Recipient’s Certification and Agreement
for an Award under Section 18004(a)(2) of the Higher Education Emergency Relief Fund,
Coronavirus Aid, Relief, and Economic Security (CARES) Act

Section 18004(a)(2) of the CARES Act, Pub. L. No. 116-136 (March 27, 2020), authorizes
the Secretary of Education (“Secretary”) to make an award in the amount provided in the column
labeled “Total Allocation” on the Table “Allocations for Section 18004(a)(2) of the CARES Act,”
which is hereby incorporated by reference, to ______________________________ (“Recipient”).

Section 18004(a)(2) of the CARES Act authorizes the Secretary to make additional awards
under parts A and B of title III, parts A and B of title V, and subpart 4 of part A of title VII of the
Higher Education Act of 1965, as amended (“HEA”), to address needs directly related to the
coronavirus. These awards are in addition to awards made in Section 18004(a)(1) of the CARES
Act and have been allocated by the Secretary proportionally to such programs based on the relative
share of funding appropriated to such programs in the Further Consolidated Appropriations Act,
2020 (Public Law 116-94).

Pursuant to Section 18004(a)(2) of the CARES Act, Recipient may use this award to defray
expenses incurred by Recipient, including lost revenue, reimbursement for expenses already incurred,
technology costs associated with a transition to distance education, faculty and staff trainings, and
payroll (“Recipient’s Expenses”). Recipient also may use this award for grants to students for any
component of the student’s cost of attendance, as defined under Section 472 of the HEA, including
food, housing, course materials, technology, health care, and child care (“Student Grants” or “Student
Grant”).

Pursuant to the Secretary’s authority under the CARES Act and associated with the
coronavirus emergency, as stated in Proclamation 9994 of March 13, 2020, “Declaring a National
Emergency Concerning the Novel Coronavirus Disease (COVID-19) Outbreak,” Federal Register
Vol. 85, No. 53 at 15337-38 (hereinafter “Proclamation of National Emergency”), the Secretary and
Recipient agree as follows:

1. The Secretary will provide Recipient an award for Recipient’s Expenses and Student
Grants under Section 18004(a)(2) of the CARES Act.

2. Recipient agrees that the amount of the award is the full amount that Recipient may
receive under Section 18004(a)(2) of the CARES Act.

3. Although the CARES Act does not require Recipient to use at least 50% of this award
for grants to students (as is required under funds received under Section 18004(a)(1) and Section
18004(c) of the CARES Act), the Secretary urges Recipient to devote the maximum possible amount
of the award to Student Grants, including some or all of the award that a Recipient may use for
Recipient’s Expenses, especially if Recipient has a significant endowment or other resources at its
disposal. The Secretary urges Recipient to take strong measures to ensure that Student Grants are
made to the maximum extent possible.
4. In consideration for the award and as conditions for its receipt, Recipient warrants, acknowledges, and agrees that:

(a) The funds shall be used solely for the purposes authorized in Section 18004(a)(2) of the CARES Act.

(b) Recipient must submit this Certification and Agreement on or before August 1, 2020 through the website, grants.gov (https://www.grants.gov).

(c) Consistent with Section 18006 of the CARES Act, Recipient agrees that to the greatest extent practicable, Recipient will pay all of its employees and contractors during the period of any disruptions or closures related to the coronavirus. The Department would not consider the following to constitute Recipient’s Expenses and, therefore, would not view them as allowable expenditures: senior administrator and/or executive salaries, benefits, bonuses, contracts, incentives; stock buybacks, shareholder dividends, capital distributions, and stock options; and any other cash or other benefit for a senior administrator or executive.

(d) Recipient’s Expenses must have been first incurred on or after March 13, 2020, the date of the Proclamation of National Emergency.

(e) If Recipient is a Historically Black College and University or a Minority Serving Institution, then consistent with Section 18004(d)(2) of the CARES Act, Recipient may use prior awards provided under Titles III, V, and VII of the HEA to prevent, prepare for, and respond to coronavirus. Should Recipient avail itself of this flexibility, it must maintain appropriate records and cost documentation as required by 2 CFR 200.302 and 2 CFR 200.333 to separately account for prior award funds used to prevent, prepare for, and respond to coronavirus.

(f) Recipient will comply with all reporting requirements including those in Section 15011(b)(2) of Division B of the CARES Act and submit required quarterly reports to the Secretary, at such time and in such manner and containing such information as the Secretary may reasonably require (See also 2 CFR 200.327-200.329). The Secretary may require additional reporting in the future under Sections 15011(b)(2) and Section 18004(e), including but not limited to reporting on the use of the award for Recipient’s Expenses, demonstrating such use was in accordance with Section 18004(a)(2), accounting for the amount of reimbursements to Recipient for costs related to refunds made to students for housing, food, or other components of the student’s cost of attendance that Recipient could no longer provide, and describing any internal controls Recipient has in place to ensure that funds were used for allowable purposes and in accordance with cash management principles. For grants made to students, the Recipient should maintain records on how grants were distributed to students, how the amount of each grant was calculated, and any instructions or directions given to students about the grants. Recipient also should maintain records on the amount of each grant awarded to each student for production only upon the request of a federal agency.

(g) Recipient shall comply with all requirements in Attachment A to this Certification and Agreement.
(h) Recipient shall promptly and to the greatest extent practicable use the award for Recipient’s Expenses and Student Grants by one year from the date of this Certification and Agreement, and document its efforts to do so as part of the report specified in subsection (e) above.

(i) Recipient shall cooperate with any examination of records with respect to the award for Recipient’s Expenses and Student Grants by making records and authorized individuals available when requested, whether by (i) the U.S. Department of Education and/or its Inspector General; or (ii) any other federal agency, commission, or department in the lawful exercise of its jurisdiction and authority.

(j) Recipient’s failure to comply with this Certification and Agreement, its terms and conditions, and/or all relevant provisions and requirements of the CARES Act or any other applicable law may result in Recipient’s liability under the False Claims Act, 31 U.S.C. § 3729, et seq.; OMB Guidelines to Agencies on Governmentwide Debarment and Suspension (Nonprocurement) in 2 CFR part 180, as adopted and amended as regulations of the Department in 2 CFR part 3485; 18 USC § 1001, as appropriate; and all of the laws and regulations referenced in Attachment A, which is incorporated by reference hereto.

RECIPIENT or Authorized Representative of Recipient

OPEID Number

DATE

009163

05/04/2020

Dr. Robert Vela

Digitally signed by Dr. Robert Vela
Date: 2020.05.04 22:44:26 -05'00'
Recipient assures and certifies the following:

- Recipient will comply with all applicable assurances in OMB Standard Forms 424B and D (Assurances for Non-Construction and Construction Programs), including the assurances relating to the legal authority to apply for assistance; access to records; conflict of interest; nondiscrimination; Hatch Act provisions; labor standards; Single Audit Act; and the general agreement to comply with all applicable Federal laws, executive orders and regulations.

- With respect to the certification regarding lobbying in Department Form 80-0013, no Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the making or renewal of Federal grants under this program; Recipient will complete and submit Standard Form-LLL, “Disclosure Form to Report Lobbying,” when required (34 C.F.R. Part 82, Appendix B); and Recipient will require the full certification, as set forth in 34 C.F.R. Part 82, Appendix A, in the award documents for all subawards at all tiers.

- Recipient will comply with the provisions of all applicable acts, regulations and assurances; the following provisions of Education Department General Administrative Regulations (EDGAR) 34 CFR parts 75, 77, 79, 81, 82, 84, 86, 97, 98, and 99; the OMB Guidelines to Agencies on Governmentwide Debarment and Suspension (Nonprocurement) in 2 CFR part 180, as adopted and amended as regulations of the Department in 2 CFR part 3485; and the Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards in 2 CFR part 200, as adopted and amended as regulations of the Department in 2 CFR part 3474.

**Paperwork Burden Statement**

According to the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless such collection displays a valid OMB control number. The valid OMB control number for this information collection is 1840-0843. The time required to complete this information collection is estimated to be 2,561 total burden hours. If you have any comments concerning the accuracy of the time estimate or suggestions for improving this form, please write to: Hilary Malawer, 400 Maryland Avenue, SW. Washington, D.C. 20202.
To Whom It May Concern:

This e-mail is an acknowledgement that I, Dr. Robert H. Vela, Jr., have received the new grant award notification e-mail and successfully accessed the G5 system. I will be working closely with my team to complete the GAN materials.

Thank you.

Dr. Robert Vela | College President
President | National Community College Hispanic Council
Board of Directors | American Association of Community Colleges
1819 N. Main Ave. | San Antonio, TX 78212
210.486.0959 | rvela63@alamo.edu

“We cannot solve our problems with the same thinking we used when we created them.” Albert Einstein

On 6/1/20, 12:33 AM, "beatriz.ceja@ed.gov" <beatriz.ceja@ed.gov> wrote:

**THIS EMAIL IS FROM AN EXTERNAL SENDER OUTSIDE OF THE ALAMO COLLEGES.
Be cautious before clicking links or opening attachments from unknown sources. Do not provide personal or confidential information.**

Dear Grantee:

The U.S. Department of Education (ED) is pleased to notify you that your grant has been selected for funding. You may access your electronically signed Grant Award Notification (GAN) documents for this new award, P425L200222 & GAN action number 1, at http://www.g5.gov under Grant Maintenance, Award Documents.

You will need to sign in to G5 to access your GAN. If you don't already have an account in G5, please go to the link on the top left of the home page that says "Not Registered? Sign up" and follow the instructions. To register, you will need your institution's DUNS number. You must also use the exact same name (no nicknames) and email address that is listed on this email. If you are a project director, or state director, select "Project Director" or "State Director" when prompted to choose a role in your profile. Please note: Only recipients of this email (the project director and certifying official or state director and authorizing official) can access the GAN in G5. If someone else at your organization requires a copy, you may print out a copy or forward the PDF to them.

Please review your GAN documents carefully, including any attachments to the GAN and any terms and conditions appearing in Box 10 of the GAN. Your grant may be subject to special conditions or your grant or organization may have been designated as high-risk. You should review your GAN carefully to see if any of the following circumstances apply:

- If your grant is subject to special conditions, the special conditions may be included in Box 10 or as an attachment to the GAN.

- If your grant has been designated high-risk, the special conditions may be included in Box 10, or may be included in the high-risk designation that is attached to the GAN.
-If your entity has been designated a high-risk grantee, the high-risk special conditions are also applicable to this grant and may be included in Box 10 of the GAN, or may be included in the high-risk designation that is attached to the GAN.

Your grant is subject to any special conditions and/or high-risk designation that are attached to your GAN and must be carried out in accordance with those requirements. Your understanding of the GAN documents helps to ensure proper program and fiscal management of your grant.

If you have questions regarding accessing G5 or your GAN documents, please contact the G5 help desk at 888-336-8930. Questions regarding the next steps for your grant implementation should be directed to the ED Program Contact listed on your GAN (Box 3).

Please acknowledge receipt of this e-mail by sending a reply to the Education Program Contact listed on your GAN (Box 3). We wish you success on your grant.