

The Department of Education (the Department) proposes to amend the Student Assistance General Provisions regulations to implement changes to §668.26 – End of an institution’s participations in the Title IV,HEA programs and §668.43 – Financial assistance information . These proposed regulations are a result of negotiated rulemaking in early 2019 and would add new requirements to the current regulations.

The proposed regulations in §668.26 would allow the Secretary to permit an institution that has ended its participation in title IV programs to continue to originate, award, or disburse title IV funds for up to 120 days under specific circumstances.

The proposed regulations in §668.43 would put in place new or revise current institutional disclosure requirements.

For §668.26 we estimate that, on average an institution would need 5 hours to draft, and finalize for the appropriate institutional management signature, the written request for extension of the eligibility from the Secretary.

<u>Affected entity</u>	<u># of Respondents</u>	<u># of Responses</u>	<u>Hrs/Response</u>	<u>Total Burden</u>
Private Institutions	2	2	X 5 hours	10 hours

For § 668.43(a)(5)(v), we estimate that five percent or 11,337 of all programs would be designed for specific professional licenses or certifications required for employment in an occupation or is advertised as meeting such State requirements. We further estimate that it would take an institution an estimated 50 hours per program to research individual State requirements, determine program compatibility and provide a listing of the States where the program curriculum meets the State requirements, where it does not meet the State requirements, or list the States where no such determination has been made. We base this estimate on institutions electing not to research and report licensing requirements for States in which they had no enrollment or expressed interest. Additionally, we believe that some larger institutions and associations have gathered such data and have shared it with other institutions so there is less burden as the research has been done.

<u>Affected entity</u>	<u># of Respondents</u>	<u># of Responses</u>	<u>Hrs/Response</u>	<u>Total Burden</u>
Private Institutions	1,704	3,534	X 50 hours	176,700 hours

For § 668.43(a)(11) through (20), we estimate that it would take institutions an average of 2 hours to research, develop and post on institutional or programmatic web sites the required information.

<u>Affected entity</u>	<u># of Respondents</u>	<u># of Responses</u>	<u>Hrs/Response</u>	<u>Total Burden</u>
Private Institutions	*	1,704	X 2 hours	3,408 hours

For § 668.43(c), we anticipate that institutions would provide this information electronically to prospective students regarding the determination of a program’s curriculum to meet State requirements for students located in that State or if no such determination has been made. Likewise, we anticipate that institutions would provide this information electronically to enrolled students when a determination has been made that the program’s curriculum no longer meets

State requirements. We estimate that institutions would take an average of 2 hours to develop the language for the individualized disclosures. We estimate that it would take an additional average of 4 hours for the institutions to disclose this information to prospective and enrolled students for a total of 6 hour of burden. We estimate that five percent of the institutions would meet the criteria to require these disclosures.

<u>Affected entity</u>	<u># of Respondents</u>	<u># of Responses</u>	<u>Hrs/Response</u>	<u>Total Burden</u>
Private Institutions	1,704 x5%	85	X 6 hours	510 hours

TOTALS

Responses	5,325
Respondents	1,704
Burden Hours	180,628