Proposal from Alyssa Dobson, Alternate for 4 Year Publics for R2T4

6) A student is not considered to have withdrawn if –

(i) The institution’s records treat a student as having never attended courses for that payment period or period of enrollment;

(ii) The institution returns all the title IV aid disbursed to the student for that payment period or period of enrollment;

(iii) The institution refunds all institutional charges related to tuition and mandatory fees to the student for the payment period or period of enrollment. The institution may charge for any consumable billable items, such as room and board, based on a direct proration of use for the period; and

(iv) The institution writes off or cancels any current year balance owed by the student to the institution due to the institution’s returning of title IV funds to the Department. (this item can be removed as there would not be any remaining balance unless the student actually consumed housing or food)

7) A confined or incarcerated individual as defined in 34 CFR 600.2 is not considered to have withdrawn anytime the requirements of an approved leave of absence are not met if any of the following events occur: