On August 19, 2022, the U.S. Department of Education (“Department”) terminated its recognition of ACICS as a nationally recognized accrediting agency. The decision was made under Section 496 of the Higher Education Act of 1965, as amended (“HEA”), 20 U.S.C. § 1099b. This is the final decision of the Department. However, as in the case of any administrative proceeding, ACICS may seek legal recourse (including requesting a stay) through the court system. In that event, the Department will provide a notice to that effect on our website [www.ed.gov/acics](http://www.ed.gov/acics).

Background
The Department’s decision, found [here](http://www.ed.gov/acics), was based on a review of ACICS’s compliance with federal recognition criteria, and on ACICS’s failure to demonstrate compliance with some of those criteria. See 20 U.S.C. § 1099b; 34 CFR Part 602.

Although the decision precludes ACICS at this time from continuing to serve as a federal quality-control “gatekeeper” for the HEA’s federal student aid programs, the HEA does permit the Department to provisionally certify ACICS-accredited institutions for continued participation in...
the federal student aid programs for up to 18 months from the date of the Department’s decision, to enable those institutions to seek alternative institutional accreditation from another recognized accrediting agency. The Department intends to exercise that discretion for institutions currently accredited by ACICS, subject to requirements at 34 CFR 602.28 with respect to any ACICS-accredited institution that is on probation or an equivalent status with ACICS or that faces a pending decision by ACICS to deny or withdraw accreditation or preaccreditation.

**Implications for States, localities, occupational licensing and certifying bodies, and other accrediting agencies**

The Department is aware that States, localities, occupational licensing and certifying bodies, and other accrediting agencies, recognized and unrecognized, frequently rely in part on the presence or absence of recognized institutional accreditation in determining eligibility of a postsecondary institution or program for authorization or accreditation, or in determining whether graduates meet prerequisites for obtaining occupational licensure or certifications. While the interpretation, application, and/or amendment of those State, local, professional, and accrediting requirements are external to the Department and outside the Department’s purview, the Department considers such schools as holding nationally recognized accreditation for a period of up to 18 months. This will be clarified through the provisional program participation agreements (PPPAs) the Department will make available to qualified ACICS-accredited institutions for the 18-month period, each of which will provide that the Department deems the signatory institution to hold recognized accreditation while the PPPA remains in effect, which shall be no longer than 18 months. Those PPPAs will also include a number of provisions to ensure continued oversight, monitoring, and transparency for students, including increasing the strength of those protections for institutions not on track to find another accrediting agency within 18 months.

The Department views recognition of an institution’s accrediting agency as establishing a very important threshold in terms of academic quality of postsecondary education. However, loss by the accrediting agency of its recognition is not in itself direct evidence of a lack of quality or misconduct on the part of any institution or program accredited by that agency – in contrast to, for example, a decision by the accrediting agency to withdraw accreditation from or sanction the institution or program, or even a decision by the institution or program not to seek accreditation in the first place.

For any questions, please contact Herman Bounds, Director, Accreditation Group, aslrecordsmanager@ed.gov.