

Georgia Tuition Equalization Grant Program
FY2011 Regulations
Executive Summary of Substantive Changes

The following list highlights the major changes to the Georgia Tuition Equalization Grant Program Regulations for FY2011. An attached chart outlines all changes.

- 1) A definition was created for “Study Away” and definitions for “Alternative Study” and “Study Abroad” were deleted. Alternative study and Study abroad programs are very similar, and so, were combined into one new term. The regulation section addressing these terms was also updated.
- 2) The definition of “Eligible Post-secondary Institution” was updated in reference to the length that a private proprietary institution must be in existence in the state of Georgia in order to meet the definition of “Eligible Post-secondary Institution”. The length of time was changed from 10 years to 14 years, pending legislative approval.
- 3) The section regarding Transient Coursework was updated to state that payment for a student participating in Transient Coursework must take place through the Host Institution.
- 4) The Study Away section now indicates that payment must take place through the Home institution, unless the Study Away coursework is taken via another eligible post-secondary institution. In such a case, payment should take place through the Host Institution.
- 5) The Adjustment to Awards section now specifies that a student cannot receive TEG payment that would cause the student to exceed his or her Cost of Attendance. This aligns the TEG regulations with the HOPE program regulations.
- 6) Language was added to the “Submission of Invoices” section to indicate that GSFC will publish invoicing deadline dates by June 30th of each year, and that any invoices not fully submitted and approved before the established deadline of each term will not be honored or paid.
- 7) The Student Refunds section includes new language for how a post-secondary institution shall return funds to the HOPE Program upon a change in a student’s enrollment that requires a refund calculation to be performed.
- 8) The term “Appeal” was changed to “Administrative Review”. The definition was adjusted so that the use of the word appeal is removed from the regulations. An Administrative Review is a review of an eligibility determination by a Commission staff member to determine if the program laws, regulations, and policies were correctly applied to a student’s specific case.