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The Higher Education Act (HEA): A Primer

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Summary

The Higher Education Act of 1965 (HEA; P.L. 89-329, as amended) authorizes numerous federal aid programs that provide support to both individuals pursuing a postsecondary education and institutions of higher education (IHEs). Title IV of the HEA authorizes the federal government's major student financial aid programs, which are the primary source of direct federal support to students pursuing postsecondary education. Titles II, III, and V of the HEA provide institutional aid and support. Additionally, the HEA authorizes services and support for less-advantaged students (select Title IV programs), students pursuing international education (Title VI), and students pursuing and institutions offering certain graduate and professional degrees (Title VII). Finally, the most recently added title (Title VIII) authorizes more than two dozen other programs that support higher education; most have never been funded.

The HEA was last comprehensively reauthorized in 2008 by the Higher Education Opportunity Act of 2008 (HEOA; P.L. 110-315), which authorized most HEA programs through FY2014. Following the enactment of the HEOA, the HEA has been amended by numerous other laws, most notably the SAFRA Act, part of the Health Care and Education Reconciliation Act of 2010 (HCERA; P.L. 111-152), which terminated the authority to make federal student loans through the Federal Family Education Loan (FFEL) program. Many HEA programs were authorized through FY2014 and were extended for an additional year, through FY2015, under the General Education Provisions Act (GEPA). Additionally, many HEA programs due to expire at the end of FY2015 were provided additional appropriations beyond FY2015 under a variety of appropriations legislation and continuing resolutions, and most recently under the Consolidated Appropriations Act, 2023 (P.L. 117-328). This report provides a brief overview of the major provisions of the HEA.

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Introduction

The Higher Education Act of 1965 (HEA; P.L. 89-329, as amended), authorizes a broad array of federal student aid programs that assist students and their families with financing the cost of a postsecondary education, as well as programs that provide federal support to postsecondary institutions of higher education (IHEs). Programs authorized by the HEA provide support for higher education in several ways, including providing support to students in financing a postsecondary education, with additional support and services given to less-advantaged students; providing support to students pursuing international education and certain graduate and professional degrees; and providing support to IHEs in improving their capacity and ability to offer postsecondary education programs.

The Department of Education (ED) administers the programs authorized by the HEA. The most prominent programs under the HEA are the Title IV programs that provide financial assistance to students and their families. In FY2022, approximately \$111.6 billion in financial assistance was made available to 9.8 million students under these programs.¹ In the same year, ED provided approximately \$3.6 billion in federal support to institutions of higher education under the HEA.²

The HEA was first enacted in 1965 and has since been amended and extended numerous times, and it has been comprehensively reauthorized eight times. The most recent comprehensive reauthorization of the HEA occurred in 2008 under the Higher Education Opportunity Act (HEOA; P.L. 110-315), which authorized most HEA programs through FY2014. Following the enactment of the HEOA, the SAFRA Act, as part of the Health Care and Education Reconciliation Act of 2010 (HCERA; P.L. 111-152), made several notable changes to the HEA. Authorization for the appropriations for many HEA programs expired at the end of FY2014 and was automatically extended through the end of FY2015 under Section 422 of the General Education Provisions Act (GEPA).³ Additionally, Congress provided appropriations beyond 2015 under a variety of appropriations legislation and continuing resolutions, most recently under the Consolidated Appropriations Act, 2023 (P.L. 117-328). The HEA is organized into eight titles:

- Title I, General Provisions;
- Title II, Teacher Quality Enhancement;
- Title III, Strengthening Institutions;
- Title IV, Student Assistance;
- Title V, Developing Institutions;
- Title VI, International Education Programs;
- Title VII, Graduate and Postsecondary Improvement Programs; and
- Title VIII, Additional Programs.

This report provides a brief overview of the major provisions of the HEA, organized by title and part. **Appendix A** of this report provides detailed appropriations figures for HEA programs, from FY2019 through FY2023. **Appendix B** gives a brief overview of the General Education Provisions Act, which applies to the majority of federal education programs administered by ED, including those programs authorized by the HEA. Finally, **Appendix C** provides information

¹ U.S. Department of Education, Office of Federal Student Aid, *Annual Report 2022*, January 23, 2023, p. vi.

² Office of Management and Budget, *The Appendix, Budget of the United States Government, Fiscal Year 2022*, p. 349.

³ GEPA contains a broad array of statutory provisions that are applicable to the majority of federal education programs administered by the Department of Education. 20 U.S.C. §1221 et seq. For additional information on GEPA, see CRS Report R41119, *General Education Provisions Act (GEPA): Overview and Issues*.

related to the eight comprehensive reauthorizations that the HEA has undergone. Other CRS reports provide more detailed discussions and analyses of the major HEA provisions.

Title I: General Provisions

Title I of the HEA is divided into four parts and lays out definitions and provisions that generally apply to most of the programs authorized by the HEA.

Part A: Definitions

Title I, Part A of the HEA includes two definitions of an institution of higher education (IHE). The definition of IHE in Section 101 applies to institutional participation in HEA programs, other than federal student aid programs under Title IV. The definition of an IHE provided in Section 102 applies to institutional participation in Title IV federal student aid programs and includes all institutions that meet the Section 101 IHE definition and proprietary institutions (or for-profit institutions), postsecondary vocational institutions, and foreign institutions (i.e., those located outside of the United States). Section 102 also specifies additional conditions institutions must meet to participate in Title IV programs, including provisions related to the types of courses and educational programs offered, student enrollment, and institutional management.⁴

Section 103 contains additional definitions relevant to the HEA, such as “distance education” and “diploma mill.”

Part B: Additional General Provisions

Part B of Title I lists additional general provisions pertaining to the HEA. It includes provisions related to antidiscrimination based on race, religion, sex, or national origin at IHEs receiving federal financial assistance and a sense of Congress regarding the protection of student speech and association rights.

Title I-B requires that IHEs adopt alcohol and drug abuse prevention programs to participate in Title IV programs and authorizes the Secretary of Education (Secretary) to award competitive grants to IHEs or consortia of IHEs to implement drug and alcohol prevention programs; however, these grants have never been funded under these provisions.

Title I-B also grants the Secretary the authority to waive program eligibility criteria in any case in which the criteria do not take into account any unique circumstances in Guam, the U.S. Virgin Islands, American Samoa, the Commonwealth of the Northern Mariana Islands, and the Freely Associated States.

Other Part B provisions require that information be made available to students and their families to help them make informed college decisions, such as requiring the Secretary to develop a website with information about federal aid available from other federal departments and agencies and requiring the Secretary, working with other federal agencies, to publish information to help students, parents, and employers to identify and avoid diploma mills.⁵

Part B also establishes the National Advisory Committee on Institutional Quality and Integrity (NACIQI), which is a committee tasked with assessing the process of accreditation in higher

⁴ For additional information on institutional eligibility to participate in Title IV programs, see CRS Report R43159, *Institutional Eligibility for Participation in Title IV Student Financial Aid Programs*.

⁵ *Diploma mills* are unaccredited entities that offer degrees, diplomas, or certificates to individuals for a fee and that require the individual to complete little or no educational coursework.

education and the institutional eligibility and certification of IHEs to participate in Title IV programs. Specific requirements for NACIQI, such as membership criteria and meeting procedures, also are delineated.

Part B prohibits the development, implementation, or maintenance of a federal database containing the personally identifiable information of students. However, this prohibition does not apply to systems necessary for the operation of programs authorized under Titles II (Teacher Quality Enhancement), IV (Student Assistance), or VII (Graduate and Postsecondary Improvement Programs) and that were in use the day before the enactment of the HEOA (August 13, 2008).

Finally, Part B authorizes necessary appropriations to pay obligations incurred related to previously funded programs supporting the construction of college housing and academic facilities.

Part C: Cost of Higher Education

Title I, Part C includes many provisions that focus on collecting data on college costs and prices and student characteristics. It directs the Secretary to collect and make available online, among other information, individual IHEs' tuition and fees; cost of attendance; acceptance rate of undergraduate students who apply; number of first-time, full-time, and part-time students enrolled; number of students receiving financial aid; and average amount of financial assistance received by students.⁶

Other provisions require publishers that sell college textbooks and supplemental materials to “unbundle” materials (i.e., make textbooks and each supplement to a textbook available as separate items) and require IHEs to publish online pre-course registration and registration materials delineating information about all required texts that will be used in the class and the retail price of course materials.

Additionally, Section 135 requires public IHEs to charge no more than in-state tuition rates to eligible members of the Armed Forces on active duty and their spouses and dependent children.

Finally, Part C includes a maintenance of effort (MOE) provision, which requires states to maintain funding for the general operations of public IHEs and for amounts provided for financial aid for students attending private IHEs within the state in each academic year that is at least equal to the average funding provided over the preceding five years. If a state fails to meet MOE requirements, the Secretary is required to withhold the state's allotment of funds for the College Access Challenge Grant Program (Title VII, Part E), until the state makes “significant efforts to correct such violations.”⁷

⁶ For instance, Part C directs the Secretary to maintain a website, the “College Navigator” website, which provides information such as cost of attendance and net price of various IHEs to prospective students, and the Net Price Calculator, which helps current and prospective students estimate the individual net price of attending an IHE for a student. The College Navigator website is available at <http://nces.ed.gov/collegenavigator/>. The Net Price Calculator is available online at <http://collegecost.ed.gov/netpricecenter.aspx>.

⁷ The Secretary may waive the MOE requirement for exceptional or uncontrollable circumstances, as appropriate. The College Access Challenge Grant Program last received appropriations in FY2014

Part D: Administrative Provisions for Delivery of Student Financial Assistance

Part D of Title I authorizes the establishment of a Performance-Based Organization (PBO) that manages the administration of Title IV programs within ED. A PBO is a discrete management unit that is responsible for managing the administrative and oversight functions that support a program, while other entities are responsible for the policy setting functions relating to the PBO. PBOs are led by chief executives who are personally accountable for meeting measurable goals within the organization. In exchange, the PBO is allowed greater flexibility to manage personnel, procurement, and other services. The PBO authorized under HEA Title D-I is known as the Office of Federal Student Aid.⁸

Part E: Lender Institution Requirements Relating to Education Loans

Part E of Title I establishes disclosure and reporting requirements applicable to lenders and IHEs with respect to Title IV federal student loans and private education loans. Many of the provisions relate to the disclosure to borrowers of the terms and conditions for both federal loans made under Title IV and private education loans, as defined under Section 140 of the Truth in Lending Act.⁹

Title II: Teacher Quality Enhancement

Title II of the HEA authorizes grants for improving teacher education programs, strengthening teacher recruitment efforts, and providing training for prospective teachers. This title also includes reporting requirements for states and IHEs regarding the quality of teacher education programs.

Part A: Teacher Quality Partnership Grants

Part A of Title II authorizes competitive grants to improve teacher education programs. The Pre-Baccalaureate Preparation Program awards funds to partnerships to, among other activities, reform teacher preparation programs, provide clinical experiences and literacy training, and prepare highly qualified teachers and early childhood educators. The Teacher Residency Program awards one-year stipends to recent college graduates and mid-career professionals (who are not teaching) to obtain graduate-level teacher training in exchange for agreements to serve three years in a high-need school. Finally, the Leadership Development Program awards funds to partnerships to prepare students for careers as school administrators, as well as to support activities that promote strong leadership skills. Each eligible partnership receiving a grant under Part A must provide nonfederal matching funds equal to 100% of the amount of the grant.

Part A also requires states and IHEs offering teacher preparation programs and receiving federal assistance under the HEA to report specified data annually. IHEs must report to states the pass rates of their graduates on state certification assessments and other program data. States, in turn,

⁸ For more information on how the Office of Federal Student Aid operates as a PBO, see CRS Report R46143, *The Office of Federal Student Aid as a Performance-Based Organization*.

⁹ 15 U.S.C. §1650. For additional information on student loan disclosure requirements, see CRS Report R40789, *Reporting and Disclosure Requirements for Institutions of Higher Education to Participate in Federal Student Aid Programs Under Title IV of the Higher Education Act*, archived, available to congressional clients upon request.

are required to report to ED information on state certification and licensure requirements; the number of students enrolled in teacher preparation programs disaggregated by gender, race, and ethnicity; pass rates on state assessments, disaggregated and ranked by institution; criteria for identifying low-performing schools of education; and other information.¹⁰

Part B: Enhancing Teacher Education

Part B of Title II authorizes several competitive grants for teacher training programs that meet specific needs, such as preparing graduate teacher candidates to use technology-rich teaching methods, preparing general education teacher candidates to instruct students with disabilities, and preparing graduate students to become education professors who will prepare highly qualified teachers in high-need areas. These programs have never received funding.

Title III: Institutional Aid

Title III is one of the primary sources of institutional support authorized by the HEA.¹¹ Most of the programs authorized in Title III provide grants or other financial support to institutions that serve high concentrations of racial and ethnic minority and/or needy students to help strengthen the institutions' academic, financial, and administrative capabilities.¹² Typically, the institutions served by Title III are called minority-serving institutions (MSIs).

Part A: Strengthening Institutions

The Section 311, Strengthening Institutions Program (SIP) is the foundational program for all other programs established under Title III-A. It provides competitive grants to eligible IHEs that have low educational and general expenditures (E&G) as compared to similar institutions and where at least 50% of enrolled degree-seeking students are receiving need-based assistance under HEA Title IV¹³ or where the percentage of Pell Grant recipients exceeds the median percentage of Pell Grant recipients at similar institutions. Additionally, eligible IHEs must be legally authorized by their states to award bachelor's degrees or be authorized to operate as a junior or community college and must be accredited or preaccredited by an ED-recognized accrediting agency. In this report, the SIP eligibility criteria are referred to collectively as the Section 312(b) criteria.

Authorized uses for grant funds include facilities improvement, faculty development, curriculum development, and student services. Grantees are also allowed to establish endowments or increase endowment funds with SIP grants, but they may not use more than 20% of grant monies for such purposes and must provide matching funds from nonfederal sources.

¹⁰ ED makes these reports available online at <https://title2.ed.gov/View.asp>.

¹¹ Title V, discussed later in this report, is the other major source of HEA institutional support. It provides institutional aid for Hispanic Serving Institutions.

¹² For additional information on programs available to minority service institutions under the HEA, see CRS Report R43237, *Programs for Minority-Serving Institutions Under the Higher Education Act*.

¹³ For purposes of SIP, Title IV need-based assistance includes Federal Supplemental Educational Opportunity Grants, Federal Work Study, and Federal Perkins Loans, but *not* Subsidized Stafford Loans. As later noted, Federal Perkins Loans are no longer being issued to students. Additionally, Subsidized Stafford Loans are now known as Direct Subsidized Loans.

American Indian Tribally Controlled Colleges and Universities

Section 316 establishes the Strengthening American Indian and Tribally Controlled Colleges and Universities (TCCUs) program. This program provides formula grants to TCCUs that meet the Section 312(b) criteria and that qualify for funding under the Tribally Controlled Colleges and Universities Assistance Act of 1978 (25 U.S.C. §1801), the Navajo Community College Act (25 U.S.C. §640a), or Section 532 of the Equity in Education Land-Grant Status Act of 1994 (7 U.S.C. §301 note). Authorized uses for grant funds are similar to those of the SIP.

Alaska Native and Native Hawaiian-Serving Institutions

Section 317 establishes the Strengthening Alaska Native and Native Hawaiian-Serving Institutions (ANNHs) program. This program provides competitive grants to ANNHs that meet the Section 312(b) criteria and that have an enrollment of undergraduate students that is at least 20% Alaska Native students or at least 10% Native Hawaiian students. Authorized uses for grant funds are similar to those of the SIP.

Predominantly Black Institutions

Section 318 establishes the Strengthening Predominantly Black Institutions (PBIs) program. To be eligible for a PBI grant, an institution must be legally authorized within its state to award bachelor's or associate's degrees, accredited or preaccredited by an ED-recognized accrediting agency, enroll at least 1,000 undergraduates (half of which must be enrolled in degree programs), have low E&G, and have an undergraduate student enrollment that is at least 40% Black American students. PBIs may not also be designated as a Historically Black College or University (HBCU) or a Hispanic-serving institution (HSI).

PBIs must have a requisite enrollment of needy students. For purposes of the Strengthening PBIs program, the needy student enrollment criterion requires that at least 50% of an institution's enrolled degree-seeking undergraduate students (a) are Pell Grant recipients; (b) come from families that receive benefits under a means-tested federal benefit program; (c) attended a secondary school that was eligible to receive benefits under Title I of the Elementary and Secondary Education Act of 1965 (ESEA);¹⁴ or (d) are first-generation college students and a majority of such first-generation colleges students are low-income.

Grants are formula-based and divided among eligible institutions based on each institution's percentage of Pell Grant recipients, percentage of graduates, and percentage of graduates who pursue the next higher degree level. Authorized uses for grant funds are similar to those of the SIP.

Native American-Serving, Nontribal Institutions

Section 319 establishes the Strengthening Native American-Serving, Nontribal Institutions (NASNTIs) program. This program provides competitive grants to NASNTIs that meet the Section 312(b) criteria, that are not TCCUs, and that have an enrollment of undergraduate students that is at least 10% Native American students. Authorized uses for grant funds are similar to those of the SIP.

¹⁴ For additional information on the ESEA, see CRS Report R44297, *Reauthorization of the Elementary and Secondary Education Act: Highlights of the Every Student Succeeds Act*.

Asian American and Native American Pacific Islander-Serving Institutions

Section 320 establishes the Asian American and Native American Pacific Islander-Serving Institutions (AANAPISIs) program. This program provides competitive grants to AANAPISIs that meet the Section 312(b) criteria and that have an enrollment of undergraduate students that is at least 10% Asian American or Native American Pacific Islander students. Authorized uses for grant funds are similar to those of the SIP.

Part B: Strengthening Historically Black Colleges and Universities

Part B of Title III authorizes assistance to Historically Black College and Universities (HBCUs) and Historically Black Graduate Institutions (HBGIs). Section 323 authorizes the Strengthening HBCUs program, which provides grants to IHEs that were established before 1964 with the mission of educating Black Americans, are accredited or preaccredited by an ED-recognized accrediting agency.¹⁵

Strengthening HBCU grants are formula-based and divided among eligible institutions based on an institution's percentage of Pell Grant recipients, percentage of graduates, and percentage of graduates who go on to attend a graduate or professional school in a degree program in disciplines in which Blacks are underrepresented. Authorized uses for grant funds are similar to those of the SIP under Title III-A.

Historically Black Graduate and Professional Institutions

Section 326 of Title III-B establishes the HBGI program. This program provides formula grants to eligible postgraduate and professional institutions and programs to increase the number of African Americans in certain professional fields. Eligible institutions are specifically listed in Section 326.

HBGI grants are formula-based. The first \$56.9 million appropriated each fiscal year is available exclusively to the 18 HBGIs that were specifically listed in the HEA prior to the enactment of the Higher Education Opportunity Act of 2008 (HEOA; P.L. 110-315). Appropriations greater than \$56.9 million and less than \$62.9 million are available to the six HBGIs that were added to Section 326 by the HEOA. Finally, appropriations greater than \$62.9 million are made available to any eligible HBGI, pursuant to a formula to be developed by ED. Authorized uses for grant funds are similar to those of the SIP.

Part C: Endowment Challenge Grants

Title III, Part C authorizes the Endowment Challenge Grants program. This program provides matching grants to IHEs eligible under Parts A and B of Title III to assist them in establishing or increasing their endowments and thus increase their self-sufficiency. The program has not been funded since FY1995.

Part D: Historically Black College and University Capital Financing

Title III, Part D authorizes the HBCU Capital Financing program, which provides federal insurance for bonds issued to support capital financing projects at HBCUs for the repair, renovation, and, in exceptional circumstances, construction or acquisition of facilities used for

¹⁵ The accompanying regulations also require that an eligible HBCU be legally authorized in the state in which it is located to operate as a junior or community college or to award bachelor's degrees.

instruction, research, or housing. A designated bonding authority is charged with raising funds in the bond market; in turn, these funds are lent to HBCUs. Repayments on these loans are used to make principal and interest payments on outstanding bonds. Borrowers deposit a portion of their loans into an escrow account to cover principal and interest payments on outstanding bonds in the event borrowers are delinquent in repaying their loans.

Part E: Minority Science and Engineering Improvement Program

Title III, Part E authorizes the Minority Science and Engineering Improvement Program (MSEIP), which provides grants to effect long-term improvements in science and engineering education at predominantly minority institutions. Grants are provided to IHEs with an undergraduate student enrollment that is at least 50% minority students, nonprofit science-oriented organizations, and consortia of organizations. MSEIP grants are competitively awarded, and authorized uses include participating in faculty development programs, strengthening an institution's science and engineering programs, and conducting research in science education.

Title III-E authorizes two additional programs: the Yes Partnership Grant Program and Promotion of Entry into STEM Fields. The Yes Partnership Grant Program authorizes the Secretary to make grants to support the engagement of underrepresented minority youth in STEM outreach. Promotion of Entry into STEM Fields authorizes the Secretary to contract with a firm to implement an advertising campaign to encourage youths to enter STEM fields. Neither program has been implemented.

Part F: Strengthening Historically Black Colleges and Universities and Other Minority-Serving Institutions

Title III, Part F provides annual mandatory appropriations for programs that support minority-serving institutions under Title III-A and Title III-B. Programs that receive mandatory appropriations under this part are Strengthening TCCUs, Strengthening ANNHs, Strengthening PBIs, Strengthening NASNTIs, Strengthening ANNAPISIs, and Strengthening HBCUs. These mandatory funds are provided in addition to discretionary appropriations authorized for these programs under Title III-G (discussed below).

In general, Title III-F funds are to be used by eligible minority-serving institutions as though they were funds provided under Titles III-A and III-B; however, there are some exceptions. Title III-F provides 25 grants of \$600,000 each annually to eligible PBIs for programs in science, technology, engineering, or mathematics (STEM); health education; internationalization or globalization; teacher preparation; or improving educational outcomes of African American males. Additionally, IHEs eligible for Title III-F NASNTIs funds are not required to meet the Section 312(b) needy student and low E&G eligibility criteria that NASNTIs receiving funds under Title III-A are required to meet.

Hispanic Serving-Institutions Science, Technology, Engineering, and Math and Articulation Program

Title III-F also authorizes the Hispanic-Serving Institutions STEM and Articulation program (HSI STEM). This program awards competitive grants to eligible HSIs to increase the number of Hispanic and low-income students attaining degrees in STEM fields and to develop model transfer and articulation agreements between two-year HSIs and four-year institutions in STEM fields. Eligible HSIs are IHEs that meet the Section 312(b) criteria and that have an

undergraduate student enrollment that is at least 25% Hispanic students. Title III-F also provides annual mandatory appropriations for this program.

Part G: General Provisions

Title III, Part G contains general provisions, including the Secretary’s waiver authority for Title III programs. Title III-G also specifies the authorizations of appropriations for each Title III program, other than programs authorized under Title III-F. Other general provisions relate to the grant application process, technical assistance for IHEs in applying for Title III grants, and the Secretary’s ability to make continuation awards for multiyear grants.

Title IV: Student Assistance

Title IV of the HEA contains nine parts that authorize a broad array of programs and provisions to assist students and their families in gaining access to and financing a postsecondary education. The programs authorized under this title are the primary sources of federal aid to support postsecondary education.

Part A: Grants to Students in Attendance at Institutions of Higher Education

Title IV, Part A authorizes numerous grant programs—financial assistance that does not need to be repaid by the recipient—for students who attend eligible institutions participating in Title IV programs. It also authorizes federal early outreach and student services programs.

Subpart 1: Federal Pell Grants

Subpart 1 authorizes the Federal Pell Grant program, which is the single largest source of grant aid for postsecondary education attendance funded by the federal government.¹⁶ The Pell Grant program provides need-based grants to financially needy undergraduate students and is the foundation for all federal student aid awarded to undergraduates (i.e., all other federal student aid is calculated after the amount of a student’s Pell Grant award has been determined).

To be eligible to receive a Pell Grant, a student must meet the general eligibility criteria for all Federal Student Aid programs and be enrolled at an eligible IHE for the purpose of earning a degree or certificate. In general, students must be enrolled as undergraduates¹⁷ and are subject to a cumulative lifetime eligibility cap on Pell Grant aid of 12 full-time semesters (or the equivalent).

Pell Grants are portable, which means the grant aid follows the recipient to any eligible IHE in which they enroll. The maximum amount of grant aid available to students is based on the annual maximum award amount set forth in the last enacted applicable appropriations act, combined with the award amount of a mandatory add-on award provided annually in the HEA. A student’s award is reduced by the student’s expected family contribution (see the “Part F: Need Analysis” section). Pell Grant awards are prorated for students who attend on a less than a full-time basis.

¹⁶ For additional information on the Pell Grant Program, see CRS Report R45418, *Federal Pell Grant Program of the Higher Education Act: Primer*.

¹⁷ Students who are enrolled on at least a half-time basis in a post-baccalaureate program required by a state for K-12 teacher certification or licensure are also eligible, so long as the program does not lead to a graduate degree and so long as the institution does not offer a bachelor’s degree in education.

Forthcoming Changes to Pell Grants

The FAFSA Simplification Act of 2020 (FSA; Title VII, Division FF, P.L. 116-260), enacted in December 2020, specifies that in future years, eligible students with a family adjusted gross income (AGI) below specified thresholds will be able to qualify for the maximum Pell Grant award on the basis of their AGI without consideration of additional income or asset information. Eligible students with a family AGI above the specified thresholds are to be able to qualify for a Pell Grant award based on a streamlined student aid index (known as *expected family contribution* prior to implementation of the FSA). The FSA originally specified that most Pell Grant provisions would take effect on July 1, 2023. Subsequent legislation has moved the effective date for many of the new provisions under the FSA to July 1, 2024.¹⁸

Academic Competitiveness and National Science and Mathematics Access to Retain Talent Grants

Subpart 1 authorized the Academic Competitiveness (AC) Grant and National Science and Mathematics Access to Retain Talent (SMART) Grant programs, which provided additional grant aid to certain Pell-eligible students. The authority to make grants under the programs expired at the end of award year (AY) 2010-2011.

Subpart 2: TRIO and GEAR UP

Subpart 2 authorizes programs for early outreach and student services programs. Chapter 1 establishes the six TRIO programs, and Chapter 2 authorizes the Gaining Early Awareness and Readiness for Undergraduate Programs (GEAR UP).

Federal TRIO Programs

Subpart 2 of Part A authorizes six separate discretionary grant programs—collectively known as the TRIO programs—designed to assist qualified individuals from disadvantaged backgrounds with preparing for and completing postsecondary education.¹⁹ While the TRIO programs primarily serve individuals who are or would be low-income, first-generation college students, they also serve students with disabilities, students at risk of academic failure, veterans, homeless youth, foster youth, and individuals underrepresented in graduate education.²⁰ Typically, depending on the TRIO program, eligible grantees may include institutions of higher education; public and private agencies and organizations with experience in serving disadvantaged youth; secondary schools; and combinations of such institutions, agencies, and organizations.

Talent Search (TS). The TS program is intended to encourage students to complete their high school diplomas and enroll in postsecondary education. TS grantees must provide participants with, among other services, course selection advice and assistance, assistance in preparing for college entrance examinations, assistance in completing college admission applications, assistance in completing financial aid applications, and guidance on and assistance in methods for achieving a secondary school diploma or an equivalent postsecondary education. Generally, program participants must have completed five years of elementary education or be between the

¹⁸ For more information on the FSA, including associated timelines, see CRS Report R46909, *The FAFSA Simplification Act*.

¹⁹ Originally, in 1965, there were three programs under this part—Upward Bound, Student Support Services, and Talent Search—that provided a range of student support services, thus the name TRIO. Subsequent legislation authorized additional programs with a similar purpose, but the TRIO name remains.

²⁰ For additional information on the TRIO programs, see CRS Report R42724, *The TRIO Programs: A Primer*.

ages of 11 and 27. At least two-thirds of participants must be low-income, first-generation college students.

Upward Bound (UB). The UB program is intended to prepare and encourage secondary students and veterans toward success in postsecondary education. UB grantees must provide participants with, among other services, instruction in specified courses such as foreign language and mathematics, tutoring, and assistance in preparing for college entrance examinations and in completing college admissions applications. UB grantees may also provide monthly stipends to eligible participants. Program participants must have completed eight years of elementary education or, with some exceptions, be a veteran or be between the ages of 13 and 19. At least two-thirds of participants must be low-income, first-generation college students.

Student Support Services (SSS). The SSS program is intended to provide support services to college students to improve the retention, graduation rates, financial and economic literacy, and transfer rates of students from two-year to four-year schools. SSS grantees must offer participants, among other services, tutoring, counseling to improve financial literacy, and assistance in applying for admission to the next higher level of degree attainment. Grantees may provide grant aid to eligible participants. Program participants must be enrolled, or accepted for enrollment, at the grantee IHE. At least two-thirds of participants must be either students with disabilities or low-income, first-generation college students; the other one-third must be low-income students, first-generation college students, or students with disabilities. At least one-third of participating students with disabilities must be low-income.

Ronald E. McNair Postbaccalaureate Achievement (McNair) Program. The McNair Program is intended to prepare disadvantaged undergraduate students for subsequent doctoral study by providing research opportunities, internships, counseling, tutoring, and other preparatory activities. Grantees may provide stipends to eligible participants. Program participants must be enrolled in a degree program at the grantee IHE. At least two-thirds of program participants must be low-income, first-generation college students, and the remaining one-third must be from a group that is underrepresented in graduate education, including Alaska Natives, Native Hawaiians, and Native American Pacific Islanders.

Educational Opportunity Centers (EOCs). The EOC program is intended to support high school completion and postsecondary enrollment by providing information on financial and academic assistance available to individuals wishing to pursue a postsecondary education and assisting them in applying for college admission and financial aid. Generally, program participants must be at least 19 years old. At least two-thirds of program participants must be low-income, first-generation college students.

Staff Development. The Staff Development Program is intended to improve TRIO project administration, operation, outcomes, and outreach by providing training to existing and potential TRIO program staff. Program participants must be staff and leadership personnel employed in, participating in, or preparing for employment in TRIO programs and projects.

Gaining Early Awareness and Readiness for Undergraduate Programs (GEAR UP)

Subpart 2 also authorizes GEAR UP, which provides grants to states and partnerships between local educational agencies (LEAs) and degree-granting IHEs to assist primarily low-income students in obtaining a secondary school diploma (or its recognized equivalent) and to prepare for and succeed in postsecondary education.

GEAR UP partnership grantees must, and state grantees may, serve an entire cohort of students, beginning no later than the seventh grade and follow the cohort through high school or the first year of attendance at an IHE. GEAR UP projects provide services such as academic support, mentoring, career counseling, and college visits. GEAR UP state grantees must, and partnerships grantees may, provide college scholarships to eligible participating students.

Subpart 3: Federal Supplemental Educational Opportunity Grants (FSEOG)

Subpart 3 of Title IV-A authorizes the FSEOG program, which is one of three programs collectively referred to as the campus-based aid programs.²¹ Under the FESOG program, the ED allocates funds to IHEs for the purpose of awarding need-based grant aid to undergraduate students with exceptional financial need to aid them in funding an undergraduate education. Funds are awarded to students as part of their financial aid package, with priority given to Pell Grant recipients with the lowest expected family contributions (EFCs).

FSEOG aid consists of a federal share, which, in general, may not exceed 75% of FSEOG aid, and a nonfederal share of at least 25%. The federal share consists of funds that are allocated to IHEs according to a statutory formula. Federal funds are first allocated to IHEs in proportion to the amount they received in previous years, with priority going to those that participated in the program in FY1999 or earlier. This amount is referred to as their base guarantee allocation. Next, any remaining FSEOG funds are allocated to IHEs proportionately, according to the aggregate financial need of the IHE's undergraduate students. This is referred to as their fair share allocation.

Subpart 4: LEAP and GAP

Subpart 4 authorizes the Leveraging Education Assistance Partnership Program (LEAP) and Grants for Access and Persistence (GAP). These programs provide matching grants to states to establish need-based scholarship programs. GAP grants also fund early awareness and outreach activities and support services to students. GAP is only funded if the amount appropriated for LEAP exceeds \$30 million. Neither program has been funded since FY2010.

Subpart 5: Special Programs for Students Whose Families Are Engaged in Migrant and Seasonal Farmwork

Subpart 5 authorizes the High School Equivalency Program (HEP) and the College Assistance Migrant Program (CAMP). These programs target individuals who themselves or whose family have recently engaged in migrant or seasonal farmwork. For each of these programs, grantees may include IHEs or private nonprofit organizations working in cooperation with an IHE.

HEP assists individuals who are at least 16 years old or who are beyond the age of compulsory school attendance to obtain a secondary school diploma or its equivalent. CAMP assists students with placement, persistence, and retention in postsecondary education. Grantees may provide stipends to eligible participants.

²¹ Some distinguishing characteristics of the campus-based programs are that awards comprise a mix of federal and institutional matching funds and that amounts awarded to students are determined by each institution's financial aid administrator according to institution-specific award criteria. The two other campus-based programs are the Federal Work-Study program and the Federal Perkins Loans program. For additional information on the campus-based aid programs, see CRS Report RL31618, *Campus-Based Student Financial Aid Programs Under the Higher Education Act*.

Subpart 6: Robert C. Byrd Honors Scholarship Program (Byrd)

The Robert C. Byrd Honors Scholarship Program funds state-administered college scholarship programs that recognize exceptionally able high school seniors who show promise for continued excellence in postsecondary education. The program has not been funded since FY2010.

Subpart 7: Child Care Access Means Parents in School (CCAMPIS)

The Child Care Access Means Parents in School program supports the participation of low-income parents in postsecondary education by providing competitive grants to IHEs to establish or support campus-based childcare programs.

Subpart 9: TEACH Grants²²

Subpart 9 authorizes the Teacher Education Assistance for College and Higher Education (TEACH) Grant program, which is a service payback program.²³ The program provides scholarships of \$4,000 per year to undergraduate and graduate students who are preparing for a career in teaching.²⁴ Recipients are required to teach for four years in a high-need field²⁵ at an elementary or secondary school that serves low-income students within eight years of completing their course of study. If recipients do not fulfill their service requirement, their TEACH grants are converted into Federal Direct Unsubsidized Loans, which must be repaid in full including interest that would have accrued since the grants' disbursement.

Subpart 10: Scholarships for Veteran's Dependents

Subpart 10 authorizes Scholarships for Veteran's Dependents, known as Iraq and Afghanistan Service Grants (IASG), which are non-need-based grants awarded to assist eligible veterans' dependents in paying their cost of attendance at an IHE.²⁶ To receive an award, an individual must be a student whose parent or guardian was a member of the U.S. Armed Forces and who died during military service in Iraq or Afghanistan after September 11, 2001, and must have been younger than 24 years old at the time of the parent or guardian's death. Recipients need not qualify for a Pell Grant based on need, but must meet all the other eligibility requirements for the Pell Grant program. Grants made under this section for any award year may not exceed the maximum Federal Pell Grant available for that award year.

Forthcoming Changes to IASG

The FAFSA Simplification Act of 2020 (FSA; Title VII, Division FF, P.L. 116-260), as amended by the FAFSA Simplification Act Technical Corrections Act (FSATCA; Division R of P.L. 117-103) repeals the IASG program but expands student eligibility under the Pell Grant program. A student whose parent or guardian died in the line of

²² For additional information, see CRS Report R46117, *TEACH Grants: A Primer*.

²³ The TEACH Grant program is treated as a federal credit program for budgeting purposes; its cost to the government is estimated in accordance with the requirements of the Federal Credit Reform Act of 1990 (FCRA; Title V of P.L. 101-508)

²⁴ Individuals pursuing a bachelor's degree may receive an aggregate total of \$16,000 and individuals pursuing a graduate degree may receive an aggregate total of \$8,000.

²⁵ High-need fields are defined as bilingual education and English language acquisition, foreign language, mathematics, reading specialist, science, and special education. High-need fields also include any other field that has been identified as high-need by the federal government, a state government, or an LEA, and approved by ED.

²⁶ This program was established in 2009 as part of the Technical Corrections to the Higher Education Act of 1965 (P.L. 111-39).

duty while serving on active duty as a member of the U.S. Armed Forces on or after September 11, 2001, qualifies for a Pell Grant provided the student is under age 33. The amount of the Pell Grant is the same as the Pell Grant the student would be eligible for if the student had a zero Student Aid Index (SAI) regardless of the student's actual SAI. The effective date for the repeal and new provision is July 1, 2024.²⁷

Part B: Federal Family Education Loan (FFEL) Program

The FFEL program offered several types of federal student loans to assist individuals in financing the costs of a postsecondary education; those loans included Subsidized Stafford Loans and Unsubsidized Stafford Loans for undergraduate and graduate and professional students, PLUS Loans for graduate and professional students and the parents of dependent undergraduate students, and Consolidation Loans.²⁸ For many years the FFEL program was the primary source of federal student loans; however, the SAFRA Act (P.L. 111-152, Title II, Part A) terminated the authority to make new FFEL program loans after June 30, 2010.²⁹

The FFEL program made available essentially the same types of loans (with substantially similar terms and conditions) as are now offered under the William D. Ford Federal Direct Loan (Direct Loan) program and which are discussed later in this report. However, the FFEL program significantly differed from the Direct Loan program in its administration. Under the FFEL program, loans were originated by private sector and state-based lenders and were funded with nonfederal capital. The federal government guaranteed lenders against loss due to borrower default, permanent disability, or, in limited circumstances, bankruptcy, and holders of the loans were (and still are) responsible for servicing the loans (e.g., billing borrowers and collecting loan payments). FFEL program lenders may receive a special allowance payment (SAP), a type of interest subsidy paid by the federal government to ensure a specified rate of return on their loans.

Although the authority to make new FFEL program loans was terminated, borrowers of FFEL program loans remain responsible for making payments on their loans, loan holders continue to be responsible for servicing the loans, and guaranty agencies continue to administer the federal loan insurance program. As of September 30, 2022, approximately \$207.8 billion in FFEL program loans remained outstanding.³⁰

Part C: Federal Work-Study Programs

Part C of Title IV authorizes the Federal Work-Study programs (FWS), which are among the campus-based aid programs previously described.³¹ FWS employment is the primary FWS program. Separate authorizations of appropriations are also provided for the work colleges and community service work-study programs. FWS programs are intended to provide part-time

²⁷ For more information on the FSA, including associated timelines, see CRS Report R46909, *The FAFSA Simplification Act*.

²⁸ For additional information on the FFEL program, see CRS Report R40122, *Federal Student Loans Made Under the Federal Family Education Loan Program and the William D. Ford Federal Direct Loan Program: Terms and Conditions for Borrowers*.

²⁹ For additional information on the SAFRA Act, see CRS Report R41127, *The SAFRA Act: Education Programs in the FY2010 Budget Reconciliation* (archived, available to congressional clients upon request).

³⁰ U.S. Department of Education, Federal Student Loan Portfolio, "Federal Student Aid Portfolio Summary," FY2022 Q4, accessed December 28, 2022.

³¹ For additional information on FWS and the other campus-based aid programs, see CRS Report RL31618, *Campus-Based Student Financial Aid Programs Under the Higher Education Act*.

employment to undergraduate, graduate, and professional students in need of earnings to pursue their courses of study and to encourage participation in community service activities.

FWS aid may be provided to any student in an eligible program who demonstrates financial need. Awards typically are based on factors such as the amount of a student's financial need, the availability of FWS funds at the institution, and whether the student requests FWS employment and is willing to work. Students receive their FWS awards as compensation for the hours they have worked in specified types of jobs. In general, FWS earnings consist of a federal share of 75% and a nonfederal share of at least 25%; however, these ratios may vary depending on the nature of employment.³² The nonfederal share of compensation is provided by the employer, which may be the IHE the student attends, a private nonprofit organization, a governmental agency, or a private for-profit entity. IHEs must use at least 7% of their FWS allocation to compensate students employed in community service jobs and operate at least one tutoring or family literacy project that serves the community.

FWS funding is made available to support comprehensive work-learning-service programs at select institutions known as "work colleges." Among other requirements, all resident students at work colleges must be required to participate in work-learning-service programs that are an integral part of the institution's educational philosophy and program. The HEA provides a separate authorization for the work colleges program.

The HEOA amendments established an Off-Campus Community Service Employment program as a distinct FWS program. Under this program, the Secretary may make grants to FWS-participating IHEs to supplement their off-campus community service employment activities. Funding for this FWS program was only provided in FY2010; it has not since received appropriations.

As with the other campus-based programs, FWS funds are allocated to IHEs according to statutorily prescribed procedures in which funds are first allocated on the basis of IHEs' base guarantees, and then according to fair-share criteria that take into account each IHE's proportionate share of aggregate financial need of students at FWS-participating institutions.³³

Part D: William D. Ford Federal Direct Loan (Direct Loan) Program

Part D of Title IV authorizes the Direct Loan program, which is the primary source of federal student loans. As previously discussed, the Direct Loan program provides essentially the same set of loans as the FFEL program did, but uses a different administrative structure and draws on a different source of capital. Under the program, the federal government lends directly to students using federal capital. While the government owns the loans, loan origination and servicing is performed by federal contractors.

Several broad types of loans are available through the Direct Loan program: Direct Subsidized Loans, Direct Unsubsidized Loans, Direct PLUS Loans, and Direct Consolidation Loans. The terms and conditions of these loans (e.g., borrowing limits, interest rates) are determined according to statutory provisions. Loans made available through the Direct Loan program are an entitlement to qualified borrowers. Many of the terms, conditions, and benefits applicable to

³² For example, employment in tutoring or literacy projects, the federal share may be higher than 75%.

³³ The calculation of financial need is calculated separately for undergraduate students and graduate and professional students.

Direct Loans, such as student eligibility requirements, deferment criteria, and certain repayment plans, are specified in other parts of the HEA, including Title IV, Part B (the FFEL program).³⁴

The Direct Loan program is classified as a federal credit program for budgeting purposes. As a credit program, most of the costs to the government associated with the program are accounted for on an accrual basis according to criteria specified under the Federal Credit Reform Act of 1990 (FCRA; P.L. 101-508). Indefinite mandatory budget authority is provided to fund the loans made through the program. The costs of administering the Direct Loan program are accounted for separately on a cash basis; and funding for administrative expenses is provided through discretionary appropriations. As of September 30, 2022, approximately \$1.4 trillion in Direct Loan program loans remained outstanding.³⁵

Direct Subsidized Loans

Direct Subsidized Loans are available only to undergraduate students who demonstrate financial need.³⁶ The federal government “subsidizes” these loans by not charging interest on the loans while the borrower is enrolled in an eligible program on at least a half-time basis or during grace periods,³⁷ and during periods of authorized deferment.³⁸ Interest rates are set by statute, and loans first disbursed on or after July 1, 2013, are made with market-indexed fixed interest rates.³⁹

Direct Unsubsidized Loans

Direct Unsubsidized Loans are available to undergraduate, graduate, and professional students. Borrowers do not need to demonstrate financial need to obtain these loans. The federal government does not provide an interest subsidy on these loans while the borrower is in school or during grace periods and deferment periods. Interest rates are set by statute, and loans first disbursed on or after July 1, 2013, are made with market-indexed fixed interest rates.⁴⁰

Direct PLUS Loans

Direct PLUS Loans are available to parents of dependent undergraduate students and to graduate and professional students. Borrowers do not need to demonstrate financial need to obtain these loans. However, borrowers with an adverse credit history are ineligible to borrow PLUS Loans

³⁴ For additional information on Direct Loan program loans, see CRS Report R45931, *Federal Student Loans Made Through the William D. Ford Federal Direct Loan Program: Terms and Conditions for Borrowers*.

³⁵ U.S. Department of Education, Federal Student Loan Portfolio, “Federal Student Aid Portfolio Summary,” FY2022 Q4, accessed December 28, 2022.

³⁶ Subsidized Loans were previously available to graduate and professional students for periods of instruction beginning before July 1, 2012.

³⁷ A grace period is a six-month period beginning immediately after a student first ceases to be enrolled in a school on at least a half-time basis. During this time, borrowers are not required to begin repaying their loans. According to amendments made by the Consolidated Appropriations Act of 2012 (P.L. 112-74), no interest subsidy will be paid during the grace period on Subsidized Stafford Loans disbursed between July 1, 2012, and June 30, 2014.

³⁸ Deferment periods are periods during which borrowers are able to suspend loan repayment (e.g., if they are pursuing additional postsecondary education, are performing qualifying military service, or are experiencing economic hardship).

³⁹ The interest rate on Subsidized Loans to undergraduate students is the 10-year Treasury note rate plus 2.05 percentage points, with a cap of 8.25%.

⁴⁰ The interest rate on Unsubsidized Loans to undergraduate students is the 10-year Treasury note rate plus 2.05 percentage points, with a cap of 8.25%. The interest rate on Unsubsidized Loans to graduate and professional students is the 10-year Treasury note rate plus 3.6 percentage points, with a cap of 9.5%.

unless another individual agrees to serve as an endorser. The federal government does not provide an interest subsidy on these while the student is in school, nor during grace periods and deferment periods. Interest rates are set by statute, and loans first disbursed after on or July 1, 2013, are made with market-indexed fixed interest rates.⁴¹

Consolidation Loans

Consolidation Loans allow borrowers to combine multiple federal loans into a single loan and begin a new repayment period. Consolidation enables borrowers to simplify the repayment of their federal student loans and, in some cases, extend their repayment period, which reduces the monthly payment amount. Interest rates on Consolidation Loans are determined by taking the weighted average of the interest rates on the loans being consolidated and rounding the result up to the nearest higher one-eighth of 1%.

Part E: Federal Perkins Loans

Part E of Title IV authorizes the Federal Perkins Loan program, another of the campus-based programs.⁴² Previously, the HEA authorized the allocation of federal funds to IHEs to assist them in capitalizing revolving loan funds for the purpose of making low-interest loans to students with exceptional financial need.⁴³ Historically, IHEs capitalized their revolving Perkins Loan funds with a combination of federal capital contributions (FCCs) and institutional capital contributions (ICCs). FCCs were allocated according to statutorily prescribed procedures somewhat similar to those used for the FSEOG and FWS programs. Perkins Loans were available to undergraduate and graduate and professional students, with priority given to students with exceptional financial need. Terms and conditions of the Perkins Loan included a fixed 5% interest rate, no accrual of interest prior to a borrower beginning repayment or during periods of authorized deferment, and loan cancellation for borrowers engaged in certain types of public service.

The authorization to make new Perkins Loans to eligible students expired on September 30, 2017.⁴⁴ Under the HEA, each IHE is required to return to the Secretary the federal share of its Perkins Loan fund and the federal share of payments and collections made on outstanding Perkins Loans. ED began collecting the federal share of IHEs' Perkins Loan funds on October 1, 2019. Institutions are permitted to retain any remaining funds after remitting the federal share.⁴⁵

Although the authority to make new Perkins Loans has expired, borrowers of the loans remain responsible for making payments on them. IHEs may continue to service their Perkins Loan

⁴¹ The interest rate on PLUS loan is the 10-year Treasury note rate plus 4.6 percentage points, with a cap of 10.5%.

⁴² For additional information on the Federal Perkins Loans program and the other campus-based aid programs, see CRS Report RL31618, *Campus-Based Student Financial Aid Programs Under the Higher Education Act*.

⁴³ The authorization of appropriations to enable the Secretary to allocate federal funds to IHEs to capitalize their revolving loan funds expired on September 30, 2014, and was extended through September 30, 2015, under GEPA. The Federal Perkins Loan Program Extension Act of 2015 (P.L. 114-105) explicitly prohibits the appropriation of additional funds to IHEs to capitalize their revolving loan funds.

⁴⁴ Authorization to make new Perkins Loans to eligible graduate students expired on September 30, 2016, and the authorization to make new Perkins Loans to eligible undergraduate students expired on September 30, 2017.

⁴⁵ U.S. Department of Education, "Perkins Loan Program—Federal Perkins Loan Revolving Fund Distribution of Assets and Timelines for 2019-20," Electronic Announcement, October 15, 2019.

portfolio or may liquidate their portfolio and assign it to ED for servicing.⁴⁶ Approximately \$3.9 billion in outstanding Perkins Loans is due to be repaid in the coming years.⁴⁷

Part F: Need Analysis

Part F of Title IV establishes the need analysis methodology, which informs students' eligibility for Title IV need-based aid. Generally, a student's need for the Title IV programs is the difference between an institution's cost of attendance (COA) and the student's expected family contribution (EFC)—the amount of financial resources that students and their families are expected to use to meet the COA.

The bulk of Part F establishes three EFC formulas: one for dependent students and one each for independent students with and without dependents.⁴⁸ A student's dependency status is determined by the student's age and other characteristics. The dependent student formula considers the financial resources of the student and the student's parents. The independent student formulas consider the financial resources of the student and, if applicable, the student's spouse.

The EFC is calculated on the basis of information provided on the Free Application for Federal Student Aid (FAFSA). Some EFC formula factors are based on tax information. When completing the FAFSA, students and applicable family members use tax information from the year that is two years prior to the beginning of the award year. For example, the FAFSA for AY2023-2024 is completed using information from tax year 2021.

The full EFC formulas consider the income (including taxable and certain untaxed income) and assets (e.g., bank accounts, stocks) of the student and relevant family members. If students (or, in the case of dependent students, the students' parents) have an adjusted gross income (AGI) of less than \$50,000 and meet other criteria, the family may be eligible for a "simplified needs test" (SNT). The SNT considers fewer financial factors and requires the student's family to provide correspondingly less information on the FAFSA. Some applicants who qualify for the SNT and have an AGI at or below a specified level (\$29,000 in AY2023-2024) may be eligible for an "automatic zero" EFC.⁴⁹ Students eligible for the automatic zero are not subject to the EFC formula and instead automatically receive a zero EFC. Students who do not qualify for an automatic zero EFC can qualify for a "calculated zero" EFC on the basis of their financial characteristics and the SNT or full EFC formula.

A student with a zero EFC can qualify for the maximum amount of need-based federal aid. For example, a student with a zero EFC can qualify for the maximum Pell Grant award in an award year.

⁴⁶ U.S. Department of Education, "Federal Perkins Loan Program Administrative Responsibilities and Reporting Requirements," Electronic Announcement, October 4, 2018.

⁴⁷ U.S. Department of Education, Federal Student Loan Portfolio, "Federal Student Aid Portfolio Summary," FY2022 Q4, accessed December 28, 2022.

⁴⁸ For a detailed description of the EFC formulas, see CRS Report R44503, *Federal Student Aid: Need Analysis Formulas and Expected Family Contribution*.

⁴⁹ For more information on the SNT and automatic zero EFC, see Department of Education, *The EFC Formula, 2023-2024*, <https://fsapartners.ed.gov/sites/default/files/2022-08/2324EFCFormulaGuide.pdf>.

Forthcoming Changes to Need Analysis

The FAFSA Simplification Act of 2020 (FSA; Title VII, Division FF, P.L. 116-260) was enacted in December 2020. When the law is fully in effect, the EFC will be renamed the Student Aid Index (SAI). The FSA is to reduce the number of factors that are considered in calculating the SAI and modify a number of procedures related to the student aid application process.

The FSA is to replace the automatic zero EFC with an alternative need analysis structure in which certain students with an adjusted gross income (AGI) below specified thresholds are to qualify for a maximum Pell Grant wholly on the basis of their AGI. Students who do not qualify for Pell Grants under the new structure are to continue to be able to qualify for Pell Grants based on their calculated SAI.

The FSA originally specified that most need analysis provisions would take effect on July 1, 2023. Subsequent legislation has moved the effective date for many of the new provisions under the FSA to July 1, 2024.⁵⁰

Part G: General Provisions Relating to Student Assistance Programs

Part G of Title IV establishes many institutional requirements for Title IV participation⁵¹ and related provisions. It includes definitions of *academic year* and *eligible program* and requires IHEs participating in Title IV to enter into program participation agreements (PPAs) with the Secretary.⁵² It also establishes a master calendar requirement for the Secretary to ensure adequate notification and timely delivery of Title IV student aid.

Part G contains provisions related to forms and regulations used in administering Title IV programs, including requirements related to the contents and distribution of the FAFSA. Student eligibility criteria to receive Title IV financial assistance are found in Part G, which includes citizenship requirements for Title IV aid recipients and satisfactory academic progress requirements for students to maintain Title IV eligibility. Provisions also prescribe the manner in which Title IV funds are to be returned to the federal government in the event that a student withdraws from an institution.

Additionally, Part G contains numerous requirements related to the types of information institutions must disseminate to prospective and enrolled students, including graduation or completion rates, financial aid entrance and exit counseling to borrowers, campus crime statistics and security policies, and transfer of credit policies.

Part G establishes the National Student Loan Data System, which is ED's central database containing information on student aid participation. Part G also contains wage garnishment requirements for borrowers who are not currently making required payments on their Title IV loans and criminal penalties in cases of fraud, abuse, and other crimes related to Title IV funds.

Part G contains several provisions related to members of the Armed Forces and veterans, such as procedures for loan cancellations or deferments for eligible disabled veterans and deferment of loan repayment following periods of active duty. Finally, Part G also authorizes the income-based repayment plan for Title IV loans.⁵³

⁵⁰ For more information on the FSA, including associated timelines, see CRS Report R46909, *The FAFSA Simplification Act*.

⁵¹ Generally, most other institutional requirements for participation in Title IV programs are found in Title I, Part A.

⁵² For additional information on institutional eligibility requirements, see CRS Report R43159, *Institutional Eligibility for Participation in Title IV Student Financial Aid Programs*.

⁵³ For additional information on the Income-Based Repayment Plan, see CRS Report R45931, *Federal Student Loans Made Through the William D. Ford Federal Direct Loan Program: Terms and Conditions for Borrowers*.

The Advisory Committee on Student Financial Assistance had been authorized under Part G until the end of FY2015.

Part H: Program Integrity

Part H of Title IV contains what is known as the program integrity triad. The triad comprises three requirements to ensure program integrity in postsecondary education. The three requirements are state authorization, accreditation by an accrediting agency recognized by ED, and eligibility and certification by ED.⁵⁴ Section 102 requires that IHEs fulfill all three program integrity requirements to be eligible to participate in Title IV federal student aid programs, and Title IV, Part H describes each component of the triad.

Subpart 1: State Role

Subpart 1 describes that state's responsibility in authorizing IHEs to operate postsecondary educational programs within their bounds. States must provide information to ED about the processes it uses to authorize institutions, notify ED if it has any evidence that an IHE has committed fraud in the administration of Title IV federal student aid programs, and notify ED if it revokes an IHE's authorization.

Subpart 2: Accrediting Agency Recognition

Subpart 2 describes the criteria the Secretary must use when determining whether to recognize an accrediting agency as a reliable authority for determining the quality of education or training offered at an IHE for the purposes of participating in Title IV federal student aid programs. Such requirements relate to an accrediting agency's structure, operating procedures (e.g., its institutional review process), and due process requirements.⁵⁵

Subpart 3: Eligibility and Certification Procedures

Subpart 3 includes the eligibility and certification procedures administered by ED. Here, ED is responsible for verifying an institution's legal authority to operate within a state and its accreditation status. Additionally, ED must evaluate an institution's financial responsibility and administrative capacity to administer Title IV federal student aid programs.

Part I: Competitive Loan Auction Pilot Program

Part I authorized the Secretary to implement a pilot student loan auction program for lenders to obtain rights to disburse FFEL program parent PLUS loans. Loans are no longer being made through the FFEL program, and this program is currently inapplicable.

⁵⁴ For additional information on the program integrity triad, see CRS Report R43159, *Institutional Eligibility for Participation in Title IV Student Financial Aid Programs*.

⁵⁵ For additional information on the accreditation process and its role in the program integrity triad, see CRS Report R43826, *An Overview of Accreditation of Higher Education in the United States*.

Title V: Developing Institutions

Title V is one of the primary sources of institutional support to Hispanic-serving institutions (HSIs) under the HEA. In general, Title V programs are similar in scope to the Title III-A and Title III-B programs authorized to support other types of minority-serving institutions.⁵⁶

Part A: Hispanic-Serving Institutions

Title V, Part A authorizes the HSI program. This program provides competitive grants to HSIs that meet the HEA Section 312(b) criteria and that have an enrollment of undergraduate students that is at least 25% Hispanic students.

Authorized uses for grant funds are similar to those of the Title III-A programs, including facilities improvement, faculty development, curriculum development, and student services.

Part B: Promoting Postbaccalaureate Opportunities for Hispanic Americans

Part B of Title V establishes the Promoting Postbaccalaureate Opportunities for Hispanic Americans (PPOHA) program. This program provides competitive grants to eligible HSIs to expand postbaccalaureate educational opportunities for Hispanic and low-income students. PPOHA grants are available to IHEs that meet the eligibility criteria for the Title V-A HSI program and that offer a postbaccalaureate certificate or degree program.

Authorized uses for grant funds are similar to those under the HSI program, but also include providing direct financial assistance (e.g., scholarships, fellowships) to Hispanic and low-income postbaccalaureate students.

Part C: General Provisions

Part C contains general provisions related to the HSI and PPOHA programs, including waiver authorities that apply to the administration of these programs and the authorized funding levels for these programs.

Title VI: International Education Programs

Title VI authorizes a variety of grants to IHEs and related entities to enhance instruction in foreign language and area and international studies.

Part A: International and Foreign Language Studies

Part A of Title VI authorizes a series of programs, centers, and fellowships related to international and foreign language studies.

Graduate and Undergraduate Language and Area Centers and Programs. This program provides grants to IHEs to establish and operate (1) National Resource Centers, which are comprehensive

⁵⁶ For additional information on Title IV programs, see CRS Report R43237, *Programs for Minority-Serving Institutions Under the Higher Education Act*.

foreign language and area or international studies centers and programs, and (2) a network of undergraduate foreign language and area or international studies centers and programs.

Fellowships for Foreign Language and Area or International Studies. This program provides grants to IHEs to enable them to pay stipends to individuals participating in advanced training at National Resource Centers and Undergraduate International Studies and Foreign Language Program centers and programs.

Language Resource Centers. This program provides grants to IHEs for the purposes of establishing, strengthening, and operating national language resource and training centers, which serve as resources to improve the capacity to teach and learn foreign languages.

Undergraduate International Studies and Foreign Language Programs. This program provides grants to IHEs and related entities to plan, develop, and carry out programs to improve undergraduate instruction in international studies and foreign languages and to strengthen existing programs in undergraduate international studies and foreign language programs.

Technological Innovation and Cooperation for Foreign Information Access. This program provides grants to IHEs and related entities to develop innovative techniques or programs using electronic technologies to collect and disseminate information from foreign sources on world regions and foreign countries that address U.S. teaching and research needs in international education and foreign languages.

American Overseas Research Centers. This program provides grants to consortia of IHEs to establish or operate overseas research centers that promote postgraduate research, exchanges, and area studies.

Part B: Business and International Education Programs

Part B authorizes two programs to promote and enhance international business skills and education. The Centers for International Business Education program authorizes the Secretary to make grants to enable IHEs to establish and operate centers for international business education that serve as national resources for the teaching of international business, foreign languages, and international studies and provide research and training in the international aspects of trade and commerce. The Education and Training Program authorizes grants to IHEs to operate programs designed to promote linkages between IHEs and the American business community engaged in international economic activity.

Part C: Institute for International Public Policy

Part C establishes the Institute for International Public Policy, which provides a grant to a consortium of minority-serving institutions eligible under Title III, Parts A and B, and Title V to support the preparation of underrepresented minority students for international and foreign service careers. Allowable activities include the development of a study abroad program and fellowships for graduate study. Funds for the Institute have not been appropriated since FY2011.

Part D: General Provisions

Part D contains definitions relevant to Title VI and grants the Secretary waiver authority to reduce any nonfederal shares required by Title VI programs.

Part D also authorizes the Science and Technology Advanced Foreign Language Education Grant Program. The program makes grants available to IHEs to develop programs that teach foreign

languages and emphasize the understanding of science and technology, foster international scientific collaboration, and provide professional development to K-12 teachers. This program has never received funding.

Title VII: Graduate and Postsecondary Improvement Programs

Title VII authorizes several programs related to supporting graduate education programs. Other programs authorized under Title VII encourage innovation in postsecondary education, enable IHEs to better serve disabled students, and support state-level postsecondary education improvements.

Part A: Graduate Education Programs

Part A authorizes programs to support graduate education.

Jacob K. Javits Fellowship Program. Subpart 1 establishes the Jacob K. Javits Fellowship Program, which awards fellowships for graduate study in the arts, humanities, and social sciences to students who intend to pursue a doctoral degree or the terminal highest degree awarded in the area of study. This program has not received funding since FY2011.

Graduate Assistance in Areas of National Need. Subpart 2 establishes the Graduate Assistance in Areas of National Need program, which awards fellowships to postbaccalaureate students who pursue the highest possible degree at their institutions and in areas of national need, as designated by the Secretary.

Thurgood Marshall Legal Educational Opportunity Program. Subpart 3 authorizes the Thurgood Marshall Legal Educational Opportunity Program, which provides a grant to the Council on Legal Education Opportunity (CLEO) to support low-income, minority, or disadvantaged secondary school and college students by providing such students with information, preparation, and financial assistance to gain access to and complete law school study and admission to law practice. This program has not received funding since FY2011.

Masters Degree Programs at Historically Black Colleges and Universities and Predominantly Black Institutions. This program provides grants to specified HBCUs and PBIs to improve graduate education opportunities for Black Americans at the master's level in mathematics, sciences, nursing, and other scientific disciplines. This program did not receive appropriations for FY2015 and FY2016; however, the program received appropriations in FY2017 through FY2022 to fund grants for Masters Degree Programs at Historically Black Colleges and Universities.

Part B: Fund for the Improvement of Postsecondary Education (FIPSE)

Part B of Title VII authorizes FIPSE, which authorizes the Secretary to award grants to and enter into contracts with IHEs and other nonprofit institutions and agencies to encourage the reform, innovation, and improvement of postsecondary education. Allowable uses of FIPSE grants and contracts include, but are not limited to, the design and introduction of cost-effective methods of instruction, reforms in graduate and remedial education, partnerships between high schools and colleges to establish programs to increase secondary school graduation rates of limited English proficient students, scholarships for the dependents of military service members, and special projects in areas of national need.

Part B also establishes the Board of the Fund for the Improvement of Postsecondary Education, which advises the Secretary on priorities for the improvement of postsecondary education and for the evaluation, dissemination, and adaptation or demonstrated improvements in postsecondary educational practice.

Part D: Programs to Provide Students with Disabilities with a Quality Higher Education

Title VII, Part D⁵⁷ authorizes several programs related to postsecondary education for students with disabilities.

Demonstration Projects to Support Postsecondary Faculty, Staff, and Administrators in Educating Students with Disabilities. Subpart 1 authorizes a competitive grant or contract program for model demonstration projects, technical assistance, and professional development relating to teaching methods, secondary to postsecondary transitions, research, distance learning, career pathways transitions, professional development, and accessibility in postsecondary education. This program has not received funding since FY2010.

Transition Programs for Students with Intellectual Disabilities into Higher Education. Subpart 2 authorizes a competitive grant program for IHEs to create model transition and postsecondary education programs for students with intellectual disabilities.

Programs to Support Improved Access to Materials. Subpart 3 authorizes a competitive grant or contract program to eligible partnerships of IHEs and expert organizations for model demonstration programs to support improved access to postsecondary materials for students with print disabilities. This program has never been funded.

National Technical Assistance Center: Coordinating Center. Subpart 4 authorizes the Secretary to award a grant, contract, or cooperative agreement to an IHE or other nonprofit organization to establish and support a National Center for Information and Technical Support for Postsecondary Students with Disabilities, which offers a database of information on disabilities services in higher education and other support services. Subpart 4 also authorizes the Secretary to award a cooperative agreement to create a National Coordinating Center for IHEs offering inclusive, comprehensive transition programs for students with intellectual disabilities.

Part E: College Access Challenge Grant Program (CACG)

Part E of Title VII authorizes the College Access Challenge Grant Program, which fosters partnerships between federal, state, and local governments and philanthropic organizations through matching formula grants. The partnerships are intended to increase the number of low-income students who are prepared to enter and succeed in postsecondary education. Authorized activities for grant recipients include disseminating information about the benefits of a postsecondary education, outreach activities, need-based grant aid, and professional development for guidance counselors. CACG last received appropriations in FY2014.⁵⁸

⁵⁷ In 2008, the Higher Education Opportunity Act repealed Title VII, Part C, Urban Community Service; however, the act did not replace Part C.

⁵⁸ Additionally, authorization to award grants under this program expired at the end of FY2014.

Title VIII: Additional Programs

Title VIII of the HEA includes 27 parts, each of which establishes one or more new programs focusing on an array of topics. All of the programs in Title VIII were newly added to the HEA by the Higher Education Opportunity Act of 2008. Most of these programs have not been funded.⁵⁹

Several programs authorized under Title VIII are designed to support the goals of improving access to postsecondary education and improving enrollment, persistence, and completion rates. Generally, these programs are designed to address the postsecondary education needs of specific groups of prospective or current postsecondary students. For instance, Part T, Centers of Excellence for Veteran Student Success, authorizes competitive grants to IHEs to support the academic, financial, physical, and social needs of students who are veterans of the Armed Forces.

Many other programs in Title VIII are directed at enhancing programs in certain areas of study to meet workforce needs. For instance, Part S, Training for Realtime Writers, authorizes the Secretary to award grants to postsecondary court reporting programs to promote training and placement of realtime writers.

Finally, Title VIII, Part AA provides annual mandatory appropriations through FY2014 to Masters Degree Programs at Historically Black Colleges and Universities and Predominantly Black Institutions and the PPOHA program, which are found under HEA Title VII-A-4 and Title V-B, respectively. The mandatory appropriations for these programs expired at the end of FY2014 and were not reauthorized. Thus, these programs have not received mandatory appropriations since FY2014.⁶⁰

⁵⁹ Those Title VIII programs that have been funded at some point in time are Part S, Training for Realtime Writers (funded under FIPSE); Part T, Centers of Excellence for Veteran Student Success; and Part Z, Henry Kuualoa Giugni Kupuna Memorial Archives (funded under the Native Hawaiian Education program authorized by Part B of Title VII of the Elementary and Secondary Education Act (ESEA); and Part AA, Promoting Postbaccalaureate Opportunities for Hispanic Americans (initially funded under FIPSE).

⁶⁰ For additional information, see CRS Report R44206, *FY2016 Extension of the Higher Education Act: An Overview*, archived, available to congressional clients upon request.

Appendix A. History of Funding for HEA Programs: FY2019-FY2023

Table A-1 of this appendix lists the sections of the HEA that provide discretionary or mandatory authorization of appropriations or budget authority for HEA programs and presents the funding amounts provided for these programs for FY2019 through FY2023. The programs are presented in the order in which they appear in the HEA. For each program, the section authorizing the appropriation of funds or providing budget authority is identified, as is the indicator of whether funding is considered discretionary (D) or mandatory (M).

Table A-I. Funding for HEA-Authorized Programs, FY2019-FY2023

Program, by Title and Part	Auth. Sec.	Disc./ Mand. (D/M)	Appropriations and Budget Authority ^a (\$ in thousands) ^b				
			FY2019	FY2020	FY2021	FY2022	FY2023
Title I: General Provisions							
Title I, Part B: Additional General Provisions							
Alcohol & Drug Abuse Prevention Grants	§120	D	0	0	0	0	0
State Higher Education Information System Pilot Program	§136	D	0	0	0	0	0
Title I, Part D: Administrative Provisions for Delivery of Student Financial Assistance							
Performance Based Organization for Delivery of Student Financial Aid	§141	D	(combined with §458 below)	(combined with §458 below)	(combined with §458 below)	(combined with §458 below)	(combined with §458 below)
Title II: Teacher Quality Enhancement							
Title II, Part A: Teacher Quality Partnership Grants							
Teacher Quality Partnerships Grants	§209	D ^c	43,092	50,092	52,092	59,092	70,000
Pre-Baccalaureate Preparation Program							
Teacher Residency Program							
Leadership Development Program							
Title II, Part B: Enhancing Teacher Education							
Enhancing Teacher Education Grants	§230	D	0	0	0	0	15,000
Preparing Teachers for Digital Age Learners							
Hawkins Center of Excellence							
Teach to Reach Grants							

Program, by Title and Part	Auth. Sec.	Disc./ Mand. (D/M)	Appropriations and Budget Authority ^a (\$ in thousands) ^b				
			FY2019	FY2020	FY2021	FY2022	FY2023
Adjunct Teachers Corps							
Graduate fellowships to Prepare Faculty in High-Need Areas							
Title III: Institutional Aid^d							
Title III, Part A: Strengthening Institutions							
Strengthening Institutions	§399	D	99,875	107,854	109,007	110,070	122,070
Tribally Controlled Colleges & Universities	§399	D	31,854	36,333	38,080	43,896	51,549
	§371	M	28,140	28,230	28,290	28,290	30,000
Alaska Native and Native Hawaiian-Serving Institutions	§399	D	15,930	18,320	19,044	21,371	24,433
	§371	M	14,070	14,115	14,145	14,145	15,000
Predominantly Black Institutions	§399	D	11,475	13,197	14,218	17,708	22,300
	§371	M	14,070	14,115	14,145	14,145	15,000
Native American-Serving, Nontribal Institutions	§399	D	3,864	4,444	5,120	7,834	11,504
	§371	M	4,690	4,705	4,715	4,715	5,000
Asian American and Native American Pacific Islander-Serving Institutions	§399	D	3,864	4,444	5,120	10,936	18,589
	§371	M	4,690	4,705	4,715	4,715	5,000
Title III, Part B: Historically Black Colleges and Universities							
Historically Black Colleges and Universities	§399	D	282,420	324,792	337,619	362,823	395,986
	§371	M	79,730	79,985	80,155	80,155	85,000
Historically Black Graduate Institutions	§399	D	73,037	83,995	87,313	93,129	100,782

Program, by Title and Part	Auth. Sec.	Disc./ Mand. (D/M)	Appropriations and Budget Authority ^a (\$ in thousands) ^b				
			FY2019	FY2020	FY2021	FY2022	FY2023
Title III, Part C: Endowment Challenge Grants for Institutions Eligible for Assistance Under Part A or Part B							
Endowment Challenge Grants	§399	D	0	0	0	0	0
Title III, Part D: Historically Black College and University Capital Financing							
Historically Black Colleges and University Capital Financing (HBCU Cap Fin): Loan Subsidies ^e	§399	D	20,150	20,150	22,150	20,150	20,150
HBCU Cap Fin: Modification of existing loan subsidies	§399	D	20,000 ^g	26,000 ^h	1,721,000 ⁱ	0	0
HBCU Cap Fin: Re-estimate of existing loan subsidies	§343	M	7,678	-41,708	17,914	283,436	62,421
Title III, Part E: Minority Science and Engineering Improvement Program							
Minority Science & Engineering Improvement Program	§399	D	11,135	12,635	13,370	14,539	16,370
Title IV: Student Assistance							
Title IV, Part A: Grants to Students in Attendance at Institutions of Higher Education							
Federal Pell Grants Programs	§401	Di	22,475,352 ^k	22,475,352 ^l	22,475,352 ^m	22,475,352 ⁿ	22,475,352
Mandatory Appropriations Provided to Supplement Discretionary Funding	§401	M	1,370,000	1,405,000	1,142,000	1,085,000	1,095,000
Mandatory Add-On Award	§401	M	5,388,040	5,571,420	5,167,582	4,010,920	4,998,000
Academic Competitiveness Grants and national Science and Mathematics Access to Retain Talent (SMART) Grants	§401A	M ^o	0	0	0	0	0
Deferral to next fiscal year		M	0	0	0	0	0
TRIO Programs	§402A	D	1,060,000	1,090,000	1,097,000	1,137,000	1,191,000
Talent Search							

Program, by Title and Part	Auth. Sec.	Disc./ Mand. (D/M)	Appropriations and Budget Authority ^a (\$ in thousands) ^b				
			FY2019	FY2020	FY2021	FY2022	FY2023
Upward Bound							
Student Support Services							
McNair Postbaccalaureate Achievement Program							
Education Opportunity Centers							
Mandatory Funds for Upward Bound ^p	§402C	M ^c	0	0	0	0	0
Gaining Early Awareness and Readiness for Undergraduate Programs (GEAR UP)	§404H	D	360,000	365,000	368,000	378,000	388,000
Federal Supplemental Educational Opportunity Grants (FSEOG)	§413A	D	840,000	865,000	880,000	895,000	910,000
Leveraging Educational Assistance Partnership (LEAP) Grants	§415A	D	0	0	0	0	0
Grants for Access and Persistence (GAP)	§415A	D	0	0	0	0	0
Special Programs for Migrant Students	§418A	D	44,623	45,623	46,123	48,123	52,123
Robert C. Byrd Honors Scholarship	§419K	D	0	0	0	0	0
Child Care Access Means Parents in School	§419N	D	50,000	53,000	55,000	65,000	75,000
Teacher Education Assistance for College and Higher Education (TEACH) Grants: New loan subsidy ^r	§420O	M	29,049	29,053	27,285	34,980	34,171
TEACH: Upward re-estimate ^s of existing loans	§420O	M	5,082	10,858	78,281	69,343	24,093
<i>(TEACH: Downward re-estimate of existing loans [non-add])</i>	§420O	M	<i>(-1,092)</i>	<i>(-36,231)</i>	<i>(-3,225)</i>	<i>(-3,589)</i>	<i>(-11,352)</i>

Appropriations and Budget Authority^a (\$ in thousands)^b

Program, by Title and Part	Auth. Sec.	Disc./ Mand. (D/M)	FY2019	FY2020	FY2021	FY2022	FY2023
<i>(TEACH: Net re-estimates of existing loans [non-add])</i>	§4200	M	(3,990)	(-25,373)	(75,056)	(65,754)	(12,741)
TEACH: Upward modification of existing loans	§4200	M	0	15,718	46,870	71,589	9,171
<i>(TEACH: Downward modification of existing loans [non-add])</i>	§4200	M	(0)	(0)	(0)	(-1,843)	(0)
<i>(TEACH: Net modification of existing loans [non-add])</i>	§4200	M	(0)	(15,718)	(46,870)	(69,746)	(9,171)
TEACH Subtotal: Loan subsidies	§4200	M	34,131	55,629	152,436	175,912	67,435
<i>(TEACH Subtotal: New loan subsidies and net re-estimates [non-add])</i>	§4200	M	(33,039)	(19,398)	(149,211)	(170,480)	(56,083)
TEACH: Total	§4200	M	34,131	55,629	152,436	175,912	67,435
Iraq and Afghanistan Service Grants	§420R	M	403	513	589	576	578
Title IV, Part B: Federal Family Education Loan (FFEL) Program							
New loan subsidies ^r	§421	M	0	0	0	0	0
Upward re-estimate ^s of existing loans	§421	M	3,661,416	13,150,795	3,780,632	9,797,237	2,924,909
<i>(Downward re-estimate of existing loans [non-add])</i>	§421	M	(-2,098,813)	(-6,865,204)	(-588,521)	(0)	(-899,176)
<i>(Net re-estimate of existing loans [non-add])</i>	§421	M	(1,562,603)	(6,285,591)	(3,192,111)	(9,797,237)	(2,025,733)
Upward modifications ^t of existing loans	§421	M	0	3,448,659	6,112,293	25,099,142	2,623,076
<i>(Downward modifications of existing loans [non-add])</i>	§421	M	(0)	(-67)	(0)	(-545,900)	(0)
<i>(Net modifications of existing loans [non-add])</i>	§421	M	(0)	(3,448,592)	(6,112,293)	(24,553,242)	(2,623,076)
Total: FFEL program account	§421	M	3,661,416	16,599,454	9,892,925	34,896,379	5,547,985

Appropriations and Budget Authority^a (\$ in thousands)^b

Program, by Title and Part	Auth. Sec.	Disc./ Mand. (D/M)	FY2019	FY2020	FY2021	FY2022	FY2023
<i>(Total: New loan subsidies and net re-estimates/modifications [non-add])</i>	§421	M	(1,562,603)	(9,734,183)	(9,304,404)	(34,350,479)	(4,648,809)
Pre-1992 student loans	§421	M	-237,229	-186,060	-73,374	-2,297	0
Title IV, Part C: Federal Work-Study Programs							
Federal Work Study	§441	D	1,130,000	1,180,000	1,190,000	1,210,000	1,230,000
Off-Campus Community Service	§447	D	0	0	0	0	0
Work Colleges	§448	D	(included with §441 amount)				
Title IV, Part D: William D. Ford Federal Direct Loan Program							
New loan subsidies ^r	§451	M	4,842,627	9,925,253	5,196,638	11,477,191	23,478,178
<i>(Net new loan subsidies [non-add])</i>	§451	M	(-1,646,411)	(6,838,227)	(413,686)	(8,239,325)	(21,794,343)
Upward re-estimate ^s of existing loans	§451	M	28,619,834	64,642,541	53,674,813	26,706,610	8,131,676
<i>(Downward re-estimate of existing loans (non-add))</i>	§451	M	(-2,309,401)	(-1,436,593)	(-838,915)	(-13,701,756)	(-10,049,156)
<i>(Net re-estimate of existing loans [non-add])</i>	§451	M	(26,310,433)	(63,205,948)	(52,835,898)	(13,004,854)	(-1,917,480)
Upward modification ^t of existing loans ^u	§451	M	350,000	39,625,735	70,886,525	435,937,468	42,534,895
<i>(Downward modification of existing loans (non-add))</i>	§451	M	(0)	(0)	(0)	(-10,097,517)	(-583)
<i>(Net modification of existing loans [non-add])</i>	§451	M	(0)	(39,575,735)	(70,861,525)	(425,839,951)	(42,534,312)
Subtotal: Loan Subsidies	§451	M	33,812,461	114,193,528	129,782,976	474,121,269	74,144,749
<i>(Subtotal: New loan subsidies and net re-estimates/modifications [non-add])</i>	§451	M	(25,014,022)	(109,699,910)	(128,894,061)	(450,321,996)	(964,095,010)
Total	§451	M	33,812,461	114,193,528	129,782,976	474,121,269	74,144,749

Appropriations and Budget Authority^a (\$ in thousands)^b

Program, by Title and Part	Auth. Sec.	Disc./ Mand. (D/M)	FY2019	FY2020	FY2021	FY2022	FY2023
Student Aid Administration	§458	D	1,678,943	1,768,943	1,853,943	2,033,943	2,033,943
Title IV, Part E: Federal Perkins Loans							
Federal Perkins Loans	§461	D	0	0	0	0	0
Federal Perkins Loans Repayments ^y	§461	M	-90,162	-1,316,750	-866,025	-842,908	-580,193
Federal Perkins Loans Cancellations	§465	D	0	0	0	0	0
Title IV, Part G: General Provisions Relating to Student Assistance Programs							
Advisory Committee on Student Financial Assistance ^z	§491	D	0	0	0	0	0
Title IV, Part I: Competitive Loan Auction Program							
Parent PLUS Loan Pilot Auction program	§499	M	0	0	0	0	0

Program, by Title and Part	Auth. Sec.	Disc./ Mand. (D/M)	Appropriations and Budget Authority ^a (\$ in thousands) ^b				
			FY2019	FY2020	FY2021	FY2022	FY2023
Title V: Developing Institutions^d							
Title V, Part A: Hispanic-Serving Institutions							
Hispanic-Serving Institutions	§528	D	124,415	143,081	148,732	182,854	227,751
	§371	M	93,800	94,100	94,300	94,300	100,000
Title V, Part B: Promoting Postbaccalaureate Opportunities for Hispanic Americans							
Promoting Postbaccalaureate Opportunities for Hispanic Americans	§528	D	11,163	12,838	13,845	19,661	27,314
	§898	M	0	0	0	0	0
Title VI: International Education Programs							
Title VI, Part A: International and Foreign Language Programs							
International & Foreign Language Programs	§610	D	65,103 (includes Title VI, Part B)	68,103 (includes Title VI, Part B)	69,353 (includes Title VI, Part B)	71,853 (includes Title VI, Part B)	75,353 (includes Title VI, Part B)
Title VI, Part B: Business and International Education Programs							
Centers for International Business Education	§614	D	(included with Title VI, Part A)	(included with Title VI, Part A)	(included with Title VI, Part A)	(included with Title VI, Part A)	(included with Title VI, Part A)
Business & International Education Training Programs	§614	D	(included with Title VI, Part A)	(included with Title VI, Part A)	(included with Title VI, Part A)	(included with Title VI, Part A)	(included with Title VI, Part A)
Title VI, Part C: Institute for International Public Policy							
Institute for International Public Policy	§629	D	0	0	0	0	0
Title VI, Part D: General Provisions							
Science & Technology Advanced Foreign Language Education Grant Program	§637	D	0	0	0	0	0

Program, by Title and Part	Auth. Sec.	Disc./ Mand. (D/M)	Appropriations and Budget Authority ^a (\$ in thousands) ^b				
			FY2019	FY2020	FY2021	FY2022	FY2023
Title VII: Graduate and Postsecondary Improvement Programs							
Jacob K. Javits Fellowship Program	§705	D	0	0	0	0	0
Graduate Assistance in Areas of National Need	§716	D	23,047	23,047	23,547	23,547	23,547
Thurgood Marshall Legal Educational Opportunity Program	§721	D	0	0	0	0	0
Masters Degree Programs at Historically Black Colleges and Universities	§725	D	8,657	9,956	10,956	14,834	19,937
	§897	M	0	0	0	0	0
Masters Degree Programs at Predominantly Black Institutions	§725	D	0	0	0	0	0
	§897	M	0	0	0	0	0
Title VII, Part B: Fund for the Improvement of Postsecondary Education							
Fund for the Improvement of Postsecondary Education	§745	D	5,000	24,500 ^{bb}	41,000	76,000	184,000
Title VII, Part D: Programs to Provide Students with Disabilities with a Quality Higher Education^{cc}							
Demonstration Projects	§765	D	0	0	0	0	0
Model Transition Programs ^{dd}	§769	D	11,800	11,800	13,800	13,800	13,800
Access to Materials	§775	D	0	0	0	0	0
National Technical Assistance Center	§778	D	0	0	0	0	0
Coordinating Center ^{ee}	§778	D	0	0	0	0	0
Title VII, Part E: College Access Challenge Grant Program							
College Access Challenge Grant	§781	M ^{ff}	0	0	0	0	0
	§781	D	0	0	0	0	0

Appropriations and Budget Authority^a (\$ in thousands)^b

Program, by Title and Part	Auth. Sec.	Disc./ Mand. (D/M)	FY2019	FY2020	FY2021	FY2022	FY2023
Title VIII: Additional Programs							
Part A-Project GRAD	§801	D	vv	0	0	0	0
Part B-Mathematics and Science Scholars	§802	D	0	0	0	0	0
Part C-Business Workforce Partnerships for Job Skill Training	§803	D	0	0	0	0	0
Part D-Capacity for Nursing Students and Faculty	§804	D	0	0	0	0	0
Part E-American History for Freedom	§805	D	0	0	0	0	0
Part F-Teach for America	§806	D	0	0	0	0	0
Part G-Patsy T. Mink Fellowship	§807	D	0	0	0	0	0
Part H-Improving College Enrollment by Postsecondary Schools	§808	D	0	0	0	0	0
Part I-Early Childhood Education Professional Development	§818	D	0	0	0	0	0
Part J-Improving STEM Education with a Focus on Alaska Native and Native Hawaiian Students	§819	D	0	0	0	0	0
Part K-Pilot Programs to Increase College Persistence and Success	§820	D	0	0	0	0	0
Part L-Student Safety and Campus Emergency Management	§821	D	0	0	0	0	0
Part L-Education Disaster and Emergency Relief Loan Program	§824	D	0	0	0	0	0
Part M-Incentives and Rewards for Low Tuition	§830	D	0	0	0	0	0

Appropriations and Budget Authority^a (\$ in thousands)^b

Program, by Title and Part	Auth. Sec.	Disc./ Mand. (D/M)	FY2019	FY2020	FY2021	FY2022	FY2023
Part N: Cooperative Education	§835	D	0	0	0	0	0
Grants for Cooperative Education							
Demonstration and Innovation Projects; Training and Resources Centers; and Research							
Part O-College Partnership Grants	§841	D	0	0	0	0	0
Part P-Jobs to Careers	§851	D	0	0	0	0	0
Part Q-Rural Development Grants	§861	D	0	0	0	0	0
Part R-Campus-Based Digital Theft Prevention	§871	D	0	0	0	0	0
Part S-Training for Realtime Writers	§872	D	0	0	0	0	0
Part T-Centers of Excellence for Veteran Student Success	§873	D	0	0 ^{bb}	0	0	0
Part U-University Sustainability	§881	D	0	0	0	0	0
Part V-Modeling and Simulation Programs	§891	D	0	0	0	0	0
Modeling and Simulation Task Force							
Modeling and Simulation Enhancement Grants							
Modeling and Simulation Establishment Grants							
Part W-Path to Success Reentry Education Grants	§892	D	0	0	0	0	0
Part X-School of Veterinary Medicine Competitive Grant Program	§893	D	0	0	0	0	0

Appropriations and Budget Authority^a (\$ in thousands)^b							
Program, by Title and Part	Auth. Sec.	Disc./ Mand. (D/M)	FY2019	FY2020	FY2021	FY2022	FY2023
Part Y-Early Federal Pell Grant Commitment Demonstration Program	§894	D	0	0	0	0	0
Part Z-Kupuna Memorial Archives	§895	D	0	0	0	0	0
Prior Rights and Obligations for Previously Authorized Higher Education Act Programs							
College Housing and Academic Facilities Loans (CHAFL): Upward re-estimates ^s of existing loan subsidies ^g	§121	M	-10	-38	145	0	2,562
CHAFL: Downward re-estimate of existing loan subsidies (non-add) ^{hh}	§121	M	0	0	0	-2,835	0
CHAFL: Liquidating Account	§121	M	-2,452	-3,015	-3,015	-1515	-3,015
Higher Education Facilities Loans Liquidating Account	§121	M	-601	-585	-585	-585	-585
College Housing Loans Liquidating Account	§121	M	-3,434	-1,760	-1,760	-1,760	-1,760
Programs Authorized in Acts to Reauthorize and Amend the Higher Education Act							
Higher Education Opportunity Act							
National Center for Research in Advanced Information and Digital Technologies	§802	D	0	0	0	0	0
Pilot Grant Program for Course Material Rental	§803	D	0	0	0	0	0
Higher Education Amendments of 1998							
Workplace and Community Transition Training for Incarcerated Individuals	§821	D	0	0	0	0	0
Underground Railroad Educational and Cultural Program	§841	D	0	0	0	0	0

Program, by Title and Part	Auth. Sec.	Disc./ Mand. (D/M)	Appropriations and Budget Authority ^a (\$ in thousands) ^b				
			FY2019	FY2020	FY2021	FY2022	FY2023
Higher Education Amendments of 1992							
Olympic Scholarships	§1543	D	0	0	0	0	0

Sources: Compiled by CRS from U.S. Department of Education budget tables. FY2022 reflects appropriations as of October 1, 2022. Further appropriations and adjustments could occur over the remainder of the fiscal year.

- a. Unless otherwise noted, all provisions that were authorized through FY2014 under the HEA were automatically extended through FY2015 under Section 422 of the General Education Provisions Act, and received additional appropriations through multiple continuing resolutions (CRs) and appropriations bills. An entry of zero (0) indicates that an appropriation was not provided for the program.
- b. Annual appropriations reflect the final amount appropriated, including any spending reductions authorized by the Budget Control Act of 2011 (BCA; P.L. 112-25), commonly referred to as *sequestration*.
- c. Authorization expired at the end of FY2011.
- d. From March 2020 to March 2021, Congress appropriated additional funding to nearly all of the MSI programs in response to the national emergency related to COVID-19. The Coronavirus Aid, Relief, and Economic Security Act (CARES Act; P.L. 116-136), enacted on March 27, 2020, provided \$1,046,437,875 for the MSI programs; the Coronavirus Response and Relief Supplemental Appropriations Act, 2021 (CRRSAA; Division M of P.L. 116-260), enacted on December 27, 2020, provided \$1,702,285,200; the American Rescue Plan Act of 2021 (ARPA; P.L. 117-2), enacted on March 11, 2021, provided \$2,968,842,750 to MSIs. Funds under the CARES Act, CRRSAA, and ARPA were allocated proportionally among the MSI programs based on discretionary appropriations provided for the programs in FY2020. For more information on the funding provided in response to COVID-19, see CRS Report R47027, *Education Stabilization Fund Programs Funded by the CARES Act, CRRSAA, and ARPA: Background and Analysis*.
- e. Section 505(e) of the Federal Credit Reform Act of 1990 authorizes appropriations for administrative costs for federal agencies that are authorized to make direct loan obligations or loan guarantee commitments. In accordance with this provision, discretionary appropriations to administer this program are made annually. From FY2019 to FY2022, \$334,000 was appropriated annually; in FY2023, \$528,000 was appropriated.
- f. The Consolidated Appropriations Act, 2018 (P.L. 115-141) made available \$10 million to provide for three- to six-year deferments of loans made to eligible private HBCUs under the HBCU Capital Financing program. During the deferment period, interest on the loans will neither accrue nor be capitalized.
- g. The Department of Defense and Labor, Health and Human Services, and Education Appropriations Act, 2019 and Continuing Appropriations Act, 2019 (P.L. 115-245) made available \$20 million to provide for three- to six-year deferments of loans made to eligible private HBCUs under the HBCU Capital Financing program. During the deferment period, interest on the loans will neither accrue nor be capitalized.
- h. The Further Consolidated Appropriations Act, 2020 (P.L. 116-94) made available \$16 million to provide for three- to six-year deferments of loans made to eligible private HBCUs under the HBCU Capital Financing program and an additional \$10 million to provide for similar deferments for public HBCUs.
- i. The Consolidated Appropriations Act, 2021 (P.L. 116-260) made available \$16 million to provide for three- to six-year deferments of loans made to eligible private HBCUs under the HBCU Capital Financing program and an additional \$10 million to provide for similar deferments for public HBCUs. Additionally, the FAFSA

Simplification Act, (Title VII, Division FF of P.L. 116-260), appropriated such sums as may be necessary to repay each institution's outstanding balance of principal, interest, fees, and costs on disbursed loan amounts. This resulted in \$1.695 billion in mandatory spending.

- j. Authorization expired at the end of FY2017.
- k. The Department of Defense and Labor, Health and Human Services, and Education Appropriations Act, 2019 and Continuing Appropriations Act, 2019 (P.L. 115-245) rescinded \$0.600 billion of the discretionary surplus (previous year's unobligated discretionary appropriations).
- l. The FY2020 Further Consolidated Appropriations Act (P.L. 116-94) rescinded \$0.500 billion of the discretionary surplus (previous year's unobligated discretionary appropriations).
- m. The Consolidated Appropriations Act, 2021 (P.L. 116-260) rescinded \$0.500 billion of the discretionary surplus (previous year's unobligated discretionary appropriations).
- n. The Consolidated Appropriations Act, 2022 (P.L. 117-103) rescinded \$1.050 billion of the discretionary surplus (previous year's unobligated discretionary appropriations).
- o. Authorization expired at the end of FY2010.
- p. Mandatory appropriations for the Upward Bound program were authorized for FY2008-FY2011. Since FY2012, Upward Bound has only received an allocation of the discretionary appropriations provided to all of the TRIO programs as a whole.
- q. The Further Additional Supplemental Appropriations for Disaster Relief Act, 2018 (Division B, Subdivision 1 of the Bipartisan Budget Act of 2018 (P.L. 115-123)) authorized \$100 million for FSEOG program, the FWS program, and FIPSE to be made available to IHEs located in areas affected by a covered disaster or emergency (i.e., hurricanes Harvey, Irma, and Maria, or wildfires in 2017 for which a major disaster or emergency was declared under Section 401 or Section 501 of the Robert T. Stafford Disasters Relief and Emergency Assistance Act) and students enrolled at such IHEs.
- r. A loan subsidy cost is the estimated long-term cost to the government of a direct loan or a loan guarantee, calculated on a net present value basis, and excluding administrative costs. A positive loan subsidy cost means that there is a cost to the government of providing the loan subsidy to borrowers, while a negative loan subsidy costs means that the government earns a positive return from the extension of credit to borrowers. An obligation for the subsidy cost occurs when a loan obligation or loan guarantee commitment is made. Office of Management and Budget (OMB), *Circular No. A-11, Part 5: Federal Credit*, June 2018, pp. 4, 7, 9, at <https://www.whitehouse.gov/wp-content/uploads/2018/06/s185.pdf>.
- s. Loan subsidy costs are re-estimated after the close of the fiscal year in which a cohort of loans has been substantially disbursed. Re-estimates account for differences between the original assumptions of cash flow and actual cash flow or revised assumptions about future cash flows, such as differences between assumed and actual default rates. OMB, *Circular No. A-11, Part 5: Federal Credit*, June 2018, p. 5, at <https://www.whitehouse.gov/wp-content/uploads/2018/06/s185.pdf>.
- t. A loan modification is a government action that "(1) differs from actions assumed in the baseline estimate of cash flows and (2) changes the estimated cost of an outstanding direct loan ... or an outstanding loan guarantee." Modifications result in a one-time change in the subsidy cost of outstanding direct loans or loan guarantees. When a loan modification is made, the cost of the modification is recorded in the fiscal year in which it becomes effective. OMB, *Circular No. A-11, Part 5: Federal Credit*, June 2018, pp. 10-11, at <https://www.whitehouse.gov/wp-content/uploads/2018/06/s185.pdf>.
- u. The funding amounts for upward modifications of existing loans include discretionary appropriations provided in annual appropriations acts to support the temporary expansion of the Public Service Loan Forgiveness program. the Department of Defense and Labor, Health and Human Services, and Education Appropriations Act, 2019 and Continuing Appropriations Act, 2019 (P.L. 115-245) appropriated \$350 million; the Further Consolidated Appropriations Act, 2020 (P.L. 116-94) appropriated an additional \$50 million; the Omnibus Appropriations Act, 2021 (P.L. 116-260) provided an additional \$50 million; and the Consolidated Appropriations Act, 2022 (P.L. 117-103) provided an additional \$25 million. The Office of Management and Budget treats such funds as mandatory funding.
- v. Authority for mandatory appropriations for not-for-profit servicing contracts was repealed by the Bipartisan Budget Act of 2013 (H.J.Res 59).
- w. Authorization expired at the end of FY2010, and funds have not been provided since FY2010.

- x. As interpreted and implemented by ED, “The Deficit Reduction Act (P.L. 109-171) shifted the payment of account maintenance fees, [which is] authorized under Section 458(a)(4) of the HEA, to subsidy cost from administration funds or from the Federal Fund.” U.S. Department of Education, Federal Student Aid, 2007 Annual Report, p. 56. Nonetheless, ED interprets HEA §458(a)(4) as providing the authority for transactions with the non-budgetary FFEL program financing account. Authority for transactions with the non-budgetary FFEL program financing account expired at the end of FY2017 and was extended through FY2018 under the Consolidated Appropriations Act of 2018 (P.L. 115-141).
- y. Repayments of Federal Perkins Loans represents payments made by borrowers on their outstanding Federal Perkins loans that have been assigned to ED from the borrower’s school.
- z. Authorization for the committee expired on October 1, 2015. Congress neither reauthorized the program nor provided additional appropriations to continue the program’s operations beyond FY2015.
- aa. The Consolidated Appropriations Act of 2018 (P.L. 115-141) authorized \$5 million of these funds to be made available for a competitive grant program to support projects at IHEs that create new open textbooks or expand their use. The act authorized \$1 million for ED to establish a pilot grant program to support technological upgrades for community colleges for the purpose of supporting cybersecurity programs. In addition, the Further Additional Supplemental Appropriations for Disaster Relief Act, 2018 (Division B, Subdivision 1 of the Bipartisan Budget Act of 2018 (P.L. 115-123)) authorized \$100 million for the FSEOG program, the FWS program, and FIPSE to be made available to IHEs located in areas affected by a covered disaster or emergency (i.e., hurricanes Harvey, Irma, and Maria, or wildfires in 2017 for which a major disaster or emergency was declared under section 401 or 501 of the Robert T. Stafford Disasters Relief and Emergency Assistance Act) and students enrolled at such IHEs.
- bb. The conference report that accompanied the FY2020 appropriations act directed that \$7 million of the funding for Fund for the Improvement of Postsecondary Education support the Centers of Excellence for Veterans Student Success Program.
- cc. Subpart 4 also authorizes the Secretary to award a cooperative agreement to create a National Coordinating Center (NCC) for IHEs offering inclusive, comprehensive transition programs for students with intellectual disabilities. The NCC is currently hosted by the Think College National Coordinating Center for Transition and Postsecondary Education Programs for Students with Intellectual Disabilities
- dd. HEA Section 769(b) provides that a reservation of funds shall be made for the National Coordinating Center (NCC; for which an authorization of appropriations is also provided in HEA Section 778), if appropriations for Transition Programs for Students with Intellectual Disabilities Into Higher Education are provided. Under HEA Section 769(b), \$2 million has been provided for the NCC in each of FY2015, FY2016, FY2017, FY2018, and FY2019.
- ee. It does not appear that the NCC has ever received an appropriation under the authority provided under HEA Section 778. HEA Section 769(b) provides that a reservation of funds shall be made for the NCC, if appropriations for Transition Programs for Students with Intellectual Disabilities into Higher Education are provided. Under this authority, \$2 million has been provided for the NCC in each of FY2015 through FY2021 and the NCC grant contract extends through FY2025.
- ff. Authorization for mandatory appropriations expired at the end of FY2014.
- gg. In accordance with Section 505(e) of the Federal Credit Reform Act of 1990, discretionary appropriations are made available annually to administer this program. In FY2022, \$435,000 was appropriated.
- hh. The federal budget treats the downward re-estimate of existing loan subsidies as receipts. Because the CHAFL program does not have the authority to retain these receipts, they are attributed to the General Fund of the Treasury. The display of these downward re-estimates in this table is for informational purposes only and does not reflect budget authority that is available to the CHAFL program. It should not be added to the upward re-estimate of existing loan subsidies found above.

Appendix B. General Education Provisions Act

The General Education Provisions Act (GEPA) contains a broad array of statutory provisions that are applicable to the majority of federal education programs administered by the Department of Education (ED),⁶¹ as well as provisions related to the powers and responsibilities of ED. These provisions cover topics as varied as appropriations, evaluations, privacy, and enforcement. This appendix briefly discusses several of the GEPA provisions that apply to programs authorized by the Higher Education Act (HEA).⁶²

Part A: Functions of the Department of Education

GEPA, Part A includes provisions related to the authority and responsibility of ED to administer education programs. It confers regulatory authority on the Secretary of Education and specifies that any regulation affecting an institution of higher education shall only become effective if the regulation is published in the *Federal Register* with an educational impact assessment statement.

Part B: Appropriations and Evaluations

GEPA, Part B includes provisions that address, among other issues, authorizing forward funding for programs (e.g., appropriated funds that are to be obligated in FY2023 may be appropriated in the FY2022 appropriations act).

Section 422 of GEPA provides that if Congress, in the regular session that ends prior to the beginning of the terminal fiscal year of authorization of appropriations of an applicable program, does not pass legislation extending the program, the program is automatically extended for one additional fiscal year.⁶³ This provision does not apply to the authorization of appropriations for commissions, councils, or committees that have statutorily specified termination dates.

Part C: General Requirements and Conditions Concerning the Operation and Administration of Education Programs

GEPA, Part C addresses the general authority of the Secretary, administrative requirements and limitations, the administration of education programs and projects by states, and records and limitations on withholding federal funds. Part C also contains the Family Educational Rights and Privacy Act, which provides privacy protections for student records. Part C clarifies that no provision of any applicable programs is intended to authorize federal control over educational curriculum, administration, or personnel of any educational institutions.

Part D: Enforcement

GEPA, Part D addresses the enforcement of laws and regulations administered by ED, including the establishment of ED's Office of Administrative Law Judges, procedures for recovering federal funds from recipients, and remedies for violations of ED laws and programs.

⁶¹ 20 U.S.C. §§1221 et seq.

⁶² For additional information on GEPA, see CRS Report, CRS Report R41119, *General Education Provisions Act (GEPA): Overview and Issues*, archived, available to congressional clients upon request.

⁶³ If Congress does not act to reauthorize a program within the one-year extension period, the program is technically no longer authorized; however, so long as a program continues to receive appropriations, it is considered to be implicitly authorized.

Appendix C. Previous HEA Reauthorizations

Although Congress may amend the HEA at any point in time, in general, reauthorizations are comprehensive and amend, extend, delete, and establish new programs. The HEA was first enacted in 1965 and has been comprehensively reauthorized eight times, in 1968, 1972, 1976, 1980, 1986, 1992, 1998, and 2008. Authorization for most HEA programs expired at the end of FY2014. GEPA authorized the appropriation of funds for one additional year through FY2015, and additional funds for many of the expired programs have been appropriated since FY2015. **Table C-1** lists the previous reauthorization, their public law numbers, and additional resources about each reauthorization, when available. Aside from these comprehensive reauthorizations, the HEA has been amended numerous times; these amendments have ranged from minor technical amendments to amendments that have represented major changes to certain programs.

Table C-1. Comprehensive Reauthorizations of the Higher Education Act of 1965

Reauthorization	Public Law Number	Additional Resources
Higher Education Amendments of 1968	P.L. 90-575	CRS Report ED 340, <i>The Higher Education Amendments of 1968</i> (archived, available to congressional clients on request)
Higher Education Amendments of 1972	P.L. 92-318	CRS Report 72-146, <i>Major Provisions of the Education Amendments on 1972—P.L. 92-318</i> (archived, available to congressional clients on request)
Higher Education Amendments of 1976	P.L. 94-482	CRS Report 77-9, <i>Summary of the Higher Education Act of 1965, as amended, including the Education Amendments of 1976</i> (archived, available to congressional clients on request)
Higher Education Amendments of 1980	P.L. 96-374	—
Higher Education Amendments of 1986	P.L. 99-498	CRS Report 87-187, <i>The Higher Education Amendments of 1986 (P.L. 99-498)</i> (archived, available to congressional clients on request)
Higher Education Amendments of 1992	P.L. 102-325	CRS Report 92-690, <i>Summary of Amendments to the Higher Education Act of 1965 (P.L. 102-325)</i> (archived, available to congressional clients on request)
Higher Education Act Amendments of 1998	P.L. 105-244	CRS Report RL30063, <i>The Higher Education Act: reauthorization by the 105th Congress</i> (archived, available to congressional clients on request)
Higher Education Opportunity Act of 2008	P.L. 110-315	CRS Report RL34654, <i>The Higher Education Opportunity Act: Reauthorization of the Higher Education Act</i>

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Key Policy Staff

This report provides a general overview of the major HEA provisions. For information on a specific program or policy issue, see the following Key Policy Staff table. Congressional clients may click on the analyst's name in the HTML version of the report for email access.

Area of Expertise	Name
FAFSA, Need Analysis	Benjamin Collins
Pell Grants, Veterans' Education Benefits	Cassandria Dortch
TRIO Programs, GEAR UP	Adam Edgerton
Campus-Based Programs, Institutional Aid, Minority Serving Institutions, Graduate Programs	Joselynn H. Fountain
Institutional Eligibility	Alexandra Hegji
Teacher Quality Programs, International Education Programs	Jeff Kuenzi
TEACH Grants, Postsecondary Education Consumer Information	Rita Zota
Education Appropriations and Budget	Kyle Shohfi
FFEL program, Direct Loan program	Alexandra Hegji Rita Zota Kyle Shohfi

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