgo plans to create innovative and effective competency-based education programs that comply with Title IV requirements and meet the needs of students.

The Higher Learning Commission did not consistently apply its standards for reviewing competency-based education programs and determining the proposed programs’ delivery methods and measurements of student learning because its policies and procedures for substantive change applications needed strengthening. All Higher Learning Commission peer reviewers used a standard form to document their evaluations of and recommendations to approve or deny applications for direct assessment substantive changes from schools. The form

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2 All regulatory citations are to the July 1, 2014, version.
that the peer reviewers used did not include information specific to the level of interaction between faculty and students, and the substantive change applications for direct assessment programs did not clearly indicate that the interaction would be regular and substantive. Also, Higher Learning Commission policy did not require vice presidents for accreditation relations (staff liaisons) to determine whether a school’s initial offering of a competency-based education credit-hour program represented a significant departure from the school’s existing education program offerings and needed to be reviewed as a substantive change pursuant to 34 C.F.R. § 602.22(a)(2)(iii). Additionally, Higher Learning Commission staff liaisons, who were responsible for determining whether proposed programs were direct assessment programs, did not ensure that they consistently applied Higher Learning Commission policies because they did not meet with each other to discuss proposed programs or monitor decisions that they had made independently. Finally, according to its policy, the Higher Learning Commission reviewed whether a school’s assignment of credit hours met the Federal definition only during comprehensive reviews for reaffirmation of accreditation, which occurred as infrequently as once every 10 years. Such a policy, as it relates to the evaluation of the credit-hour equivalencies for direct assessment programs, is inadequate for Title IV gatekeeping purposes because the Higher Learning Commission must have a current baseline for evaluating whether the equivalencies that the school is assigning to the direct assessment programs are appropriate at the time when the Higher Learning Commission evaluates the proposed programs through the substantive change process.

We recommend that the Assistant Secretary for Postsecondary Education require the Higher Learning Commission to revise its policies and procedures to ensure that it obtains sufficient information about the proposed competency-based education program’s expected level of interaction between faculty and students; consistently applies its procedures for reviewing competency-based education programs, including direct assessment programs; and requires all programs that meet the definition of a substantive change to go through the substantive change process. We also recommend that the Assistant Secretary require the Higher Learning Commission to review the assignment of credit hours for any school that submitted a substantive change application for direct assessment programs but has not had its assignment of credit hours reviewed since July 1, 2011 (the effective date of the Federal regulation that defined a credit hour for Title IV purposes). Finally, we recommend that the Assistant Secretary require the Higher Learning Commission to reevaluate competency-based education programs previously proposed by schools to determine whether interaction between faculty and students will be regular and substantive, and, if not, determine whether the programs should have been classified as correspondence programs.

We provided the draft of this report to the Higher Learning Commission for review and comment on July 15, 2015. We received the Higher Learning Commission’s comments and additional documentation on August 13, 2015. The Higher Learning Commission generally agreed with the matters presented in the finding. However, the Higher Learning Commission stated that we evaluated its operations against regulatory interpretations, specifically Dear Colleague Letter

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3 The Higher Learning Commission assigns each accredited school to one of its vice presidents of accreditation relations, referred to as staff liaisons. Staff liaisons serve as the primary contact between the Higher Learning Commission and the schools it accredits. Throughout this report, we use the term staff liaison instead of vice president of accreditation relations.
GEN–14–23 (December 18, 2014), that were not in existence in September 2014 when we started our audit. The Higher Learning Commission stated that it should not be held accountable for expectations related to competency-based education programs offered in a credit-hour framework or interaction between faculty and students that were not made known until after the audit began. Regardless, the Higher Learning Commission proposed corrective actions to address all eight recommendations.

We considered the Higher Learning Commission’s comments and made changes where appropriate. We removed all references to Dear Colleague Letter GEN–14–23 (December 18, 2014) as criteria for the finding because we evaluated the Higher Learning Commission’s operations against the regulations that existed when we started our audit, not the guidance that the Department issued after we started our audit. We also clarified Recommendations 1.1 through 1.6. Instead of recommending that all competency-based education programs be required to go through the substantive change approval process, we are recommending that only those competency-based education programs meeting the definition of a substantive change should be subject to the substantive change approval process. Finally, in the section “Objectives, Scope, and Methodology,” we clarified that our evaluation of the Higher Learning Commission’s operations was limited to the schools for which the Higher Learning Commission had received at least a screening form and that we did not evaluate its overall accreditation standards, other substantive change processes, or general operations.

We summarized the Higher Learning Commission’s written comments on the draft audit report at the end of the finding. We included the comments and the Higher Learning Commission’s proposed corrective actions in their entirety as Attachment 2 of this report. We did not include the documentation with Attachment 2. However, copies of the documentation, less any personally identifiable information protected under the Privacy Act of 1974 (5 U.S.C. § 552a) or other information exempt under the Freedom of Information Act (5 U.S.C. § 552(b)), are available on request.

**BACKGROUND**

Schools may deliver programs that are eligible for participation in Title IV programs through various delivery methods: campus-based, distance education, and correspondence. Campus-based programs deliver instruction to students in an on-campus setting where the instructor and students meet in person. Distance education programs use technology to deliver instruction to students who are separated from the instructor but are supported by regular and substantive interaction between the instructor and student. Correspondence programs deliver instructional materials by mail or electronic transmission to students who are separated from the instructor. Correspondence programs are typically self-paced. Interaction between the instructor and student is limited, not regular and substantive, and primarily initiated by the student.

Similarly, schools may offer Title IV-eligible programs that measure student learning in various ways: credit hours, clock hours, or direct assessment. The regulations at 34 C.F.R. § 600.2
define credit hours and clock hours for Title IV purposes. A credit hour is generally based on the amount of work that the student is expected to complete and is equivalent to a minimum of 1 hour of classroom or direct faculty instruction each week and 2 hours of out-of-class student work each week. A clock hour is directly based on the amount of time in which the student is in a class, lecture, recitation, faculty-supervised laboratory, shop training, internship, or preparation in a correspondence course. According to 34 C.F.R. § 668.10, direct assessment measures academic progress through an evaluation that is not based on the amount of time a student spends on coursework; it measures what a student knows and can do in terms of the body of knowledge making up the educational program. These direct assessment measures should provide evidence that a student has command of a specific subject, content area, or skill or that the student demonstrates a specific quality, such as creativity, analysis, or synthesis, associated with the subject matter of the program. Examples of direct assessment measures include projects, papers, examinations, presentations, performances, and portfolios.

Like other programs, a competency-based education program—a program that organizes academic content according to competencies (what a student knows and can do)—may be offered as a campus-based, distance education, or correspondence program and may measure student learning either by credit hours, clock hours, or direct assessment. Accordingly, as a type of competency-based education program, a program that measures student progress through direct assessment may be offered as a campus-based, distance education, or correspondence program.

Accrediting agencies play a critical role in the Department’s processes for determining the Title IV eligibility of competency-based education programs, including direct assessment programs. According to 34 C.F.R. § 668.10, as part of its application to the Department for approval of a direct assessment program, a school must include documentation from its accrediting agency that indicates the agency evaluated the program and included the program in the school’s grant of accreditation. The school must also provide documentation showing that the accrediting agency agreed with the school’s claim of the program’s credit- or clock-hour equivalency. More generally, 34 C.F.R. § 668.8(m) states that a program offered in whole or in part through telecommunications is Title IV eligible if the program is offered by a school that has been evaluated and is accredited for its effective delivery of distance education programs by a recognized accrediting agency that has accreditation of distance education within the scope of its recognition.

On December 18, 2014, the Department issued Dear Colleague Letter GEN–14–23, “Competency-Based Education Programs—Questions and Answers,” to provide clarification regarding schools’ proposed offerings of competency-based education programs, including direct assessment programs. The Department explained the distinction between competency-based education credit-hour and competency-based education direct assessment programs; the requirements for establishing credit-hour equivalencies in direct assessment programs; and the requirements for regular and substantive interaction between faculty and students. The Dear Colleague Letter specified the following:

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4 In March 2013, the Department reiterated these requirements for accrediting agency approval through Dear Colleague Letter GEN–13–10.
• Pursuant to the regulations at 34 C.F.R. § 602.22, an accrediting agency should evaluate a school’s first offering of a competency-based education program, including a direct assessment program, as a substantive change, and the accrediting agency should approve such a program before the school may provide Title IV funds to students enrolled in those competency-based education programs.

• Any competency-based education program, including a direct assessment program, that does not include regular and substantive interaction between students and school employees who meet accrediting agency standards for providing instruction in the subject matter being discussed is considered a correspondence program.

• Pursuant to 34 C.F.R. § 602.24(f), an accrediting agency must include a review of a school’s policy for determining credit hours for competency-based education programs when the accrediting agency reviews the school for initial accreditation, renewal of accreditation, or for a substantive change under 34 C.F.R. § 602.22.

Proper classification of a program’s delivery method and measurement of student learning is important for Title IV purposes because certain Federal regulations are specific to the particular delivery method or measurement of student learning. For example, to be an eligible Title IV program, a direct assessment program must meet the requirements in 34 C.F.R. § 668.10. Also, the Higher Education Act of 1965, as amended, and Title IV regulations treat correspondence programs differently than other educational programs. For example, section 472(5) of the Higher Education Act of 1965, as amended, generally limits cost of attendance to tuition and fees for students enrolled in correspondence programs. Additionally, students enrolled only in correspondence programs may receive only a half-time Federal Pell Grant award (34 C.F.R. § 690.66), and a school may not award Title IV funds to any students if more than 50 percent of its courses are correspondence courses or if 50 percent or more of its students are enrolled in correspondence courses (34 C.F.R. § 600.7(a)(1)).

The Higher Learning Commission and Its Processes for Evaluating Proposed Programs
To carry out its accrediting activities, the Higher Learning Commission relied on the work of its employees and peer reviewers. The peer reviewers were a group of about 1,300 faculty and administrators from the more than 1,000 schools that the Higher Learning Commission accredited. These peer reviewers’ duties included evaluating schools’ applications for initial accreditation, conducting comprehensive reviews of schools for reaffirmation of accreditation, and reviewing and recommending approval or denial of substantive changes.

If a school wanted to offer a new program that was a significant departure from the school’s existing programs, the Higher Learning Commission required the school to apply for approval through a substantive change process. The Higher Learning Commission considered direct assessment programs a significant departure from a school’s existing programs. After the Department issued Dear Colleague Letter GEN–13–10, the Higher Learning Commission established a pilot program to understand and identify best practices in direct assessment, develop its policies and procedures for evaluating direct assessment programs, and train its employees and peer reviewers to evaluate direct assessment programs. In April and May 2013, the Higher Learning Commission accepted substantive change applications from four schools as
part of its direct assessment pilot program. The Higher Learning Commission approved the substantive change applications for two of the four schools in May 2013 and approved the remaining two in July 2013. In December 2013, the Higher Learning Commission began accepting substantive change applications from all its accredited schools interested in offering direct assessment programs.

According to the Higher Learning Commission’s policies, a direct assessment program was a program that measured student learning by competencies but did not follow a course-based, credit-hour framework. As the first step in its process for evaluating a school’s proposed program, the Higher Learning Commission required the interested school to submit a Direct Assessment Competency-Based Programs Screening Form (screening form) consisting of five yes-or-no questions about the proposed program. The screening form directed schools not to provide any additional information. The staff liaison assigned to that school then used the answers on the form, as well as discussions with school officials, to determine whether the proposed program was a direct assessment program. If the staff liaison determined that a school’s proposed program was a direct assessment program, the Higher Learning Commission notified the school by email that the school should submit a substantive change application.

If the staff liaison determined that a program was not a direct assessment program, the Higher Learning Commission did not require a substantive change application unless that program represented another type of change that was considered substantive. Other types of substantive changes included a school’s first offering of a program (for example, its first bachelor’s degree in business administration) or the school’s first offering of a distance education or correspondence course. In that case, the Higher Learning Commission would evaluate the program using its normal accreditation process for whatever type of change the program represented. The Higher Learning Commission did not require approval for a school’s initial offering of a competency-based education version of a traditional program that was already included in the school’s grant of accreditation if that program was not considered a direct assessment program.

The Higher Learning Commission’s Accreditation Services employees managed the substantive change approval process and coordinated the review of applications for direct assessment programs. When a school first submitted a substantive change application, Accreditation Services employees forwarded the application to the school’s assigned staff liaison, who reviewed the application for completeness and returned it to Accreditation Services. Accreditation Services employees then set up a change panel consisting of two or three peer reviewers whom the Higher Learning Commission had trained to evaluate direct assessment programs.

The change panel reviewed the substantive change application and recommended approval or denial. The substantive change application and the change panel’s recommendation then moved to the Institutional Actions Council, which made the final decision to approve or deny the proposed program. The Higher Learning Commission documented the decision in the Institutional Action Council’s meeting minutes and sent a letter to the school notifying the school of the decision.
As of December 31, 2014, the Higher Learning Commission had received at least a screening form from 15 schools expressing interest in offering direct assessment programs. Staff liaisons who reviewed the screening forms determined that six of the schools’ proposed programs did not meet the Higher Learning Commission’s definition of direct assessment programs and, therefore, according to the Higher Learning Commission’s policy, did not need to go through the substantive change process. For three other schools, the staff liaisons who reviewed the screening forms requested that the schools submit substantive change applications, but, as of December 31, 2014, the three schools had not submitted substantive change applications. The other six schools submitted a total of eight substantive change applications to the Higher Learning Commission. The Higher Learning Commission approved seven of the eight applications. However, after receiving a direct assessment program application, the Department was not certain that one of the seven programs approved by the Higher Learning Commission met the definition of a Title IV-eligible, direct assessment program. The Department requested additional information from the school, but the school withdrew its application before the Department made a final determination as to the type of program being proposed. The Higher Learning Commission suspended its review of the eighth application while it revised its substantive change processes.

**AUDIT RESULTS**

The objective of our audit was to determine whether the Higher Learning Commission established a system of internal control that provided reasonable assurance that schools’ classifications of delivery methods and measurements of student learning for competency-based education programs, including direct assessment programs, were sufficient and appropriate to help the Department ensure that it properly classified the schools’ programs for Title IV purposes. We concluded that, as of December 31, 2014, the Higher Learning Commission had not established a system of internal control that provided reasonable assurance that schools’ programs were properly classified for Title IV purposes. Specifically, we found that the Higher Learning Commission did not

- consistently apply its standards when reviewing competency-based education programs, including direct assessment programs, and determining the proposed programs’ delivery methods and measurements of student learning;

- obtain sufficient information to determine the delivery methods and measurements of student learning of proposed competency-based education programs it determined were not direct assessment programs or whether those programs represented a substantive change that required approval through the substantive change process;

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5 One school submitted three applications; the other five schools submitted one application each. All six schools subsequently submitted direct assessment applications to the Department, and, as of July 13, 2015, the Department had approved four of the six schools’ applications.
• sufficiently evaluate the credit-hour equivalencies of direct assessment programs; or

• maintain complete records supporting its decisions regarding the credit-hour equivalencies of direct assessment programs.

FINDING — The Higher Learning Commission Did Not Consistently Apply Its Standards or Adequately Evaluate Schools’ Proposed Programs

When considering schools’ proposed direct assessment programs, the Higher Learning Commission did not consistently apply its standards or consistently evaluate the schools’ classifications of delivery methods and measurements of student learning. The Higher Learning Commission also did not obtain sufficient information to appropriately evaluate whether proposed programs were distance education or correspondence programs, whether the programs measured student learning by credit hours or direct assessment, and whether the programs met the definition of a substantive change. In addition, for four of the six schools for which it now includes direct assessment programs in the schools’ grants of accreditation, the Higher Learning Commission agreed with the schools’ assessments of the programs’ credit-hour equivalencies without knowing whether the credit hours for the programs from which the direct assessment programs were derived met the Federal definition of a credit hour. Lastly, the Higher Learning Commission did not document its agreement with the credit-hour equivalencies of the direct assessment programs it approved.

The Higher Learning Commission Did Not Consistently Apply Its Standards

The Higher Learning Commission’s Elements of Good Practice provided the following guidelines that the Higher Learning Commission expected schools to follow when developing direct assessment programs:

Faculty or instructors with subject matter expertise in the student’s discipline and in general education play a formative role in the direct assessment competency-based student’s academic program. While faculty with subject matter expertise design the curriculum, this faculty or other similarly qualified faculty or instructors also regularly engage with students during the course of the program, provide expert assistance and support to students in the program, and have a meaningful role in directing and reviewing the assessment of competencies. . . . While mentors or counselors may have an important role in direct assessment competency-based programs in supporting or assisting students, they should not replace faculty or instructors with subject-matter expertise.

We found that the Higher Learning Commission approved six schools’ substantive change applications even though the applications described the proposed programs as self-paced programs and did not clearly indicate that the programs would include regular and substantive interaction between students and school employees who met the Higher Learning Commission’s definition of faculty members. For example, according to one school’s substantive change application, the school’s proposed program would involve both coaches and subject matter experts. The school’s application stated that the coaches would connect with students once each week, on average, and serve as academic advisors, coaches, and mentors. The coaches would track student progress and reach out to students if the students were struggling within any area of the program. The school’s application further defined subject matter experts.
Subject matter experts would provide tutoring and academic support, helping students with any questions or challenges the students might have in acquiring the necessary knowledge or skills needed to demonstrate proficiency in the program’s competencies. The application did not indicate whether students would regularly interact with subject matter experts if the students were not struggling.

We also found that the Higher Learning Commission determined that the programs proposed by three separate schools represented three different types of competency-based education programs—a competency-based education credit-hour program offered by distance education, a direct assessment program offered by distance education, and a credit-hour program offered by correspondence—even though the screening forms, substantive change applications, and other documents provided by the three schools similarly described the three schools’ programs. Each school described its program as self-paced, measuring student progress through the students’ mastery of concepts and involving student interaction with both faculty members and coaches or mentors. According to the Higher Learning Commission, the initial review of the proposed programs focused on determining whether the programs represented direct assessment programs that required approval as a substantive change. Staff liaisons based their decisions on whether the programs measured student progress in credit hours or assessment of competencies. The Higher Learning Commission’s documentation did not indicate whether staff liaisons considered other factors when determining the types of programs being proposed.

Additionally, for one of the nine schools that submitted only a screening form, a staff liaison initially determined that the school’s proposed programs were competency-based education credit-hour programs, not direct assessment programs. In such a case, Higher Learning Commission policy did not require the programs to go through the substantive change process. However, despite the school submitting only a screening form, the Higher Learning Commission employed its approval process as if the school had submitted a substantive change application. The Institutional Actions Council approved the programs as direct assessment programs, and the Higher Learning Commission notified the school that the programs were approved and would be included in the school’s grant of accreditation. The Higher Learning Commission did not catch the error until, according to the Higher Learning Commission’s vice president for legal and governmental affairs, the Department’s Office of Postsecondary Education learned that the school might submit one or more programs to the Department for a determination of Title IV eligibility as direct assessment programs. The Department contacted the Higher Learning Commission for more information about the school’s proposed programs. At that point, the Higher Learning Commission’s vice president for legal and governmental affairs reviewed the school’s file, identified the error, and notified the school that it was not approved to offer direct assessment programs.

Federal Regulations Require Consistent Application and Enforcement of Standards

According to 34 C.F.R. § 602.18, an accrediting agency must consistently apply and enforce its standards to ensure that the education or training a school offers is of sufficient quality to achieve the stated objective of the education or training. To meet this requirement, an accrediting agency must have effective controls against the inconsistent application of its standards, base its decisions on its published standards, and have a reasonable basis for determining that the information it relies on for decision-making is accurate.
According to 34 C.F.R. § 602.3, correspondence education is defined as typically self-paced, and the school provides by mail or electronic transmission instructional materials, including examinations on the materials, to students who are separated from the instructor. Interaction between the instructor and the student is limited, not regular and substantive, and primarily initiated by the student.

Substantive Change Policy and Processes Need Strengthening
The Higher Learning Commission did not consistently apply its standards because its substantive change policy and processes needed strengthening. The Higher Learning Commission’s substantive change application had a question asking schools to describe the roles of typical faculty and school employees involved in the proposed direct assessment programs. However, schools’ responses to this question on the substantive change application did not clearly indicate that students would regularly and substantively interact with employees who met the Higher Learning Commission’s definition of faculty members. Further, the Change Panel Substantive Change Recommendation Form, used by the Higher Learning Commission’s peer reviewers to document their evaluation of the application and recommendation to approve or deny it, did not require peer reviewers to evaluate the level of interaction between faculty and students. Such information could help the Higher Learning Commission evaluate whether the interaction between faculty and students should be considered regular and substantive—as required under its standards as well as Department rules—and identify the types of programs being proposed.

Additionally, the Higher Learning Commission staff liaisons did not meet with each other to discuss proposed direct assessment programs or monitor decisions that they had made independently. Policies requiring such actions could help ensure that staff liaisons consistently determine what type of programs are being proposed.

When we presented our concerns about the inconsistent application of its standards, the president of the Higher Learning Commission told us that the Higher Learning Commission was unsure how direct assessment programs and correspondence programs intersected until the Department issued Dear Colleague Letter GEN–14–23. The president indicated that the Higher Learning Commission would revise its substantive change application for direct assessment programs to include questions designed to obtain more information about the self-paced nature of the programs, the nature and frequency of the engagement between faculty and students, and other considerations necessary to reach a determination about whether the proposed direct assessment programs are correspondence programs.

The president also informed us that the Higher Learning Commission would revise its Change Panel Substantive Change Recommendation Form to include additional questions that will prompt peer reviewers to more directly evaluate the interaction between faculty and students and determine whether the proposed programs are correspondence programs. Further, the president stated that the Higher Learning Commission would ask all schools that previously submitted a screening form, a substantive change application, or both, for proposed direct assessment programs for more information about the level of interaction between faculty and students. The Higher Learning Commission would use that additional information to decide whether such programs should be classified as correspondence. Lastly, to ensure consistency in
its responses to schools, the president stated that Higher Learning Commission employees would review every substantive change application for proposed direct assessment programs at a case review meeting before forwarding the application to a change panel.

The Higher Learning Commission Did Not Obtain Sufficient Information About the Types of Programs Being Proposed

The Higher Learning Commission did not obtain enough information from schools to make a well-informed decision about the types of programs being proposed. For the nine schools that submitted only a screening form, eight screening forms indicated that the programs would be self-paced. However, the eight screening forms did not provide enough information for the Higher Learning Commission to accurately determine the proposed programs’ level of interaction between faculty and students. Each screening form required the school to indicate, with only a “yes” or “no” answer, whether the following five attributes applied to its proposed program(s):

1. Direct assessment is used to demonstrate student competencies irrespective of course structures, faculty-student relationships, and institution-designed curricula.

2. The program is self-paced and can be completed in a flexible timeframe based on the student’s progress.

3. Student work performed, student learning outcomes and goals, and the application of student learning assessments in direct assessment, competency-based programs are equivalent or superior to those in traditional academic courses or programs.

4. Competencies, student work, and achieved learning are not defined exclusively in terms of credit or credit hour equivalencies.

5. Title IV student financial aid will be offered for these programs.

The screening form directed schools not to provide any information other than a yes or no answer for each of the five questions.

Despite the lack of any descriptive information beyond what was on the screening forms, staff liaisons determined that six of the nine schools’ programs were not direct assessment programs. According to the staff liaisons we interviewed, they would often discuss proposed programs with schools to help them determine whether the program was a direct assessment program. However, the staff liaisons did not always obtain sufficient additional information from the schools to correctly determine whether the programs might be correspondence programs. For example, for one of the six schools, a staff liaison determined that the proposed program was a competency-based education credit-hour program, but a subsequent program review conducted by the Department’s office of Federal Student Aid identified the program as a potential correspondence program. The school then submitted to the Higher Learning Commission a substantive change application proposing to offer a correspondence program, and the Higher Learning Commission approved the program as a correspondence program. The Higher Learning Commission’s procedures were not sufficient to identify the school’s program as correspondence when the school initially submitted the screening form.
According to 34 C.F.R. § 602.22(a), an accrediting agency must maintain substantive change policies that ensure any substantive changes to the educational mission, program, or programs of a school after the agency has accredited or preaccredited the school do not adversely affect the capacity of the school to continue to meet the agency’s standards. An accrediting agency meets this requirement if its definition of substantive change includes at least “the addition of courses or programs that represent a significant departure from the existing offerings of educational programs, or method of delivery, from those that were offered when the agency last evaluated the institution.” Therefore, a school must first obtain its accrediting agency’s approval of the change before Title IV funds may be provided to students enrolled in the program.

We concluded that the Higher Learning Commission did not obtain sufficient information to make well-informed decisions because its policy did not consider a school’s initial offering of a competency-based education credit-hour program to be a substantive change. During the screening process, staff liaisons were not required to determine whether the design of the proposed programs represented a significant departure from a school’s existing programs, which would require the programs to be approved through the substantive change process. Even though the regulation requires the initial offering of a competency-based education program that is a significant departure from the school’s existing offerings of educational programs or methods of delivery to be subject to the substantive change process, the Higher Learning Commission’s screening form stated:

The institution should not complete this form or seek approval if any of the following apply:

- The competency-based program, whether on ground or offered via distance or correspondence education, is structured within standard courses and credit offerings of the institution; i.e., the competencies are part of a program that is also defined in terms of required credits and courses.

- The competency-based program uses assessment to establish achievement of competencies; however, the program also requires student work, student time, and student learning equivalent to that of parallel courses and credits in non-competency-based offerings and awards a degree, diploma or certificate based on the award of credits as well as the achievement of competencies.

According to the president of the Higher Learning Commission, until the Department issued Dear Colleague Letter GEN–14–23, the Department had not provided guidance to indicate that it considered all competency-based education programs substantive changes that would require the approval of the accrediting agency under 34 C.F.R. § 602.22. Nonetheless, according to the president, the Higher Learning Commission will change its policies so that it handles proposed competency-based education programs as substantive changes. The Higher Learning Commission will discontinue use of its screening form related to direct assessment programs and will not accept new substantive change applications related to direct assessment programs while it revises its substantive change processes. In the future, a school seeking approval of either new competency-based education credit-hour or direct assessment programs will need to

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6 Dear Colleague Letter GEN–14–23 was issued December 18, 2014, and we evaluated the Higher Learning Commission’s operations as of December 31, 2014.
complete a multipart application that includes questions that will provide more information about the nature and frequency of the engagement between faculty and students.

**The Higher Learning Commission Did Not Adequately Evaluate Credit-Hour Equivalencies**

The Higher Learning Commission did not adequately evaluate proposed direct assessment programs’ equivalencies in terms of credit hours. Since July 1, 2011, the effective date of the Federal regulation defining a credit hour for Title IV purposes, the Higher Learning Commission has not completed comprehensive reviews for reaffirmation of accreditation of four of the six schools that it approved to offer direct assessment programs. Therefore, the Higher Learning Commission did not have an adequate basis on which to compare the credit-hour equivalencies of any of those four schools’ proposed direct assessment programs.

According to 34 C.F.R. § 602.3, for Title IV purposes, a school must obtain approval for a direct assessment program from the Department. As part of that approval, an accrediting agency must evaluate the program and include the program in the school’s grant of accreditation or preaccreditation; an accrediting agency also must review and approve the school’s claim of each program’s equivalency in terms of credit or clock hours. Also, 34 C.F.R. § 602.24(f) states that an accrediting agency, as part of its review of a school for initial accreditation or preaccreditation or renewal of accreditation, must demonstrate that it has established and used credit-hour policies that include an effective review and evaluation of the reliability and accuracy of the school’s assignment of credit hours.

The Higher Learning Commission’s evaluations of proposed direct assessment programs’ equivalencies in terms of credit hours were inadequate because the Higher Learning Commission did not review a school’s assignment of credit hours for existing programs frequently enough. Of the six schools that submitted direct assessment substantive change applications, five schools’ applications indicated that the credit-hour equivalencies for their programs were derived from existing credit-hour programs. However, according to its policy, the Higher Learning Commission would review whether a school’s assignment of credit hours for the existing program met the Federal definition only during comprehensive reviews for reaffirmation of accreditation, which could occur as infrequently as once every 10 years. When we presented the Higher Learning Commission with our concern about its review of credit hours, its president informed us that the Higher Learning Commission will require schools seeking approval of direct assessment programs to complete the Credit Hour Worksheet, which is normally completed during comprehensive reviews, and submit it along with the school’s substantive change application. The Higher Learning Commission will also require the change panels evaluating direct assessment programs to be trained on reviewing the Credit Hour Worksheet and reaching a determination about the appropriateness of the school’s credit-hour policy.

7 The Credit Hour Worksheet provided information about the school’s term lengths; the school’s credit-hour policies; the number and length of course meetings (or instructional time for distance education or correspondence courses) for a 1 credit-hour course, 2 credit-hour course, and so on; and the number of courses for which the school awarded each number of credit hours.
The Higher Learning Commission Did Not Document Its Agreement With Credit-Hour Equivalencies

The Higher Learning Commission did not maintain complete records related to decisions it made regarding direct assessment programs’ equivalencies in terms of credit or clock hours. For six of the seven substantive change applications for direct assessment programs that the Higher Learning Commission approved, the Higher Learning Commission did not maintain documentation explicitly stating its agreement with the schools’ determinations about their direct assessment programs’ equivalencies in terms of credit hours.

According to 34 C.F.R. § 602.3, for Title IV purposes, a school must obtain approval for a direct assessment program from the Department. As part of that approval, an accrediting agency must review and approve the school’s claim of each program’s equivalency in terms of credit or clock hours. Additionally, 34 C.F.R. § 602.15(b)(2) requires an accrediting agency to maintain complete and accurate records of all decisions made throughout a school’s or program’s affiliation with the agency regarding the accreditation and preaccreditation of the school or program and substantive changes, including all correspondence that is significantly related to those decisions.

According to the Higher Learning Commission’s president, for previously approved direct assessment programs, the Change Panel Substantive Change Recommendation Form and the school’s substantive change application provided documentation that the credit-hour equivalencies were reviewed. However, those documents and the letters sent to schools notifying them of the approval of the programs did not contain the Higher Learning Commission’s explicit agreement with those credit-hour equivalencies.

The president of the Higher Learning Commission stated that the Higher Learning Commission revised the standard forms used to document its review of direct assessment programs to ensure that, in future cases, it will maintain documentation of its agreement with the programs’ credit-hour equivalencies. The president also indicated that the Higher Learning Commission will update the files of schools that it previously approved to offer direct assessment programs to indicate the Higher Learning Commission’s explicit agreement with the credit-hour equivalencies.

Title IV Funds Could Be At Risk, and the Higher Learning Commission Might Not Comply With Requirements

If the Higher Learning Commission does not effectively and consistently apply its policies, it might create an atmosphere of uncertainty among schools planning to develop competency-based education programs, including direct assessment programs. As a result, schools might forgo plans to create innovative and effective competency-based education programs that comply with Title IV requirements and meet the needs of students. Also, without an appropriate evaluation by the Higher Learning Commission of a school’s classification of proposed competency-based education programs, the Department might not receive sufficient information about a school’s proposed direct assessment programs to make fully-informed decisions about the Title IV eligibility of the programs. Further, because of the limits that the Higher Education Act of 1965, as amended, places on correspondence programs, schools’ misclassifying correspondence programs as competency-based education credit-hour or direct assessment programs simply...
offered by distance education could result in overpayments of Title IV funds to students or disbursement of funds to students enrolled in ineligible programs.

Additionally, if the Higher Learning Commission does not properly determine the type of programs being offered, it might not know whether a school is meeting Title IV requirements specific to different types of programs. As a result, the Higher Learning Commission might not comply with 34 C.F.R. § 602.27(a)(6), which states that “an accrediting agency must submit to the Department the name of any school or program it accredits that the accrediting agency has reason to believe is failing to meet its Title IV responsibilities or is engaged in fraud or abuse.”

**Recommendations**

We recommend that the Assistant Secretary for Postsecondary Education require the Higher Learning Commission to—

1.1 Revise its policies and procedures for performing substantive change reviews to ensure that it obtains sufficient information about the interaction between faculty and students in competency-based education programs, including direct assessment programs, to determine whether the interaction will be regular and substantive. If not, classify the programs as correspondence programs.

1.2 Develop procedures that will ensure that it consistently evaluates proposed programs, including competency-based education programs, to determine whether they should be subject to substantive change review or direct assessment review.

1.3 Revise its procedures to ensure that it has an adequate mechanism to determine that all programs, including competency-based education programs, that meet the definition of a substantive change go through the substantive change process.

1.4 Inform all schools that it accredits that no programs, including competency-based education programs, that are subject to the substantive change policy are Title IV-eligible programs until the programs have been approved through the required substantive change process.

1.5 Reevaluate proposed programs for which it has previously received at least a screening form since April 2013 to determine whether interaction between faculty and students will be substantially different from the school’s prior offerings of programs using the same delivery method. If so, determine whether the interaction between faculty and students will be regular and substantive. If not, classify the programs as correspondence programs.

1.6 Inform any schools that it accredits and that are currently providing Title IV funds to students in programs subject to the substantive change policy but have not been approved through the substantive change approval process to immediately cease providing Title IV funds to those students.
1.7 Develop procedures that will ensure that it has reviewed a school’s assignment of credit hours since July 1, 2011, for any school that it reviews and approves a substantive change application for competency-based education programs.

1.8 Ensure that the documentation it maintains for schools that it has approved to offer direct assessment programs clearly indicates that the Higher Learning Commission agreed with the school’s determination of the programs’ equivalencies in terms of credit or clock hours.

**Higher Learning Commission’s Comments**

The Higher Learning Commission stated that it generally agreed with the issues discussed in the finding but did not agree with aspects of the draft audit report in which we evaluated its processes against guidance (Dear Colleague Letter GEN–14–23, issued on December 18, 2014) that was not in effect when the audit started. The Higher Learning Commission stated that it should not be held accountable for expectations related to competency-based education credit-hour programs or interaction between faculty and students that were not made known until after the audit began. The Higher Learning Commission also stated that it should not be expected to fulfill the Department’s role of determining whether a school’s programs are Title IV eligible. Regardless, the Higher Learning Commission provided a corrective action plan describing actions that it has already taken, or is in the process of taking, in response to the issues highlighted in the report.

**OIG Response**

Although not issued until after we began our audit, Dear Colleague Letter GEN–14–23 only clarified what the existing regulations required. Regarding the review of competency-based education credit-hour programs, the regulations in effect before December 18, 2014, required an accrediting agency to have procedures in place to identify whether any program represented a significant departure from a school’s existing offerings. The Higher Learning Commission did not have procedures to determine whether competency-based education credit-hour programs were a substantive change, even when such programs could closely resemble direct assessment programs.

We agree that the Department is ultimately responsible for ensuring that education programs are properly classified for Title IV purposes. However, schools must first be accredited by an accrediting agency recognized by the Department before they may be eligible to receive Title IV funds. The Department relies on the recognized accrediting agencies to provide it assurances on the quality of the education programs offered by schools. Therefore, the Department needs the Higher Learning Commission to provide it with relevant information so the Department can ensure that it properly classifies the schools’ educational programs and Title IV funds are appropriately awarded.
OBJECTIVE, SCOPE, AND METHODOLOGY

The objective of our audit was to determine whether the Higher Learning Commission established a system of internal control that provided reasonable assurance that schools’ classifications of delivery methods and measurements of student learning for competency-based education programs, including direct assessment programs, were sufficient and appropriate to help the Department ensure that it properly classified the schools’ programs for Title IV purposes. We evaluated the Higher Learning Commission’s operations related to its reviews of competency-based education programs, including direct assessment programs, as of December 31, 2014.

To accomplish our objective, we first gained an understanding of selected provisions of the Higher Education Act of 1965, as amended; the Higher Education Reconciliation Act of 2005; Title IV regulations in 34 C.F.R. § 600.2, 34 C.F.R. Part 602, and 34 C.F.R. § 668.10; and Dear Colleague Letters GEN–11–06, GEN–13–10, and GEN–14–23. We then gained an understanding and assessed the adequacy of the Higher Learning Commission’s system of internal control, including information systems control, over evaluating schools’ applications for approval to offer competency-based education programs, including direct assessment programs. To do so, we interviewed the following Higher Learning Commission employees:

- vice president for legal and governmental affairs, who led the Higher Learning Commission’s development and implementation of new policies, including those related to the evaluation of direct assessment programs;
- five of the Higher Learning Commission’s nine staff liaisons, who were responsible for initially reviewing proposed programs and determining the types of programs that schools are proposing to offer;
- vice president and chief operating officer, who oversaw internal operations, including the substantive change process;
- associate vice president for accreditation processes, associate director for institutional change, and accreditation processes coordinator for institutional change, who all managed the substantive change approval process and coordinated the review of applications for direct assessment programs;
- associate director for decision-making, who coordinated the Institutional Actions Council’s reviews of proposed substantive changes; and

8 By sufficient, we mean that the Higher Learning Commission’s processes allowed it to obtain enough information to make a fully informed decision about the classification of programs’ delivery methods and measurements of student learning. By appropriate, we mean that the Higher Learning Commission’s evaluation processes worked as intended, as evidenced by proper classification of programs’ delivery methods and measurements of student learning.
• director of information technology, who provided an overview of the information systems that the Higher Learning Commission used for its accreditation processes.

We also reviewed the Higher Learning Commission’s policies and procedures for evaluating competency-based education programs (credit-hour and direct assessment), credit- or clock-hour equivalencies of direct assessment programs, and credit hours that schools assigned to the courses and programs from which direct assessment programs were derived. Lastly, we reviewed the Higher Learning Commission’s documentation for all 15 schools that submitted at least a screening form expressing interest in offering direct assessment programs as of December 31, 2014. 9 The documentation included the following:

• Direct Assessment Competency-Based Programs Screening Form,

• Internal Higher Learning Commission Processing and Desk Review Substantive Change forms,

• substantive change applications submitted during the Higher Learning Commission’s pilot program and after the pilot program,

• Change Panel Substantive Change Recommendation Form,

• final minutes from Institutional Actions Council meetings that involved approval of substantive changes for direct assessment programs and letters notifying schools of program approval or denial, and

• other correspondence between the Higher Learning Commission and schools.

We reviewed the documentation to learn how the Higher Learning Commission determined whether schools’ proposed programs were direct assessment programs and whether the documentation clearly showed how the Higher Learning Commission made its determinations. In addition, we reviewed the substantive change applications to determine (1) how schools defined faculty; (2) how schools planned to measure student learning (credit hour, clock hour, or direct assessment); (3) whether schools clearly described whether their proposed programs would include regular and substantive interaction between faculty and students; (4) whether schools clearly described the planned programs’ delivery methods (campus-based, distance education, or correspondence); and (5) how schools established the credit- or clock-hour equivalencies of the proposed direct assessment programs.

We next evaluated whether the Higher Learning Commission’s documentation included enough information to allow the Higher Learning Commission to appropriately determine the types of programs being proposed. We compared the information in the Higher Learning Commission’s documentation with the applicable definitions of direct assessment, distance education, and correspondence in 34 C.F.R. Part 602. We also compared the schools’ descriptions of faculty

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9 The Higher Learning Commission did not have an approval process or separate documents specifically for competency-based credit-hour programs. Therefore, the documentation we reviewed in the Higher Learning Commission’s files only included documents related to schools’ proposed direct assessment programs.
positions and descriptions of the level of interaction between faculty and students with the Higher Learning Commission’s definition of faculty to determine whether the proposed programs clearly would involve regular and substantive interaction between faculty and students. Additionally, we reviewed the Higher Learning Commission’s Web site to find the most recent date of reaffirmation of accreditation for each of the six schools for which the Higher Learning Commission approved direct assessment programs to determine whether it reviewed each school’s assignment of credit hours since July 1, 2011, the effective date of the Federal definition of a credit hour. Lastly, we identified and reviewed all the accreditation documentation that the Higher Learning Commission provided us to determine whether the Higher Learning Commission followed its own procedures for the evaluation of competency-based education programs, including direct assessment programs.

We reviewed the Higher Learning Commission’s documentation for 15 (100 percent) of the schools that, as of December 31, 2014, submitted at least a screening form that indicated their interest in offering direct assessment programs. The results of our audit cannot be projected to the Higher Learning Commission’s review of any other programs at the schools for which we reviewed documentation or any programs at any other schools that the Higher Learning Commission accredits.

Weaknesses in Internal Control
We identified weaknesses in the Higher Learning Commission’s system of internal control over evaluating schools’ proposed competency-based education programs, including direct assessment programs, that were significant to our audit objective. We found that the Higher Learning Commission’s policies and procedures were not sufficient and appropriate to ensure that schools’ proposed programs were properly classified in terms of delivery methods and measurements of student learning (see Finding, The Higher Learning Commission Did Not Consistently Apply Its Standards or Adequately Evaluate Schools’ Proposed Programs, on page 9 of this report).

Data Reliability
To achieve our objective, we relied, in part, on accreditation documentation that the Higher Learning Commission maintained in its information systems. To assess the reliability of the accreditation documentation, we first gained an understanding of the accreditation documentation contained in the Higher Learning Commission’s information systems and the relevant information systems controls. We interviewed the Higher Learning Commission’s director of information technology and the vice president and chief operating officer. From our interviews, we learned that the Higher Learning Commission maintained the official records for the schools it accredits in one information system. According to the director of information technology, only three Higher Learning Commission employees can upload documents directly into that system. We also interviewed two Higher Learning Commission employees—a staff liaison and the associate vice president for accreditation processes—who were knowledgeable about the accreditation documentation contained in the information system.

After gaining an understanding of the accreditation documentation contained in the Higher Learning Commission’s information system and the relevant information system controls, we applied logic tests on the documentation that we received for two schools that
submitted substantive change applications and two schools that submitted only screening forms. We looked for (1) missing data, (2) the relationship of one data element to another, and (3) dates outside of the expected range or following an illogical progression. Based on our interviews and logic tests, we determined that the accreditation documentation that the Higher Learning Commission maintained in its information system were sufficiently reliable for the purposes of our audit.

We conducted our audit at the Higher Learning Commission’s offices in Chicago, Illinois, and our offices from July 2014 through March 2015. We discussed the results of our work with Higher Learning Commission officials on June 11, 2015, and provided them with a copy of the draft of this report on July 15, 2015. After reviewing the draft audit report, the Higher Learning Commission provided us with comments on the draft audit report on August 13, 2015. We reviewed and analyzed the Higher Learning Commission’s comments on the draft of this report and revised the report as necessary.

We conducted this performance audit in accordance with generally accepted government auditing standards. Those standards require that we plan and perform the audit to obtain sufficient, appropriate evidence to provide a reasonable basis for our findings and conclusions based on our audit objectives. We believe that the evidence obtained provides a reasonable basis for our finding and conclusions based on our audit objective.

**ADMINISTRATIVE MATTERS**

Statements that managerial practices need improvements, as well as other conclusions and recommendations in this report, represent the opinions of the Office of Inspector General. Determinations of corrective action to be taken will be made by the appropriate Department of Education officials.

This report incorporates the comments you provided in response to the draft audit report. If you have any additional comments or information that you believe may have a bearing on the resolution of this audit, you should send them directly to the following Department of Education official, who will consider them before taking final Departmental action on this audit:

Jamienne S. Studley  
Deputy Under Secretary Delegated Duties of the Assistant Secretary for Postsecondary Education  
U.S. Department of Education  
Office of Postsecondary Education  
1990 K Street, N.W.  
Washington, D.C. 20006
It is the policy of the U.S. Department of Education to expedite the resolution of audits by initiating timely action on the findings and recommendations contained therein. Therefore, receipt of your comments within 30 calendar days would be appreciated.

In accordance with the Freedom of Information Act (5 U.S.C. § 552), reports issued by the Office of Inspector General are available to members of the press and general public to the extent information contained therein is not subject to exemptions in the Act.

We appreciate the cooperation and assistance extended by your employees during our audit. If you have any questions or require additional information, please do not hesitate to contact me at 312-730-1620 or Lisa F. Robinson, Assistant Regional Inspector General for Audit, at 816-268-0500.

Sincerely,

/s/
Gary D. Whitman
Regional Inspector General for Audit

Attachments
ATTACHMENT 1

Acronyms, Abbreviations, and Short Forms Used in This Report

<table>
<thead>
<tr>
<th>C.F.R.</th>
<th>Code of Federal Regulations</th>
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<tr>
<td>Department</td>
<td>U.S. Department of Education</td>
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<tr>
<td>Direct assessment program</td>
<td>Competency-based education program that measures a student’s learning through direct assessment, not credit or clock hours</td>
</tr>
<tr>
<td>Screening form</td>
<td>Direct Assessment Competency-Based Programs Screening Form</td>
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<tr>
<td>Staff liaison</td>
<td>Vice president for accreditation relations, a Higher Learning Commission employee who served as the primary point of contact between the Higher Learning Commission and the schools it accredits</td>
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<tr>
<td>Title IV</td>
<td>Title IV of the Higher Education Act of 1965, as amended</td>
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AUDITEE COMMENTS ON THE DRAFT AUDIT REPORT
August 13, 2015

Mr. Gary Whitman
Regional Inspector General for Audit
Office of Inspector General
U.S. Department of Education
Citigroup Center
500 W. Madison St., Suite 1414
Chicago, IL 60661

Dear Mr. Whitman:

I am writing in response to the draft audit report issued by the Office of Inspector General (“OIG”) regarding the Higher Learning Commission’s (“the Commission’s”) handling of competency-based education, including direct assessment. In particular, the purpose of the audit was initially defined in an e-mail from Ms. Lisa Robinson on September 3, 2014 as “to determine whether the Higher Learning Commission is evaluating the appropriateness of institutional classification of delivery method and measurement of student learning for competency-based programs, including direct assessment programs, to ensure that programs are properly classified for Title IV purposes.” The draft audit report recently issued further expanded on this purpose by indicating that the audit was intended to examine the Commission’s internal controls relative to this work. The draft audit report identifies a number of deficiencies in the Commission’s internal processes related to review of direct assessment and competency-based education. While the Commission agrees with many of the findings identified by the OIG team in its recent draft audit, it disagrees with those aspects of the report that evaluate the Commission against regulatory interpretations that were not extant on September 3, 2014 when the audit was initiated particularly to the extent that they raise implications regarding the Commission’s overall capacity to act as a responsible gatekeeper for Title IV federal regulations.

Development of Statute and Regulations Related to Direct Assessment and Application to Recognized Accrediting Organizations

Congress initially authorized the eligibility of programs that utilize the direct assessment of student learning in lieu of measuring student learning in credit hours in the Higher Education Reconciliation Act of 2005 (Section 8020). This statutory language was said to have been specifically intended to assure that one particular new institution sponsored by
several governors would have access to Title IV funds (Senator Mike Enzi [R-Wy], Remarks on the U.S. Senator Floor, July 23, 2007 regarding Western Governors University). However, more broadly, the authorization appears to have been intended to provide new avenues through which students could gain a certificate or degree from an accredited college and that such avenues would fulfill multiple purposes including recognizing skills or learning students attained outside of higher education, thereby reducing the cost of the academic program for students and institutions, and providing flexibility for students that might result in some cases in a more expeditious route to completion. Thus the initiation of direct assessment programs appears to have fulfilled public policy goals related to these areas.

In November 2006 the U.S. Department of Education ("the Department") subsequently issued new regulations related to direct assessment. These regulations not only defined direct assessment and established approval mechanisms by the Department (34 CFR §668.10) for new direct assessment programs seeking Title IV aid, but also required recognized accrediting agencies to complete certain responsibilities with regard to direct assessment programs:

   (T)he accrediting agency must— (1) Evaluate the program(s) and include them in the institution's grant of accreditation or preaccreditation; and (2) Review and approve the institution's claim of each direct assessment program's equivalence in terms of credit or clock hours. (34 CFR §602.2)

As this language makes clear, accreditors have two very specific tasks related to direct assessment: 1) evaluate the proposed direct assessment program based on the standards and procedures related to the agencies’ oversight of the quality of institutions and their academic programs; and 2) approve the proposed direct assessment program’s credit hour equivalencies.

For several years the Department was silent regarding direct assessment, and no institutions approached the Commission about developing a direct assessment program. It was not until 2012-13 that a few institutions contacted the Commission about developing a direct assessment program in the future. At that time there was extremely limited understanding among institutions generally about what constituted a direct assessment program or how credit hours were to be handled for Title IV purposes within a direct assessment program. Even the Department seemed unsure how to apply its own regulatory language to specific institutional situations.1 In March 2013 the Department issued its first guidance related to direct assessment programs (Dear Colleague Letter GEN 13-10, “Applying for Title IV Eligibility for Direct Assessment [Competency-Based] Programs,” issued by the Department on March 19, 2013). Relying on this nascent guidance from the Department the Commission initiated an in-depth program to understand and identify best practices in

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1 Northern Arizona University was told by the Department that its new “personalized learning program” was a direct assessment program, but the Department ultimately concluded that the program was not a direct assessment program despite approval of the program by the Commission as a direct assessment program. In addition, this case demonstrates that it is the Department, not the Commission, which makes the final decision on the classification of the program for Title IV purposes.
direct assessment, to develop an evaluation protocol for institutions seeking approval for a
direct assessment program, and to train staff and peer reviewers regarding evaluation of
direct assessment. The Commission reviewed and approved its first direct assessment
programs in June and July of 2013.

In December of 2014 the Department issued its second guidance related to direct
assessment programs (Dear Colleague Letter GEN 14-23, “Competency-Based Education
Programs-Questions and Answers,” issued by the Department on December 19, 2014). In
that document it also clarified regulatory expectations with regard to both competency-
based education operating within a credit-hour framework and faculty-student
engagement. Prior to late 2014, nothing in the statute, regulations or guidance clearly
established any federal obligation for accrediting agencies related to competency-based
education that operated within a credit hour framework. Such education has existed at
many institutions for many years. At such institutions students earn credits and grades as
well as demonstrate specific competencies to qualify for a certificate or degree.
Competencies provide a supplemental or alternative approach to establishing learning
objectives, one focused not only on what students know but what they can do, and provide
an alternative framework for evaluating whether students have met the objectives of the
course. In other words, they are not a delivery mode; they are an evaluation methodology.
Nothing in statute, regulations or guidance prior to 2014 required the Commission to grant
prior approval for the initiation or continuation of competency-based programs that
maintained a credit hour framework, or to grant prior approval to any other evaluative
methodology undertaken by an accredited institution.

In addition, prior to late 2014 nothing in the statute, regulations or guidance clearly laid out
expectations for application of regulatory concepts related to faculty-student engagement in
the direct assessment environment. While these concepts were carefully laid out in
regulations with regard to (credit-based) distance education, they were not carefully stated
for the direct assessment environment where the instructional time requirements inherent in
credit hour-based education were absent.

The Appropriateness of the Scope of the Audit

The OIG initiated its audit related to the Commission’s handling of competency-based
education in September 2014, almost four months before any regulatory expectations were
set with regard to competency-based education within a credit-hour framework or faculty-
student engagement in direct assessment or competency-based programs. The audit
evaluated the Commission in areas in which federal expectations were clear, meaning
specifically the appropriate evaluation of the quality of direct assessment programs and of
credit-hour equivalencies, as stated in the regulations and reiterated in the March 2013 Dear

2 The Commission refers to this phase as its “pilot program” recognizing that direct assessment and evaluation of
direct assessment were new to higher education and to the federal regulatory environment; the Commission
anticipated that changes to its direct assessment approval protocols would likely be necessary as all parties,
including the Department, learned from their initial experiences and made improvements.
3 Note that, as defined in federal regulations, direct assessment is a form of competency-based education that
measures student learning in competencies instead of credit hours.
Colleague letter (Dear Colleague Letter GEN 13-10, “Applying for Title IV Eligibility for Direct Assessment [Competency-Based] Programs,” issued by the Department on March 19, 2013). However, as noted in the scope of the audit, the audit also purported to evaluate the Commission in areas where no clear federal expectations had been set previously, including its evaluation of competency-based education operating within a credit-hour framework.

In addition, the scope of the audit set the expectation that it is the Commission that must classify programs for Title IV purposes. While the Commission may classify programs in order to ensure that they are appropriately evaluated, it is the Department that classifies programs to determine their eligibility for Title IV funds. The requirements for eligibility for Title IV purposes are laid out in 34 CFR §668. These requirements specifically reference the federal definition of an eligible institution, concepts of instructional time, and certain other factors including those factors defining a direct assessment program. Recognized accrediting agencies have no defined role in determining whether an institution or its programs meet the requirements in §668; it is the Department that determines whether an institution or its program meets these requirements. Recognized accrediting agencies determine the quality of education offered by the institutions they accredit following expectations in federal regulations related to recognition (34 CFR §602.1 ff). The agencies’ responsibilities with regard to direct assessment are laid out in 34 CFR §602.2, as noted above. To the extent that the audit held the Commission accountable for adherence to regulatory requirements not published until the audit was complete, and for responsibilities that exceed the scope of authority awarded the Commission in regulations related to the recognition of accrediting agencies, the scope of the audit was overly broad.

In addition, as previously noted, at the time of the inception of the audit, there was no established expectation that a recognized accrediting agency had a specific obligation to review and approve competency-based education, which is not direct assessment but retains a credit-hour framework. While the Department may have been within the scope of its authority to extend in December 2014 existing regulations to require certain approvals by accreditors of such programs, it was not reasonable for the OIG to apply these requirements to the Commission’s activities in September 2014 when no such federal expectation had been set.

Specific Findings in the Draft Audit Report

The draft audit report makes several specific findings related to the Commission’s review of direct assessment programs (Office of Inspector General, Draft Audit Report, July 15, 2015, p. 7ff). These findings relate to its evaluation of direct assessment programs in areas such as the following:

- whether the Commission properly evaluated credit-hour equivalencies for direct assessment programs when it had not yet reviewed an institution’s overall allocation of credit hours;
• whether the Vice Presidents for Accreditation Relations properly ensured consistent application of Commission policies when they did not review as a group each change application seeking approval of a new direct assessment program; or

• whether the Commission had appropriately emphasized faculty-student engagement when it had not asked specific questions or made explicit findings in the review related to faculty-student engagement.

The Commission takes very seriously the identification by the OIG of these and other deficiencies in the Commission’s process of reviewing direct assessment programs. The Commission took immediate action, as outlined in its February 26, 2015 letter to the OIG, when deficiencies were first identified by the OIG. It suspended its review of direct assessment programs and put off any review of new competency-based programs as required in the December 2014 Dear Colleague letter while it made improvements to its review processes.\(^4\) When the Department issued additional guidance in 2015 related particularly to faculty-student engagement in these programs and other aspects of competency-based education, the Commission worked to incorporate this new guidance in its protocols (Dear Accrediting Agency Executive Directors Letter, June 9, 2015, regarding experimental sites and other direct assessment guidance). The Commission anticipates re-opening the application process for new direct assessment and competency-based programs on or before August 31, 2015 once the revisions to these protocols are complete. The enclosed document identifies progress the Commission has made since March of 2015 in making appropriate improvements in its processes based on findings from the OIG and from the most recent guidance provided by the Department.

The Commission began its review of direct assessment programs in 2012-13 with limited guidance from the Department in good faith to ensure that its processes for review of direct assessment programs comported with (if not exceeded) federal expectations. The Commission has requested and awaited additional guidance from the Department with regard to direct assessment and, more recently, competency-based credit-based education, and moved quickly to follow that developing guidance. While the OIG draft audit report identifies various areas where improvements in Commission processes are necessary, it is important to note that the draft audit report does not call into question the thoroughness of the Commission’s review regarding compliance with its standards or the Commission’s capacity to ensure the overall quality of direct assessment programs, which is the central task of recognized accrediting agencies. In addition, it is important to note that the OIG audit team looked at one small subsection of the Commission’s operations in which it had approximately only 18 months experience through reviews of five institutions. The OIG did not audit more generally the Commission’s review of substantive change, its standards, or its basic operations. Therefore any conclusion that the Commission is not generally in compliance with federal requirements for recognition of accrediting agencies or is not a reliable authority on institutional quality is not supported by means of the limited review conducted by the OIG team.

\(^4\) While these improvements were pending, institutions could not proceed with the initiation of direct assessment or new competency-based programs.
Finally, as noted with regard to the scope of the audit, the Commission should not be held accountable either for federal expectations related to competency-based education offered in a credit-hour framework or faculty-student engagement that were not available in September 2014 when the audit was initiated or for fulfilling a role that is appropriately assigned to the U.S. Department of Education. It is the Department that ultimately determines whether an institution or its programs, including direct assessment or competency-based programs, are eligible for Title IV federal financial aid. The Commission’s role is to ensure the quality of these programs so that students are well served. We assert that we have been good stewards in carrying out this charge.

Please let me know if you have any questions. As you know, the Commission is committed to ensuring its ongoing compliance with regulations that define its federal responsibilities.

Sincerely,

/s/

Barbara Gellman-Danley
President

Enclosures

cc:
Lisa Robinson, Assistant Regional Inspector General for Audit, U.S. Department of Education Office of Inspector General
Gregory Bernert, Auditor, U.S. Department of Education Office of Inspector General, Region V
April White, Auditor, U.S. Department of Education Office of Inspector General, Region V
## Work Plan Status Related to Revisions to Approvals of Direct Assessment and Competency-Based Education

### A. Increase focus on faculty-student engagement to determine whether proposed direct assessment or competency-based education is correspondence education.

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| In progress    | 1. Revise substantive change application to include additional questions related to faculty-student engagement. This revision is in process, and the completed form will be available by August 31, 2015.  
2. Revise panel review form to require findings related to faculty-student engagement and correspondence education. This revision will be complete by October 31, 2015.  
3. Train peer reviewers and IAC members regarding revised questions. IAC members were trained on this topic on June 9, 2015 and July 21, 2015. Peer reviewers will be trained on this topic by October 31, 2015.  
4. Begin implementation of revised review process for new proposed direct assessment or competency-based education programs including focus on faculty-student engagement and correspondence education. HLC will release information on new direct assessment and competency-based education protocols by August 31, 2015. |

### B. Initiate approval of competency-based education (“CBE”)

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| In progress    | 1. Update HLC policies and procedures to include CBE pending additional guidance from the Department of Education. If guidance is available by October 9, 2015, the HLC Board of Trustees will review proposed policy changes requiring institutions to seek prior approval for competency-based education programs at its meeting on November 5-6, 2015.  
2. Revise substantive change application to include questions related to CBE (includes new questions on faculty-student engagement and correspondence education). The revised form is in process and will be available by August 31, 2015; HLC will further update the form to address competency-based education if USDE provides additional guidance.  
3. Train peer reviewers and IAC members regarding protocols for approval of CBE. HLC will complete this task by October 31, 2015.  
4. Begin implementation of review process of CBE. HLC will undertake this task with the submission of CBE applications in fall 2015. |
C. Contact institutions previously approved for direct assessment to review faculty-student engagement.

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| Complete | 1. Develop supplement (revised application) that includes only those questions recently developed related to faculty-student engagement and correspondence education and release supplement to institutions previously approved to offer direct assessment programs. HLC prepared this supplement and released it on April 29, 2015.  
2. Receive and review supplement; identify any institutions whose direct assessment program is correspondence education. HLC received supplements for institutions approved for direct assessment programs. The Institutional Actions Council reviewed these materials and acted on them at their meetings of June 16, 2015 and July 27, 2015. |

D. Contact institutions that HLC previously determined were not offering direct assessment to update approvals based on new USDE requirements.

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| In progress | 1. Notify institutions about revised HLC procedures and protocols related to direct assessment. HLC notified institutions on March 20, 2015 that new procedures would be forthcoming.  
2. Require institutions to seek approval of new direct assessment and CBE programs and provide approximately 30 days to complete and submit application. HLC sent a survey to these institutions on April 29, 2015 to seek more information about programs offered that could be direct assessment or competency-based. HLC received responses to these questions. HLC has revised its questions on this topic and will reach out to institutions to seek more information when the revised application is available, by August 31, 2015.  
3. Receive, review, and act on applications for approval of competency-based or direct assessment programs that may arise from this group of institutions. |

E. Revise internal protocols for staff review of proposed direct assessment programs

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| In progress | 1. Discontinue use of screening form; initiate use of revised application form, as noted above. HLC discontinued use of the screening form on February 24, 2015.  
2. HLC receives revised application from institution for direct assessment program. HLC will release information on new direct assessment and competency-based education protocols by August 31, 2015 and will receive applications thereafter.  
3. Bi-monthly Case Review Meeting to conduct initial review of all new applications to ensure consistent handling of all applications prior to review by change panel. Case review meetings are already in place; applications will be reviewed once received after the August 31, 2015 release of new application materials and protocols. |
### F. Include credit hour review in the protocol for approval of new direct assessment and competency-based programs

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| In progress | 1. Require submission of Credit Hour Worksheet with all applications for approval of direct assessment or CBE programs. HLC will reflect this change on the revised application, by August 31, 2015.  
2. Revise substantive change panel review form to include questions related to the credit hour when direct assessment or CBE programs are under review. HLC will reflect this change on the revised application, by August 31, 2015.  
3. Train panel and IAC members for direct assessment and CBE regarding appropriate review of institutional assignment of credits. Peer reviewers will be trained on direct assessment and CBE by October 31, 2015.  
4. HLC will build a review of the credit hour into the protocol for review of competency-based education. |

### G. Miscellaneous

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| In progress | 1. HLC ceased review of direct assessment programs as of February 16, 2015. Any institution at that time under review or pending action for approval will need to reinitiate the approval process by submitting the revised application form after HLC publishes it (by August 31, 2015) and submit the credit hour worksheet if it has not already done so in conjunction with a comprehensive evaluation.  
2. HLC will notify institutions in March 2015 about the anticipated changes in HLC requirements related to direct assessment and CBE. HLC sent this notification to all institutions on March 17, 2015 and to certain institutions on March 19, 2015 by email.  
3. HLC previously updated its substantive change panel review form and action letter template to require a finding on credit hour equivalencies for new direct assessment programs. HLC will update the files of institutions previously approved to indicate that the approval included an approval of the credit hour equivalencies by September 30, 2015.  
4. HLC will continue working to get more timely and clearer guidance from the Department about its expectations for approval of competency-based education. |