Resolved, That Section 124(f) Part C, Title I of the Economic Opportunity Act of 1964 as amended, be further amended to restore the federal-institutional matching ratios to the original level of 90-10.

(Passed by FASFAA & SASFAA)

II. Anniversary Dates of Changes in Federal-Institutional Matching Ratios-Section 124(f)

Whereas section 124(f) as amended provides that the changes in the federalinstitutional matching ratios occur on August 20, 1968, and August 20, 1969; and

Whereas these dates occur approximately a month and a half subsequent to the beginning of the federal fiscal year; and

Whereas the dates occur approximately at the mid point in a student's monthly

earnings during peak periods of employment in the summer months; and Whereas the subsequent computations of students' monthly earnings during

this period of changing ratios result in undue hardship on participating

Whereas the changing ratios further complicate institutional application requests for federal funds to support the student financial aid programs and also complicates the preparation of the required federal fiscal reports of operations: Be it therefore

Resolved, That Section 124(f) as amended be further amended to provide that the date of change in the federal-institutional matching ratio be altered to coincide with the date (July 1) that the federal fiscal year begins.

(Referred to committee for further study by SASFAA resolution passed by FASFAA)

The Committee on Federal Financial Aid Programs of the Florida Association of Student Financial Aid Administrators (F.A.S.F.A.A.) recommends that the following resolution be adopted and forwarded to the Southern Association of Student Financial Aid Administrators (S.A.S.F.A.A.) for its consideration and subsequent adoption.

Whereas it has become increasingly apparent that the proliferation by other governmental agencies and bureaus into the area of student financial aid pro-

grams in detrimental to the overall effectiveness of the programs; and

Whereas for example, the Nursing Student Loan Program provided for by the Nurse Training Act of 1964 duplicates to a large degree the National Defense Student Loan program in terms and conditions, even to the extent of cancellation provisions; and

Whereas the Nurse Training Act of 1964, as amended, now provides Educational Opportunity Grants for Nursing students under almost identical provi-

sions as those provided for in the Higher Education Act of 1965; and

Whereas the Health Professions Educational Assistance Act of 1963 (as amended) authorized the establishment of a student loan program which duplicates to a large extent that of the National Defense Student Loan Program; and

Whereas these programs are essentially duplications of programs previously in existence and substantially affect and detract from the amount of dollars al-

located for student assistance programs: be it therefore

Resolved, That the U.S. Office of Education, Congressmen and Senators representing the Southern Region, and other interested parties and organizations be notified and instructed to introduce and support legislative amendments to eliminate the proliferation and duplication of student financial aid programs, i.e., Nurse Training Act of 1964 and Health Professions Educational Assistance Act of 1963, and be it further

Resolved, That the various offices, individuals and organizations be further notified and instructed to introduce and support legislative amendments to the NDEA and EOG programs which will provide adequate funds and provisions

to incorporate Nursing and Health Professions students.

(Passed by FASFAA, referred to committee for further study by SASFAA)

II. Guaranteed loan program

Whereas the Florida Association of Student Financial Aid Administrators (F.A.S.F.A.A.) believes and advocates that this Guarantee Loan Program, pro-