Wenn eine Schule Informationen erhält, dass ein Student gestorben ist

Wenn eine Schule Informationen erhält, dass ein Student gestorben ist, muss sie die Gültigkeit dieser Informationen prüfen. Bis die Schule diese Bestimmung getroffen hat, darf die Schule bereits keine weitere Zahlung von Titel-IV-Hilfe an den Studenten (schließlich freigeben der Titel-IV-Kredit, die nicht bereits bezahlt wurde).

Um das stumpfere Leid der Familie des Studenten und seiner Freunde auf Grundlage ungenauer Angaben über den Tod eines Studenten zu vermeiden, die die Schule erhalten hat, sollte die Schule zunächst interne Abfragen und der Suche nach öffentlichen Informationen quellen durchführen, um zu prüfen, ob der Student gestorben ist. Wenn es keine lokale Zeitungsbericht über den Tod eines Studenten gibt, kann eine Schule einen Online-Suchbegriff über die Heimatzeitung des Studenten und die Zeitungen, in denen der Tod berichtet wurde, durchführen.

Innen, um den Tod eines Studenten zu bestätigen, sollte die Schule Anwesenheitsberichte von der Lehrer, in deren Klassen der Student aktuell eingeschrieben ist, und vielleicht auch von der Bewohner von schulischen Wohnheimen, Macht die entsprechenden Informationen zu haben. Lehrer und Bewohner von schulischen Wohnheimen sollten nur dann die finanzielle Abteilung anrufen, wenn der Student vor Ort ist, um zu bestätigen, dass er nicht gestorben ist.

Die Schule sollte auch den Studenten auf die lokale USPS-Anschrift/Adresse zu versenden und an allen elektronischen Adressen (E-Mail und Social Media) schreiben, um zu informieren, dass es Grund zu der Annahme ist, dass der Student gestorben ist und keine weiteren Zahlungen von finanzieller Hilfe an den Studenten bis er oder sie ankriegt oder die finanzielle Abteilung besucht, bis sie sich zu dem bestätigen kann.
A school should complete its internal attempt to resolve the report of the student's death within 30 days. After 30 days, if the school has not resolved the report of the student's death, it should seek information from the student's family (named on the FAFSA if the student is dependent or married) and any references the student provided during entrance counseling (if the student is a recipient of a federal student loan).

A school that is unable to confirm a student’s death must make a determination that the student is no longer in attendance (has withdrawn) 30 days after the end of the earlier of the:

- payment or enrollment period;
- academic year in which the student was enrolled;
- educational program in which the student was attending.

A school must return any Title IV funds required under 34 CFR 668.22 as soon as possible but no later than 45 days after the date the school determined the student withdrew. For more details on the procedures and requirements of returning aid, see the FSA Handbook, Volume 5, Chapter 1.

**Obtaining a death certificate or an acceptable copy of a death certificate**

If your school confirms that a current recipient of Title IV aid has died, you should try to obtain an original or certified copy of the recipient's death certificate, or an accurate and complete photocopy of the original or certified copy of the death certificate.

If you can determine from a notice of death or news report that a medical professional or mortuary was involved, you could request a copy of the student's death certificate from them. Schools may also be able to obtain death certificates from the local government record offices where the death occurred or the local government offices where the student's permanent residence was located. For example, you can contact the vital records office for the student's home state (a list is available at [https://www.cdc.gov/nchs/w2w/index.htm](https://www.cdc.gov/nchs/w2w/index.htm)) and ask about the possibility of obtaining a death certificate and the steps for obtaining it; paying a fee is typically also required.

Since individual state rules for documenting the death of an individual and obtaining a copy of an individual’s death certificate differ widely, a school should consult with its attorney to establish procedures for obtaining the required documentation from local authorities in your state.

**New ISIR based on CPS match with the U.S. Social Security Administration**

The Social Security numbers of applicants currently in Federal Student Aid’s Central Processing System (for all award years currently being processed) are matched weekly against SSA records. If the Social Security number entered in Item 8 of the FAFSA matches that of a deceased person
in the SSA records, the CPS will send a new ISIR to all schools indicated on the student’s FAFSA. The new ISIR will include Comment Code 076, with comment text explaining the action that the student must take. For more information, see the 2021-2022 ISIR Guide and the 2021-2022 SAR Comment Codes and Text Guide.

**Enrollment reporting when a current student has died**

If a school has obtained a copy of the death certificate for a current student, the school must update the student’s status in NSLDS. If the school is due to perform its regular Enrollment Status Reporting within the next 14 days, the school may use that process to update the student’s status. If the school’s regular Enrollment Reporting is more than 14 days in the future, we recommend that the school manually update the student’s enrollment status on the NSLDS Professional Access Web site at [https://nsldsfap.ed.gov](https://nsldsfap.ed.gov) to a status of “D as soon as possible.”

**Withdrawal date when a student dies**

If a school that is not required to take attendance is informed that a student has died, it must determine the withdrawal date for the student according to the guidance contained in 34 CFR 668.22(c)(1)(iv). This section provides that if the institution determines that a student did not begin its withdrawal process or otherwise provide official notification of his or her intent to withdraw because of illness, accident, grievous personal loss, or other such circumstances beyond the student’s control, the withdrawal date is the date that the institution determines is related to that circumstance.

The withdrawal date can be no later than the date of the student’s death. For an institution that is required to take attendance, the withdrawal date for a student who has died is the last date of attendance as determined from the school’s attendance records. The school must maintain the documentation it received that the student has died and determine an appropriate withdrawal date.

**When a student who has died is due a post-withdrawal disbursement**

You may not make a post-withdrawal disbursement of Title IV funds to the account or estate of a student who has died.

If you determine that a student has died during a period in which the student was receiving Title IV aid, your school must perform a Return to Title IV Funds (R2T4) calculation (see the FSA Handbook, Volume 5) and then return any Title IV funds for which it is responsible under this calculation.

A deceased student’s estate is not required to return any Title IV funds disbursed to the student. Therefore, an institution should neither report a grant overpayment for a deceased student to NSLDS, nor refer a grant overpayment for a deceased student to Default Resolution Group (see below). If an institution had previously reported a grant overpayment for
a student who is deceased to Default Resolution Group, it should inform Default Resolution Group that it has received notification that the student is deceased.

The regulations governing the Title IV federal student loan programs provide for a discharge of a borrower’s obligation to repay a loan if the borrower dies (including a parent borrower’s obligation to repay a PLUS Loan if the student on whose behalf the parent borrowed dies). If a school is aware that a student who has died has any outstanding Title IV loan debt, the school should contact the student’s estate and inform it of the actions it can take to have the student’s Title IV loan debt cancelled.

If a Title IV credit balance created from funds disbursed before the death of the student exists after the completion of the Return calculation and the institutional refund calculations, the institution must resolve the Title IV credit balance as follows:

1. In accordance with the cash management regulations, paying authorized charges at the institution (including previously paid charges that are now unpaid due to the Return of Title IV funds by the institution).

2. Returning any Title IV grant overpayments owed by the student for previous withdrawals from the present school. The institution may deposit the funds in its federal funds account and make the appropriate entry in G5.

If the institution has previously referred the grant overpayment to the Default Resolution Group (see below), the institution should provide the Default Resolution Group with documentation that the student has died so that the Default Resolution Group can delete the overpayment from its records.

3. Returning any remaining credit balance to the Title IV programs.

**Default Resolution Group**
U.S. Department of Education
Default Resolution Group
P.O. Box 5609
Greenville, TX 75403-5609
800-621-3115

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**WHEN A FEDERAL STUDENT LOAN BORROWER OR TEACH GRANT RECIPIENT DIES**

The regulations governing Direct Loans, FFEL Program loans, and Perkins Loans (including Defense Loans and NDSL loans) provide for discharge of a borrower’s obligation to repay those loans if the borrower dies (including a parent borrower’s obligation to repay a Direct PLUS Loan or
Appendix C—Required Actions When A Student Dies

Federal PLUS Loan if the student on whose behalf the parent borrowed dies). In addition, if a student who received a TEACH Grant dies, the obligation to complete the TEACH Grant service obligation is discharged.

If a student who has received a Title IV loan or TEACH Grant dies, or if a parent Direct PLUS Loan borrower dies, the school should notify the loan or TEACH Grant servicer that the student or parent has died. Unless the deceased has an outstanding Perkins Loan that is held by the school, the school is not responsible for gathering the documentation needed to discharge the borrower’s outstanding loans or TEACH Grant service obligation.

**Documentation required for discharge of a federal student loan or TEACH Grant service obligation when a student dies**

The information that follows is provided for reference only. As noted earlier in this Appendix, the school is not responsible for gathering the documentation needed to discharge a deceased borrower’s outstanding loans or TEACH Grant service obligation, except in the case of a Perkins Loan that is held by a school. For more information on discharging a Perkins Loan due to the borrower’s death, see Volume 6 of the Federal Student Aid Handbook.

In order to discharge the unpaid balance (including interest) of a Perkins Loan (including NDSL and Defense loans), FFEL Program loan, Direct Loan, or TEACH Grant service obligation, the loan holder or servicer must obtain:

- an original or certified copy of the death certificate or an accurate and complete photocopy of the original or certified copy of the death certificate for the person who has died;
- an accurate and complete original or certified copy of the death certificate for the person who has died that is scanned and submitted electronically or sent by facsimile transmission; or
- verification of the borrower’s death through an authoritative Federal or State electronic database approved for use by the Department.

On a case-by-case-basis, in exceptional circumstances, a discharge may also be approved based upon other reliable documentation of the borrower’s death that is acceptable to the chief financial officer of the institution (for a Perkins Loan that is held by the school), the chief executive officer of the guaranty agency (for a FFEL Program loan that is not owned by the Department), or the Department (for a Direct Loan, a TEACH Grant service obligation, or a FFEL Program or Perkins Loan that is owned by the Department).

**When a deceased student has earned Federal Work Study (FWS) income**

A school may deliver any FWS income earned by a deceased student to the student’s estate.