

**PROPOSED REGULATION OF THE
STATE BOARD OF EDUCATION**

LCB File No. R032-99

July 8, 1999

EXPLANATION – Matter in *italics* is new; matter in brackets ~~[omitted material]~~ is material to be omitted.

AUTHORITY: NRS 385.080 and 385.104.

Section 1. NAC 385.010, 385.020, 385.040, 385.045, 385.050, 385.070, 385.080, 385.095, 385.105, 385.125, 385.135, 385.145, 385.160, 385.163, 385.168, 385.173, 385.181, 385.190, 385.205, 385.218 and 385.230 are hereby repealed.

TEXT OF REPEALED SECTIONS

385.010 Definitions As used in NAC 385.020 to 385.230, inclusive, unless the context otherwise requires, the words and terms defined in NAC 385.020 to 385.105, inclusive, have the meanings ascribed to them in those sections.

385.020 “Act” defined. “Act” means Part B of Title IV of the Higher Education Act of 1965, 20 U.S.C. §§ 1071 et seq.

385.040 “Borrower” defined. “Borrower” means a person who is the maker of a promissory note for a loan.

385.045 “Defaulted loan” defined. “Defaulted loan” means a loan made pursuant to the program which is paid by reinsurance from the Department of Education.

385.050 “Department” defined. “Department” means the department of education.

385.070 “Educational institution” defined. “Educational institution” means an institution of higher education which participates in the program.

385.080 “Lender” defined. “Lender” means a bank, savings and loan association, credit union or thrift organization, which:

1. Has been approved by the Department of Education and the department; and
2. Participates in the program.

385.095 “Loan” defined. “Loan” means a loan made pursuant to the program.

385.105 “Program” defined. “Program” means the guaranteed student loan program or parent loans to undergraduate students program administered pursuant to the provisions of 34 C.F.R. Parts 682, 683 and 668.

385.125 Adoption of federal regulations.

1. The state board of education hereby adopts the following by reference:
 - (a) For the administration of the guaranteed student loan program, 34 C.F.R. Part 682, as it existed on November 15, 1986;
 - (b) For the administration of the parent loans to undergraduate student program, 34 C.F.R. Part 683, as it existed on November 15, 1986; and
 - (c) For the administration of both programs, the general provisions of 34 C.F.R. Part 668, as they existed on November 15, 1986.

2. A copy of the publication which contains these parts may be obtained from the Superintendent of Documents, United States Government Printing Office, Washington, D.C. 20402, for the price of \$25.

385.135 Contract with person to act as agent for program.

1. The superintendent of public instruction may contract with a person to act as an agent for the program and to assist the director in the administration of the program. The director shall review the contract at least once each year and recommend to the superintendent of public instruction any change he considers necessary. The contract must include a provision allowing the superintendent of public instruction to cancel the contract at any time.

2. As used in this section, “director” means the person to whom the responsibility for administering the program is delegated by the superintendent of public instruction.

385.145 Adoption of policies and procedures.

1. The department shall adopt policies and procedures for:

(a) Making a loan;

(b) Suspending or terminating a lending or educational institution from participation in the program;

(c) Limiting the participation of a lending or educational institution in the program; and

(d) Ensuring compliance with the provisions of the act.

2. The department may adopt the policies and procedures of the person with whom it contracts to act as an agent for the program. The department may amend the policies and procedures at any time.

385.160 Requirements for participation by borrower. To participate in the program, a borrower must be a:

1. Nevada resident as defined in NRS 10.155; or
2. Student who attends an educational institution in this state, except a correspondence school.

385.163 Information to be included in borrower's application. A borrower shall include on his application the names, mailing addresses and telephone numbers of three references.

385.168 Requirements for participation by educational institution. Before an educational institution may participate in the program, it must:

1. Agree, in writing with the Department of Education to comply with the provisions of the act; and
2. Be approved by the commission on postsecondary education or the state board of cosmetology, or be an institution of the University and Community College System of Nevada.

385.173 Approval required when participation by educational institution limited, suspended or terminated. If the participation in the program by an educational institution is limited, suspended or terminated:

1. An educational institution owned by the same person, which is opened after the limitation, suspension or termination; or
 2. A branch of an educational institution owned by the same person, which is opened after the limitation, suspension or termination,
- may not participate in the program without the approval of the department.

385.181 Requirements for participation by lender. Before a lender may participate in the program, it must agree in writing to comply with the provisions of the act and the policies and procedures adopted by the department.

385.190 Reserve fund.

1. The department shall maintain a reserve fund to guarantee loans made pursuant to the program.
2. The amount of money in the fund must not be less than 1 percent of the total amount of loans outstanding or an amount considered appropriate under the federal program for reinsurance.
3. The liability of the state for defaulted loans must never exceed the amount specified in subsection 2.

385.205 Emergency action by department. The department may take any emergency action authorized by the act or the policies and procedures adopted by the department if:

1. A lender or educational institution defaults on an unreasonable number of loans; and
2. The defaulted loans adversely affect the financial stability of the program.

385.218 Check for loan. Unless a loan is made to the parent of a student, the check for the loan must be:

1. Made payable to both the borrower and educational institution; and
2. Mailed directly to the educational institution by the lender.

385.230 Guarantee of loan to borrower who has defaulted. A loan may not be guaranteed to a borrower who has defaulted on a loan made pursuant to any federally insured student loan program unless:

1. The defaulted loan has been paid in full by the borrower; or
2. At least 12 consecutive monthly payments of at least \$50 each have been paid by the borrower on the defaulted loan.