# U.S. Department of Health and Human Services Health Resources and Services Administration Bureau of Health Workforce Application to Participate in the

# PRIMARY CARE LOAN (PCL) Program

## **Section I: INDICATIVE DATA**

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Institution:		
Address:		
	_County:	
City:		
	_Zip 4 Code:	
Telephone:	_Fax:	
USSid: (If Exist)	_DUNS:	
Congressional District:		
Central Registry Entity Identification Number:		
Institution Code:		

A. PROGRAM DISCIPLINE:		
Check the appropriate line		
Allopathic Degree		
Osteopathic Degree		
(A separate application must be filled out for each discipline)		
B. ACCREDITATION INFORMATION:		
a. Name of Accrediting Association:		
b. Status of Accreditation (check the appropriate line)		
Full Accreditation		
Provisional or Conditional Accreditation		
c. Date (Month and Year) when current accreditation will expire		
Section II: APPLICATION DATA		
A. ENROLLMENT:		
Full-time discipline student enrollment as of October 15, 2021		
B. FUNDS REQUESTED:		
a. Total Projected Need for the period 07/01/2022 - 06/30/2023 \$		
(NOTE: requested amount may not be the full amount received.) b. Institutional Contribution (1/9 <sup>th</sup> of line a) \$		
c. Total Funds Requested for the period 07/01/2022 -06/30/2023  (a minus b)  \$		
INSTITUTION:		
PROGRAM:EIN#:		
OPSID (leave blank):		

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#### TERMS AND CONDITIONS OF AGREEMENT

The terms and conditions set forth represent the agreement between the applicant school and the Secretary of Health and Human Services for the establishment and maintenance of a Primary Care Loan (PCL) fund, and are binding on all parties and personnel participating in the program supported.

# A. ASSURANCES AND PUBLIC POLICY REQUIREMENTS

Title VI of the Civil Rights Act of 1964 and 45CFR Part 80 states: ANo person in the United States shall, on the grounds of race, color, or national origin, be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any program or activity receiving financial assistance from the Department of Health and Human Services (DHHS), must be operated in compliance with this law.

Attention is called to the requirements of Title IX of the Education Amendments of 1972 and in particular to Section 901 of such Act and 45 CFR 86, which provide that no person in the United States shall, on the basis of sex, be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any educational program or activity receiving Federal financial assistance.

Attention is called to Section 710 of the Public Health Service (PHS) Act which provides that no contract, grant, cooperative agreement, loan guarantee, or interest subsidy payment may be awarded under Titles VII and VIII to, or for the benefit of, any school program or training center if the tuition level or educational fees at the school, program or training center are higher for certain students solely on the basis those such students are the recipients of traineeships, loans, loan guarantees, service scholarships, or interest subsidies from the Federal Government.

In accordance with 45 CFR, Part 83 of the DHHS Regulations issued under Section 704 and 855 of the PHS Act, no grant, loan guarantee, or interest subsidy payment under Titles VII or VIII of the PHS Act shall be made to or for the benefit of any entity, and no contract under Titles VII or VIII of the PHS Act shall be made with any entity, unless the entity will not discriminate on the basis of sex in the admission of individuals to its training programs.

In accordance with 45 CFR Part 91, attention is called to the general rule that no person in the United States shall, on the basis of age, be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any program or activity receiving financial assistance.

Attention is called to the requirements of OMB circular M-87-32 which provide that an applicant institution receiving a loan must not be delinquent on any Federal debt.

The applicant institution must comply with the requirements of 45 CFR, Part 76, Subpart F, which requires certification that grantees will provide and maintain a drug-free workplace.

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The Drug-Free Schools and Communities Act Amendments of 1989, P.L. 101-226, require that any public or private institution of higher education (including independent hospitals conducting training programs for health care personnel), State educational agency, or local educational agency receiving Federal financial assistance must certify to the Secretary of Education, as a condition for funding, that it has adopted and implemented a drug prevention program as described in 34CFR, Part 86, (55FR 33580), August 16, 1990. The provisions of the regulations also apply to subgrantees which receive Federal funds from any Federal grantee regardless of whether or not the primary grantee is an institution of higher education, State educational agency, or local educational agency.

The applicant organization must certify, among other things, that neither it nor its principals are presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions by any Federal department or agency. Subawardees, (i.e, other corporations, partnerships, or other legal entities called Alower tier@ participants), must make the same certification to the applicant organization concerning their covered transactions. The pertinent DHHS regulations are found in 45 CFR Part 76.

#### B. ELIGIBILITY CRITERIA

The health professions school must be located in the United States, the District of Columbia, the Commonwealth of Puerto Rico, the Northern Mariana Islands, the Virgin Islands, Guam, American Samoa or the Trust Territory of the Pacific.

Any public or other nonprofit institution that offers degrees in doctor of allopathic medicine and/or doctor of osteopathic medicine to full-time students may apply to participate in the PCL program. A health professions school that is interested in participating in the PCL program must be accredited by an appropriate accrediting body that is recognized by the Secretary of Education. If a new school has not been operating for a sufficient time to be accredited, the Department of Health and Human Services will consider the school accredited if the Secretary of Education finds, after consultation with the appropriate accrediting bodies, that there is reasonable assurance that the school will meet the specified accreditation standards prior to the beginning of the academic year following the normal graduation date of the first entering class in such school or program.

For a one-year period ending on June 30 of each fiscal year, the school must meet at least one of the following conditions and keep records with respect to graduates of the school whose date of graduation from the school occurred approximately four years before the end of the one-year period:

- Not less than 50 percent of the school's designated graduates meet the criterion of either being in a primary health care residency training program, or being engaged in the practice of primary health care; or
- Not less than 25 percent of the school's designated graduates meet the above criterion, and this percentage is not less than 5 percentage points above the percentage of such graduates meeting such criterion for the preceding one-year period; or

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• The school is in the top 25<sup>th</sup> percentile of participating PCL schools relative to the proportion of designated graduates who meet the above criterion.

Schools that do not meet one of the criteria are subject to penalties. The penalties require schools to return 30 percent portion of their PCL fund income received during the same period. Schools must pay the sums required within 90 days of receiving notification of the noncompliance from Health and Human Services.

In accordance with 42 CFR Part 57, Subpart D, each Federal capital contribution and Federal capital loan is subject to the condition that the school must maintain those records of the applicant school which relate to the Federal capital contribution or Federal capital loan. In addition, on June 30 each year a school must have a default rate of not more than five percent. The default rate is the ratio (stated as a percentage) that the defaulted principal amount outstanding of the school bears to the matured loans of the school.

### C. FEDERAL CAPITAL CONTRIBUTION (FCC)

- Monies paid to the institution, pursuant to this application in the form of FCC shall be maintained by the institution in a separate account, hereafter referred to as the AFCC Fund.@ In addition to Federal Capital Contributions, the institution shall maintain in the FCC Fund:
  - a) an amount equal to not less than one-ninth of such FCC, contributed by the institution;
  - b) collections of principal and interest on loans made to students from the FCC Fund;
  - c) collections of charges pursuant to 42 CFR Part 57 Section 205;
  - d) any other earnings of the FCC Fund.
- 2. The FCC Fund shall be used by the institution only for:
  - a) loans to eligible students pursuing a full-time course of study;
  - b) costs of litigation arising in connection with the collection of any obligations to the FCC Fund, and interest thereon; and
  - c) other collection costs that are in excess of the usual expenses incurred in the collection of student loans to the extent specifically approved by the Secretary.
- 3. The FCC Fund must be maintained by the institution in an insured, interest bearing account at all times, unless it is not cost effective, and all earnings must become a part of the FCC Fund. If the account is not federally insured, the institution will be liable for any loss that may occur.
- 4. Capital distributions shall be made as provided under Section 728 of the PHS Act.
- 5. Institutions must submit an Annual Operating Report as required by the Secretary of Health and Human Services by August 15, of each year. The report accounts for the money in the FCC account and its use and the student's outcome.

administration of this program. INSTITUTION: PROGRAM: \_\_\_\_\_EIN#: \_\_\_\_\_ OPSID (leave blank): \_\_\_\_\_ Program Director: NAME (print) Title: Address: Address2: City/State: \_\_\_\_\_Zip Code: \_\_\_\_\_ \_\_\_\_\_Fax: \_\_\_\_\_ Telephone: E-mail address: Financial Aid Official: Title: Address: Address2: City/State: \_\_\_\_\_Zip Code: \_\_\_\_\_ \_\_\_\_\_Fax: \_\_\_\_\_ Telephone: E-Mail Address:

PROGRAM DIRECTOR: Please indicate the person responsible for the day-to-day

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SIGNATURE OF AUTHORIZING OFFICIAL: This agreement must be signed by the Authorizing Official. The person designated as the AAuthorizing Official@ is legally responsible and accountable for the use and disposition of any funds awarded on the basis of this agreement.

CERTIFICATION AND ACCEPTANCE: The undersigned official of the applicant institution accepts, as to any Federal funds allocated and paid as a result of this application, the obligation to comply with the applicable provisions of the PHS Act as amended, regulations, and with the PHS policies in effect at the time of such allocation and payment.

Signature of Authorizing Official:		
Name (print)	_Title	
Signature:	_Date:	
E-mail address:	_Telephone Number:	
ANY PERSON WHO KNOWINGLY MAKES A FALSE STATEMENT OR MISREPRESENTATION IN OBTAINING THESE FUNDS IS SUBJECT TO PENALTIES WHICH MAY INCLUDE FINES AND IMPRISONMENT UNDER FEDERAL STATUTE.		
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