§ 668.197

\$ 668.197 Thirty-or-fewer borrowers appeals.

- (a) Eligibility. You may appeal a notice of a loss of eligibility under §668.187 if 30 or fewer borrowers, in total, are included in the 3 most recent cohorts of borrowers used to calculate your cohort default rates.
- (b) Deadline for submitting an appeal. (1) Before notifying you of your official cohort default rate, we make an initial determination about whether you qualify for a thirty-or-fewer borrowers appeal. If we determine that you qualify, we notify you of that determination at the same time that we notify you of your official cohort default rate.
- (2) If you disagree with our initial determination, you must send us your thirty-or-fewer borrowers appeal, including all supporting documentation, within 30 days after you receive the notice of your loss of eligibility.
- (c) Determination. You do not lose eligibility under §668.187 if we determine that you meet the requirements for a thirty-or-fewer borrowers appeal.

(Approved by the Office of Management and Budget under control number 1845–0022)

(Authority: 20 U.S.C. 1082, 1085, 1094, 1099c)

§ 668.198 Relief from the consequences of cohort default rates for special institutions.

- (a) Eligibility. You are only eligible for relief from the consequences of cohort default rates under this section if you are a—
- (1) Historically black college or university as defined in section 322(2) of the HEA:
- (2) Tribally controlled community college as defined in section 2(a)(4) of the Tribally Controlled Community College Assistance Act of 1978; or
- (3) Navajo community college under the Navajo Community College Act.
- (b) Applicability of requirements. We may determine that the loss of eligibility provisions in §668.187 and the prohibition against full certification in §668.16(m) do not apply to you for each 1-year period beginning on July 1 of 1999, 2000, or 2001, if you meet the requirements in paragraph (a) of this section and you send us—

- (1) By July 1 of the first 1-year period that begins after you receive our notice of a loss of eligibility under §668.187—
 - (i) A default management plan; and
- (ii) A certification that you have engaged an independent third party, as described in this section; and
- (2) By July 1 of each subsequent 1-year period—
- (i) Evidence that you have implemented your default management plan during the preceding 1-year period;
- (ii) Evidence that you have made substantial improvement in the preceding 1-year period in your cohort default rate; and
- (iii) A certification that you continue to engage an independent third party, as described in this section.
- (c) Default management plan. (1) Your default management plan must provide reasonable assurance that you will, no later than July 1, 2002, have a cohort default rate that is less than 25 percent. Measures that you must take to provide this assurance include but are not limited to—
- (i) Establishing a default management team by engaging your chief executive officer and relevant senior executive officials and enlisting the support of representatives from offices other than the financial aid office;
- (ii) Identifying and allocating the personnel, administrative, and financial resources appropriate to implement the default management plan;
- (iii) Defining the roles and responsibilities of the independent third party;
- (iv) Defining evaluation methods and establishing a data collection system for measuring and verifying relevant default management statistics, including a statistical analysis of the borrowers who default on their loans;
- (v) Establishing annual targets for reductions in your cohort default rate; and
- (vi) Establishing a process to ensure the accuracy of your cohort default rate.
- (2) We will determine whether your default management plan is acceptable, after considering your history, resources, dollars in default, and targets for default reduction in making this determination.