CARES QUARTERLY REPORT

This is a reposting of CARES information (originally posted June, 2020) for quarterly reporting compliance in accordance with the Section 18004(e) of the CARES Act:

1. Florida Panhandle Technical College (FPTC) signed and returned to the Department of Education, the Certification and Agreement statement. FPTC will use no less than 50 percent of the funds received under Section 18004(a)(1) of the CARES Act to provide Emergency Financial Aid Grants to students.

2. FPTC received a total of \$189,031.00 from the Department pursuant to the institution's Certification and Agreement for Emergency Financial Aid Grants directly to students, \$189,301.00 for students, instructional materials and instructional salaries, and \$121,938.00 towards support technology and remote learning.

3. As of this posting, 192,436.95 of the Emergency Financial Aid Grants has been distributed to students under Section 18004(a)(1) of the CARES Act.

4. There were 488 students at the institution who were eligible to participate in programs under Section 484 in Title IV of the Higher Education Act of 1965 and thus eligible to receive Emergency Financial Aid Grants to Students under Section 18004(a)(1) of the CARES Act.^[1]

5. As of this posting, 416 students have received Emergency Financial Aid Grant to students under Section 18004(a)(1) of the CARES Act.

6. Full-time and Part-time students enrolled during the 19-20 school year received allocations based on a minimum of total daily scheduled hours and overall attended hours of more than 90 total hours. Based on the initial guidelines from the US Department of Education, those eligible must have:

- Been enrolled at FPTC August 2019 March 16, 2020.
- Completed more than 90 hours in a CTE or Adult Education program.
- Have a valid Social Security Number.
- Not owe an overpayment on Title IV grants or loans.
- Not be in default on a Title IV loan.
- Have returned fraudulently obtained Title IV funds if convicted of or pled guilty or no contest to charges.
- Not have fraudulently received Title IV loans in excess of annual or aggregate limits.
- Have repaid Title IV loan amounts in excess of annual or aggregate limits if obtained inadvertently.
- Not have any outstanding fees after program completion.
- Not have a federal or state conviction for drug possession or sale, with certain time limitations.

7. Diligent attempts were made to contact all students issued to call about, or pick-up funds from institution. As of December 1, 2020 new CARES Act guidelines allow that any student funds still on hand will be redistributed to current students affected by COVID19 who make application for the same under revised criteria to be posted December 1, 2020.