

Lender/servicer FAQs for the South Carolina State Education Assistance Authority (SCSEAA) guarantor portfolio transfer to Educational Credit Management Corporation (ECMC)

October 7, 2016

As you may be aware, the U.S. Department of Education approved the transfer of the South Carolina State Education Assistance Authority (SCSEAA) guarantee of their Federal Family Education Loan Program (FFELP) portfolio to another FFELP guarantor. Effective December 1, 2016, Educational Credit Management Corporation (ECMC) will be designated as the guarantor of the FFELP portfolio previously held by SCSEAA.

The transition of the SCSEAA portfolio is planned to begin on November 1, 2016, with an anticipated completion date of December 1, 2016. Upon the completion of the transfer, ECMC will perform all services as the guarantor.

The following topics are bookmarked to take you directly to each section within the FAQs:

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FAQ updates

Guarantor code change

Will the former SCSEAA portfolio guarantor code change?

Yes. The former SCSEAA portfolio will be identified using the ECMC guarantor code of 951. This change will take place on December 1.

Claims

When should SCSEAA claims be sent to ECMC?

Beginning November 1, all claims and related documents, including Teacher Loan Forgiveness requests, partial discharge request and supplemental claims, should be sent to ECMC. The address for manual claim filing is:

ECMC Claims
10370 Peter A. McCuen Blvd
Mather, CA 95655

ECMC will hold these claims until the transition is complete. Once the transition is complete, ECMC will begin processing these manual claims and ensure they are paid timely.

During the transition period—November 1 through the beginning of December—will claims be paid?

During the month of November, SCSEAA will be responsible for paying claims submitted to them prior to November 1. Claims submitted to ECMC will be held until the transition is completed at the beginning of December.

Where should claim recall requests be submitted?

For claims submitted to SCSEAA prior to November 1, the recall requests should be sent to SCSEAA as you do today. For claims submitted to ECMC on or after November 1, the recall requests should be sent to ECMC.

How will the claim recall process work during the transition if the claim is not loaded until the transition is completed?

ECMC recalls will be processed after the transition is completed. Recall requests should be submitted to recallrequest@ecmc.org or by faxing the recall requests to 916-526-7393.

For manual claims submitted on or after November 1 to ECMC, how will the guarantor and servicers track receipt dates and what will be used as confirmation of receipt?

ECMC will acknowledge the receipt of the manual claim(s) by returning the transmittals back to the lender/servicer via fax or secure email.

Who at ECMC should we contact regarding SCSEAA claims?

Please contact Tracy Roberts at troberts@ecmc.org or at 916-526-7367.

Electronic file transmissions (CAM, Lender Manifest)

Can the servicer submit CAM and Lender Manifest files under the SCSEAA guarantor code?

No. On December 1, ECMC requests the servicer to update the 745 (SCSEAA) guarantor code to 951 (ECMC). Once the guarantor code update has been completed, the servicer's CAM and Lender Manifest files should generate under the current file exchanges to ECMC.

What transmission file names should be used when sending files to and from ECMC?

ECMC adheres to the NCHER industry standard naming convention specific to the file type in regards to electronic file processing.

Manual loan maintenance updates

Where do I submit manual loan transaction updates (e.g., loan status changes, cancellations, lender/servicer changes, etc.)?

Effective November 28, 2016, please send any manual loan transaction updates via secure email to lenderservices@ecmc.org.

Default aversion

How will updating DAARs be affected?

The lender/servicer will update the guarantor code to 951 on the former 745 portfolio on December 1. The former SCSEAA portfolio will then automatically be included in the existing ECMC CAM and Manual DAAR process. The CAM DAARs will then be processed in the order they are received. On December 5, ECMC will begin processing the manual DAARs in the order they were received.

Where should we submit our manual DAAR requests?

Beginning December 1, please submit manual DAAR transactions to ECMC via secure email to PredefaultProcessing@ecmc.org.

Will manual DAARs be processed in the order they were received? What date will be used for processing the files?

Manual DAARs will be processed in the order received and the actual receipt date will be used to load these files to ECMC's system after the data conversion is complete.

Will ECMC acknowledge receipt of all manual DAARs submitted to the PredefaultProcessing@ecmc.org mailbox?

Yes, ECMC will complete the transmittal form after the DAAR is processed and reply via secure email.

If we are approaching a borrower's 120th day of delinquency, how do we ensure there will be no penalties assessed to the lender/servicer if the DAAR transaction is not processed on ECMC's system by the 120th day of delinquency?

Transactions/files will be processed using the receipt date of the transaction/file as the actual receipt date for the transaction. For example, if a DAAR is received on day 117 of delinquency, but not loaded into the system until day 125 of delinquency, there will be no penalty because the actual date of receipt will be reflected. This also applies to manually submitted DAARs.

Will ECMC accept a CAM record/file as proof that the DAAR was sent on time?

If it is necessary to verify the date of receipt of a DAAR, ECMC will assist the lender/servicer in researching and confirming the actual receipt date of the file/transaction.

When should a DAAR cancellation be submitted to ECMC?

Lenders/servicers should submit DAAR cancellations to ECMC when the loan becomes zero days delinquent.

Bankruptcy court proof of claim protocol

Is there a new protocol for filing a proof of claim with a bankruptcy court on former SCSEAA borrowers?

As you know, the lender/servicer must file a proof of claim with the bankruptcy court no later than 30 days after it receives the Notice of the First Meeting of Creditors (Notice)—unless the Notice specifically stated that a proof of claim is not required.

Beginning November 1, all bankruptcy claims should be sent to ECMC, as the new guarantor of the former SCSEAA portfolio. When filing the proof of claim with the court for former SCSEAA borrowers, the following ECMC guarantor information should be used for both the notice and payment address:

Bankruptcy notices:

ECMC
P.O. Box 16408
St. Paul, MN 55116-0408

Bankruptcy payments:

ECMC Lockbox #8682
P.O. Box 16478
St. Paul, MN 55116-0478

For those proof of claims already filed with the court using the old address, ECMC will process the bankruptcy claims and then submit a notice of assignment with the court.

If you have questions regarding the proof of claim filing, please contact Yolanda Jones, at yjones@ecmc.org or at 651-325-3355.

ECMC system access

Online access to ECMC Direct

Lenders and servicers with current access to ECMC Direct may continue to login with their existing user ID and password. Effective December 5, the ECMC portfolio, including the former SCSEAA portfolio, will be viewable via ECMC Direct.

If you do not have an existing ECMC EPIC Direct username and password, please contact lenderservices@ecmc.org to submit a request.

ECMC's Online Reporting tool

If you currently access the ECMC Online Reporting (OLR) tool, no access changes will be required.

If you do not currently have access to OLR, please contact ECMC Customer Service at lenderservices@ecmc.org or at 888-221-3262 and select option 3.

FAQ updates

ECMC will add any additional FAQs to our website. If you have any questions you would like addressed in the FAQ, please submit them to lenderservices@ecmc.org.

Please check our website, www.ecmc.org, for ongoing updates about the transition.