§685.219 Public Service Loan Forgiveness Program.

(a) General. The Public Service Loan Forgiveness Program (PSLF) is intended to encourage individuals to enter and continue in full-time public service employment by forgiving the remaining balance of their Direct loans after they satisfy the public service and loan payment requirements of this section.

(b) Definitions. The following definitions apply to this section:

AmeriCorps service position means service in a position approved by the Corporation for National and Community Service under section 123 of the National and Community Service Act of 1990 (42 U.S.C. 12573).

Early childhood education program means an early childhood education program as defined in Section 103(8) of the Act (20 U.S.C. 1003).

Eligible Direct loan means a Direct Subsidized Loan, a Direct Unsubsidized Loan, a Direct PLUS loan, or a Direct Consolidation loan.

Emergency management services mean services that help remediate, lessen, or eliminate the effects or potential effects of emergencies that threaten human life or health, or real property.

Employee or employed means an individual--

(1) who is hired and paid by a public service organization. To whom an organization issues an IRS Form W-2; or

(2) Who receives an IRS Form W-2 from an organization that contracts services providing human resources or other administrative requirements that has contracted with a qualifying employer to provide payroll or similar services for the qualifying employer and which provides the Form W-2 under that contract;

Full-time -

(1) means working in qualifying employment in one or more jobs for the greater of—

(i) At least 30 hours per week, or
(ii) At least 30 hours per week throughout a contractual or employment period of at least eight months in a 12-month period, such as elementary and secondary school teachers, in which case the borrower is deemed to have worked full time; or

(iii) The equivalent of 30 hours per week as determined by multiplying each credit or contact hour taught per week by at least 3.35 hours worked each week, in non-tenure track employment at an institution of higher education.

(2) Unless the qualifying employment is with two or more employers, the number of hours the employer considers full-time.

When determining whether a borrower works full-time, the Secretary includes vacation or leave time provided by the employer or leave taken by the borrower for a condition that is a qualifying reason for leave under the Family and Medical Leave Act of 1993 (29 U.S.C. 2612(a)(1)) and is not considered in determining the average hours worked on an annual or contract basis toward the number of hours worked per week.

Government employee means an individual who is employed by a local, State, Federal, or Tribal government, but does not include a member of the U.S. Congress.

Law enforcement means service performed by an employee of a public service organization that is publicly funded and whose principal activities pertain to crime prevention, control or reduction of crime, or the enforcement of criminal law.

Military service means providing services, including services performed by comprehensive caregivers, to or on behalf of members, veterans, or the families or survivors of members or veterans of the U.S. Armed Forces or the National Guard that is provided to a person because of the person's status in one of those groups performed because of the individual's status as an individual in those groups.

For uniformed members of the U.S. Armed Forces or the National Guard, means "active duty" service or "full-time National Guard duty" as defined in section 101(d)(1) and (d)(5) of title 10 in the United States Code, but does not include active duty for training or attendance at a service school. For civilians, "Military service" means service on behalf of the member of the U.S. Armed Forces or the National Guard performed by an employee of a public service organization.

Non-tenure track means adjunct, contingent, or part time faculty, teachers, or lecturers who are paid solely for the credit hours they teach at institutions of higher education who are not on tenure-track lines.

Other school-based services means the provision of services to schools or students in a school or a school-like setting that are not public education services, such as school health services and school nurse services, social work services in schools, and parent counseling and training.

Commented [A1]: The Department has accepted the conversion factor suggested by negotiators and also clarified that this can apply to contact hours as well.

Commented [A2]: The Department has clarified this definition. Please note that this definition matters for employers that are NOT the U.S. Armed Forces or National Guard. Those are already captured under government employers.
Peace Corps position means a full-time assignment under the Peace Corps Act as provided for under 22 U.S.C. 2504.

Public health means physicians, nurses, nurse practitioners, and nurses in a clinical setting; and those engaged in health care practitioner occupations, health care support occupations, and counselors, social workers, and other community and social service specialist occupations, as those terms are defined by the Bureau of Labor Statistics.

Public interest law refers to legal services provided by a public service organization that are funded in whole or in part by a local, State, Federal, or Tribal government.

Public safety services mean services that seek to prevent the need for emergency management services.

Public service means services provided directly by employees of an organization where the organization has devoted a majority of its full-time equivalent employees to working in at least one of the following areas: emergency management, military service, public safety, law enforcement, public interest law services, early childhood education, public service for individuals with disabilities and/or the elderly, public health, public education, public library services, school library, or other school-based services. Service as a member of the U.S. Congress is not qualifying public service employment for purposes of this section.

Public service for individuals with disabilities means services performed for or to assist individuals with disabilities (as defined in the Americans with Disabilities Act (42 USC §12102)) that is provided to a person because of the person’s status as an individual with a disability.

Public service for the elderly means services that are provided to individuals who are aged 65 years or older and that are provided to a person because of the person’s status as an individual of that age.

Public education service means the provision of educational enrichment and/or support to students in a school or a school-like setting, including teaching.

Public library service means the operation of public libraries or services that support their operation.

School library services means the operations of school libraries or services that support their operation.

Public service organization Qualifying employer means:

(i) A United States-based Federal, State, local, or Tribal government organization, agency, or entity including the U.S. Armed Forces or the National Guard

(ii) A public child or family service agency

(2) A non-profit organization under section 501(c)(3) of the Internal Revenue Code of 1986 that is exempt from taxation under section 501(a) of the Internal Revenue Code; or
(3) An private organization that—

(i) Provides a public service as defined in this section, attested to by the employer on a form approved by the Secretary; and

(ii) Is not a business organized for profit, a labor union, or a partisan political organization.

(A) The Secretary may substantiate the employer's attestation based on a review of information about the employer.

(iii) Is not a business organized for profit, a labor union, or a partisan political organization, or.

Qualifying repayment plan means:

(1) An income-drivenbased repayment plan under §685.20921;

(2) An income-contingent repayment plan under §685.209;

(3) The 10-year standard repayment plan under §685.208(b) or consolidation standard repayment plan with a 10-year repayment term under §685.208(b); or

(4) Except for the alternative repayment plan, any other repayment plan if the monthly payment amount is not less than what would have been paid under the 10-year standard repayment plan under §685.208(b).

(c) Borrower eligibility. (1) A borrower may obtain loan forgiveness under this program if he or she—

(i) Is not in default on the loan for which forgiveness is requested;

(ii) Is employed full-time by a public service organizationqualifying employer or serving in a full-time AmeriCorps or Peace Corps position—

(A) During the month for which the borrower makes satisfied the 120 monthly payments described under paragraph (c)(1)(iii) of this section; and

(B) At the time of application for loan forgiveness; and

(C) At the time the remaining principal and accrued interest are forgivenborrower applies for forgiveness under paragraph (e) of this section; and

(iii) Makes Satisfies the equivalent of 120 separate monthly payments after October 1, 2007, as described in paragraph (c)(2) of this section, on eligible Direct loans, for which forgiveness is sought. Except as provided in paragraph (c)(2) of this section for a borrower in an AmeriCorps or Peace Corps position or who qualifies for partial repayment of his or her loans under the student loan repayment program.
programs under 10 U.S.C. 2171, 2173, 2174, or any other student loan repayment programs administered by the Department of Defense, the borrower must make the monthly payments within 15 days of the scheduled due date for the full scheduled installment amount; and

(iv) Makes the required 120 monthly payments under one or more of the following repayment plans—

(A) Except for a parent PLUS borrower, an income-based repayment plan, as determined in accordance with §685.221;

(B) Except for a parent PLUS borrower, an income-contingent repayment plan, as determined in accordance with §685.209;

(C) A standard repayment plan, as determined in accordance with §685.208;

(D) Except for the alternative repayment plan, any other repayment plan if the monthly payment amount is not less than what would have been paid under the Direct Loan standard repayment plan described in §685.208(b).

(2) A borrower will be considered to have made monthly payments under paragraph (c)(1)(iii) of this section by—

(i) Paying at least the full scheduled amount due for a monthly payment under the qualifying repayment plan;

(ii) Paying in multiple installments that equal the full scheduled amount due for a monthly payment under the qualifying repayment plan;

(iii) For a borrower on an income-driven repayment plan under §685.209, paying a lump sum or monthly payment amount that is equal to or greater than the full scheduled amount in advance of the borrower’s scheduled payment due date for a period of months not to exceed the period from the Secretary’s receipt of the payment until the borrower’s next annual repayment plan recertification date under the qualifying repayment plan in which the borrower is enrolled; or If a borrower makes a lump sum payment on an eligible loan for which the borrower is seeking forgiveness by using all or part of a Segal Education Award received after a year of AmeriCorps service, or by using all or part of a Peace Corps transition payment if the lump sum payment is made no later than six months after leaving the Peace Corps or if a lump sum payment is made on behalf of the borrower through the student loan repayment programs under 10 U.S.C. 2171, 2173, or any other student loan repayment programs administered by the Department of Defense, the Secretary will consider the borrower to have made qualifying payments equal to the lesser of—

(iv) For a borrower on a 10-year standard repayment plan under §685.208(b) or consolidation standard repayment plan with a 10-year repayment term under §685.208(jb), paying a lump sum or monthly payment amount that is equal to or greater than the full scheduled amount in advance of the borrower’s scheduled payment due date for a period of months not to exceed the period from the Secretary’s receipt of the payment until the lesser of 12 months from that date or the date upon which the Secretary receives the borrower’s next submission under subsection (e).
Receiving one of the following deferments or forbearances:

(A) the cancer treatment deferment under section §455(f)(3) of the Act;
(B) the Peace Corps service deferment under §682.210(k), as applicable to Direct Loan borrowers under §685.204(l);
(C) the rehabilitation training program deferment under §685.204(e);
(D) the economic hardship deferment under §685.204(g);
(E) the military service deferment under §685.204(h);
(F) the post-active-duty student deferment under §685.204(i);
(G) the AmeriCorps forbearance under §685.205(a)(4);
(H) the National Guard Duty forbearance under §685.205(a)(7);
(I) the U.S. Department of Defense Student Loan Repayment Program forbearance under §685.205(a)(9); and
(J) An administrative forbearance or mandatory administrative forbearance under §685.205(b)(8) or §685.205(b)(9);

Deferring or forbearing payments:

One time, for up to 12 months, due to service in an AmeriCorps position, if the borrower subsequently applies a Segal Education award to the borrower’s eligible Direct Loans; or

(B) For as many periods as needed when an administrative or mandatory forbearance is applied to the borrower’s account, including a forbearance under §§ 685.205(a)(3), (7), (9) and 685.204(b), except that in no case may a borrower satisfy monthly payments under this section for more than 12 months in a year; the borrower’s employment causes them to receive a U.S. Department of Defense-administered student loan repayment benefit under 10 U.S.C. 2171, 2173, 2174 and 16302, except that in no case may a borrower satisfy monthly payments under this section for more than 12 months in a year; or

(C) For as many periods as needed when an administrative or mandatory forbearance is applied to the borrower’s account, except that in no case may a borrower satisfy monthly payments under this section for more than 12 months in a year; or

(D) For as many periods as needed when a Medical or Dental Internship/Residency, National Guard
Duty, or Department of Defense Student Loan Repayment forbearance is applied to the borrower’s account, except that in no case may a borrower satisfy monthly payments under this section for more than 12 months in a year, or

(vi) is employed full-time with a qualifying employer, as defined in this section, at any point during the month for which the payment is credited.

(3) If a borrower consolidates one or more Direct Loans into a Direct Consolidation Loan, then the payments the borrower made on the Direct Loans prior to consolidating and that met the criteria in subsection (c)(2)(i)-(iii) will count as qualifying payments on the Direct Consolidation Loan.

(4) Service as a member of the U.S. Congress is not qualifying employment.

(5) Under paragraph (c)(2)(iii) and (c)(2)(v)(A) of this section, a borrower will be considered to have satisfied the

(i) The number of payments months resulting after dividing the amount of the lump sum payment received under paragraph (c)(2)(iii) of this section by the monthly payment amount the borrower would have been obligated to make under paragraph (c)(2) of this section had the borrower not received the deferment or forbearance; or by the monthly payment amount the borrower would have made under paragraph (c)(1)(iv) of this section; or

(ii) Twelve payments.

(d) Forgiveness Amount. The Secretary forgives the principal and accrued interest that remains on all eligible loans for which the borrower meets the requirements of paragraph (c) of this section as of the date the borrower satisfied the last required monthly payment obligation, loan forgiveness is requested by the borrower. The Secretary forgives this amount after the borrower makes the 120 monthly qualifying payments under paragraph (c) of this section.

(e) Application Process. (1) Notwithstanding paragraph (g) of this section, after making the 120 monthly qualifying payments on the eligible loans for which loan forgiveness is requested, a borrower may request a determination of loan forgiveness on a form approved by the Secretary. If the Secretary determines that the borrower meets the eligibility requirements for loan forgiveness under this section, the Secretary:

(1) To receive a determination under paragraph (1) of this section,

(2) If the Secretary has sufficient information to determine the borrower’s qualifying employer and length of employment, the Secretary informs the borrower when of the determination for forgiveness. If the Secretary has less sufficient information to determine the borrower’s employment and employer, the borrower is eligible for forgiveness.

(3) If the Secretary does not have sufficient information to make a determination of the borrower’s eligibility for forgiveness under (i), the borrower shall provide information about the borrower’s employment and employer on a form approved by the Secretary, which must

Commented [A7]: This addresses the issue raised by a public commenter about tying the date of payment too closely to the date of employment.
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generally be certified by the employer, except when the Secretary possesses sufficient information to
determine the borrower’s employment and employer.

(3) If the borrower is unable to secure a certification of employment from a qualifying employer, the Secretary may determine the borrower’s qualifying employment or payments based on other
documentation provided by the borrower at the Secretary’s request.

(4) The Secretary may request reasonable additional documentation pertaining to the borrower’s
employer or employment before providing a determination.

(5) The Secretary may substantiate an employer’s attestation of information provided on the form
in clause (ii) based on a review of information about the employer.

(7) If the Secretary determines that the borrower meets the eligibility requirements for loan
forgiveness under this section, the Secretary -

(i) Notifies the borrower of this determination; and

(ii) Forgives the outstanding balance of the eligible loans.

(8) If the Secretary determines that the borrower does not meet the eligibility requirements for
loan forgiveness under this section, the Secretary resumes collection of the loan and grants forbearance
of payment on both principal and interest for the period in which collection activity was suspended. The
Secretary notifies the borrower that the application has been denied, provides the basis for the denial,
and informs the borrower that the Secretary will resume collection of the loan. The Secretary may
shall not capitalize any interest accrued and not paid during this period.

(g) Application not required. The Secretary may forgive a loan under this section without an
application from the borrower if the Secretary has sufficient information in the Secretary’s possession to
determine the borrower has satisfied the requirements for forgiveness under this section.

(h) Reconsideration Process. (1) Within 90 days of receiving a notice of denial of forgiveness under
paragraph (e)(4) of this section, the borrower may request that the Secretary reconsider whether the
borrower’s employer or any payment qualifies for forgiveness, PSLF, by requesting reconsideration on a
form approved by the Secretary. Borrowers who were denied prior to [EFFECTIVE DATE OF REGS], have
180 days from that date to request reconsideration.

(2) To evaluate a reconsideration request, the Secretary considers--

(i) Any relevant evidence that is reasonably obtainable or currently obtained by the Secretary;

(ii) Additional supporting documentation not previously provided by the borrower or employer;

(3) The Secretary notifies the borrower of the reconsideration decision and the reason for the
Secretary’s determination.
If the Secretary grants some or all of the borrower’s request for reconsideration, the Secretary adjusts the borrower’s number of qualifying payments or forgives the loan, as appropriate.

After the Secretary makes a decision on the borrower’s reconsideration request, the Secretary’s decision is final, and the borrower will not receive additional reconsideration without any unless the borrower presents additional evidence.

Hold harmless procedures. (i) For any period in which a borrower postponed monthly payments under a deferment or forbearance and was employed full-time at a qualifying employer as defined in this section but was in a deferment or forbearance status besides those listed in subsection (c)(2)(v), excluding periods of in-school deferment, the borrower may obtain credit toward forgiveness, as defined in paragraph (d), for any months in which the borrower—

(A) Makes an additional payment equal to or greater than the amount they would have paid at that time on a qualifying repayment plan;

(B) Otherwise qualified for a $0 payment on an income-driven repayment plan under 34 CFR 685.209.

§682.414(b) Reports.

(b) Reports. A guaranty agency shall accurately complete and submit to the Secretary the following reports:

(1) A report concerning the status of the agency’s reserve fund and the operation of the agency’s loan guarantee program at the time and in the manner that the Secretary may reasonably require. The Secretary does not pay the agency any funds, the amount of which are determined by reference to data in the report, until a complete and accurate report is received.

(2) Annually, for each State in which it operates, a report of the total guaranteed loan volume, default volume, and default rate for each of the following categories of originating lenders on all loans guaranteed after December 31, 1980:

(i) State or private nonprofit lenders.

(ii) Commercial financial institutions (banks, savings and loan associations, and credit unions).

(iii) All other types of lenders.

(3) By July 1 of each year, a report on-

(i) Its eligibility criteria for lenders;

(ii) Its procedures for the limitation, suspension, and termination of lenders;

(iii) Any actions taken in the preceding 12 months to limit, suspend, or terminate the participation of a lender in the agency’s program; and

Commented [A8]: This is a new provision to address the issue of forbearance steering. It provides a path for borrowers to get credit for past periods of deferment or forbearance by making necessary payments. This can include periods of time at a $0 payment.
(iv) The steps the agency has taken to ensure its compliance with § 682.410(c), including the identity of any law enforcement agency with which the agency has made arrangements for that purpose.

(4) A report to the Secretary of the borrower's enrollment and loan status information, details related to the loans or borrower’s deferments, forbearances, repayment plans, delinquency and contact information, or any Title IV loan-related data required by the Secretary, by the deadline date established by the Secretary.

(5) Any other information concerning its loan insurance program requested by the Secretary.