§668.33(a)(2). These policies and procedures must include—

- (1) Providing the student a deadline by which to provide the documentation that the student wishes to have considered to support the claim that the student meets the requirements of §668.33(a)(2);
- (2) Providing to the student information concerning the consequences of a failure to provide the documentation by the deadline set by the institution; and
- (3) Providing that the institution will not make a determination that the student is not an eligible noncitizen until the institution has provided the student the opportunity to submit the documentation in support of the student's claim of eligibility under §668.33(a)(2).
- (b) An institution shall furnish, in writing, to each student required to undergo secondary confirmation—
- (1) A clear explanation of the documentation the student must submit as evidence that the student satisfies the requirements of §668.33(a)(2); and
- (2) A clear explanation of the student's responsibilities with respect to the student's compliance with §668.33(a)(2), including the deadlines for completing any action required under this subpart and the consequences of failing to complete any required action, as specified in §668.137.

(Approved by the Office of Management and Budget under control number 1840–0650)

(Authority: 20 U.S.C. 1091, 1092, 1094)

 $[58\ FR\ 3184,\ Jan.\ 7,\ 1993,\ as\ amended\ at\ 58\ FR\ 26674,\ May\ 4,\ 1993;\ 63\ FR\ 40626,\ July\ 29,\ 1998]$

§668.135 Institutional procedures for completing secondary confirmation.

Within 10 business days after an institution receives the documentary evidence of immigration status submitted by a student required to undergo secondary confirmation, the institution shall—

- (a) Complete the request portion of the INS Document Verification Request Form G-845;
- (b) Copy front and back sides of all immigration-status documents received from the student and attach copies to the Form G-845; and

(c) Submit Form G-845 and attachments to the INS District Office.

(Approved by the Office of Management and Budget under control number 1840–0650)

(Authority: 20 U.S.C. 1091, 1094)

[58 FR 3184, Jan. 7, 1993, as amended at 58 FR 26674. May 4, 1993]

§ 668.136 Institutional determinations of eligibility based on INS responses to secondary confirmation requests.

- (a) Except as provided in paragraphs (b) and (c) of this section, an institution that has requested secondary confirmation under §668.133(a) shall make its determination concerning a student's eligibility under §668.33(a)(2) by relying on the INS response to the Form G-845.
- (b) An institution shall make its determination concerning a student's eligibility under §668.33(a)(2) pending the institution's receipt of an INS response to the institution's Form G-845 request concerning that student. if—
- (1) The institution has given the student an opportunity to submit documents to the institution to support the student's claim to be an eligible noncitizen;
- (2) The institution possesses sufficient documentation concerning a student's immigration status to make that determination;
- (3) At least 15 business days have elapsed from the date that the institution sent the Form G-845 request to the INS:
- (4) The institution has no documentation that conflicts with the immigration-status documentation submitted by the student; and
- (5) The institution has no reason to believe that the immigration status reported by the applicant is incorrect.
- (c) An institution shall establish and use policies and procedures to ensure that, if the institution has disbursed or released title IV, HEA funds to the student in the award year or employed the student under the Federal Work-Study Program, and the institution determines, in reliance on the INS response to the institution's request for secondary confirmation regarding that student, that the student was in fact not an eligible noncitizen during that award year, the institution provides