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- (ii) Allow the test administrator to send to the test publisher a secure write-protected diskette copy of the test taker's performance on each test item and the test taker's test scores; and
- (iii) Prohibit any changes in test taker responses or test scores.
- (6) Promptly send to the student and the institution the student indicated he or she is attending or scheduled to attend a notice stating the student's score for the test and whether or not the student passed the test;
- (7) Keep for a period of three years each test answer sheet or electronic record forwarded for scoring and all other documents forwarded by the test administrator with regard to the test;
- (8) Three years after the date the Secretary approves the test and for each subsequent three-year period, analyze the test scores of students to determine whether the test scores produce any irregular pattern that raises an inference that the tests were not being properly administered, and provide the Secretary with a copy of this analysis; and
- (9) Upon request, give the Secretary, a guaranty agency, or an accrediting agency access to test records or other documents related to an audit, investigation, or program review of the institution, test publisher, or test administrator.
- (c)(1) The Secretary may terminate an agreement with a test publisher if the test publisher fails to carry out the terms of the agreement described in paragraph (b) of this section.
- (2) Before terminating the agreement, the Secretary gives the test publisher the opportunity to show that it has not failed to carry out the terms of its agreement.
- (3) If the Secretary terminates an agreement with a test publisher under this section, the Secretary notifies institutions through publication in the FEDERAL REGISTER when they may no longer use the publisher's test(s) for purposes of determining a student's eli-

gibility for Title IV, HEA program funds.

(Approved by the Office of Management and Budget under control number 1840–0627)

(Authority: 20 U.S.C. 1091(d))

[60 FR 61842, Dec. 1, 1995, as amended at 61 FR 31035, June 19, 1996]

§668.151 Administration of tests.

- (a)(1) To establish a student's eligibility for Title IV, HEA program funds under this subpart, if a student has not passed an approved state test, under §668.143, an institution must select a certified test administrator to give an approved test.
- (2) An institution may use the results of an approved test to determine a student's eligibility to receive Title IV, HEA programs funds if the test was independently administered and properly administered.
- (b) The Secretary considers that a test is independently administered if the test is—
- (1) Given at an assessment center by a test administrator who is an employee of the center; or
- (2) Given by a test administrator who—
- (i) Has no current or prior financial or ownership interest in the institution, its affiliates, or its parent corporation, other than the interest obtained through its agreement to administer the test, and has no controlling interest in any other educational institution;
- (ii) Is not a current or former employee of or consultant to the institution, its affiliates, or its parent corporation, a person in control of another institution, or a member of the family of any of these individuals;
- (iii) Is not a current or former member of the board of directors, a current or former employee of or a consultant to a member of the board of directors, chief executive officer, chief financial officer of the institution or its parent corporation or at any other institution, or a member of the family of any of the above individuals; and
- (iv) Is not a current or former student of the institution.

- (c) The Secretary considers that a test is not independently administered if an institution—
- (1) Compromises test security or testing procedures;
- (2) Pays a test administrator a bonus, commission, or any other incentive based upon the test scores or pass rates of its students who take the test;
- (3) Otherwise interferes with the test administrator's independence or test administration.
- (d) The Secretary considers that a test is properly administered if the test administrator—
- (1) Is certified by the test publisher to give the publisher's test;
- (2) Administers the test in accordance with instructions provided by the test publisher, and in a manner that ensures the integrity and security of the test;
- (3) Makes the test available only to a test-taker, and then only during a regularly scheduled test:
- (4) Secures the test against disclosure or release;
- (5) Submits the completed test to the test publisher within two business days after test administration in accordance with the test publisher's instructions; and
- (6) Upon request, gives the Secretary, guaranty agency, licensing agency, accrediting agency, and law enforcement agencies access to test records or other documents related to an audit, investigation, or program review of the institution, or test publisher.
- (e) Except as provided in $\S 668.152$, a certified test administrator may not score a test.
- (f) A student who fails to pass a test approved under this subpart may not retake the same form of the test for the period prescribed by the test's publisher.
- (g) An institution shall maintain a record for each student who took a test under this subpart of—
 - (1) The test taken by the student;
 - (2) The date of the test; and

(3) The student's scores as reported by the test publisher, assessment center, or State.

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(Authority: U.S.C. 1091(d))

[60 FR 61842, Dec. 1, 1995, as amended at 61 FR 31035, June 19, 1996]

§ 668.152 Administration of tests by assessment centers.

- (a)(1) If a test is given by an assessment center, the assessment center shall properly administer the test as described in §668.151(d).
 - (2) [Reserved]
- (b)(1) Unless an agreement between a test publisher and an assessment center indicates otherwise, an assessment center scores the tests it gives and promptly notifies the institution and the student of the student's score on the test and whether the student passed the test.
- (2) If the assessment center scores the test, it must provide annually to the test publisher—
- (i) All copies of completed tests; or
- (ii) A report listing all test-takers' scores and institutions to which the scores were sent.

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(Authority: U.S.C. 1091(d))

[60 FR 61843, Dec. 1, 1995, as amended at 61 FR 31035, June 19, 1996]

§ 668.153 Administration of tests for students whose native language is not English or for persons with disabilities.

Except as provided in §668.143—

- (a) Students whose native language is not English. For a student whose native language is not English and who is not fluent in English, the institution shall use the following tests, as applicable:
- (1) If the student is enrolled in a program conducted entirely in his or her native language, the student must take a test approved under §§ 668.146 and 668.148(a)(2), or 668.149(b).
- (2) If the student is enrolled in a program that is taught in English with an