TOTAL AND PERMANENT DISABILITY DISCHARGE

Self-Help Packet
GETTING STARTED
GETTING STARTED

You can cancel your federal student loans based on a permanent and total disability. All federal loan borrowers are eligible for this discharge. Parents with PLUS loans may apply based on their own disabilities, not those of their children.

In order to qualify, you must be unable to work and earn money because of an illness or injury that is expected to continue indefinitely or result in death. This is a very restrictive standard, generally higher than the standards in most other disability programs, such as Social Security.

Congress recently passed a law that makes some changes to this standard. Most of the new rules will go into effect by July 1, 2010. One important change is already in effect. As discussed in the next section, veterans who have been determined by the Secretary of Veterans Affairs to be unemployable due a service-connected condition should qualify for this discharge without having to provide additional documentation from a doctor.
FORMS YOU NEED TO FILL OUT
FORMS YOU NEED TO FILL OUT

Discharge Application

You must fill out the attached application form even if you are a veteran and qualify under the new rules. All applicants must fill out sections 1 and 3. Everyone except veterans qualifying under the new rules must also ask a doctor to fill out section 4. The doctor must be a doctor of medicine or osteopathy and licensed to practice in the United States.

Section 1 requires you to fill in identification information. Be sure and read section 3 carefully and then sign and date at the bottom. You should also carefully read the other sections to find out more about this discharge program.

There are instructions on the form that will explain this process to your doctor. In addition, you may want to give your doctor the attached information sheet.

The doctor must sign the form at the bottom of page 2. It is very important that the doctor include the date of signature, print his/her name, and provide a professional license number. A lot of applications are rejected only because some of this information is missing.

If you are a veteran, you will qualify under the new rules if you can provide documentation from the U.S. Department of Veterans Affairs showing that you are unemployable due to a service-connected condition. If you have this documentation, you are still required to complete sections 1 and 3 of this form, but you do not have to ask a doctor to fill out section 4.
DISCHARGE APPLICATION:
TOTAL AND PERMANENT DISABILITY

Federal Family Education Loan Program / Federal Perkins Loan Program / William D. Ford Federal Direct Loan Program / Teacher Education Assistance for College and Higher Education Grant Program

WARNING: Any person who knowingly makes a false statement or misrepresentation on this form or on any accompanying documents will be subject to penalties which may include fines, imprisonment or both, under the U.S. Criminal Code and 20 U.S.C. 1097.

READ THIS FIRST: This is an application for a total and permanent disability discharge of your Federal Family Education Loan (FFEL) Program, Federal Perkins Loan Program(s), and/or William D. Ford Federal Direct Loan (Direct Loan) Program(s), and/or/your Teacher Education Assistance for College and Higher Education (TEACH) Grant Program service obligation.

To qualify for this discharge (except for certain veterans as explained below), a physician must certify in Section 4 of this form that you are unable to work and earn money because of a condition that is expected to continue indefinitely or result in death. This means that you must be unable to work in any capacity in any field of work. If you are able to work and earn money in any capacity in any field of work at the time your physician signs this form, even if only on a limited basis, you are not eligible for this discharge. This disability standard may differ from disability standards used by other federal agencies (for example, the Social Security Administration) or state agencies. Except as noted below for certain veterans, a disability determination by another federal or state agency does not establish your eligibility for this discharge.

If you are a veteran, you will be considered totally and permanently disabled for purposes of this discharge if you provide documentation from the U.S. Department of Veterans Affairs showing that you have been determined to be unemployable due to a service-connected condition. If you provide this documentation, you are not required to have a physician complete Section 4 of this form or provide any additional documentation related to your disability condition. You only need to complete Sections 1 and 3. In addition, certain terms and conditions for this discharge do not apply to you. See the note to Veterans at the top of page 3.

SECTION 1: APPLICANT IDENTIFICATION

Please enter or correct the following information.

SSN

Name

Address

City, State, Zip

Telephone - Home ( )

Telephone - Other ( )

E-mail Address (optional)

SECTION 2: INSTRUCTIONS FOR COMPLETING AND SUBMITTING THIS FORM

• Type or print in dark ink. Enter your name and Social Security Number at the top of page 2 (if not preprinted).

• Have a doctor of medicine or osteopathy complete and sign Section 4, unless you are a qualifying veteran (see the next bullet).

• If you are a veteran who has received a determination from the U.S. Department of Veterans Affairs that you are unemployable due to a service-connected condition, attach documentation of this determination. You are not required to have a physician complete section 4.

• Sign and date the form in Section 3. A representative may sign on your behalf if you are unable to do so because of your disability.

• Make sure that Sections 3 and 4 include all requested information. Incomplete or inaccurate information may cause your application to be delayed or rejected.

• Send the completed form with any necessary attachments to the address shown below. If no address is shown, send the form and any attachments to your loan holder and/or the Department at the address shown on correspondence you received related to your TEACH Grant.

• If you are applying for discharge of more than one loan and your loans are held by more than one loan holder or if you are applying for discharge of both a TEACH Grant service obligation and one or more loans, you must submit a separate discharge application (original or copy) with any necessary attachments to each loan holder and for (TEACH Grants) to the Department. A “copy” means a photocopy of the original form completed by you (or your representative) and your physician. Any copy must include an original signature from you or your representative.

• IMPORTANT: You must submit this form to your loan holder(s) and/or the Department within 90 days of the date of your physician’s signature in Section 4. See Section 3 for address and contact information. (NOTE TO VETERANS: This requirement does not apply if you are a veteran who provides the documentation described above under “READ THIS FIRST.”)

SECTION 3: APPLICANT’S DISCHARGE REQUEST, AUTHORIZATION, UNDERSTANDINGS, AND CERTIFICATIONS

Before signing, carefully read the entire form, including the instructions in Section 2 and other information on the following pages.

I request that the Department discharge my FFEL Program, Perkins Loan Program, and/or Direct Loan Program loan(s), and/or my TEACH Grant service obligation.

I authorize any physician, hospital, or other institution having records about the disability that is the basis for my request for a discharge to make information from these records available to the holder(s) of my loan(s) and/or the Department.

I understand that (i) I must submit a separate discharge application to each holder of the loan(s) that I want to have discharged. If I am applying for discharge of both a TEACH Grant service obligation and one or more loans, I must submit a separate discharge application to each loan holder and (for TEACH Grants) to the Department. Unless I am a veteran who provides the documentation described above under “READ THIS FIRST,” I must submit a discharge application to each loan holder and the Department within 90 days of the date of my physician’s signature in Section 4. (ii) Unless I am a veteran who provides the documentation described above under “READ THIS FIRST,” I am not eligible to receive a final discharge of my loan(s) and/or my TEACH Grant service obligation unless I meet certain requirements during and at the end of a conditional discharge period, as explained in Section 6. (iii) If I am a veteran, the certification by a physician on this form (if I am required to obtain such a certification) is only for the purposes of establishing my eligibility to receive a discharge of a FFEL Program loan, a Perkins Loan Program loan, a Direct Loan Program loan, and/or a TEACH Grant service obligation, and is not for purposes of determining my eligibility for the extent of my eligibility for Department of Veterans Affairs benefits.

I certify that (i) I have a total and permanent disability, as defined in Section 5. (ii) I have read and understand the information, on the discharge process, the terms and conditions for discharge, and the eligibility requirements to receive future loans or TEACH Grants as explained in Sections 6 and 7.

Signature of Applicant or Applicant’s Representative Date

Printed Name of Applicant’s Representative (if applicable)

Address of Applicant’s Representative (if applicable)

Representative’s Relationship to Applicant (if applicable)

Send the completed discharge application and any attachments to: If you need help completing this form, call:

Page 1 of 4
SECTION 4: PHYSICIAN’S CERTIFICATION

READ THIS FIRST: The applicant identified above is applying for a discharge of a federal student loan and/or a teaching service obligation for a federal grant on the basis that he or she has a total and permanent disability, as defined in Section 5 of this form. To qualify for a discharge, the applicant must be unable to work and earn money because of a condition that is expected to continue indefinitely or result in death. If the applicant is able to work and earn money in any capacity in any field of work, even if only on a limited basis, you should not complete this form. This disability standard may be different from standards used under other programs in connection with occupational disability, or eligibility for social service or veterans benefits. A determination that the applicant is disabled by another federal agency (for example, the Social Security Administration) or a state agency does not establish the applicant’s eligibility for this loan discharge.

Instructions for Physician:

• Complete this form only if you are a doctor of medicine or osteopathy legally authorized to practice in a state (see definition in Section 5) and only if the applicant’s condition meets the definition of total and permanent disability in Section 5.

• Type or print in dark ink. All fields must be completed if applicable. Your signature date must include month, day, and year (mm-dd-yyyy).

• Provide all requested information for Items 1, 2, and 3 below, and attach additional pages if necessary. Complete the physician’s certification at the bottom of this page. The applicant’s loan discharge application cannot be accepted if the information requested in this section is missing.

• If you make any changes to the information you provide in this section, you must initial each change.

• Please return the completed form to the applicant or the applicant’s representative. The holder(s) of the applicant’s loan(s) (see definition in Section 5) or the U.S. Department of Education may contact you for additional information or documentation.

1. Ability to Work. Does the applicant’s medical condition, as explained in item 2 below, prevent the applicant from working and earning money indefinitely in any capacity in any field of work? 
   [ ] Yes [ ] No (IF NO, DO NOT COMPLETE THIS FORM.)

   If the applicant is able to work and earn money in any capacity in any field of work, even if only on a limited basis, you must answer “No.”

2. Disabling Condition. Complete the following regarding the applicant’s disabling medical condition. Do not use abbreviations or insurance codes.

   (a) Provide the diagnosis:

   (b) Describe the severity of the disabling medical condition, including, if applicable, the phase of the disabling condition:

3. Limitations. Explain how the applicant’s condition prevents the applicant from working and earning money in any capacity in any field of work. Attach additional pages if more space is needed. In addition to what is required below, you may include any additional information that you believe would be helpful in understanding the applicant’s condition, such as medications used to treat the condition, surgical and non-surgical treatments for the condition, etc.

   (a) Limitations on sitting, standing, walking, or lifting:

   (b) Limitations on activities of daily living:

   (c) Residual functionality:

   (d) Social/behavioral limitations, if any:

   (e) Current Global Assessment Function Score (for psychiatric conditions):

Physician’s Certification

• I certify that, in my best professional judgment, the applicant identified above is unable to work and earn money in any capacity in any field of work because of an injury or illness that is expected to continue indefinitely or result in death.

• I understand that an applicant who is currently able or who is expected to be able to work and earn money in any capacity in any field of work, even on a limited basis, does not have a total and permanent disability as defined on this form.

I am a doctor of (check one) ☐ medicine ☐ osteopathy/osteopathic medicine. I am legally authorized to practice in the state of , and my professional license number is (subject to verification through state records).

Physician’s Signature (a signature stamp is not acceptable) Date (mm-dd-yyyy) Printed Name of Physician (first name, middle initial, last name)

Address City, State, Zip

Telephone Fax E-mail Address (optional)
NOTE TO VETERANS: If you are a veteran who provides documentation from the U.S. Department of Veterans Affairs showing that you have been determined to be unemployable due to a service-connected condition, the definitions of "conditional discharge" and "conditional discharge period" in Section 6, and all references in Sections 6 and 7 to conditional discharge, the conditional discharge period, and requirements that must be met during the conditional discharge period do not apply to you. You may qualify for a final discharge based on the determination by the U.S. Department of Veterans Affairs that you are unemployable due to a service-connected condition, without having to meet additional requirements during a conditional discharge period.

SECTION 5: DEFINITIONS

- If you have a total and permanent disability, this means that you are unable to work and earn money because of an injury or illness that is expected to continue indefinitely or result in death or you are a veteran who has been determined to be unemployable due to a service-connected condition. NOTE: This disability standard may differ from disability standards used by other federal agencies (for example, the Social Security Administration) or state agencies. Except in the case of certain veterans, a disability determination by another federal or state agency does not establish your eligibility for a discharge of your loan(s) due to a total and permanent disability.

- A conditional discharge is granted when the U.S. Department of Education (the Department) makes an initial determination that you have a total and permanent disability as defined above in Section 5. A conditional discharge of a loan due to a total and permanent disability allows you, if applicable, an opportunity to stop making payments on your loan(s) during the conditional discharge period (see definition). If you receive a conditional discharge of a TEACH Grant service obligation, the 8-year period in which you must complete the service obligation remains in effect during the conditional discharge period, unless you qualify for a suspension of the 8-year period based on certain provisions of the Family and Medical Leave Act of 1993.

- The conditional discharge period begins on the date that your physician certifies this form in Section 4 and lasts for up to three years. The conditional discharge period ends when the Department either grants a final discharge or determines that you do not qualify for a final discharge. During the conditional discharge period, the Department will monitor your eligibility for a final discharge. See also Section 6.

- A final discharge of a loan due to total and permanent disability cancels your obligation (and, if applicable, your enabler’s obligation) to repay the remaining balance on your FFEL Program, Perkins Loan Program, and/or Direct Loan Program loan. A final discharge of a TEACH Grant service obligation cancels your obligation to complete the teaching service that you agreed to perform in order for receiving a TEACH Grant. The Department grants a final discharge if you meet certain conditions during and at the end of the conditional discharge period. See Section 6.

- The Federal Family Education Loan (FFEL) Program includes Federal Stafford Loans (both subsidized and unsubsidized), Federal Supplemental Loans for Students (SLISs), Federal PLUS Loans, and Federal Consolidation Loans.

- The Federal Perkins Loan (Perkins Loan) Program includes Federal Perkins Loans, National Direct Student Loans (NDSLs), and National Direct Student Loans (GradPlus Loans).

- The William D. Ford Federal Direct Loan (Direct Loan) Program includes Federal Direct Stafford/Ford Loans (Direct Subsidized Loans), Federal Direct Unsubsidized Stafford/Ford Loans (Direct Unsubsidized Loans), Federal Direct PLUS Loans, and Federal Direct Consolidation Loans.

- The Teacher Education Assistance for College- and Higher Education (TEACH) Grant Program provides grants to students who agree to teach full time for at least four years in high-need fields in low-income elementary or secondary schools as a condition for receiving the grant funds. If a TEACH Grant recipient does not complete the required teaching service within eight years after completing the service for which the TEACH Grant was received, the TEACH Grant funds are converted to a Direct Unsubsidized Loan that the grant recipient must repay in accordance with that loan.

- The holder of your FFEL Program loan(s) may be a lender, a guaranty agency or the Department. The holder of your Perkins Loan Program loan(s) may be a school you attended or the Department. The holder of your Direct Loan Program loan(s) is the Department. If you received a TEACH Grant, the Department holds your TEACH Grant Agreement to Serve.

- The term “state” as used on this form includes the 50 United States, the District of Columbia, American Samoa, the Commonwealth of the Northern Mariana Islands, the Republic of the Marshall Islands, the Federated States of Micronesia, and the Republic of Palau.

SECTION 6: DISCHARGE PROCESS / ELIGIBILITY REQUIREMENTS / TERMS AND CONDITIONS FOR DISCHARGE (continues on next page)

1. Review of discharge application by your loan holder. (For any of your loans that are held by the Department, or if you are applying for discharge of a TEACH Grant service obligation, the discharge process begins with the review by the Department described in Item 2, below.) After you submit your completed discharge application, your loan holder will review the discharge application and any accompanying documentation to determine whether you appear to meet the eligibility requirements for a discharge based on total and permanent disability. If applicable, your loan holder may also contact your physician for additional information. For FFEL Program loans held by a lender, this determination will be made by both the lender and the guaranty agency. If the loan holder determines that you do not meet the eligibility requirements, you will be notified of that decision. You must then submit payment of your loan(s). If your loan holder determines that you appear to meet the eligibility requirements for a total and permanent disability discharge, your loan(s) will be assigned to the Department. The Department will be your new loan holder. (NOTE: If you are a veteran who provides the documentation described in the “Note to Veterans” above, your loan(s) will not be assigned to the Department. However, your discharge application and the documentation you provide will be sent to the Department for review. The Department will then review the documentation to determine whether you qualify for a final discharge and notify your loan holder of the determination.)

2. Review of discharge application by the Department. The Department will review the physician’s certification in Section 4 (if applicable) and any accompanying documentation. The Department may also contact your physician for additional information. Based on the results of this review, the Department will make an initial determination on your application. If the Department determines that you have a total and permanent disability, you will be notified that a conditional discharge has been granted for a period of up to three years beginning on the date your physician certified your discharge application in Section 4. If the Department determines that you do not have a total and permanent disability, you will be notified of that determination. You must then resume repayment of your loan(s), or if you applied for discharge of a TEACH Grant service obligation, you must comply with all terms and conditions of your TEACH Grant Agreement to Serve.

3. Conditional discharge. During the conditional discharge period:
   - You are not required to make any payments on your loan(s).
   - You are not considered to be delinquent or in default on your loan(s), unless you were delinquent or in default at the time the conditional discharge was granted.
   - The 8-year period in which you must complete a TEACH Grant service obligation remains in effect, unless you qualify for a suspension of the 8-year period based on certain provisions of the Family and Medical Leave Act of 1993.
   - You must promptly notify the Department if your annual earnings from employment exceed the poverty line amount for a family of two in your state.
   - If requested, you must provide the Department with additional documentation or information related to your eligibility for loan discharge. This may include, but is not limited to, documentation of your annual earnings from employment or additional medical documentation. As a condition of the Department’s initial review of your loan discharge application, or at any time during or at the end of the conditional discharge period, the Department may also review your medical condition by an independent physician, at the Department’s expense.

4. Final discharge. If, by the end of the following eligibility requirements during and at the end of the conditional discharge period, the Department will grant a final discharge at the end of the 3-year conditional discharge period:
   - Your annual earnings from employment do not exceed the poverty line amount (see Note below) for a family of two in your state, regardless of your actual family size.
   - You do not receive any new loans under the FFEL, Perkins Loan, or Direct Loan Program or a TEACH Grant; and
   - If it is a Perkins Program loan, or if a Perkins Loan was awarded, or if a Direct Loan program loan or TEACH Grant was originated before the date your physician certified your discharge application, but a disbursement of that loan or grant is made during the conditional discharge period, you provide the Department with documentation showing that the disbursement was returned to the loan holder or (for a TEACH Grant) the Department within 120 days of the disbursement date.

   If the Department grants a final discharge, the discharge will be reported to credit bureaus, and any loan payments made after the date your physician certified your total and permanent disability loan discharge application will be returned to the person who made the payments. If you are granted a final discharge based on a determination by the U.S. Department of Veterans Affairs that you are unemployable due to a service-connected condition, any loan payments made after the effective date of the Department of Veterans Affairs determination will be refunded.

Note about employment earnings: If you are required to have a physician complete Section 4, the physician cannot certify that you have a total and permanent disability if, at the time of the physician’s certification, you are able to work and earn money in any capacity in any field of work. However, if you attempt to work during the conditional discharge period, you may qualify up to the poverty line amount during that period. This standard allows you to try to work without being discharged from receiving a final discharge. The poverty line amounts are updated annually. The Department will notify you of the current poverty line amounts during each year of the conditional discharge period.

5. Requirement to repay loans or complete TEACH Grant service obligation if you do not qualify for a final discharge. If you do not meet the requirements for a final discharge, you will be required to repay your loan(s) and complete the service obligation as described at any time during or at the end of the conditional discharge period, the conditional discharge period will end and you will not receive a final discharge. If you received a conditional discharge, you must repay your loan(s) and complete the service obligation as soon as possible. If you do not repay your loan(s) and complete the service obligation, you will be required to repay your loan(s) and complete the service obligation as soon as possible.
SECTION 6: DISCHARGE PROCESS / ELIGIBILITY REQUIREMENTS / TERMS AND CONDITIONS FOR DISCHARGE (continued from previous page)

discharge of your loan(s), this means that you will be responsible for repaying your loan(s) in accordance with the terms of your promissory note(s). However, you will not be required to pay interest that accrued on your loan(s) from the date the Department made an initial determination that you were totally and permanently disabled until the date the conditional discharge panel voted. The Department will continue to be your loan holder. If you received a conditional discharge of your TEACH Grant service obligation, you will again be subject to the requirements of your TEACH Grant Agreement to Serve. If you do not meet the terms of that agreement and the TEACH Grant funds you received are converted to a Direct Unsubsidized Loan, you must repay that loan in full, and interest will be charged from the date(s) that the TEACH Grant funds were disbursed.

SECTION 7: ELIGIBILITY REQUIREMENTS TO RECEIVE FUTURE LOANS OR TEACH GRANTS

1. If you are granted a final discharge due to total and permanent disability, you are not eligible to receive future loans under the FFEL, Perkins Loan, or Direct Loan programs or TEACH Grants unless:
   • You obtain a certification from a physician that you are able to engage in substantial gainful activity; and
   • You sign a statement acknowledging that the new loan or TEACH Grant service obligation cannot be discharged in the future on the basis of any injury or illness present at the time the new loan or TEACH Grant is made, unless your condition substantially deteriorates so that you are again totally and permanently disabled.

2. If you are granted a conditional discharge based on a total and permanent disability and you request a new FFEL, Perkins Loan, or Direct Loan program loan or a new TEACH Grant during the conditional discharge period, you are not eligible to receive the new loan or TEACH Grant unless:
   • You obtain a certification from a physician that you are able to engage in substantial gainful activity;
   • You sign a statement acknowledging that neither the previous conditionally discharged TEACH Grant service obligation or loan(s) nor the new loan or TEACH Grant service obligation can be discharged in the future on the basis of any injury or illness present when you applied for a total and permanent disability discharge or at the time the new loan or TEACH Grant is made, unless your condition substantially deteriorates so that you are again totally and permanently disabled.
   • You sign a statement acknowledging that the conditionally discharged loan(s) or TEACH Grant service obligation will be removed from conditional discharge status; and
   • The Department has removed the conditionally discharged loan(s) or TEACH Grant service obligation from conditional discharge status (see Section 6, Item 5).

SECTION 8: IMPORTANT NOTICES

Privacy Act Notice. The Privacy Act of 1974 (5 U.S.C. 552a) requires that the following notice be provided to you:
The authorities for collecting the requested information from and about you are §821 et seq., §451 et seq., §461 et seq., and §4201, et seq. of the Higher Education Act of 1965, as amended (the HEA) (20 U.S.C. 1071 et seq., 20 U.S.C. 1087a et seq., 20 U.S.C. 1087a et seq., and 20 U.S.C. 1070g et seq.) and the authorities for collecting and using your Social Security Number (SSN) are §§5428B(1) and 481(a)(4) of the HEA (20 U.S.C. 10872(b) and 1991(a)(4)) and §3010(b)(1) of the Debt Collection Improvement Act of 1996 (31 U.S.C. 7701(c)). Participants in the Federal Family Education Loan (FFEL) Program, the William D. Ford Federal Direct Loan (Direct Loan) Program, the Federal Perkins Loan (Perkins Loan) Program, and/or the Teacher Education Assistance for College and Higher Education (TEACH) Grant Program and giving us your SSN are voluntary, but you must provide the requested information, including your SSN, to participate.
The principal purposes for collecting the information on this form, including your SSN, are to verify your identity, to determine your eligibility to receive a FFEL, Direct Loan, and/or Perkins Loan program loan or a TEACH Grant, to receive a benefit on a loan (such as a deferment, forbearance, discharge, or forgiveness) or a discharge of a TEACH Grant service obligation, to permit the servicing of your loan(s) or TEACH Grant(s), and, if it becomes necessary, to locate you and to collect and report on your loan(s) if your loan(s) become delinquent or in default. We also use your SSN as an account identifier and to permit you to access your account information electronically.
The information in your file may be disclosed, on a case by case basis or under a computer matching program, to third parties as authorized under routine uses in the appropriate systems of records notices.

For a loan or for a TEACH Grant that has not been converted to a Direct Unsubsidized Loan, the routine uses of the information that we collect about you include, but are not limited to, its disclosure to federal, state, or local agencies, to institutions of higher education, and to third party services to determine your eligibility to receive a loan or TEACH Grant, to investigate possible fraud, and to verify compliance with federal student financial aid program regulations.

In the event of litigation, we may send records to the Department of Justice, a court, adjudicative body, counsel, party, or witness if the disclosure is relevant and necessary to the litigation. If this information, either alone or with other information, indicates a potential violation of law, we may send it to the appropriate authority for action. We may send information to members of Congress if you ask them to help you with federal student aid questions. In circumstances involving employment complaints, grievances, or disciplinary actions, we may disclose relevant records to adjudicate or investigate the issues. If provided for by a collective bargaining agreement, we may disclose records to a labor organization recognized under 5 U.S.C. Chapter 71. Disclosures may be made to our contractors for the purpose of performing any programmatic function that requires disclosure of records. Before making any such disclosure, we will require the contractor to maintain Privacy Act safeguards. Disclosures may also be made to qualified researchers under Privacy Act safeguards.

For a loan, including a TEACH Grant that has been converted to a Direct Unsubsidized Loan, the routine uses of this information also include, but are not limited to, its disclosure to federal, state, or local agencies, to private parties such as relatives, present and former employers, business and personal associates, to creditors, to financial and educational institutions, and to guaranty agencies to verify your identity, to determine your program eligibility and benefits, to permit making, servicing, assigning, collecting, adjusting, or discharging your loan(s), to enforce the terms of the loan(s), to investigate possible fraud and to verify compliance with federal student financial aid program regulations, to locate you if you become delinquent in your loan payments or if you default, or to verify whether your debt qualifies for discharge or cancellation. To provide default rate calculations, disclosures may be made to guaranty agencies, to financial and educational institutions, or to federal, state, or local agencies.

For a loan, disclosure is made to financial aid history information disclosures may be made to educational institutions. To assist program administrators with tracking refunds and cancellations, disclosures may be made to guaranty agencies, to financial and educational institutions, or to federal, state, or local agencies.

To provide a standardized method for educational institutions to efficiently submit student enrollment status, disclosures may be made to guaranty agencies or to financial and educational institutions. To counsel you in repayment efforts, disclosures may be made to guaranty agencies, to financial and educational institutions, or to federal, state, or local agencies.

Paperwork Reduction Notice. According to the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a currently valid OMB control number. The valid OMB control number for this information collection is 1845-0055. The time required to complete this information collection is estimated to average 0.5 hours (30 minutes) per response, including the time to review instructions, search existing data resources, gather and maintain the data needed, and complete and review the information collection.

If you have comments concerning the accuracy of the time estimate(s) or suggestions for improving this form, please write to: U.S. Department of Education, Washington, DC 20202-4537.
Do not send the completed loan discharge application to this address.

If you have comments or concerns regarding the status of your individual submission of this form, contact your loan holder (see Section 3).
OPTIONAL DOCTOR INFORMATION SHEET
Dear Doctor:

The purpose of this letter is to provide you with information about the Department of Education disability discharge process.

Please see the attached application form.

A few tips:

1. Please review and complete Section 4 of this application. This section asks you to certify that it is your professional judgment that the borrower cannot work and earn money due to an injury or illness that will last indefinitely or result in death. Every single blank in this section must be completed; if any are left, the application will be rejected.

2. The disability standard used by the Department of Education is different than the standard in other government programs, such as Social Security. Please see the definition in section 5 of the form.

3. You no longer have to provide information about when the borrower became disabled. The eligibility standard is only that the borrower is totally and permanently disabled as of the date you sign this form.

4. This is a new form as of 2009 and it requires you to provide more complete information about the borrower’s disability. Please provide more than a diagnosis. You must also identify the medical condition, as required on the form, and clearly and fully explain how the condition prevents the borrower from working and earning money.

5. You may submit additional information with the application.

6. Any changes must be initialed.

7. Please be sure and date the form and provide your professional license number.

8. You should expect that someone from the Department of Education or a guaranty agency will contact you to follow up on this application. It is important to include as much supporting documentation (medical records) at the outset to help avoid repeated requests for additional information.

Thank you for your assistance with this matter.

Sincerely,
WHERE TO SEND THE APPLICATION
WHERE TO SEND THE APPLICATION

1. You must submit a completed application to your loan holder. The loan holder is defined as the agency that is collecting your loan. This could be a lender, servicer, private collection agency, or guaranty agency.

2. If you have a Direct Loan, you should send the form to the Department of Education at this address:

   U.S. Department of Education
   Conditional Disability Discharge
   P.O. Box 5200
   Greenville, TX  75403-5200

3. If you have a Perkins loan, you should submit your application to your school or whichever entity is collecting on behalf of the school. The school will then send your application to the Department.

4. You should send the application by certified mail with return receipt.

5. You must submit the application within 90 days of the date of the doctor’s signature on the form.

6. After receiving a completed form, the loan holder must stop collection efforts.

7. If you have different loan holders, you must submit a separate form to each loan holder. You can submit a copy, but your original signature must be on every form you submit regardless of whether it is an original or copy.
WHAT TO EXPECT AFTER YOU SEND IN THE APPLICATION
WHAT TO EXPECT AFTER YOU SEND IN THE APPLICATION

Your loan holder is required to make a preliminary determination on the application. If this is a federally guaranteed (FFEL) loan, the lender must submit the application to the guaranty agency within 60 days of application. The guaranty agency has 90 days to review the application. If the guaranty agency approves your application, you will receive a letter that looks something like Sample Letter #1. Approved applications are sent to the Department of Education’s Disability Discharge Unit.

If it is a Direct Loan, the Department of Education will be making the decision. If you have a Perkins loan, you should submit your application to your school or whichever entity is collecting on behalf of the school. The school will then send your application to the Department of Education.

The Department of Education’s Disability Discharge Unit will do another review of the applications it receives. They can ask for additional medical evidence or even arrange for an additional medical review by an independent doctor at no expense to you. The Unit will either deny the claim or approve it.

This process can take a while. The Department says that this process can take up to one year. It is a good idea to contact the Department’s Disability Discharge Unit regularly to check on the status of your application. Contact information is included at the end of this packet and on the letters you will receive from the Department.

If approved, you will not get a discharge immediately. Instead, you will be placed in a three year conditional discharge period. The three year time period starts from the date your doctor signed the form.

During this period, you are not required to make any payments on the loan. You are not required to pay any interest that accrues during this period.

You will qualify at the end of the three years if:

- Your annual earnings from employment do not exceed the poverty line amount for a family of two in your state, regardless of your actual family size. In 2009, this amount is $14,570 if you live in the 48 contiguous states. (Information about poverty level guidelines can be found on the U.S. Department of Health and Human Services web site: http://aspe.hhs.gov/poverty/poverty.htm),
- You do not receive any new federal loans or a TEACH grant, and
- If a federal loan was certified or a TEACH grant was originated before the date your doctor signed the application, but a disbursement was made during the conditional discharge period, you must provide the Department with documentation showing that the disbursement was returned to the loan holder or for a TEACH grant to the Department within 120 days of the disbursement date.
During the conditional discharge period, you must promptly inform the Department if your annual earnings exceed the poverty line for a family of two in your state and notify the Department of any changes in address.

If you satisfy all of these requirements after the three year period, the balance of the loan is discharged. At this point, you will receive a letter from the Department similar to Sample Letter #2.

Any payments received after the date the doctor signed the form must be returned. This includes voluntary and involuntary payments, such as wage garnishments and tax refund offsets. The discharge will also be reported to credit bureaus. You should consult a tax professional regarding possible tax liability for the discharged amount.

**Note:** If you are a veteran with documentation from the U.S. Department of Veterans Affairs that you are unemployable due to a service-connected condition, you can receive a final discharge as soon as the Department reviews your application. The three year conditional period does not apply in these cases.

**What to Do If the Application is Denied**

Borrowers will often find that a discharge is denied even after they have submitted a properly completed physician’s certification of total and permanent disability. If the application is denied, you should receive a letter that includes the reasons for the denial. Unfortunately, the letter may not be very specific. It may say only that you are denied due to a “medical review failure.” It may look something like Sample Letter #3.

You should not assume that a denial based on “medical review failure” is necessarily tied to an actual medical review. Instead, this is a general category that can mean anything from a missing license number to an actual medical review failure. Although there is no formal process within the Department to appeal, it is a good idea to contact the Department if you receive a denial and ask about the basis for the decision. You can often resolve these problems informally. You can contact the Department’s ombudsman program for assistance. (The phone number for the ombudsman is toll-free 877-557-2575; e-mail: fsaombudsmanoffice@ed.gov). You can also reapply if you missed a deadline or decide it is more efficient to start over again. You should consult an attorney for assistance if possible.

If you cannot resolve the problem informally, the denial may be appealed under the judicial review provision of the Administrative Procedures Act.
SAMPLE LETTER #1
Dear [Name],

Sallie Mae, Inc. is a servicer of student loans for national and state guarantee agencies.

Your request to have your repayment obligation on the loan(s) listed below discharged due to your total and permanent disability was received and reviewed. The guarantor of your loan(s) has made a preliminary determination that you appear to meet the eligibility criteria for loan discharge due to a total and permanent disability.

Your loan(s) are in the process of being assigned to the U.S. Department of Education (ED). Several steps must be taken to complete the assignment process. Filing the claims paperwork with ED and gathering the necessary documents are the two main components of this process. This process will take approximately 10-12 weeks to complete. Once assigned, ED will review your discharge application and make an initial determination of your eligibility for discharge. ED will notify you of its initial determination.

If ED makes an initial determination that you meet the criteria for a discharge of your loan(s), ED will place the loan(s) in a conditional discharge status for a period of up to three years from the date your physician certified that you are totally and permanently disabled. During the conditional discharge period, you are not obligated to make payments on your loan(s) that are in a conditional discharge status, and interest will not accrue. ED will contact you during this period to obtain information about your income from employment.

You will be relieved of all obligations to repay the loan(s) listed below only if ED grants a final discharge of your loan(s). ED will grant a final discharge if, throughout the conditional period, you continue to meet the eligibility criteria for discharge. You will remain eligible if you do not borrow any additional Title IV federal student aid and you do not have annual earnings from work in excess of the poverty level for a family of two. There is information about the poverty level guidelines on the U.S. Department of Health and Human Services web site:

http://aspe.hhs.gov/poverty/poverty.htm

If ED grants a final discharge and relieves you of the obligation to repay the loan(s), it will return to you any payments received on the discharged loan(s) after the date the physician signed your application. All payments received from the date your conditional discharge period began have been forwarded to ED.

If ED determines, either when it makes its initial determination or at any time during the conditional discharge period, that you do not meet the criteria for loan discharge, the prior status of your loan(s) will be reinstated and you will again be obligated to repay the loan(s). You will not have to pay interest for the conditional discharge period. ED will hold and service your loan(s), and you will make your payments to ED.

ED will mail you an acknowledgement when it receives your account. Please note that it may take as long as six to 12 months before you receive further communication from ED. If after this period you have not received any communication from ED related to this request, contact ED's servicer, Affiliated Computer Services (ACS), at 888/869-4169.

Thank you.
SAMPLE LETTER #2
Notice of Loan Discharge

10/02/2008

Account #: 01/07/2004
Loan #: OC001
OC002
OC003
OC004
OC005
OC006
OC007

BOSTON, MA 02110-0000

Reason for Notice

This notice certifies you have fully met the requirements of the 3-year conditional discharge process. All loans referenced above that were assigned to the U.S. Department of Education Federal Student Aid's (FSA) Disability Discharge Loan Servicing Center by

U.S. DEPARTMENT OF EDUCATION, FEDERAL STUDENT AID

have been discharged due to total and permanent disability. Your loan(s) in the amount of

$19,801.24

were discharged on

09/30/2008

Important Information

We will return to you any payments received by your previous loan holder and/or by FSA after 01/07/2004. (NOTE: If a loan listed above is a FFEL Loan obligation that is a portion of a joint consolidation loan, a co-made PLUS Loan, or an endorsed loan, FSA will instruct your loan holder to discharge your loan obligation or the applicable portion of your loan obligation. FSA is only processing your discharge eligibility. FSA is not the new holder of your loan obligation. You should contact your loan holder for further information about repayment arrangements for any remaining balance or any refund of payments for which you may be eligible.)

Questions

Please contact the Disability Discharge Loan Servicing Center from 8:00 AM to 8:30 PM Eastern Time, Monday through Friday at 1-888-869-4169 or send an e-mail to disability_discharge@acs-inc.com. Individuals with access to a TDD (Telecommunications Device for the Deaf) can call 1-888-636-6401. Written correspondence can be sent to:

U.S. Department of Education
Disability Discharge Loan Servicing Center
P.O. Box 5200
Greenville, TX 75403-5200
SAMPLE LETTER #3
Conditional Discharge Ineligibility

12/26/2007

Account #.
Loan #(s):

Reason for Notice

Your loan discharge request for total and permanent disability submitted to USA FUNDS has been transferred to the U.S. Department of Education's (ED's) Disability Discharge Loan Servicing Center based on a preliminary determination that you were totally and permanently disabled.

ED is the new holder of your loan(s). The change in ownership of your loan(s) will be reported to national credit bureaus.

Important Information

Further review of your discharge application and supporting documentation indicates that you do not meet ED's definition of total and permanent disability for the following reason:

Medical Review Failure

ED will return your loan(s) to an active status. You must resume payment on the loan(s).

You will soon be informed of when and how to make payments.

Questions

If you have any questions, please contact the Disability Discharge Loan Servicing Center at 1-888-669-4169 or send an email to disability_discharge@acs-inc.com. Written correspondence can be sent to U.S. Department of Education Conditional Total and Permanent Disability Assignments PO Box 7200 Ulica, NY 13504. Hearing impaired individuals with access to a TDD (Telecommunications Device for the Deaf) can call 1-888-635-5401.
FREQUENTLY ASKED QUESTIONS

I am disabled, but think I might be able to work. Can I apply?

The question is whether you really are able to work or not. If you are able to work even if you are not currently employed, you will not qualify.

What if I am working now?

You will not qualify if you are working at the time you apply. However, if you apply and are approved, you are allowed to work and earn minimal amounts during the conditional discharge period.

What happens if I later want to take out a new federal loan?

You will have to get a doctor to certify that you are able to work. You will also have to sign a statement that the new loan cannot be discharged in the future based on any current impairment unless that impairment substantially deteriorates.

Does the date I became disabled matter?

Only for applications submitted before July 1, 2008.

Can I apply again if I was denied the first time?

Yes. This is more likely to be successful if there was a minor problem the first time around such as the doctor’s failure to fill in his license number. But you can also reapply if you have been able to gather stronger evidence of your disability.

I used the old form to apply, is this ok?

Yes. The Department has said that it will continue to accept the old form.

Who can I contact at the Department for more information?

The Department has set up a Disability Discharge Loan Servicing Center. The Center can be contacted by phone at 1-888-869-4169, by e-mail at disability_discharge@acs-inc.com, or by regular mail at U.S. Department of Education, Disability Loan Servicing Center, P.O. Box 5200, Greenville, TX 75403-5200. Hearing-impaired individuals with access to a TDD can call 1-888-636-6401. You may also need to contact the Department’s servicer, Affiliated Computer Services (ACS) at 888-869-4169.