

The Federal Perkins Loan Program Extension Act of 2015: In Brief

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Summary

Prior to December 18, 2015, the Federal Perkins Loan program authorized the allocation of federal funds to institutions of higher education to assist them in capitalizing revolving loan funds for the purpose of making low-interest loans to students with exceptional financial need.

The authorization of appropriations for federal capital contributions to institutions' revolving loan funds and the authority to make Perkins Loans to new students expired on September 30, 2015. For approximately two and one-half months thereafter, the operation of the Perkins Loan program was curtailed and loans could only be made to continuing students. Then, on December 18, 2015, Congress enacted the Federal Perkins Loan Program Extension Act of 2015 (the Extension Act; P.L. 114-105), which extended the authorization to make new Perkins Loans to eligible students through September 30, 2017. In addition to extending the authorization to award new Perkins Loans, the Extension Act also amended several key Perkins Loan program provisions relating to student eligibility to receive new Perkins Loans, institutional disclosures required to be made to students borrowing new Perkins Loans, and the distribution of Perkins Loan funds assets upon the program's end. Additionally, the Extension Act prohibits future appropriations for the program and prohibits an automatic extension of the program under the General Education Provisions Act.

This report describes the changes made to the Perkins Loan program by the Federal Perkins Loan Program Extension Act of 2015.

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Introduction

The Federal Perkins Loan program is one of three postsecondary student financial aid programs that are collectively referred to as the campus-based programs.¹ The program authorizes institutions of higher education (IHEs) to capitalize revolving loan funds for the purpose of making low-interest loans to students with exceptional financial need. The program is authorized under Title IV, Part E of the Higher Education Act (HEA).² It supersedes Title II—Loans to Students in Institutions of Higher Education—of the National Defense Education Act of 1958 (P.L. 85-864), which was incorporated into the HEA through the Education Amendments of 1972 (P.L. 92-318). Previously, these loans were known as National Defense Student Loans and National Direct Student Loans.

In general, Perkins Loans are available to undergraduate and graduate and professional students and must be made reasonably available to all eligible students, with priority given to students with exceptional financial need. Interest on Perkins Loans is fixed at a rate of 5% per year, and no interest accrues prior to a student beginning repayment, nor while repayment is suspended or in deferment. Individuals who have engaged in a variety of public service endeavors (e.g., teachers in low-income schools, law enforcement officers) are eligible to have part or all of their Perkins Loan cancelled.³

Historically, IHEs capitalized their revolving Perkins Loan funds with a combination of federal capital contributions (FCCs) and matching institutional capital contributions (ICCs). The FCC was allocated according to statutorily prescribed procedures. The HEA authorized appropriations to enable the Secretary of Education (the Secretary) to make new FCCs to institutional revolving loan funds through FY2014, and through FY2015 with an automatic one-year extension under the General Education Provisions Act (GEPA).⁴ In addition, a limited grandfathering provision authorized the appropriation of funds through FY2020, and through FY2021 under GEPA, for FCCs to IHEs' Perkins Loan funds for the purpose of making loans to continuing students who were prior Perkins Loan recipients. Although appropriations were last provided for this purpose in FY2004, IHEs continued to make new Perkins Loans to students from their revolving loan funds.⁵ In academic year 2013-2014, approximately 1,500 IHEs disbursed \$1.2 billion in new Perkins Loans to approximately 539,000 students.⁶

¹ The other two programs are the Federal Supplemental Educational Opportunity Grant (FSEOG) program and the Federal Work-Study (FWS) program. For additional information on the campus-based programs, see CRS Report RL31618, *Campus-Based Student Financial Aid Programs Under the Higher Education Act*, by (name redacted) and (name redacted).

² HEA §461 et seq. (20 U.S.C. §1087aa et seq.).

³ For additional details on the loan cancellation provisions of the Perkins Loan program, see CRS Report R43571, *Federal Student Loan Forgiveness and Loan Repayment Programs*, coordinated by (name redacted), Federal Student Loan Forgiveness and Loan Repayment Programs, coordinated by (name redacted).

⁴ GEPA contains a broad array of statutory provisions that are applicable to the majority of federal education programs administered by the Department of Education. 20 U.S.C. §1221 et seq. For additional information on GEPA, see CRS Report R41119, *General Education Provisions Act (GEPA): Overview and Issues*, by (name redacted) and (name redacted).

⁵ With revolving funds, IHEs recapitalize their loan funds by depositing the principal and interest repaid by students who borrowed under the Perkins Loan program; thus, most participating IHEs were able to award new Perkins Loans to borrowers without the addition of new FCCs.

⁶ U.S. Department of Education, Federal Student Aid, *Title IV Program Volume Reports*, Campus-Based Volume, AY2013-2014, <https://studentaid.ed.gov/about/data-center/student/title-iv>.

Authorization of appropriations for the Secretary to allocate FCCs to participating IHEs and for IHEs to award new Perkins Loans to students expired on October 1, 2015. For approximately two and one-half months thereafter, the operation of the Perkins Loan program was curtailed and loans could only be made to continuing students. Then, on December 18, 2015, Congress enacted the Federal Perkins Loan Program Extension Act of 2015 (the Extension Act; P.L. 114-105). It extended the authorization of IHEs to make new Perkins Loans to eligible students through September 30, 2017, but prohibited additional appropriations beyond FY2015 for the purpose of making new Perkins Loans and prohibited an automatic extension of the program under GEPA. In addition, the Extension Act amended several key Perkins Loan program provisions relating to student eligibility to receive new Perkins Loans, institutional disclosures required to be made to students borrowing new Perkins Loans, and the distribution of Perkins Loan fund assets upon the program's conclusion.

This report begins by giving a brief summary of the authorization for the Perkins Loan program prior to its expiration on September 30, 2015. It then provides brief descriptions of the amendments made to the Perkins Loan program under the Extension Act. Finally, **Table 1** provides a summary of selected Perkins Loan program provisions prior to and after the Extension Act.

Previous Authorization of the Perkins Loan Program

HEA Section 461(b)(1) previously authorized appropriations for the purpose of enabling the Secretary to make FCCs to IHEs for their revolving Perkins Loan funds through FY2014. However, GEPA Section 422 provides that, generally, in the absence of legislation to extend or repeal a program administered by the Department of Education (ED), the authorization of appropriations, or the duration of a program, is extended for one additional fiscal year beyond its terminal year. The authorized level of appropriations for a program in the additional year shall be the same as that for the terminal year of the program. Congress neither extended nor repealed the Perkins Loan program prior to its expiration on September 30, 2014; thus, the authorization of appropriations for the program was automatically extended for an additional year, through FY2015.

ED considered the authorization of appropriations under HEA Section 461(b)(1) to control the duration of the Perkins Loan program⁷ and had interpreted this section, along with the automatic one-year extension under GEPA Section 422, to mean that the Perkins Loan program was authorized through September 30, 2015.⁸

Congress did not extend the Perkins Loan program's authorization before October 1, 2015.⁹ Thus, the program's authorization expired, and ED and IHEs began taking steps to wind down the program.

⁷ This report does not address the legal merits of ED's interpretation.

⁸ U.S. Department of Education, Office of Postsecondary Education, "Status of the Perkins Loan Program," Dear Colleague Letter, GEN-11-02, February 17, 2011, at <http://www.ifap.ed.gov/dpcletters/GEN1102.html>. See also, Office of Management and Budget, *Analytic Perspectives, Budget of the United States Government, Fiscal Year 2016*, p. 309.

⁹ On September 28, 2015, the Higher Education Extension Act of 2015 (H.R. 3594), which would have authorized IHEs to make new Perkins Loans from their revolving loan funds through September 30, 2016, was passed in the House. The Senate, however, did not consider the bill before October 1, 2015.

The Federal Perkins Loan Extension Act of 2015

On December 18, 2015, several months after the Perkins Loan program's authorization of appropriations had expired, Congress enacted the Federal Perkins Loan Program Extension Act of 2015 (P.L. 114-105), which extends the program through September 30, 2017. Under the terms of the Extension Act, IHEs are permitted to award new Perkins Loans to eligible students through September 30, 2017, at the latest.

The remainder of this report identifies changes made to the Perkins Loan program under the Extension Act. Unless otherwise stated, Perkins Loan provisions not addressed in this report were neither amended nor repealed by the Extension Act and remain in effect.

Purpose of Program Authority

Section 2(a)(1)(A) of the Extension Act amends the purpose for which the Secretary is granted authority to operate the Perkins Loan program.

Previous Purpose of Program Authority

Prior to the Extension Act, HEA Section 461(a) authorized the Secretary to operate the Perkins Loan program for the purpose of “stimulating and assisting in the establishment and maintenance of funds at institutions of higher education for the making of low-interest loans to students in need thereof.”

Under the Extension Act

Section 2(a)(1)(A) authorizes the Secretary to operate the Perkins Loan program, but it amends the purpose for which the program is operated. Under the Extension Act, the Secretary is no longer authorized to operate the program to stimulate and assist in the establishment and maintenance of institutional Perkins Loan funds. Rather, the Extension Act authorizes the Secretary to “assist[] in the maintenance of funds at institutions of higher education for the making of loans to undergraduate students in need.” Thus, the Extension Act makes clear that the Perkins Loan program is no longer intended to assist IHEs in establishing Perkins Loan funds, nor is it intended to assist all types of students (e.g., graduate and professional students). Rather, the Perkins Loan program is intended to assist IHEs in maintaining their Perkins Loan funds to make Perkins Loans to a more limited pool of students.

Student Eligibility for Perkins Loans

Section 2(a)(1)(B) of the Extension Act extends IHEs' abilities to award new Perkins Loans to eligible students for specified time frames.

Previous Student Eligibility Provisions

Prior to the Extension Act, Perkins Loans were available to undergraduate and graduate and professional students. IHEs were required to make them reasonably available to all eligible students, with priority given to students with exceptional financial need.¹⁰

¹⁰ HEA §463(a)(8).

Prior to the lapse in the program's authorization, ED had issued guidance describing the steps participating IHEs were to take if Congress did not extend the program before the end of FY2015.¹¹ Specifically, IHEs were directed not to extend Federal Perkins Loans to new borrowers after September 30, 2015. However, if prior to October 1, 2015, an IHE had made a first disbursement of a Perkins Loan to a student for the 2015-2016 award year, then the IHE was permitted to make remaining disbursements on that loan after September 30, 2015.¹²

Additionally, prior to the Extension Act, HEA Section 461(b)(2) included a grandfathering provision that authorized additional appropriations to enable IHEs to make new Perkins Loans to students who received Perkins Loans for academic years ending prior to October 1, 2015. IHEs were authorized to award new Perkins Loans to these eligible students for up to five additional years (through September 30, 2020) to assist them in continuing or completing their course of study. Pursuant to ED guidance, among other criteria, borrowers were eligible for a new Perkins Loan after September 30, 2015, only if they first had been awarded all Direct Subsidized Loan aid for which they were eligible and still had unmet financial need.¹³

Under the Extension Act

The Extension Act neither amends nor repeals the general Perkins Loan student eligibility criteria. Perkins Loans remain available to undergraduate and graduate and professional students and must be made reasonably available to all eligible students, with priority given to students with exceptional financial need.

However, Section 2(a)(1)(B) of the Extension Act repeals the authorization for IHEs to make grandfathering loans to eligible students for up to five additional years. In this provision's stead, the Extension Act extends IHEs' abilities to award new Perkins Loans to eligible students. Specifically, IHEs may award new Perkins Loans for certain periods of time to certain groups of students:

1. **Through September 30, 2017:** IHEs may award new Perkins Loans to new undergraduate Perkins Loan borrowers who, on the date of disbursement of the new Perkins Loan, have no outstanding balance of principal or interest on a Perkins Loan from the institution. IHEs must first award Direct Subsidized Loans and Direct Unsubsidized Loans to such students before awarding a new Perkins Loan.¹⁴

¹¹ U.S. Department of Education, Office of Postsecondary Education, "Wind-down of the Federal Perkins Loan Program," Dear Colleague Letter, GEN-15-03, January 30, 2015, at <http://ifap.ed.gov/dpclletters/GEN1503.html>. H.R. 3594, §2(a)(2).

¹² IHEs typically make multiple disbursements of a federal student loan over the course of an entire academic year. For instance, an undergraduate student who is eligible for and accepts a \$5,500 Perkins Loan and who attends an IHE that uses semesters to measure academic terms would receive a \$2,750 Perkins Loan disbursement in the first semester and a \$2,750 disbursement in the second semester of the academic year.

¹³ This was a narrow grandfathering provision under which a school could make a new Perkins Loan to a student after September 30, 2015, if all of the following conditions were met: (1) the school made at least one Perkins Loan disbursement to the student on or before June 30, 2015; (2) the student was enrolled at the same IHE where the last Perkins Loan disbursement was received; (3) the student was enrolled in the same academic program for which he or she received the last Perkins Loan disbursement; and (4) the student had been awarded all Direct Subsidized Loan aid for which he or she was eligible and still had unmet financial need.

¹⁴ Prior to the Extension Act, IHEs had the discretion to award Perkins Loans to eligible students before or after they awarded Direct Subsidized Loans. IHE were required to award Perkins Loans to eligible students before they awarded Direct Unsubsidized Loans. See U.S. Department of Education, Office of Federal Student Aid, *2015-2016 Federal Student Aid Handbook*, vol. 3, pp. 141-142.

2. **Through September 30, 2017:** IHEs may award new Perkins Loans to current undergraduate Perkins Loan borrowers who, on the date of disbursement of the new Perkins Loan, have an outstanding balance of principal or interest on a Perkins Loan from the institution. IHEs must first award Direct Subsidized Loans to such students before awarding a new Perkins Loan.
3. **Through September 30, 2016:** IHEs may award new Perkins Loans to certain graduate borrowers who received a Perkins Loan prior to October 1, 2015, from the institution. Only the IHE that has most recently made a Perkins Loan to a graduate student prior to October 1, 2015, may make a new Perkins Loan to the student to attend that institution to complete his or her academic program.¹⁵

Institutions are explicitly prohibited from making new Perkins Loans to any students after September 30, 2017.

The Extension Act also contains a “rule of construction” specifying that, notwithstanding the amendments made by it, an eligible graduate borrower who received a disbursement on a new Perkins Loan under the terms specified above after June 30, 2016, and before October 1, 2016, for the 2016-2017 award year may receive a subsequent disbursement on the same loan no later than June 30, 2017.¹⁶

The Extension Act is silent regarding whether undergraduate students who are awarded new Perkins Loans prior to September 30, 2017, for the 2017-2018 award year would be eligible for subsequent disbursements on their Perkins Loans after September 30, 2017.¹⁷

Disclosure Requirements

Section 3 of the Extension Act amends the disclosures IHEs are required to make to Perkins Loan borrowers prior to disbursement. It adds several new requirements relating to the future availability and terms of Perkins Loans and information on the Direct Loan program loans awarded to students prior to new Perkins Loans being awarded.

Previous Disclosure Requirements

Prior to the Extension Act, HEA Section 463A(a) required IHEs to make a variety of disclosures to Perkins Loan borrowers about the terms and the conditions of Perkins Loans before making a loan.¹⁸ For instance, prior to making a Perkins Loans IHEs must disclose, among other items, the

¹⁵ ED has not yet issued guidance on the provisions of the Extension Act. It is unknown whether future guidance would be similar to guidance ED issued leading up to the Perkins Loan program expiration on October 1, 2015. See, U.S. Department of Education, Office of Postsecondary Education, “Wind-down of the Federal Perkins Loan Program,” Dear Colleague Letter, GEN-15-03, January 30, 2015, at <http://ifap.ed.gov/dpcletters/GEN1503.html>.

¹⁶ P.L. 114-105, §2(a)(2).

¹⁷ Prior to the Extension Act, the HEA also was silent regarding whether Perkins Loan borrowers were eligible to receive subsequent disbursements on Perkins Loans made prior to October 1, 2015, for the 2015-2016 award year. It is unknown whether ED would interpret the Extension Act’s silence in the same manner in which it interpreted the HEA’s previous silence, such that if an undergraduate student receives a disbursement on a new Perkins Loan before October 1, 2017, for the 2017-2018 award year, an IHE would be authorized to make a subsequent disbursement on the loan after September 30, 2017.

¹⁸ IHEs are also required to make certain disclosures as part of the loan prior to the commencement of repayment. For additional information on required Perkins Loans disclosures, see CRS Report R40789, *Reporting and Disclosure Requirements for Institutions of Higher Education to Participate in Federal Student Aid Programs Under Title IV of the Higher Education Act*, by (name redacted).

loan principal amount, the loan interest rate, and the yearly and cumulative maximum amounts that may be borrowed.

Under the Extension Act

Section 3 of the Extension Act both retains the institutional disclosure requirements already mandated under HEA Section 463A(a) and mandates additional disclosures prior to Perkins Loan disbursement. Under the Extension Act, prior to disbursing a Perkins Loan to a borrower an IHE must provide the following disclosures:

1. a notice and explanation regarding the end of future availability of Perkins Loans;
2. a notice and explanation that repayment and forgiveness benefits available to borrowers of Direct Loan program loans are not available to Perkins Loan borrowers;¹⁹
3. a notice and explanation regarding a borrower's option to consolidate a Perkins Loan into a Direct Loan program Consolidation Loan, including any benefit of doing so;
4. for a new undergraduate Perkins Loan borrower, a notice and explanation providing a comparison of Direct Loan program loan interest rates²⁰ and informing the borrower that they have reached the maximum annual Direct Subsidized Loan and Direct Unsubsidized Stafford Loan borrowing limits for which they are eligible;²¹ and
5. for a current undergraduate Perkins Loan borrower, a notice and explanation providing a comparison of Direct Loan program loan interest rates and informing the borrower that they have reached the maximum annual Direct Subsidized Loan borrowing limits for which they are eligible.

Authorization of Appropriations

Section 2(a)(1)(B) of the Extension Act repeals the current authorization of appropriations to enable the Secretary to make FCCs to institutional Perkins Loan funds and explicitly prohibits the appropriation of additional funds beyond FY2015 to make new Perkins Loans.

¹⁹ For instance, borrowers of Direct Loan program loans may be eligible for the Public Service Loan Forgiveness and the various income-driven repayment plans such as Income-Based Repayment and Pay-As-You-Earn; these benefits are not available to Perkins Loan borrowers. For additional information on federal student loan forgiveness and repayment benefits in general, see CRS Report R43571, *Federal Student Loan Forgiveness and Loan Repayment Programs*, coordinated by (name redacted).

²⁰ Direct Loan program loan interest rates have market-indexed fixed rates. For undergraduate students, the interest rate equals the 10-year Treasury note rate plus 2.05 percentage points, with a cap of 8.25%. For award year 2015-2016, the interest rate on Direct Subsidized Loans and Direct Unsubsidized Loans is 4.29%. The interest rates for award years 2016-2017 and 2017-2018 are currently unknown as the 10-year Treasury note rates for these years have not yet been set. CBO, however, projects the interest rates will equal 5.34% and 5.76%, respectively. Congressional Budget Office, *March 2015 Baseline Projections for the Student Loan Program*, p. 6, Table 5.

²¹ Annual borrowing limits for Direct Loan program loans vary by a student's dependency status and year in school. For additional information, see CRS Report R40122, *Federal Student Loans Made Under the Federal Family Education Loan Program and the William D. Ford Federal Direct Loan Program: Terms and Conditions for Borrowers*, by (name redacted).

Previous Authorization of Appropriations Provision

Federal Capital Contributions

Prior to the Extension Act, HEA Section 461(b) authorized appropriations to enable the Secretary to make new FCCs to student loan funds established and operated by individual IHEs. Under this section, \$300 million in appropriations was authorized annually for FY2009 through FY2014, and through FY2015 under GEPA Section 422. Despite the previous authorization, however, discretionary appropriations for FCCs were last provided in FY2004.

Additionally, HEA Section 461(b)(2) authorized appropriations to enable IHEs to award grandfathered Perkins Loans to students for five additional years after the program's expiration—through FY2020, and through FY2021 with the one-year GEPA extension.

Reimbursement for Cancelled Perkins Loans

HEA Section 465(b) states that the Secretary “shall pay to each institution ... an amount equal to the amount of loans from its student loan fund which are cancelled” for employment in specified public service jobs. Although there is no explicit authorization of appropriations language, in the past Congress has appropriated funds specifically for reimbursing IHEs for Perkins Loan cancellations. Funds for the reimbursement of Perkins Loan cancellations were last appropriated in FY2009.²²

Under the Extension Act

Federal Capital Contributions

The Extension Act amends the authorization of appropriations in two ways that will affect the Secretary's ability to provide funds to IHEs' Perkins Loan funds and their ability to award new Perkins Loans in future years. First, sections 2(a)(1)(B) and (C) repeal the authorization of appropriations to enable the Secretary to make FCCs to IHEs' Perkins Loan funds. Thus, the Secretary is no longer able to allocate additional federal funds to IHEs to assist in maintaining their Perkins Loan funds. Second, section 2(a)(1)(B) explicitly states that no funds are authorized to be appropriated under the HEA or any other act for making new Perkins Loans for any fiscal year beyond FY2015.

Reimbursement for Cancelled Perkins Loans

The Extension Act neither amends nor repeals HEA section 465(b), which provides that the Secretary shall reimburse IHEs an amount equal to the amount of Perkins Loans cancelled for borrowers' being employed in specified public service jobs. Therefore, Congress likely could appropriate funds for reimbursing IHEs in the future, if it chose to do so.

²² Although the statutory language uses the word “shall,” which would appear to create a mandatory budget authority, funds for the reimbursement for Perkins Loan cancellations are classified as discretionary. At the time the reimbursement provisions were added to the HEA, the federal government did not use a system of classifying funding as mandatory or discretionary, and reimbursements for Perkins Loan cancellations were not considered entitlements to institutions. Thus, funding authority for this provision was, and continues to be, classified as discretionary for budgetary purposes. Source: Conversation with Congressional Budget Office, February 3, 2015.

Application of GEPA Section 422

Section 2(c) of the Extension Act makes inapplicable the automatic one-year extension of the duration of the Perkins Loan program provided under GEPA Section 422.

Previous GEPA section 422 Application

GEPA Section 422 provides that, generally, in the absence of legislation to extend or repeal a program administered by ED, the authorization of appropriations, or the duration of a program, is extended for one additional fiscal year beyond its terminal year. The authorized level of appropriations for a program in the additional year shall be the same as that for the terminal year of the program. Because Congress neither extended nor repealed the Perkins Loan program prior to its expiration on September 30, 2014, the authorization of appropriations and the duration of the program were automatically extended for an additional year, through FY2015.

Under the Extension Act

Section 2(c) explicitly states that GEPA Section 422 “shall not apply to further extend the duration of the authority” to make new Perkins Loans beyond September 30, 2017. Thus, GEPA Section 422 will not apply to automatically extend the authority to make new Perkins Loans for an additional year beyond the authority’s termination date, September 30, 2017.

Additionally, as discussed earlier, the Extension Act both repeals the authorization of appropriations to enable the Secretary to make FCCs to IHEs’ Perkins Loan funds and explicitly states that no funds are authorized to be appropriated under the HEA or any other act beyond FY2015 for making new Perkins Loans. Thus, it appears that GEPA Section 422 could not automatically extend the Perkins Loan program’s authorization of appropriations to enable the Secretary to make new FCCs or to enable IHEs to make new Perkins Loans beyond FY2015, as no appropriations are authorized under the Extension Act.

Distribution of Assets from Student Loan Fund

Section 2(b) of the Extension Act amends numerous provisions related to the timing and distribution of assets of IHEs’ Perkins Loan funds following the expiration of the program.

Previous Distribution of Assets Provisions

Prior to the passage of the Extension Act, HEA Section 466 specified dates when certain functions associated with the return of the federal share of Perkins Loan fund assets to the federal government (i.e., a distribution of assets) would commence upon the conclusion of the Perkins Loan program. These functions and associated dates are summarized below:

1. **Capital Distribution.** Beginning on March 31, 2004, IHEs were to begin returning the federal share of their Perkins Loan funds to the Secretary.²³
2. **Distribution of Late Collections.** Beginning after October 1, 2012, IHEs were to return to the Secretary the federal share of payments and collections made on outstanding Perkins Loans after the conclusion of the program (i.e., September 30, 2003).

²³ Despite this language, a capital distribution of assets did not occur at this or any subsequent time. It is unclear why the distributions did not occur; however, at the time the Perkins Loan program was authorized through FY2003.

3. **Distribution of Excess Capital.** If upon a finding of the Secretary or an IHE prior to October 1, 2004, that the liquid capital in an IHE's loan fund exceeded the amount required in the foreseeable future for loans or other purposes, the IHE was to return to the Secretary the federal share of the excess capital.²⁴

Under each of these provisions, the Secretary's share to be returned was to equal an amount of the loan fund, late collections, or excess capital proportional to the amount of ED's overall FCCs, and IHEs were to retain the remaining amounts.²⁵

Under the Extension Act

Section 2(b) of the Extension Act amends the dates associated with a distribution of assets to correspond with the authority of IHEs to make Perkins Loans through September 30, 2017. Under the Extension Act, IHEs will be required to return Perkins Loan fund assets in the following manner:

- **Capital Distribution.** Beginning October 1, 2017, each participating IHE will be required to return to the Secretary the federal share of its Perkins Loan funds.
- **Distribution of Late Collections.** After September 30, 2017, each participating IHE will be required to return to the Secretary the federal share of any borrower payments or collections in principal and interest on outstanding Perkins Loans.
- **Distribution of Excess Capital.** If prior to October 1, 2017, a participating IHE or the Secretary determines that the liquid assets in the IHE's Perkins Loan fund exceeds the amount required for Perkins Loans or other purposes, in the foreseeable future, the IHE will be required to return to the Secretary the federal share of the excess capital.

Under each of these provisions, the Secretary's share to be returned is to equal an amount of the loan fund, late collections, or excess capital proportional to the amount of ED's overall FCCs, and IHEs are to retain the remaining amounts.²⁶

²⁴ The dates for the various stages of Perkins Loan funds distribution seem to have been intended to provide for a progressive wind-down and liquidation of each IHE's Perkins Loan funds upon the program's end and were tied to a terminal authorization date. However, it appears that over the years the dates became misaligned. For instance, prior to the Higher Education Amendments of 1992 (P.L. 102-325) the Perkins Loan program was authorized through September 30, 1991, with grandfathered loans authorized through September 30, 1996. The capital distribution of assets was to take place after September 30, 1996, and before March 31, 1997, which would have enabled IHEs to make grandfathered loans to eligible students through the five-year grandfathering period. The distribution of late collections of amounts received by IHEs after September 30, 1996, was to begin after March 31, 1997, and IHEs would be required to make a distribution of excess capital if prior to October 1, 1997, liquid assets in an IHE's revolving fund exceeded amounts needed in the foreseeable future (e.g., amounts needed to make grandfathered loans). Thus, it appears that each of these dates was tied to the terminal authorization date of the grandfathered Perkins Loan at the time, September 30, 1996.

²⁵ For the capital distribution of assets and the distribution of late collections, the Secretary's proportional share was to equal an amount of the loan fund balance proportional to ED's overall FCC as of September 30, 2003. The HEA did not specify a date to be used to determine the Secretary's and IHEs' proportional share due upon a distribution of excess capital.

²⁶ For the capital distribution of assets and the distribution of late collections, the Secretary's proportional share equals an amount of the loan fund balance proportional to ED's overall FCC as of September 30, 2017. The Extension Act does not specify a date to be used to determine the Secretary's and IHEs' proportional share due upon a distribution of excess capital.

Summary of Amendments to the Perkins Loan Program

Table 1 presents a summary of the amendments made to the Perkins Loan Program by the Federal Perkins Loan Program Extension Act of 2015 (P.L. 114-105). It presents the provisions of the Perkins Loan program prior to and following the enactment of the Extension Act. Unless otherwise noted, Perkins Loan provisions not presented here were neither amended nor repealed by the Extension Act and remain in effect.

Table 1. Summary of Amendments to Perkins Loan Program Provisions Made by the Federal Perkins Loan Program Extension Act of 2015 (P.L. 114-105)

Provision	Federal Perkins Loan Program (Prior Law)	Federal Perkins Loan Program Extension Act of 2015
Purpose of Program Authority	To assist in the <i>establishment</i> and <i>maintenance</i> of institutional funds to make loans to students in need	To assist in the <i>maintenance</i> of institutional funds to make loans to undergraduate students in need
Student Eligibility		
• General Eligibility	Made “reasonably available” to undergraduate and graduate and professional students, with priority given to students with exceptional financial need	No changes
• Cohort Specific Eligibility	None	<p>Through September 30, 2017, to new undergraduate Perkins Loan borrowers who (1) have no outstanding balance on a Perkins Loan from the IHE on the date of disbursement, and (2) were first awarded Direct Subsidized Loans and Direct Unsubsidized Loans</p> <p>Through September 30, 2017, to current undergraduate Perkins Loan borrowers who (1) have an outstanding Perkins Loan balance from the IHE on the date of disbursement, and (2) were first awarded Direct Subsidized Loans</p> <p>Through September 30, 2016, to certain graduate borrowers who received a Perkins Loan prior to October 1, 2015, from the IHE</p>
• Grandfathered Loans	Available to students who (1) received Perkins Loans for academic years ending prior to October 1, 2015, and (2) had first been awarded Direct Subsidized Loans Available through September 30, 2020	Grandfathering provision repealed

Provision	Federal Perkins Loan Program (Prior Law)	Federal Perkins Loan Program Extension Act of 2015
<ul style="list-style-type: none"> Subsequent Disbursements 	Available to undergraduate and graduate and professional students who received a new Perkins Loan prior to October 1, 2015, for AY2015-2016 ^a	<ul style="list-style-type: none"> Available to graduate borrowers who received a new Perkins Loan between June 30, 2016, and October 1, 2016, for AY2016-2017 Graduate borrowers must receive a subsequent disbursement no later than June 30, 2017 Unclear whether available to undergraduate borrowers^b
Pre-disbursement Institutional Disclosure Requirements	Disclosure of, among other items, the loan principal amount, loan interest rate, and yearly and cumulative maximum amounts that may be borrowed	<p>Retains previous institutional disclosure requirements</p> <p>Adds notice and explanation</p> <ul style="list-style-type: none"> of the end of future availability of Perkins Loans that repayment and forgiveness benefits available for Direct Loans are unavailable for Perkins Loans of a borrower's option to consolidate a Perkins Loan into a Direct Consolidation Loan, and any benefit of doing so of a comparison of Direct Loan interest rates and information that the borrower has reached the maximum annual Direct Subsidized Loan and Direct Unsubsidized Loan borrowing limits for which they are eligible (applicable to new undergraduate Perkins Loan borrowers only) of a comparison of Direct Loan interest rates and information that the borrower has reached the maximum annual Direct Subsidized Loan borrowing limits for which they are eligible (applicable to current undergraduate Perkins Loan borrowers only)
Authorization of Appropriations		
<ul style="list-style-type: none"> Federal Capital Contributions 	<p>Discretionary, \$300 million annually for FY2009 through FY2014, and through FY2015 under GEPA §422.</p> <p>Discretionary, for such sums as are necessary, for FY2015 through FY2020, and through FY2021 under GEPA §422 for IHEs to make grandfathered loans</p>	<p>Repeals authorization of appropriations for FCCs to IHEs' Perkins Loan funds</p> <p>Prohibits future appropriations under the HEA or other acts</p>
<ul style="list-style-type: none"> Reimbursement for Cancelled Loans 	Discretionary, for such sums as are necessary, indefinitely	No changes

Provision	Federal Perkins Loan Program (Prior Law)	Federal Perkins Loan Program Extension Act of 2015
<ul style="list-style-type: none"> Application of GEPA §422 	GEPA §422 applies to automatically extend the authorization of appropriations, or duration of, a program administered by ED for an additional fiscal year beyond its terminal year in the absence of legislation to extend or repeal the program	Makes GEPA §422 inapplicable to the authority to make new Perkins Loans beyond FY2017
Distribution of Assets	<p>Capital distribution, beginning on March 31, 2004</p> <p>Distribution of late collections, beginning after October 1, 2012</p> <p>Distribution of excess capital, to take place if a determination is made prior to October 1, 2004, that the liquid capital in an IHE's loan fund exceeded the amount required in the foreseeable future for loans or other purposes</p>	<p>Capital distribution, beginning October 1, 2017</p> <p>Distribution of late Collections, beginning after September 30, 2017</p> <p>Distribution of excess capital, to take place if a determination is made prior to October 1, 2017, that the liquid capital in an IHE's loan fund exceeds the amount required in the future for loans or other purposes</p>

Source: CRS analysis of HEA, Title IV, Part E and the Federal Perkins Loan Program Extension Act of 2015 (P.L. 114-105).

- a. Subsequent disbursements on Perkins Loans were not specifically addressed in statute. Rather, ED guidance discussed the availability of subsequent disbursements on the loans. U.S. Department of Education, Office of Postsecondary Education, "Wind-down of the Federal Perkins Loan Program," Dear Colleague Letter, GEN-15-03, January 30, 2015, at <http://ifap.ed.gov/dpcletters/GEN1503.html>.
- b. ED has not yet issued guidance on the provisions of the Extension Act. It is unknown whether future guidance would be similar to guidance ED issued leading up to the Perkins Loan program expiration on October 1, 2015, which did allow for subsequent disbursements on Perkins Loans. See U.S. Department of Education, Office of Postsecondary Education, "Wind-down of the Federal Perkins Loan Program," Dear Colleague Letter, GEN-15-03, January 30, 2015, at <http://ifap.ed.gov/dpcletters/GEN1503.html>.

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