

**Proposed Order of Discussion  
Team II—Program Issues  
April 24-26, 2002**

No Tentative Agreement

- #14—Change of ownership (Fed Up #81)
- #5 & 6—Return of Title IV funds—late disbursements (Fed Up #35 & 36)
- #7—Return of Title IV funds—attendance (Fed Up #39)
- #8—Return of Title IV funds—leave of absence (Fed Up #41)
- #21—Return of Title IV funds—timely refunds (1/7/02 suggestion)
- #13—Equity in Athletics Disclosure Act (EADA) reporting (Fed Up #75)
- #18—Regaining of Eligibility for Students (Fed Up #94)
- #12—90-10 Rule (Fed Up #67)
- #11—12-Hour Rule (Fed Up #65)
- #10—Incentive compensation (Fed Up #64)

Tentative Agreement on Regulatory Language

- #1—Federal Work-Study—employment flexibility for proprietary schools (ED)
- #4—Return receipt requirement (Fed Up #7)
- #23—Treatment of branch campuses (ED)
- #15—Gear Up (Fed Up #82)
- #24—Overpayment (ED)
- #25—ATB testing requirements (Fed Up #86)

Tentative Agreement on Write-Ups/Nonregulatory actions

- #3—Federal Work-Study—Electronic process for timesheets (Fed Up #6 & 8)
- #16—Federal Work-Study—Community service waivers (Fed Up #88)
- #9—Return of Title IV funds—50% grant protection
- #2—Electronic process—general authority (Fed Up #5)
- #20—Home-schooled students (ED)
- #22—Institutional eligibility—Clarification of the 50% rules (1/7/02 suggestion)
- #17—Need analysis—Rental or purchase of a computer (Fed Up #89 & 99)
- #19—Overaward tolerances (Fed Up #100)