



No later than September 1, 2017, any institution with a T1 arrangement and any institution with a T2 arrangement that meets or exceeds the credit balance thresholds under 34 CFR 668.164(f)(2)(ii) must post certain information prominently on the same website where the institution posts its full contract with a financial account provider. The institution must disclose:

- 1 For any year in which the institution's enrolled students open 30 or more financial accounts under the arrangement,
  - a) The number of students who had financial accounts under the contract at any time during the most recently completed award year; and
  - b) The mean and median costs incurred by those student accountholders.

**John Carroll University**

<b>ID Linking Method w/ two-year co-hort</b>	<b>2016-2017 Award Year</b>
Number of students with financial accounts	172
Mean	\$18
Median	\$4

- 2 The total monetary consideration paid or received by the parties under the contract;

**2016-2017 Campus Card Program Financial Summary**

Below is the total monetary consideration spent on behalf of the campus card program at **John Carroll University** by U.S. Bank under the terms of the **Campus Card** contract in the 2016-2017 award year (July 1, 2016 to June 30, 2017):

Operations Payment to John Carroll University:	\$ 8,500
<b>2016-2017 Total Monetary Consideration</b>	<b>\$ 8,500</b>

- 3 The total non-monetary consideration paid or received by the parties under the contract;

Marketing Commitment to John Carroll University:	\$ 4,000
Staffing Support & Consultation Commitment to John Carroll University:	\$ 2,500
Special Events Commitment to John Carroll University:	\$ 500
Publicity & News Print Commitment to John Carroll University:	\$ 500
<b>2016-2017 Total Non-Monetary Consideration</b>	<b>\$ 7,500</b>