# Direct Loans

## Federal Direct Consolidation Loan Application and Promissory Note

OMB No. 1845-0053 Form Approved Exp. Date 02/28/2014

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

#### Before You Begin

Read the instructions for completing this Federal Direct Consolidation Loan Application and Promissory Note (Note). Print using blue or black ink or type. You must sign and date this form. If you cross out anything and write in new information, put your initials beside the change.

NOTE: PAGES 1, 2, and 3 OF THIS NOTE MUST BE SUBMITTED FOR YOUR LOAN REQUEST TO BE PROCESSED.

Section A: Borrower I	nformation	WIT DIENGERMENDE	MARKAGAS PARKAS				
1. Last Name	First Name	Middle Initial	2. Social Security Number				
Held	Bradley	W	259-57-080	)2			
3. Permanent Address (	f P.O. box or general delivery, see instructions	s)	4. Area Code/Telephone Number	_			
12986	Mallory Circle		(407)607-6937				
Apartm	ent 306						
Orlando	Fh	32828					
City	State	Zip Code	5. E-Mail Address (Optional)				
6. Former Name(s)	7. [	Date of Birth (mm-dd-yyyy)	8. Driver's License State and Number State PL Number H 436	0-079-76440-0			
9. Employer's Name 4000 Central Florida Blvd. O University of Central Florida							
10. Employer's Address	4000 Central Ho	rida Blud. Dr	rlando FL 3	2826			
11. Work Area Code/Te	ephone Number City	y Sta	te Zip	Code			
(407)823	-2771						
Section B: Reference	nformation						
12. References: List to	vo persons with different U.S. addresses who	do not live with you and who have know	n you for at least three years.				
Name 1.	Dolores Glover	2	Kelly Held				
Permanent Address 7617 Camden Rd. 900 Coach House Dv.							
City, State, Zip Code Alto, GA 30510 Tucker, GA 30084							
E-Mail Address (optional)							
Area Code/Telephone N	lumber (618) 897-96	404, 784-0071					
Relationship to Borrower Mother Brother							
Section C1: Education Loan Indebtedness – Loans You Want to Consolidate (continued on page 2)							
Read the instructions before completing this section. List each federal education loan that you want to consolidate, including any William D. Ford Federal Direct Loan (Direct Loan) Program loans that you want to include in your Direct Consolidation Loan. If you need more space to list additional loans, use the Additional Loan Listing Sheet included with this Note. List each							
loan separately. Please print. IN THIS SECTION, LIST ONLY LOANS THAT YOU WANT TO CONSOLIDATE.  We will send you a notice before we consolidate your loans. This notice will (1) provide you with information about the loans and payoff amounts that we have verified, and (2) tell you the							
deadline by which you must notify us if you want to cancel the Direct Consolidation Loan, or if you do not want to consolidate one or more of the loans listed in the notice. The notice will include information about loans eligible for consolidation that you did not list in this section, if							
	ible loans with a holder of a loan that you listed						
13. Loan Code (See Instructions)	<ol> <li>Loan Holder/Servicer Name, Address, a (See Instructions)</li> </ol>		15. Loan Account Number	16. Estimated Payoff Amount			
I	Dept of Ed/Aspire	Resources Inc , West Des Moines	5) MIS227215	3200,00			
L	IA 502/018		10 1000 .0.0	5200,			
<u> </u>	Dept of Ed l'Aspire Ro	escurces Inc.		2225 00			
	UTS 5 VISTA Drive, IA 50266	INCST DES MOINE	51	3300.00			
L	1 + 17 204 (20)			Lawrence was a second and a second a second and a second			

Borrower's Name	(please print) Bradley W Held	Social Security Number	974-2.1-0808
Section C1: Education 13. Loan Code (See Instructions)	Loan Indebtedness – Loans You Want to Consolidate (continued from page 1)  14. Loan Holder/Servicer Name, Address, and Area Code/Telephone Number (See Instructions)	15. Loan Account Number	16. Estimated Payoff Amount
K	Dept of Ed/Aspire Resources Inc., 6715 Vista Drive, West Des Moines, IA 50266		20150.00
E	Dept of Ed/Aspire Resources Inc., 6715 vista Drive, West Res Moines, IA 50266		20150.00
Li			
			÷
	V		
Loan delayed until the begin processing your	Date. If any of the loans you want to consolidate are in a grace period, you can have the pirend of your grace period by entering your expected grace period end date in the space propert Consolidation Loan as soon as we receive this Note and any other required documer ill enter repayment immediately upon consolidation. You will then lose the remaining portion	vided. If you leave this item blank, we wints and any loans listed in Section C1 th	
Read the instructions calculated. Remember included with this Note. We will send you a not deadline by which you	Loan Indebtedness — Loans You Do Not Want to Consolidate before completing this section. List all education loans that you are not consolidating, bit to include any Direct Loan Program loans that you do not want to consolidate. If you need List each loan separately. Please print. IN THIS SECTION, LIST ONLY LOANS THAT YO ce before we consolidate your loans. This notice will (1) provide you with information about must notify us if you want to cancel the Direct Consolidation Loan, or if you do not want to ut any loans you listed in this section, and any loans listed in this section will not be consol	ut want to have considered when your n more space to list additional loans, use i DU DO NOT WANT TO CONSOLIDATE It the loans and payoff amounts that we h consolidate one or more of the loans list	the Additional Loan Listing Sheet :. nave verified, and (2) tell you the ed in the notice. The notice will not
18. Loan Code (See Instructions)	19. Loan Holder/Servicer Name, Address, and Area Code/Telephone Number (See Instructions)	20. Loan Account Number	21. Current Balance
Section D: Repaymen	t Plan Selection  bayment plan options, carefully read the repayment plan information in the Borrower's Right	ts and Pasnansihilities Statement on pa	age 5.8 of this Nato and in any
	payment pian options, carefully read the repayment pian information in the Borrower's Right I you receive with this Note. Then select a repayment plan for your Direct Consolidation Loa		
<ul> <li>If you select the l as explained on t</li> </ul>	ncome Contingent Repayment (ICR) Plan or the Income-Based Repayment (IBR) Plan, you he Repayment Plan Selection form. Your selection of the ICR Plan or IBR Plan cannot be the ICR Plan or the IBR Plan for repayment of your Direct Consolidation Loan if (1) you wan	pe processed without the required ad	ditional forms or documentation.
repayment arrang	pement with your current loan holder(s); or (2) you are consolidating a delinquent Federal C and you are not consolidating any additional eligible loans.		

Social Security Number 259-59-0802

#### Section E: Borrower Understandings, Certifications, and Authorizations

- 22. I understand that:
- A. My Direct Consolidation Loan will, to the extent used to pay off loans made under the Federal Family Education Loan (FFEL), Direct Loan, and Federal Perkins Loan (Perkins Loan) programs, count against the applicable aggregate loan limits under the Act. The term "the Act" is defined under "Governing Law" on page 4 of this Note.
- B. The amount of my Direct Consolidation Loan is the sum of the balances of my outstanding eligible loans that I have chosen to consolidate. My outstanding balance on each loan to be consolidated includes unpaid principal, unpaid accrued interest and late charges as defined by federal regulations and as certified by the loan holder. Collection costs may also be included. For a Direct Loan Program loan that is in default, the amount of any collection costs that may be included in the payoff balances of the loans is limited to a maximum of 18.5% of the outstanding principal and interest. For any other defaulted federal education loans, all collection costs that are owed may be included in the payoff balances of the loans.
- C. Applying for a Direct Consolidation Loan does not obligate me to agree to take the Direct Consolidation Loan. The U.S. Department of Education (ED) will provide me with: (1) a notice containing information about the loans and payoff amounts that ED has verified with the holders of my loans or through ED's National Student Loan Data System (NSLDS) before the actual payoffs occur; and (2) the deadline by which I must notify ED if I want to cancel the Direct Consolidation Loan, or if I do not want to consolidate any of the loans that ED has verified. The notice that ED sends will include information about loans eligible for consolidation that I listed in Section C1 of this Note ("Education Loan Indebtedness Loans You Want to Consolidate"). It may also include information about additional loans eligible for consolidation that I did not list in Section C1, if I have additional eligible loans with a holder of a loan listed in Section C1. If I do not inform ED otherwise by the deadline specified in the notice that ED sends to me, all of the loans listed in the notice will be consolidated.
- D. If the amount ED sends to my loan holders is more than the amount needed to pay off the balances of the selected loans, the holders will refund the excess amount to ED and this excess amount will be applied against the outstanding balance of my Direct Consolidation Loan. If the amount that ED sends to my holders is less than the amount needed to pay off the balances of the loans selected for consolidation, ED will include the remaining amount in my Direct Consolidation Loan.
- E. Unless I am: (1) consolidating a delinquent Federal Consolidation Loan that the lender has submitted to the guaranty agency for default aversion; (2) consolidating a defaulted Federal Consolidation Loan; (3) consolidating a Federal Consolidation Loan to use the Public Service Loan Forgiveness Program; or (4) consolidating a Federal Consolidation Loan to use the no accrual of interest benefit for active duty service members, I may consolidate an existing Federal Consolidation Loan or Direct Consolidation Loan only if I include at least one additional eligible loan in the consolidation.
- F. If I am consolidating a delinquent Federal Consolidation Loan that the lender has submitted to the guaranty agency for default aversion or a defaulted Federal Consolidation loan, and I am not including another eligible loan, I must agree to repay my Direct Consolidation Loan under the ICR Plan or the IBR Plan.
- G. If I consolidate my loans, I may no longer be eligible for certain deferments, subsidized deferment periods, certain types of loan discharges or loan forgiveness, or reduced interest rates that were available on the loans I am consolidating.
- H. Any payments made prior to the date of consolidation on the loans I am consolidating will not count toward (1) the 25 years of repayment required for loan forgiveness under the IBR Plan or the ICR Plan (see Item 10 of the Borrower's Rights and Responsibilities Statement in this Note), or (2) the 120 qualifying payments required for Public Service Loan Forgiveness (see Item 17 of the Borrower's Rights and Responsibilities Statement).
- If I am consolidating a Perkins Loan: (1) I will no longer be eligible for interest-free periods while I am enrolled in school at least half time, in the grace period on my loan, and during deferment periods; and (2) I will no longer be eligible for full or partial loan cancellation under the Perkins Loan Program based on years of service in one of the following occupations: teacher in a low-income elementary or secondary school; staff member in a eligible preschool program; special education teacher, member of the Armed Forces who qualifies for special pay; Peace Corps volunteer or volunteer under the Domestic Volunteer Service Act of 1973; law enforcement or corrections officer, attorney in a ligible defender organization; teacher of mathematics, science, foreign languages, bilingual education or any other high-need field; nurse or medical technician providing health care services; employee of a public or private nonprofit child or family service agency that services high-risk children from low-income families and their families; fire fighter; faculty member at a Tribal College or University; librarian; or speech language pathologist.
- J. If I am consolidating a Direct PLUS Loan or a Federal PLUS Loan that I obtained to help pay for my dependent child's undergraduate education, I will not be eligible to repay my Direct Consolidation Loan under the IBR Plan. However, I may repay my Direct Consolidation Loan under the ICR Plan.
- K. If I am consolidating any Direct Loan Program loans on which I received an up-front interest rebate, and I have not yet made the first 12 required on-time payments on those loans at the time the loans are consolidated, I must make the first 12 required monthly payments on my Direct Consolidation Loan on time to keep the interest rebate (see Item 9 of the Borrower's Rights and Responsibilities Statement)
- 23. Under penalty of perjury, I certify that:
- A. The information that I have provided on this Note is true, complete, and correct to the best of my knowledge and belief and is made in good faith.
- B. All of the loans selected for consolidation have been used to finance my education or the education of my dependent child(ren).
- C. All of the loans selected for consolidation are in a grace period or in repayment ("in repayment" includes loans in deferment or forbearance).
- D. If I owe an overpayment on a Federal Perkins Loan, Federal Pell Grant, Federal Supplemental Educational Opportunity Grant, Academic Competitiveness Grant (ACG), National Science and Mathematics Access to Retain Talent (SMART) Grant, or Leveraging Educational Assistance Partnership Grant, I have made satisfactory arrangements with the holder to repay the amount owed.
- E. If I am in default on any loan I am consolidating (except as provided above in Item 22.F.), I have either made a satisfactory repayment arrangement with the holder of that defaulted loan, or I will repay my Direct Consolidation Loan under the ICR Plan or the IBR Plan.
- F. If I have been convicted of, or pled noto contendere or guilty to, a crime involving fraud in obtaining federal student aid funds under the Act, I have completed the repayment of those funds to ED, or to the loan holder in the case of a Title IV federal student loan.
- 24. I make the following authorizations:
- A. I authorize ED to contact the holders of the loans selected for consolidation to determine the eligibility for consolidation and the payoff amounts of the loans listed in Section C1 of this Note and any of my other federal education loans that are held by a holder of a loan listed in Section C1. I further authorize release to ED or its agent of any information required to consolidate my education loans in accordance with the Act.
- B. I authorize ED to issue the proceeds of my Direct Consolidation Loan to the holders of the selected loans to pay off the debts.
- C. I authorize ED to investigate my credit record and report information about my loan status to persons and organizations permitted by law to receive that information.
- D. I authorize my school(s) and ED to release information about my Direct Consolidation Loan to the references on the loan and to members of my immediate family, unless I submit written directions otherwise.
- E. I authorize my school(s), ED, or their agents to verify my Social Security Number with the Social Security Administration (SSA) and, if the number on my loan record is incorrect, then I authorize SSA to disclose my correct Social Security Number to these parties.
- F. I authorize my schools, ED, and their respective agents and contractors to contact me regarding my loan request or my loan, including repayment of my loan, at the current or any future number that I provide for my cellular telephone or other wireless device using automated dialing equipment or artificial or prerecorded voice or text messages.

Section F: Promissory Note (continued on page 4) – to be completed and signed by the borrower.

25. Promise to Pay. I promise to pay to the ED all sums disbursed under the terms of this Note to pay off my prior loan obligations, plus interest and other charges and fees that may become due as provided in this Note. Unless I make interest payments, interest that accrues on my loan during forbearance periods and on the unsubsidized portion of my loan during deferment periods may be added, as provided under the Act, to the principal balance of my loan. If I do not make payments on this Note when due, I will also pay reasonable collection costs, including but not limited to attorney's fees, court

If ED accepts my application, I understand that ED will send funds to the holders of the loans that I want to consolidate to pay off those loans. I further understand that the amount of my Direct Consolidation Loan will equal the sum of the payoff balances on the loans selected for consolidation, My signature on this Note serves as my authorization to pay off the balances of the loans selected for consolidation as provided by the holders of the loans.

The payoff amount may be greater than or less than the estimated total balance I have indicated in Section C1. Further, I understand that if any collection costs are owed on the loans selected for consolidation, these costs may be added to the principal balance of my Direct Consolidation Loan.

I will not sign this Note before reading the entire Note, even if I am told not to read it. I am entitled to an exact copy of this Note and the Borrower's Rights and Responsibilities Statement. My signature certifies that I have read, understand, and agree to the terms and conditions of this Note, including the Borrower Understandings, Certifications, and Authorizations in Section E, and the Borrower's Rights and Responsibilities Statement.

26. Borrower's Signature

LUNDERSTAND THAT THIS IS A LOAN THAT I MUST REPAY.

Today's Date (mm-dd-yyyy)



Spouse's Signature

### Income Contingent Repayment Plan & Income-Based Repayment Plan Alternative Documentation of Income

William D. Ford Federal Direct Loan Program

Exp. Date 06/30/2012 Federal Direct Stafford/Ford Loans, Federal Direct Unsubsidized Stafford/Ford Loans, Federal Direct Subsidized Consolidation Loans, Federal Direct Unsubsidized Consolidation Loans WARNING: Any person who knowingly makes a false statement or misrepresentation on this form shall be subject to penalties which may include fines, imprisonment, or both, under the U.S. Criminal Code and 20 U.S.C. 1097.

OMB No. 1845-0016

Form Approved

Section 1: Identifying Information Before completing this form, carefully read the instructions in Section 5. All borrowers must provide the Borrower Information below. If you are married, you must also provide the Spouse Information below if (1) you are repaying under the ICR Plan, or (2) you are repaying under the IBR Plan and you and your spouse file a joint federal tax return. Borrower Information: Spouse Information: Borrower's Name (please print clearly): Your Spouse's Name (please print clearly): Iteld Middle Initial Last Name Middle Initial Last Name Borrower's Social Security Number: Your Spouse's Social Security Number: Section 2: Borrower's Income Information – to be completed by ALL BORROW All borrowers must complete this section. You must list all taxable income you are currently receiving (i.e., income from employment, unemployment income, dividend income, interest income, tips, alimony). Include the amount of money received, how often you receive this money, and your employer (if any) or the source of your income if you are not employed. You must attach supporting documentation for all income reported in this section (e.g., pay stubs, letters from your employer stating your income, interest or bank statements, dividend statements, canceled checks, or, when these forms of documentation are unavailable, a signed statement explaining your income source(s) and giving the addresses of these sources). Copies are acceptable, but all supporting documentation must be no more than 90 days old. If you have more than two sources of income, provide the information requested in this section on a separate piece of paper and mail it with this form. Do not report untaxed income such as Supplemental Security Income, child support, or federal or state public assistance. If your income or the income of your spouse changes significantly after your submission of this form, you must notify the Direct Loan Servicing Center of this change (see contact information in Section 5). Amount of Frequency of Payment (Please check the appropriate box.) Employer or Source of Income Income Weekly Yearly Bi-weekly Semi-monthly Monthly \$ П \$ Check this box if you do not have any taxable income and receive only untaxed income such as Supplemental Security Income, child support, or federal or state public assistance. Section 3: Spouse's Income Information – to be completed by SOME MARRIED BORROWERS If you are married, you must provide your spouse's income information if: You are repaying under the ICR Plan, or You are repaying under the IBR Plan and you and your spouse file a joint federal tax return. If you are required to complete this section, you must provide the same information and supporting documentation for your spouse's income that is required for your own income, as explained above in Section 2. Amount of Frequency of Payment (Please check the appropriate box.) Employer or Source of Income Income Bi-weekly Weekly Monthly Semi-monthly Yearly \$ П  $\Box$ \$ П П Check this box if your spouse does not have any taxable income and receives only untaxed income such as Supplemental Security Income, child support, or federal or state public assistance. Section 4: Certification and Signature All borrowers must complete this section. If you are married, your spouse must sign and date below only if (1) you are repaying under the ICR Plan, or (2) you are repaying under the IBR Plan and you and your spouse file a joint federal tax return. Certification: I certify that all of the information reported in Section 2 and, if applicable, Section 3 is true and complete to the best of my knowledge. I agree to provide to the U.S. Department of Education (the Department) on an annual basis (or as required by the Department) alternative documentation of my income for the purpose of determining my appropriate repayment amount under the ICR Plan or IBR Plan. I understand that (1) if I do not provide this information the Department will base my ICR or IBR amount on my AGI, as reported by the IRS, or, in some instances, I will not be allowed to repay my loan(s) under the ICR or IBR Plan; (2) the Department may request my income information from the IRS even if alternative documentation of my income is accepted; and (3) if I am married, my spouse's income information, documentation, and signature are also required if I am repaying under the ICR Plan, or if I am repaying under the IBR Plan and my spouse and I file a joint federal tax return. Borrower's Signature Date of Borrower's Signature

Date of Spouse's Signature



## REPAYMENT PLAN SELECTION

## William D. Ford Federal Direct Loan Program

OMB No. 1845-0014 Form Approved Exp. Date 11/30/2013

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

To understand your repayment options, carefully read this entire form, including the important notices in Section 7, and the enclosed information that describes the available repayment plans. After reviewing this information, complete the applicable sections below to select a repayment plan or to change your current repayment plan. Please print clearly using blue or black ink. If you need help completing this form, contact your servicer through one of the methods provided in Section 6 of this form. Return the completed form to the address shown in Section 6. Section 1: Borrower Information – to be completed by ALL BORROWERS Middle Initial Borrower's Social Security Number Borrower's Last Name First Name teid W Section 2: Repayment Plan Selection – to be completed by ALL BORROWERS Place an "X" in the box in the chart below under the repayment plan that you wish to select for the types of loans that you owe. The enclosed information describes each of the repayment plans. You must choose the same repayment plan for all of your Direct Loans, unless you want to repay under the Income Contingent Repayment (ICR) Plan or Income-Based Repayment (IBR) Plan and you have some loans that may not be repaid under those plans as indicated in the chart below. In this case, you may select the ICR Plan or IBR Plan for the loans that are eligible for repayment under those plans, and may select a different repayment plan for the loans that may not be repaid under ICR or IBR. In the chart below, the term "parent PLUS Loan" refers to a Direct PLUS Loan made under the William D. Ford Federal Direct Loan (Direct Loan) Program or a Federal PLUS Loan made under the Federal Family Education Loan (FFEL) Program that you borrowed to help pay for your dependent child's undergraduate education. A "student PLUS Loan" is a Direct PLUS Loan or Federal PLUS Loan that you received to pay for your own graduate or professional education. A Direct PLUS Consolidation Loan is a Direct Consolidation Loan made before July 1, 2006 that repaid parent PLUS loans. No Direct PLUS Consolidation Loans have been made since July 1, 2006. To repay your loans under the IBR Plan, you must have a partial financial hardship (see Section 5). If you are beginning repayment of your loans for the first time and you do not select a repayment plan, or if you select the ICR Plan or IBR Plan but do not submit required additional forms and documentation, you will be placed on the Standard Repayment Plan. If you are requesting a change from another repayment plan to the ICR Plan or the IBR Plan and you do not submit required additional forms and documentation, you will remain on your current If you are requesting a change from your current repayment plan to a different plan, your servicer may grant you a forbearance for up to 60 days, if necessary, in order to collect and process documentation supporting your request (such as documentation required to process a request to repay under the ICR Plan or the IBR Plan). Unpaid interest that accrues during this maximum 60day forbearance period will not be capitalized. (Capitalization is the addition of unpaid interest to the principal balance of your loan. This increases the principal balance and the total cost of your loan.) If you are delinquent in making payments under your current repayment plan at the time you request a change to a different plan, your servicer may grant you a forbearance to cover (1) any payments that are overdue at the time of your request, or (2) if you are requesting a change to the IBR Plan, any payments that would be overdue by the time your servicer determines whether you have a partial financial hardship (see Section 5), if it takes your servicer more than 60 days to make that determination. Unpaid interest that accrues during this forbearance period may be capitalized at the end of the forbearance period. Loan Types Standard Graduated Extended Income Contingent Income-Based · Direct Subsidized Loans · Direct Unsubsidized Loans М 1 Fixed Payments Graduated Payments · Student Direct PLUS Loans П Direct Consolidation Loans that did not repay any parent PLUS loans Direct Consolidation Loans made on or after July 1, 2006 that repaid one or more parent PLUS loans Not Available Fixed Payments Graduated Payments · Parent Direct PLUS Loans · Direct PLUS Consolidation Loans Not Available Not Available Fixed Payments Graduated Payments Section 3: Spouse Information - to be completed by SOME MARRIED BOI Complete this section only if you are married and are (1) selecting the ICR Plan (unless you are separated from your spouse), (2) selecting the IBR Plan and your spouse file a joint federal income tax return, and your spouse has loans that are eligible for repayment under the IBR Plan (see Section 5), or (3) selecting any repayment plan for a Direct Consolidation Loan held jointly by you and your spouse. If you are required to complete this section, your spouse must also sign this form. Spouse's Social Security Number: Spouse's Last Name Spouse's Date of Birth (mm-dd-yyyy) Section 4: Additional ICR Information – to be completed by BORROWERS WHO SELECT THE INCOME CONTINGENT REPAYMENT PLAN Complete this section only if you are selecting the ICR Plan. Note: To repay under the ICR Plan, you must complete a consent form authorizing the Internal Revenue Service to disclose your adjusted gross income (AGI) and other tax return information, or you must provide other documentation of your AGI, such as a copy of your most recently filed federal income tax return, as specified by your servicer in documentation accompanying this form. In some cases, you may also be required to complete an ICR & IBR Plan Alternative Documentation of Income form. Your servicer will include the required additional forms with this Repayment Plan Selection form or will provide instructions for obtaining the forms. Complete and return the required form(s) or other required documentation along with this Repayment Plan Selection form. Until your servicer receives the information needed to calculate your ICR Plan payment amount, your initial payment amount will be the full amount of interest that accumulates on your loan each month. If you are beginning repayment of your Direct Loan for the first time and you cannot afford the initial interest payment, you may request a forbearance until you are notified of your actual ICR payment. During a forbearance you are not required to make any payments of principal or interest, but interest continues to accumulate on your loan. Interest that you do not pay during this forbearance period will be capitalized at the end of the forbearance. To request a forbearance, contact your servicer.

housing, food, clothes, car, medical and dental care, payment of college costs, etc. If your family size changes, notify your servicer in writing at the mailing address or the Web site address shown in Section 6.

Family Size:

B. ICR Joint Repayment Option. If you and your spouse each have Direct Loans and both of you want to repay the loans under the ICR Plan, you may choose to repay your loans jointly (see ICR Plan description in the enclosed Repayment Plan Choices sheet). If you choose to repay jointly, place an "X" in the box below and have your spouse sign and date this form.

C. Certification. Read the certification statement below, then sign and date this form.

All of the information I provided on this form is true and complete to the best of my knowledge. If asked by an authorized official, I agree to provide proof of the information that I have provided on this form.

Borrower's Signature

Date

Date

REVISED 04/2011

A. Family Size. Enter your family size on the line below. Your family size includes you and your spouse. It includes your children if they get more than half their support from you. It includes other people only if (1) they now live with you, and (2) they now get more than half their support from you and they will continue to get this support from you. Support includes money, gifts, loans,

#### Section 5: Additional IBR Information - to be completed by BORROWERS WHO SELECT THE INCOME-BASED REPAYMENT PLAN

Complete this section only if you are selecting the IBR Plan.

To initially qualify to repay your loans under the IBR Plan and to continue to make income-based payments, you must have a partial financial hardship. You are considered to have a partial financial hardship if the annual amount due on all of your eligible loans or, if you are married and file a joint federal income tax return, the annual amount due on all of your eligible loans and your spouse's eligible loans, is more than 15% of the difference between your adjusted gross income (AGI), as shown on your most recently filed federal income tax return, and 150% of the poverty guideline amount for your family size and state of residence:

Annual amount of payments due > 15% [AGI - (150% x applicable poverty guideline amount)]

The annual amount of payments due is calculated based on the greater of (1) the total amount owed on eligible loans at the time those loans initially entered repayment or (2) the total amount owed on eligible loans at the time you or, if applicable, your spouse requested the IBR Plan. The annual amount of payments due is calculated using a Standard Repayment Plan with a10-year repayment period. The amount owed on eligible loans includes the amount owed on your eligible loans and, if you are married and file a joint federal income tax return, the amount owed on your spouse's eligible loans. Eligible loans for the IBR Plan are listed in "B", below. If you are married and file a joint federal income tax return, your AGI includes both your income and your spouse's income. Your spouse must sign below if you file a joint federal income tax return and if your spouse also has loans that are eligible for repayment under the IBR Plan; by signing this form, your spouse is authorizing your servicer to access information about his or her federal student loans in the National Student Loan Data System (NSLDS).

An IBR Plan calculator is available at studentaid.ed.gov. The calculator evaluates your eligibility for the IBR Plan and estimates your initial IBR Plan payment amount. To use the calculator, you will need to enter your eligible loan debt, income, family size, and state of residence. The calculator is for informational purposes only; your servicer will make the official determination of your eligibility and payment amount based on the information you provide on this form and other required documentation.

To enroll in the IBR Plan, you must complete a consent form authorizing the Internal Revenue Service to disclose your AGI and other tax return information, or you must provide other documentation of your AGI, such as a copy of your most recently filed federal income tax return, as specified by your servicer in documentation accompanying this form. In some cases, you may also be required to complete an ICR & IBR Plan Alternative Documentation of income form. Your servicer will include the required additional forms with this Repayment Plan Selection form or will provide instructions for obtaining the forms. Complete and return the required form(s) and/or other required documentation along with this Repayment Plan Selection form.

size, if y and (2) r clothes,	our children receive more eceive more than half of	e than half their support fro their support from you and care, and payment of colle	om you. Your family size al d will continue to receive thi	so includes other individuals support for the year you	ren, including children who will be s if, at the time you certify your fa certify your family size. Support ir our family size every year. You	mily size, these cludes money,	other individua gifts, loans, ho	als (1) live with you using, food,
Family S	size:	NOTE: If you do not pro	vide your family size, your	servicer will assume a fami	y size of one.			
If you ha	ve any questions regard	ing the IBR Plan, partial fir	nancial hardship, or your far	mily size determination, ple	ase contact your servicer.			
B. Eligible	Loans for the IBR Plan.							
•			pt (1) a loan that is in defau nt borrower, or (4) a Direct		made to a parent borrower, (3) a l	Direct Consolid	ation Loan that	repaid a Federal
	Loans made under the Direct Loan Program are Direct Subsidized Loans, Direct Unsubsidized Loans, Direct PLUS Loans, and Direct Consolidation Loans							
	All FFEL Program loans are eligible except (1) a loan that is in default, (2) a Federal PLUS Loan made to a parent borrower, or (3) a Federal Consolidation Loan that repaid a Direct PLUS Loan or Federal PLUS Loan made to a parent borrower.							
	Loans made under the	FFEL Program are Federa	al Stafford Loans (subsidize	ed and unsubsidized), Fede	ral PLUS Loans, and Federal Cor	solidation Loar	ns.	
total elig					for the IBR plan, Your eligibility for loan debt. To access information			
					ins, or (2) you are married and file Il result in a lower monthly IBR			rn, and your
					you and your spouse want to rep nardship (see description above) t			
wish	n to repay my joint conso	lidation loan(s) with my sp	ouse under the IBR Plan.					
			sign and date this form. You and your spouse want to		and date this form if (1) you and you loan under the IBR Plan.	our spouse file	a joint federal in	come tax return
All of the this form		n this form is true and con	nplete to the best of my kno	wledge. If asked by an aul	horized official, I agree to provide	proof of the int	formation that I h	nave provided on
consolidation	ignature is required if (1) In loan under the IBR Pla	an.)	ome tax return and your spo	ouse also has loans that ar	e eligible for the IBR Plan, or (2) y	Date ou and your sp	ouse want to re	pay a joint
Section 6:	Where to Send the Con	npleted Form			THE RESERVE OF THE PROPERTY OF		**************************************	

U.S. Department of Education Loan Consolidation Department

P.O. Box 242800 Louisville, KY 40224-2800

If you need help completing this form, or if you need to report a change in your address, contact:

- · Call us at 1-800-557-7392 or, if you use a telecommunications device for the deaf (TDD), at 1-800-557-7395.
- . E-mail us by going to www.loanconsolidation.ed.gov and clicking on Contact Us.
- Write to us at the mailing address provided above.

Return this form to: