

FEDERAL STUDENT AID SPSTART HERE. GO FURTHER."

UNITED STATES DEPARTMENT OF EDUCATION

FEDERAL STUDENT AID SCHOOL ELIGIBILITY CHANNEL

PROGRAM PARTICIPATION AGREEMENT

Effective Date of Approval: The date on which this Agreement is signed on behalf of the Secretary of Education

Approval Expiration Date: December 31, 2015

Reapplication Date: September 30, 2015

Name of Institution: Northland Pioneer College

Address of Institution: 103 First Avenue at Hopi Drive

Holbrook, AZ 86025-2996

OPE ID Number: 01186200

DUNS Number: 879294478

Taxpayer Identification Number (TIN): 860277526

The execution of this Agreement by the Institution and the Secretary is a prerequisite to the Institution's initial or continued participation in any Title IV, HEA Program

and conditions set forth in this Agreement. As used in this Agreement, the term "Department" refers to the U.S. Department of Education. Education Act of 1965, as amended (Title IV, HEA Programs) indicated under this Agreement and further agrees that such participation is subject to the terms hereafter as the "Secretary," agree that the Institution may participate in those student financial assistance programs authorized by Title IV of the Higher The postsecondary educational institution listed above, referred to hereafter as the "Institution," and the United States Secretary of Education, referred to

SCOPE OF COVERAGE

This Agreement applies to all locations of the Institution as stated on the most current ELIGIBILITY AND CERTIFICATION APPROVAL REPORT issued by

reference the regulations cited the Department. This Agreement covers the Institution's eligibility to participate in each of the following listed Title IV, HEA programs, and incorporates by

- FEDERAL PELL GRANT PROGRAM, 20 U.S.C. 1070a et seq; 34 CFR Part 690.
- FEDERAL SUPPLEMENTAL EDUCATIONAL OPPORTUNITY GRANT PROGRAM, 20 U.S.C. 1070b et seq; 34 CFR Part 676.
- FEDERAL WORK-STUDY PROGRAM, 42 U.S.C. 2751 et seq; 34 CFR Part 675.

GENERAL TERMS AND CONDITIONS

- 1. The Institution understands and agrees that it is subject to and will comply with the program statutes and implementing regulations for institutional eligibility as set forth in 34 CFR Part 600 and for each Title IV, HEA program in which it participates, as well as the general provisions set forth in Part F and Part G of Title IV of the HEA, and the Student Assistance General Provisions regulations set forth in 34 CFR Part 668.
- statutes and regulations. The recitation of any portion of the statute or regulations in this Agreement does not limit the Institution's obligation to comply with other applicable
- The Institution certifies that on the date it signs this Agreement, it has a drug abuse prevention program in operation that it has determined is accessible to any officer, employee, or student at the Institution.
- The Institution certifies that on the date it signs this Agreement, it is in compliance with the disclosure requirements of Section 485(f) of the HEA (Campus Security Policy and Crime Statistics).
- 3. The Institution agrees to comply with --
- Title VI of the Civil Rights Act of 1964, as amended, and the implementing regulations, 34 CFR Parts 100 and 101 (barring discrimination on the basis of race, color or national origin);
- Title IX of the Education Amendments of 1972 and the implementing regulations, 34 CFR Part 106 (barring discrimination on the basis of sex);
- The Family Educational Rights and Privacy Act of 1974 and the implementing regulations, 34 CFR Part 99;
- Section 504 of the Rehabilitation Act of 1973 and the implementing regulations, 34 CFR Part 104 (barring discrimination on the basis of physical handicap); and
- e. The Age Discrimination Act of 1975 and the implementing regulations, 34 CFR Part 110.
- The Standards for Safeguarding Customer Information, 16 C.F.R. Part 314, issued by the Federal Trade Commission (FTC), as required by the information. The Secretary considers any breach to the security of student records and information as a demonstration of a potential lack of Gramm-Leach-Bliley (GLB) Act, P.L. 106-102. These Standards are intended to ensure the security and confidentiality of customer records and administrative capability as stated in 34 C.F.R. 668.16(c). Institutions are strongly encouraged to inform its students and the Department of any such
- 4. The Institution acknowledges that 34 CFR Parts 602 and 667 require accrediting agencies, State regulatory bodies, and the Secretary to share information report information to one another about the Institution without limitation about institutions. The Institution agrees that the Secretary, any accrediting agency recognized by the Secretary, and any State regulatory body may share or
- 5. The Institution acknowledges that the HEA prohibits the Secretary from recognizing the accreditation of any institution of higher education unless that institution agrees to submit any dispute involving the final denial, withdrawal, or termination of accreditation to initial arbitration prior to any other legal

SELECTED PROVISIONS FROM GENERAL PROVISIONS REGULATIONS, 34 CFR PART 668

By entering into this Program Participation Agreement, the Institution agrees that:

- authority, and all applicable special arrangements, agreements, and limitations entered into under the authority of statutes applicable to Title IV of the HEA, (1) It will comply with all statutory provisions of or applicable to Title IV of the HEA, all applicable regulatory provisions prescribed under that statutory the purposes specified in and in accordance with that program; including the requirement that the institution will use funds it receives under any Title IV, HEA program and any interest or other earnings thereon, solely for
- method, the institution will time its requests for funds under the program to meet the institution's immediate Title IV, HEA program needs (2) As a fiduciary responsible for administering Federal funds, if the institution is permitted to request funds under a Title IV, HEA program advance payment
- and amount of, Title IV, HEA program assistance; (3) It will not request from or charge any student a fee for processing or handling any application, form, or data required to determine a student's eligibility for,
- and in a timely manner, information relating to the administrative capability and financial responsibility of the institution to--(4) It will establish and maintain such administrative and fiscal procedures and records as may be necessary to ensure proper and efficient administration of funds received from the Secretary or from students under the Title IV, HEA programs, together with assurances that the institution will provide, upon request
- (i) The Secretary;
- (ii) The State [regulatory bodies] for the State or States in which the institution or any of the institution's branch campuses or other locations are located
- (iii) A guaranty agency, as defined in 34 CFR part 682, that guarantees loans made under the Federal Stafford Loan, and Federal PLUS programs for attendance at the institution or any of the institution's branch campuses or other locations;
- (iv) The nationally recognized accrediting agency that accredits or preaccredits the institution or any of the institution's branch campuses, other locations, or
- (v) The State agency that legally authorizes the institution and any branch campus or other location of the institution to provide postsecondary education; and
- (vi) In the case of a public postsecondary vocational educational institution that is approved by a State agency recognized for the approval of public postsecondary vocational education, that State agency;
- (5) It will comply with the provisions of §668.15 relating to factors of financial responsibility;
- (6) It will comply with the provisions of §668.16 relating to standards of administrative capability;
- Program, to holders of loans made to the institution's students under these programs at such times and containing such information as the Secretary may (7) It will submit reports to the Secretary and, in the case of an institution participating in the Federal Stafford Loan, Federal PLUS, or the Federal Perkins Loan reasonably require to carry out the purpose of the Title IV, HEA programs;
- student for a loan or loans in excess of the amount that the student is eligible to borrow in accordance with §\$425(a), 428(a)(2), 428(b)(1)(A) and (B), and (8) It will not provide any statement to any student or certification to any lender under the Federal Stafford Loan or Federal PLUS Program that qualifies the
- (9) It will comply with the requirements of Subpart D of 34 CFR part §§668 concerning institutional and financial assistance information for students and prospective students;
- prospective students, at or before the time that those students apply for enrollment-(10) In the case of an institution that advertises job placement rates as a means of attracting students to enroll in the institution, it will make available to
- (ii) Relevant State licensing requirements of the State in which the institution is located for any job for which an educational program offered by the institution (i) The most recent available data concerning employment statistics, graduation statistics, and any other information necessary to substantiate the truthfulness
- is designed to prepare those prospective students;

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- the institution is located, and will inform borrowers from another State of the source for further information concerning State grant assistance from that State; defined in 34 CFR part 682, enrolled in the institution about the availability and eligibility of those borrowers for State grant assistance from the State in which (11) In the case of an institution participating in the Federal Stafford Loan, or Federal PLUS Program, the institution will inform all eligible borrowers, as
- (12) It will provide the certifications described in paragraph (c) of this section;
- students a program proven successful in assisting students in obtaining the recognized equivalent of a high school diploma; (13) In the case of an institution whose students receive financial assistance pursuant to section 484(d) of the HEA, the institution will make available to those
- approved for credit by the institution; (14) It will not deny any form of Federal financial aid to any eligible student solely on the grounds that the student is participating in a program of study abroad
- default reduction measures described in the September 2005 Dear Partner Letter, GEN-05-14; that application. The Secretary considers the requirements of this paragraph to be satisfied by a default management plan developed in accordance with the default management plan as part of its application under §600.20 for participation in those programs and will use the plan for at least two years from the date of (15) In the case of an institution seeking to participate for the first time in the Federal Stafford Loan and Federal PLUS programs, the institution has included a
- paragraph to be satisfied by a default management plan developed in accordance with the default reduction measures described in the September 2005 Dear approval by the Secretary and implement the plan for at least two years after the change in control or status. The Secretary considers the requirements of this additional location, the institution will, to participate in the Federal Stafford Loan and Federal PLUS Programs, develop a default management plan for (16) In the case of an institution that changes ownership that results in a change of control, or that changes its status as a main campus, branch campus, or an
- each other any information pertaining to the institution's eligibility for or participation in the Title IV, HEA programs or any information on fraud and abuse; that legally authorize institutions and branch campuses or other locations of institutions to provide postsecondary education, have the authority to share with State [regulatory bodies], State agencies recognized under 34 CFR part 603 for the approval of public postsecondary vocational education, and State agencies (17) The Secretary, guaranty agencies and lenders as defined in 34 CFR Part 682, nationally recognized accrediting agencies, the Secretary of Veterans Affairs,
- (18) It will not knowingly --
- been administratively or judicially determined to have committed fraud or any other material violation of law involving Federal, State, or local government convicted of, or has pled nolo contendere or guilty to, a crime involving the acquisition, use, or expenditure of Federal, State, or local government funds, or has (i) Employ in a capacity that involves the administration of the Title IV, HEA programs or the receipt of funds under those program, an individual who has been
- expenditure of Federal, State, or local government funds, or that has been administratively or judicially determined to have committed fraud or any other material violation of law involving Federal, State, or local government funds; or (ii) Contract with an institution or third-party servicer that has been terminated under section 432 of the HEA for a reason involving the acquisition, use, or
- (iii) Contract with or employ any individual, agency, or organization that has been, or whose officers or employees have been--
- (A) Convicted of, or pled nolo contendere or guilty to, a crime involving the acquisition, use, or expenditure of Federal, State, or local government funds; or
- (B) Administratively or judicially determined to have committed fraud or any other material violation of law involving Federal, State, or local government
- (19) It will complete, in a timely manner and to the satisfaction of the Secretary, surveys conducted as a part of the Integrated Postsecondary Education Data System (IPEDS) or any other Federal collection effort, as designated by the Secretary, regarding data on postsecondary institutions;
- (20) In the case of an institution that offers athletically related student aid, it will comply with the provisions of paragraph (d) of this section:
- compliance with statutory and regulatory requirements of or applicable to the Title IV, HEA programs, or delays attributable to the institution: inability to meet his or her financial obligations to the institution as a result of the delayed disbursement of the proceeds of a Title IV, HEA program loan due to facilities, or the requirement that the student borrow additional funds for which interest or other charges are assessed, on any student because of the student's (21) It will not impose any penalty, including, but not limited to, the assessment of late fees, the denial of access to classes, libraries, or other institutional
- securing enrollments or financial aid to any persons or entities engaged in any student recruiting or admission activities or in making decisions regarding the (22) It will not provide, nor contract with any entity that provides, any commission, bonus, or other incentive payment based directly or indirectly on success in

alumnus; and the gift has a value of not more than \$100; admission to the institution as long as: the gift is not in the form of money, check, or money order; no more than one such gift is given to any student or not eligible to receive Federal Student Assistance. This provision does not apply to the giving of token gifts to students or alumni for referring students for awarding of student financial assistance, except that this requirement shall not apply to the recruitment of foreign students residing in foreign countries who are

- accrediting agencies; (23) It will meet the requirements established pursuant to Part H of Title IV of the HEA by the Secretary, State [authorizing bodies], and nationally recognized
- (24) It will comply with the refund provisions established in 34 CFR Part 668.22;
- (25) It is liable for all improperly administered funds received or refunded under the Title IV, HEA programs, including any funds administered by a third-party
- (26) If the stated objectives of an educational program of the institution are to prepare a student for gainful employment in a recognized occupation, the
- established by the State in which the program is offered, if the State has established such a requirement, or as established by any Federal agency; and than 50 percent the minimum number of clock hours required for training in the recognized occupation for which the program prepares the student, as prepares the student. The Secretary considers the relationship to be reasonable if the number of clock hours provided in the program does not exceed by more (i) Demonstrate a reasonable relationship between the length of the program and entry level requirements for the recognized occupation for which the program
- (ii) Establish the need for the training for the student to obtain employment in the recognized occupation for which the program prepares the student.
- (c) In order to participate in any Title IV, HEA program (other than the SSIG and NEISP programs), the institution must certify that it--
- (1) Has in operation a drug abuse prevention program that the institution has determined to be accessible to any officer, employee, or student at the institution;
- (2)(i) Has established a campus security policy in accordance with section 485(f) of the HEA; and
- (ii) Has complied with the disclosure requirements of §668.47 as required by section 485(f) of the HEA
- (d) In order to participate in any Title IV, HEA program (other than the SSIG and NEISP programs), an institution that offers athletically related student aid
- (1) Cause an annual compilation, independently audited not less often than every 3 years, to be prepared within 6 months after the end of the institution's fiscal
- (i) The revenues derived by the institution from the institution's intercollegiate athletics activities, according to the following categories
- (A) Total revenues.
- (B) Revenues from football.
- (C) Revenues from men's basketball.
- (D) Revenues from women's basketball.
- (E) Revenues from all other men's sports combined.
- (E) INCACHIGES HOLII WILLOWEL WATER SPOTES COMMUNICAL
- (F) Revenues from all other women's sports combined;
- (ii) Expenses made by the institution for the institution's intercollegiate athletics activities, according to the following categories:
- (A) Total expenses.
- (B) Expenses attributable to football.
- (C) Expenses attributable to men's basketball.
- (D) Expenses attributable to women's basketball.
- (E) Expenses attributable to all other men's sports combined.
- (F) Expenses attributable to all other women's sports combined; and

- (iii) The total revenues and operating expenses of the institution; and
- (2) Make the compilation and, where allowable by State law, the results of the audits required by paragraph (d)(1) of this section available for inspection by the
- (e) For the purposes of paragraph (d) of this section--
- distributions, appearance guarantees and options, concessions, and advertising: (1) Revenues from intercollegiate athletics activities allocable to a sport shall include without limitation gate receipts, broadcast revenues and other conference
- calculation of total revenues only; (2) Revenues such as student activities fees, alumni contributions, and investment interest income that are not allocable to a sport shall be included in the
- (3) Expenses for intercollegiate athletics activities allocable to a sport shall include without limitation grants-in-aid, salaries, travel, equipment, and supplies:
- (4) Expenses such as general and administrative overhead that are not allocable to a sport shall be included in the calculation of total expenses only
- (f)(1) A program participation agreement becomes effective on the date that the Secretary signs the agreemen
- (2) A new program participation agreement supersedes any prior program participation agreement between the Secretary and the institution
- (g)(1)(i) With respect to an institution that has been certified other than under a provisional certification--
- (A) Except as provided in paragraphs (h) and (i) of this section, the Secretary terminates a program participation agreement through the proceedings in subpart
- (B) An institution may terminate a program participation agreement.
- (C) If the Secretary or the institution terminates a program participation agreement under paragraph (g) of this section, the Secretary establishes the termination
- (2) With respect to an institution that has been provisionally certified, the Secretary revokes a provisional certification through the proceedings in §668.13(d).
- (h) An institution's program participation agreement automatically expires on the date that-
- (l) The institution changes ownership that results in a change in control as determined by the Secretary under 34 CFR part 600; or
- (2) The institution's participation ends under the provisions of §668.26(a)(1), (2), (4), or (7)
- a part of the participating institution. (i) An institution's program participation agreement no longer applies to or covers a location of the institution as of the date on which that location ceases to be

WILLIAM D. FORD FEDERAL DIRECT LOAN PROGRAM

statute, guidelines, and regulations governing the Title IV, Part D, William D. Ford Federal Direct Loan Program as required by Section 454 of Public Law If an institution participates in the William D. Ford Federal Direct Loan (Direct Loan) Program, the institution and its representatives shall comply with the

The institution will:

1. Provide for the establishment and maintenance of a Direct Loan Program at the Institution that will:

Identify eligible students who seek student financial assistance in accordance with Section 484 of the Higher Education Act of 1965, as amended (the HEA).

Estimate the need of students as required under Title IV, Part F of the HEA

certify a loan amount that is less than the student's determination of need, if the reason for such action is documented and provided in written form to a exercise its authority, under exceptional circumstances identified by the Secretary, to refuse to certify a statement that permits a student to receive a loan, or Provide a certification statement of eligibility for students to receive loans that will not exceed the annual or aggregate limits, except the Institution may

Establish a schedule for disbursement of loan proceeds to meet the requirements of Section 428G of the HEA

pertaining to the status of student borrowers of which the Institution becomes aware after the student leaves the Institution, and 2) the utilization of Federal Provide timely and accurate information to the Secretary concerning 1) the status of borrowers while students are in attendance, any new information funds under Part D at such times and in such manner as prescribed by the Secretary.

- 2. Comply with requirements established by the Secretary relating to student loan information with respect to the Direct Loan Program
- 3. Provide that students at the Institution and their parents (with respect to such students) will be eligible to participate in the programs under Title IV, Part B of the HEA, Federal Family Education Loan programs, at the discretion of the Secretary for the period during which such Institution participates in the Direct Loan Program, except that a student or parent may not receive loans under both Part B and Part D of the HEA for the same period of enrollment.
- 4. Provide for the implementation of a quality assurance system, as established by the Secretary and developed in consultation with Institutions of higher education, to ensure that the Institution is complying with program requirements and meeting program objectives.
- 5. Provide that the Institution will not charge any fees of any kind, regardless of how they are described, to student or parent borrowers for loan application, or origination activities (if applicable), or the provision and processing of any information necessary for a student or parent to receive a loan under Part D of the
- 6. Provide that the Institution will originate loans to eligible students and parents in accordance with the requirements of Part D of the HEA and use funds advanced to it solely for that purpose (Option 2 only).
- 7. Provide that the note or evidence of obligation of the loan shall be the property of the Secretary (Options 2 and 1 only)
- 8. Implement such other provisions as the Secretary determines are necessary to protect the interest of the United States and to promote the purposes of Part D
- 9. Accept responsibility and financial liability stemming from its failure to perform its functions under this Program Participation Agreement

Institution's future applications for recertification to continue participating in the federal student aid programs The Institution's continued approval to participate in the Direct Loan Program will be based on the Department of Education's review and approval of the

CERTIFICATIONS REQUIRED FROM INSTITUTIONS

The Institution should refer to the regulations cited below. Signature on this Agreement provides for compliance with certification requirements under 34 CFR Part 82, "New Restrictions on Lobbying," and 34 CFR Part 85, "Government-wide Debarment and Suspension (Nonprocurement) and Government-wide

Requirement for Drug-Free Workplace (Grants)." Breach of any of these certificates constitutes a breach of this Agreement

PART 1 CERTIFICATION REGARDING LOBBYING; DEBARMENT, SUSPENSION AND OTHER RESPONSIBILITY MATTERS; AND DRUG-FREE WORKPLACE REQUIREMENTS

I. Lobbying

\$100,000, as defined at 34 CFR Part 82, Sections 82.105, and 82.110, the Institution certifies that: As required by Section 1352, Title 31 of the U.S. Code, and implemented at 34 CFR Part 82, for persons entering into a grant or cooperative agreement over

- (a) No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence of any Federal grant or cooperative agreement; with the making of any Federal grant, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection
- (b) If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or Federal Grant or cooperative agreement, the Institution shall complete and submit Standard Form - LLL, "Disclosure Form to Report Lobbying," in employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this accordance with all subrecipients shall certify and disclose accordingly.
- (c) The Institution shall require that the language of this certification be included in the award documents for all subawards at all tiers (including subgrants contracts under grants and cooperative agreements, and subcontracts) and that all subrecipients shall certify and disclose accordingly

2. Debarment, Suspension, and Other Responsibility Matters

transactions as defined at 34 CFR Part 85, Sections 85.105 and 85.110, the Institution certifies that it and its principals: As required by Executive Order 12549, Debarment and Suspension, and implemented at 34 CFR Part 85, for prospective participants in primary covered

- (a) Are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions by any Federal department or agency;
- (b) Have not within a three-year period preceding this application been convicted of or had a civil judgment rendered against them for commission of fraud or a making false statements, or receiving stolen property. transaction; violation of Federal or State antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, State, or local) transaction or contract under a public
- (c) Are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (Federal, State, or local) with commission of any of the offenses enumerated in paragraph (1)(b) of this certification; and
- (d) Have not within a three-year period preceding this application had one or more public transactions (Federal, State, or local) terminated for cause or default.

3. Drug-Free Workplace (Grantees Other Than Individuals)

As required by the Drug-Free Workplace Act of 1988, and implemented at 34 CFR Part 85, Subpart F, for grantees, as defined at 34 CFR Part 85, Sections

The Institution certifies that it will or will continue to provide a drug-free workplace by:

(a) Publishing a statement notifying employees that the unlawful manufacture, distribution, dispensing, possession, or use of a controlled substance is prohibited in the grantee's workplace and specifying the actions that will be taken against employees for violation of such prohibition;

- (b) Establishing an on-going drug-free awareness program to inform employees about-
- The dangers of drug abuse in the workplace;
- (2) The Institution's policy of maintaining a drug-free workplace;
- (3) Any available drug counseling, rehabilitation, and employee assistance programs; and
- The penalties that may be imposed upon employees for drug abuse violations occurring in the workplace;
- (c) Making it a requirement that each employee to be engaged in the performance of the grant be given a copy of the statement required by paragraph (a);
- (d) Notifying the employee in the statement required by paragraph (a) that, as a condition of employment under the grant, the employee will
- Abide by the terms of the statement, and
- Notify the employer in writing of his or her conviction for a violation of a criminal drug statute occurring in the workplace no later than five calendar days after such conviction;
- (e) Notifying the agency, in writing, within 10 calendar days after receiving notice under this subparagraph (d)(2) from an employee or otherwise receiving include the identification number(s) of each affected grant; actual notice of such conviction. Employers of convicted employees must provide notice, including position title, to: Director, Grants and Contracts Service, U.S. Department of Education, 400 Maryland Avenue, S.W. (Room 3124, GSA Regional Office Building No. 3), Washington, DC 20202-5140. Notice shall
- (f) Taking one of the following actions, within 30 calendar days of receiving notice under subparagraph (d)(2), with respect to any employee who is so
- (1) Taking appropriate personnel action against such an employee, up to and including termination, consistent with the requirements of the Rehabilitation Act of 1972, as amended; or
- (2) Requiring such employee to participate satisfactorily in a drug abuse assistance or rehabilitation program approved for such purposes by a Federal. State, or local health, law enforcement, or other appropriate agency;
- (g) Making a good faith effort to continue to maintain a drug-free workplace through implementation of paragraphs (a), (b), (c), (d), (e), and (f)

4. Drug-Free Workplace (Grantees Who Are Individuals)

85.605, and 85.610 -As required by the Drug-Free Workplace Act of 1988, and implemented at 34 CFR Part 85, Subpart F, for grantees, as defined at 34 CFR Part 85, Sections

- As a condition of the grant, the Institution certifies that it will not engage in the unlawful manufacture, distribution, dispensing, possession, or use of a controlled substance in conducting any activity with the grant; and
- If any officer or owner of the Institution is convicted of a criminal drug offense resulting from a violation occurring during the conduct of any grant activity of Education, 400 Maryland Avenue, S.W. (Room 3124, GSA Regional Office Building No. 3), Washington, DC 20202-5140. Notice shall include the the Institution will report the conviction, in writing, within 10 calendar days of the conviction, to: Director, Grants and Contracts Service, U.S. Department identification number(s) of each affected grant.

PART 2 U.S. DEPARTMENT OF EDUCATION DRUG PREVENTION CERTIFICATION

The undersigned Institution certifies that it has adopted and implemented a drug prevention program for its students and employees that, at a minimum,

1. The annual distribution in writing to each employee, and to each student who is taking one or more classes for any kind of academic credit except for continuing education units, regardless of the length of the student's program of study, of:

- Standards of conduct that clearly prohibit, at a minimum, the unlawful possession, use, or distribution of illicit drugs and alcohol by students and employees on its property or as part of any of its activities.
- A description of the applicable legal sanctions under local, State or Federal law for the unlawful possession or distribution of illicit drugs and alcohol.
- A description of the health risks associated with the use of illicit drugs and the abuse of alcohol.
- A clear statement that the Institution will impose disciplinary sanctions on students and employees (consistent with local, State and Federal law), and a of conduct. A disciplinary sanction may include the completion of an appropriate rehabilitation program. description of those sanctions, up to and including expulsion or termination of employment and referral for prosecution, for violation of the standards
- A description of any drug or alcohol counseling, treatment, or re-entry programs that are available to employees or students.

2. A biennial review by the Institution of its program to:

- Determine its effectiveness and implement changes to the program if they are needed
- Ensure that its disciplinary sanctions are consistently enforced.

PART 3 CERTIFICATION REGARDING DEBARMENT, SUSPENSION, INELIGIBILITY, AND VOLUNTARY EXCLUSION LOWER TIER COVERED TRANSACTIONS

certification(s) in the Institution's files. The Institution is to obtain the signatures of Lower Tier Contractors on copies of the certification reproduced below, and retain the completed

CERTIFICATION BY (Before Completing Certification	CERTIFICATION BY LOWER TIER CONTRACTOR (Before Completing Certification, Read Instructions for This Part 3, below)
 The prospective lower tier participant certifies by submission of this proposal, that neither it nor its principals are presently debarred suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any Federal Department or Agency. 	oposal, that neither it nor its principals are presently debarred, excluded from participation in this transaction by any Federal
2) Where the prospective lower tier participant is unable to certify to any of the statements in this certification, such prospective participant shall attach an explanation to this proposal.	of the statements in this certification, such prospective participant
Name of Lower Tier Organization	PR/Award Number or Project Name
Name of Authorized Representative	Title of Authorized Representative
Signature of Authorized Representative	Date

- 1. By signing and submitting this proposal, the prospective lower tier participant is providing the certification set out below
- 2. The certification in this clause is a material representation of fact upon which reliance was placed when this transaction was entered into. If it is later Government, the department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment. determined that the prospective lower tier participant knowingly rendered an erroneous certification, in addition to other remedies available to the Federal
- 3. The prospective lower tier participant shall provide immediate written notice to the person to which this proposal is submitted if at any time the prospective lower tier participant learns that its certification was erroneous when submitted or has become erroneous by reason of changed circumstances.
- 4. The terms "covered transaction," "debarred," "suspended," "ineligible," "lower tier covered transaction," "participant," "person," "primary covered rules implementing Executive Order 12549. You may contact the person to whom this proposal is submitted for assistance in obtaining a copy of those transaction," "principal," "proposal," "voluntarily excluded," as used in this clause, have the meanings set out in the Definitions and Coverage sections of
- 5. The prospective lower tier participant agrees by submitting this proposal that, should the proposed covered transaction be entered into, it shall not knowingly covered transaction, unless authorized by the department or agency with which this transaction originated. enter into any lower tier covered transaction with a person who is debarred, suspended, declared ineligible, or voluntarily excluded from participation in this
- 6. The prospective lower tier participant further agrees by submitting this proposal that it will include the clause titled "Certification Regarding Debarment, Suspension, Ineligibility, and Voluntary Exclusion--Lower Tier Covered Transactions," without modification, in all lower tier covered transactions and in all solicitations for lower tier covered transactions.
- 7. A participant in a covered transaction may rely upon a certification of a prospective participant in a lower tier covered transaction that is not debarred. suspended, ineligible, or voluntarily excluded from the covered transaction, unless it knows that the certification is erroneous. A participant may decide the method and frequency by which it determines the eligibility of its principals. Each participant may, but is not required to, check the Nonprocurement List.

- 8. Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render in good faith the certification ordinary course of business dealings. required by this clause. The knowledge and information of a participant is not required to exceed that which is normally possessed by a prudent person in the
- 9. Except for transactions authorized under paragraph 5 of these instructions, if a participant in a covered transaction knowingly enters into a lower tier covered transaction with a person who is suspended, debarred, ineligible, or voluntarily excluded from participation in this transaction, in addition to other remedies available to the Federal Government, the department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.
- NOTE: A completed copy of the "Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion--Lower Tier Covered Transactions" form must be retained by the Institution. The original blank certification must be returned with the PPA.

IN WITNESS WHEREOF

the parties hereto have caused this Agreement to be executed by their dul	y authorized representatives.
Signature of Institution's Chief Executive Officer: Janne Lwather Ph. D.	Date: 1/21/2010
Print Name and Title: Jeanne Swarthout	
President	
For the Secretary:	Date:
U.S. Department of Education	



FEDERAL STUDENT AID 事START HERE. GO FURTHER."

UNITED STATES DEPARTMENT OF EDUCATION

SAN FRANCISCO/SEATTLE TEAM SCHOOL ELIGIBILITY CHANNEL SCHOOL PARTICIPATION TEAM FEDERAL STUDENT AID

Dr. Jeanne Swarthout

Northland Pioneer College

OPE ID 01186200

01/21/2010

103 First Avenue at Hopi Drive

Holbrook, AZ 86025-2996

Dear Dr. Swarthout:

IV, HEA programs. The San Francisco/Seattle School Participation Team has completed its review of Northland Pioneer College's (Institution) application to participate in the Title

capability, and financial responsibility as set forth in 34 CFR Parts 600 and 668 Our analysis of the materials which you submitted, indicates that the Institution meets the minimum requirements of institutional eligibility, administrative

To complete the recertification process, the Institution must print, review, sign and return two copies of the Program Participation Agreement (PPA) to the

San Francisco, CA 94105-1863 50 Beale Street Attention: San Francisco/Seattle School Participation Team Federal Student Aid, Schools Channel Suite 9800 United States Department of Education

After the signed copies of the PPA are received from you, the San Francisco/Seattle School Participation Team will generate an Eligibility and Certification Approval Report (ECAR). The ECAR will summarize the critical elements of the Institution's approved application. The ECAR will also identify the Institution's highest level of offering, any nondegree or short term training programs and any additional locations which are Title IV, HEA eligible.

allotted time frame will constitute a withdrawal of the Institution's application from consideration. IV funds. The Institution has thirty days from the date of this letter to sign and return two copies of the PPA. The Institution's failure to respond within the Upon execution of the PPA by the Secretary, the Institution shall be certified to participate in Title IV, HEA programs until December 31, 2015. The San Francisco/Seattle School Participation Team will notify the respective Federal Student Aid (FSA) program offices of the Institution's eligibility to receive Title

Should you have any questions, please contact the San Francisco/Seattle School Participation Team at (415) 486-5677.

Sincerely,

San Francisco/Seattle Team School Participation Team, NW Area Case Director Linda Henderson

cc: Mrs. Beaulah A. Bob-Pennypacker, Director of Financial Aid



FEDERAL STUDENT AID SEE START HERE. GO FURTHER."

UNITED STATES DEPARTMENT OF EDUCATION

FEDERAL STUDENT AID SCHOOL ELIGIBILITY CHANNEL SCHOOL PARTICIPATION TEAM SAN FRANCISCO/SEATTLE TEAM

Dr. Jeanne Swarthout President

Northland Pioneer College 103 First Avenue at Hopi Drive

OPE ID 01186200

01/27/2010

Holbrook, AZ 86025-2996

Dear Dr. Swarthout:

satisfies the definition of an eligible institution under the Higher Education Act of 1965, as amended (HEA). Northland Pioneer College will be listed in the next edition of the Directory of Postsecondary Institutions published by the U.S. Department of Education (Department). Participate in Federal Student Financial Aid Programs, the Secretary of Education (Secretary) has determined that Northland Pioneer College (Institution) The San Francisco/Seattle School Participation Team is pleased to inform you that, based upon the information included in your Application for Approval to

OPE ID NUMBER

HEA programs. Please use the OPE ID Number in all communications with the Department The OPE ID Number 01186200 is a unique identifier for the Institution. The OPE ID Number will also be the Institution's identification number for the Title IV,

ELIGIBILITY AND CERTIFICATION APPROVAL REPORT

signed on behalf of the Secretary and the ECAR constitute the San Francisco/Seattle School Participation Team's determination that the Institution has qualified to participate in programs under the Higher Education Act of 1965, as amended (HEA) and the Federal student financial assistance programs (Title IV, HEA Please print a copy of the Eligibility and Certification Approval Report (ECAR) Together, the Program Participation Agreement (PPA) that has been

The Institution must retain the ECAR and the PPA together.

The ECAR contains the most critical of the data elements that form the basis of the Institution's approval, and also a list of the highest level of offering, any

is beyond the scope of the approval contained in the ECAR, nor for any additional location providing 50 percent or more of an educational program that has not been approved and is not listed on the ECAR. the Title IV, HEA programs. The Institution may not award, distribute or disburse any Title IV, HEA program funds for any educational or training program that nondegree or short term training programs, and any additional locations that provide 50 percent or more of an educational program that have been approved for

- In order to comply with the requirements of 34 CFR 668.8(1), some vocational or nondegree programs may have been approved for fewer credit hours than requested in the Institution's application.
- Vocational and nondegree programs that do not meet the requirements of 34 CFR Parts 600 and 668 have not been approved and are marked in the ECAR as not approved.
- The listing of Vocational Programs in the ECAR contains those nondegree programs that the San Francisco/Seattle School Participation Team has determined are eligible programs for participation in the Title IV, HEA programs.
- The ECAR contains a list of HEA programs other than Title IV, HEA programs, for which the Institution is eligible to apply. This list does not mean that applications for, and the individual requirements of, the competitive grant program can be obtained from: the Institution will automatically be eligible to participate in or receive funds under any HEA competitive grant program. Information concerning

Deputy Assistant Secretary
Office of Higher Education Programs
U.S. Department of Education
400 Maryland Avenue, S.W.
Washington, DC 20202-5140

PROGRAM PARTICIPATION AGREEMENT

programs (Title IV, HEA programs) The PPA contains the agreement between the Institution and the Secretary concerning the Institution's participation in the Federal student financial assistance

CERTIFICATION FOR TITLE IV, HEA PROGRAMS

guidelines. Listed below are the appropriate telephone numbers for further information on the HEA programs: As explained in the PPA, Title IV, HEA programs administered by participating educational institutions are subject to applicable laws, regulations, and

- Federal Pell Grant Program (800) 474-7268
- Federal Family Education Loan Program (202) 377-4008
- Federal Direct Student Loan Program (800) 848-0978

Relations at the Federal Direct Student Loan Program number above or send an email to codsupport@acs-inc.com If the Institution wishes to begin participating in the Direct Loan Program or to request a change in its funding method, contact COD School

Federal Campus-Based Programs (877) 801-7168

submission is to obtain funding for the Award Year that begins the following July 1. due date for electronic submission of this data is generally a postmark or transmission date of October 1. Please keep in mind that the October 1 Operations Report and Application to Participate (FISAP) annually. FISAP packages are typically available at the end of July each year and the Program, and (c) the Federal Perkins Loan Program. To obtain funding under any or all of these programs, the Institution must file the Fiscal The Federal Campus-Based Programs are (a) the Federal Supplemental Educational Opportunity Grant Program, (b) the Federal Work-Study

beginning to participate in any Title IV, HEA program for which the Institution has not previously participated. If you wish to register for Fundamentals of Title varPage=info. For information concerning the training, contact the San Francisco/Seattle Team at the telephone number listed later in this letter. IV Administration (Precertification) Training, please register at http://www.register123.com/event/profile/web/index.cfm?PKwebID=0x112117625& If the Institution does not already participate in the Title IV, HEA programs, the Institution must complete Fundamentals of Title IV Administration (Precertification) Training no later than 12 months after the Institution executed the PPA. Completion of this training must be not earlier than one year before

financially responsible to administer Title IV programs and funds. Participating educational institutions will be reviewed at least once every six years to determine whether the institutions remain administratively capable and

REPORTING AND REAPPLICATION REQUIREMENTS

600 and 668, including, but not limited to: The Institution must report promptly to the Department certain changes and actions that affect the Institution's participation approval, as specified in 34 CFR

- Change of name and/or address;
- New contract or significant modification of existing contract with a third party servicer;
- Change in exercise of a person's substantial control over the Institution, e.g., a change in the chief executive officer or members of the board of trustees or board of directors.
- Change in the way the Institution measures educational program length;
- Change in the level of course offerings;
- Additions and/or closures of non-main campus locations that offer at least 50% of an educational program;
- Change of accrediting agency;
- Change of the State agency that confers legal authority on the Institution to offer programs of postsecondary education; or
- Change in ownership whether or not that ownership change results in a change in control of the Institution.

assistance programs properly will be called into question. As a consequence, we will consider whether it is necessary to monitor the Institution's receipt of accordance with 34 CFR 668, Subpart G. Federal funds more closely. Failure to report changes within the time frame required may also result in an adverse action being taken against the Institution in If the Institution fails to report any such changes within ten days after the change occurs, the ability of the Institution to administer the Title IV student financial

Automatic Termination of Approval

This Approval for Institutional Participation automatically terminates on the happening of any of the following events:

- December 31, 2015
- The date the Institution loses the legal authority to offer programs of postsecondary education in the State in which it is located;
- The date the Institution loses accreditation from its designated primary accrediting agency;
- The date the Institution ceases to offer all approved postsecondary instruction;
- The date the Institution merges with another institution;
- The date the Institution undergoes a change in ownership resulting in a change of control.
- The date the Institution files for bankruptcy; or
- The date the Institution otherwise ceases to meet the definition of an eligible institution of higher education.

Please send all information or documentation required by this letter to:

United States Department of Education
Federal Student Aid, Schools Channel
Attention: San Francisco/Seattle School Participation Team
50 Beale Street
Suite 9800
San Francisco, CA 94105-1863

of a high school diploma; or are beyond the age of compulsory school attendance in the State in which the institution is physically located (see 34 CFR 600.4, 5 or 6). This means regular student if he or she has a high school diploma or its equivalent. if the student is not yet beyond the age of compulsory school attendance in the State in which the institution is physically located, the institution can only enroll the individual as a One of the institutional eligibility requirements is that the institution must admit as regular students only persons who have a high school diploma; have the recognized equivalent

an institution cannot accept as a regular student at this school, an individual who is also enrolled at the same time in elementary or high school. One of the student eligibility requirements is that an eligible student is one who is not enrolled in either an elementary or secondary school (see 34 CFR 668.32). This means that

The telephone number for the San Francisco/Seattle Team is (415) 486-5677. The fax number is (415) 486-5676

Sincerely,

Linda Henderson Area Case Director

School Participation Team, NW San Francisco/Seattle Team

cc: Mrs. Beaulah A. Bob-Pennypacker, Director of Financial Aid North Central Association of Colleges and Schools - CIHE (Higher Educ) Guarantee Agency Navajo County Community College District Governing Board



SCHOOL PARTICIPATION MANAGEMENT DIVISION ELIGIBILITY AND CERTIFICATION APPROVAL REPORT

PAGE A-1

DATE PRINTED: 06/30/2010

NAME AND ADDRESS OF INSTITUTION: Northland Pioneer College 103 First Avenue at Hopi Drive Holbrook, AZ 86025-2996

TYPE OF INSTITUTION: Public

CONGRESSIONAL DISTRICT: 01

DEPARTMENT REGION: 09

SCHOOL PARTICIPATION TEAM: 09

ACTION DATE: 01/14/2010

ACTION: Reapprove Elig/Full Cert

FEDERAL PELL GRANT ID: 011862 FEDERAL FAMILY EDUCATION LOAN ID: 011862

FEDERAL DIRECT STUDENT LOAN ID:

FEDERAL SCHOOL CODE: 011862

FEDERAL WORK STUDY ID: 000127

FEDERAL SUPPLEMENTAL EDUCATIONAL OPPORTUNITY GRANT ID: 000127

ACADEMIC CALENDAR: Semester Hours EDUCATIONAL PROGRAM LEVELS OFFERED:

IPEDS ID: 105349 DUNS NBR: 879294478

OPE ID: 01186200

TIN: 860277526

Non-Degree (600-899 hours)

Non-Degree 1 Year (900-1799 hours)

Non-Degree 2 Years (1800-2699 hours) Associate's Degree

WAIVER(S):

*** End of Waivers ***

ELIGIBLE: Y INITIAL APPROVAL DATE: 04/10/1975

CERTIFIED: Certified LOAN DEFERMENT: Y

PROGRAM PARTICIPATION AGREEMENT

EFFECTIVE DATE: 01/27/2010 EXPIRATION DATE: 12/31/2015

THE INSTITUTION IS ELIGIBLE TO APPLY FOR PARTICIPATION IN THE FOLLOWING PROGRAMS AUTHORIZED UNDER THE HIGHER EDUCATION ACT OF 1965, AS AMENDED:

	Z	FDSLP PLUS		Z	FDSLP Staff Unsub
	Z	FDSLP Staff	04/10/1975	Y	FPell
04/10/19/5	: ~	FSEOG		Z	FPerkins
	Z	FFEL PLUS		Z	FFEL Staff Unsub
	Z	FFEL Staff	01/01/1985	Υ	FWS Job Loc Dev
04/10/19/5	Y	FWS Priv Sec Empl	04/10/1975	Y	FWS Com Serv
DATE	CERTIFIED	PROGRAM	DATE	CERTIFIED	PROGRAM
APPROVAL			APPROVAL		
	RAMS	TITLE IV STUDENT FINANCIAL ASSISTANCE PROGRAMS	TITLE IV STUDENT FINA		
		d: DATE:	Certified:		Program: TEACH GRANT
TITLE XII: Y TITLE XV: Y	TITLE XI: Y	TITLE VII: Y TITLE XII: Y	TITLE IV: Y TITLE VI: Y	111	TITLE II: Y TITLE III: Y



ELIGIBILITY AND CERTIFICATION APPROVAL REPORT SCHOOL PARTICIPATION MANAGEMENT DIVISION

DATE PRINTED: 06/30/2010

ACCREDITATION SECTION

PAGE B-1

INSTITUTION NAME: Northland Pioneer College

OPE ID: 011862 00

INSTITUTION TYPE: Public

ACCREDITATION

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DESIGNATION

SCOPE Institutional

EFFECTIVE YEAR 2000

NUMBER OF YEARS

10



SCHOOL PARTICIPATION MANAGEMENT DIVISION ELIGIBILITY AND CERTIFICATION APPROVAL REPORT

DATE PRINTED: 06/30/2010

STATE AUTHORIZATION SECTION

PAGE C-1

INSTITUTION NAME: Northland Pioneer College

OPE ID : 011862 00

INSTITUTION TYPE: Public

STATE AUTHORIZATION

STATE AGENCY

AZ Navajo County Community College District Governing Board

**** End of State Authorization Section ****



SCHOOL PARTICIPATION MANAGEMENT DIVISION ELIGIBILITY AND CERTIFICATION APPROVAL REPORT

DATE PRINTED: 06/30/2010

OFFICIALS SECTION

PAGE D-1

INSTITUTION NAME: Northland Pioneer College

OPE ID: 011862 00

INSTITUTION TYPE: Public

OFFICIALS

2251 North Navajo Boulevard Post Office Box 610	Dickerson, Russell W	Sinquah, Sr., Albert T	Peaches, Daniel	Parsons, Eugene L	Jeffers, William	Handorf, Ginny	Post Office Box 610 Holbrook, AZ 86025-0610	103 First Avenue at Hopi Drive	Hatch, V. Blaine	Post Office Box 610 Holbrook, AZ 86025-0610	103 First Avenue at Hopi Drive	Bob-Pennypacker, Beaulah A	Holbrook, AZ 86025-0610	Post Office Box 610	2251 North Navajo Boulevard	Swarthout, Jeanne	NAME AND ADDRESS
	Adminstrative Assistant to the President	Member of the Board	Member of the Board	Member of the Board	Member of the Board	Member of the Board			Vice President for Administrative Services			Director of Financial Aid				President	TITLE
(928) 524-7419	(800) 266-7845						(928) 324-7612	7640	(800) 266-7845	(928) 524-7619	7626	(800) 266-7845		(928) 524-7419	7420	(800) 266-7845	PHONE FAX
npc.eau	russell.dickerson@							npc.edu	blaine.hatch@		npc.edu	beaulah.bob-pennypacker@			npc.edu	jeanne.swarthout@	E-MAIL

Holbrook, AZ 86025-0610

**** End of Officials Section ****



SCHOOL PARTICIPATION MANAGEMENT DIVISION ELIGIBILITY AND CERTIFICATION APPROVAL REPORT

DATE PRINTED: 06/30/2010

ADDITIONAL LOCATIONS SECTION

PAGE E - 1

INSTITUTION NAME: Northland Pioneer College

OPE ID: 011862 00

INSTITUTION TYPE: Public

ADDITIONAL LOCATIONS

01186206	01186205	01186204	01186203	01186202	01186201	<u>OPE ID</u>
Northland Pioneer College - Hopi Center State Highway 264 @ Junction to Hopi Jr/Sr High School Keams Canyon, AZ 86034-9998	Northland Pioneer College - Kayenta Center Kayenta Unified School District Challenge Center Kayenta, AZ 86033-9998	Northland Pioneer College - White Mountain Campus 1001 West Deuce of Clubs Show Low, AZ 85901-9998	Northland Pioneer College - Silver Creek Campus 1610 South Main Street Snowflake, AZ 85937-9998	Northland Pioneer College - Painted Desert Campus 933 East Hermosa Drive Holbrook, AZ 86025-0610	Northland Pioneer College - Little Colorado Campus 1400 East Third Street Winslow, AZ 86047-9998	NAME AND ADDRESS
×	: ∺	: ~	: ~	: <	: <	APPROVED FOR CERTIFICATION
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		01186211		01186210		01186209		01186208		01186207
******	2251 East Navajo Boulevard Holbrook, AZ 86025-0610	Northland Pioneer College - Painted Desert Campus Learning Center	100 Old Middle School Road Whiteriver, AZ 85941-9998	Northland Pioneer College - Whiteriver Center	3450 Mustang Drive Heber, AZ 85928-9998	Northland Pioneer College - Heber Center	578 North Main Street Eagar, AZ 85925-9998	Northland Pioneer College - Springerville/Eagar Center	65 West 3rd South Saint Johns, AZ 85936-9998	Northland Pioneer College - Saint Johns Center
		Υ		Y		×		Y		Y
		08/28/2003		07/15/1997		07/15/1997		07/15/1997		07/15/1997



SCHOOL PARTICIPATION MANAGEMENT DIVISION ELIGIBILITY AND CERTIFICATION APPROVAL REPORT

DATE PRINTED: 06/30/2010

VOCATIONAL/NON-DEGREE PROGRAMS SECTION

PAGE F-1

INSTITUTION NAME: Northland Pioneer College

OPE ID: 011862 00

INSTITUTION TYPE: Public

VOCATIONAL/NON-DEGREE PROGRAMS

12.0403 Cosmetology	12.0403 Cosmetology	11.9999 Computer Graphics	11.0301 Records and Information Mangement	11.0301 Records Mgmt./Data Processing Fundamentals	11.0301 Data Base Management	11.0301 Cisco Network Technician	11.0301 Cisco Network Technician	11.0101 Computer and Information Sciences, General	10.0103 Photography Technician	10.0103 Color Photography	10.0103 Black and White Photography	08.0999 Interpretive Guide	08.0999 Interpretive Guide	08.0299 Photograph Marketing	02.0101 General Agriculture	01.0607 Turf Management	CIP	PROGRAM	S'NOITI ITITSMI
Y	Z	Z	Y	Υ	Y	Υ	Y	Y	Υ	Υ	Υ	Y	Z	Y	Y	Υ	CERTIFICATION	FOR	APPROVED
Υ	Y	Υ	Y	Y	Y	Υ	Υ	Y	×	Y	Υ	Y		Υ	Y	Υ	TO DEGREE	FULL CREDIT	
07/15/1997	05/02/2001	05/02/2001	01/14/2010	01/14/2010	05/02/2001	09/26/2002	09/26/2002	07/15/1997	05/02/2001	05/02/2001	05/02/2001	05/02/2001		05/02/2001	09/26/2002	07/15/1997	APPROVAL	INITIAL	
42	36	36	33	17	36	42	18	36	33	17	17	34 8		18	35	36	HOURS	CREDIT	
Semester	Semester	Semester	Semester	Semester	Semester	Semester	Semester	Semester	Semester	Semester	Semester	Semester		Semester	Semester	Semester	TYPE		
1462	1360	613	639	366	765	918	408	782	714	408	391	595	240	408	612	765	HOURS	CLOCK	
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Мизенн тесниеван	Museum Technician	Museum Technician	Library Assistant	Tribal Court Advocacy	Tribal Court Advocacy	Legal Assistance	Residential Child/Youth Care Assistant	Residential Child/Youth Care	ECD Infant/Toddler	ECD Infant/Toddler	ECD Family Care	Early Childhood Management	Instrumentation and Controls	Water Supply and Treatment	Wastewater Collection and Treatment	Windows Server Network Technician	Windows Server Network Technician	Unix Network Technician	Unix Network	Telecommunication Technician	Telecommunication Technician	PC Technician	PC Technician	Electronic Technology	Educational Assistant	Educational Assistant	EDU Special Needs Ed Assistant	EDU Special Needs ED Assistant	ECD Special Needs	ECD Special Needs	ECD School Age	ECD School Age	ECD Preschool	ECD Preschool	Nail Technician	Therapeutic Massage	Therapeutic Massage
19	Y	Z	Υ	Y	z	Z	Υ	Υ	Υ	Υ	Υ	Y	Υ	Y	Y	Y	Υ	Y	Y	Υ	Y	Υ	Y	Υ	Υ	Y	Υ	Y	Y	Y	Υ	Y	Υ	Y	Υ	Υ	Y
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	34	13	30	33	27	36	36	19	26	32	32	41	24	18	18	51	18	48	18	48	18	48	18	27	26	34	16	32	32	16	26	32	26	32	18	38	32
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	595	226	544	646	544	450	638	366	663	580	765	748	527	306	306	1122	425	1054	408	1054	425	1054	408	578	553	655	306	612	595	289	665	765	663	765	714	833	782
	36	16	32	35	28	34	38	20	28	32	34	44	26	19	19	54	19	51	19	51	19	51	19	29	28	36	17	34	34	17	28	34	28	34	19	40	34

				50.0409 Graphics Design	48.0703 Cabinetmaking	48.0508 Welding Level II	48.0508 Welding Level I	48.0508 Welder/Welding Technologist	48.0199 AutoCAD specialist	48.0102 Architectural Drafting	48.0101 Drafting Technician	47.0501 Power Fundamentals													46.0201 Carpentry						43.0203 Fire Science/Firefighting					31.0301 Parks and Recreation
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36	26	23	36	34	19	26	<u>~</u>	51	17	17	35	30	30	24	33	24	54	18	24	41	18	15	36	18	23	40	34	13	39	18	28	20	33	36	30	27
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38	28	24	38	30	20	200	2 20	2 04		10	3/	32	32	26	35	26	57	19	26	44	19	16	. 38	19	24	2 43	36	36	41		30	21	32	48	48	29

***	52.1206 Web Development	52.0799 Native American Enterprise	52.0405 Legal Transcription	52.0404 Medical Office Procedure	52.0404 Medical Office Fundamentals	52.0403 Legal Office Fundamentals	52.0403 Legal Office	52.0401 Modern Office Fundamentals	52.0401 Administrative Information Services	52.0401 Administrative Information Services	52.0302 Accounting	52.0302 Accounting	52.0204 Administrative Office Management	52.0201 Small Business Management	52.0201 Small Business Management	52.0201 General Business Management	52.0201 General Business Management	51.1613 Nursing	51.0904 Paramedicine
**** End of Vocational/Non-degree Programs Section	Y	Y	z	Y	Y	Y	Υ	Y	Υ	Y	Y	Y	Υ	Y	Υ	Y	Υ	Υ	Y
gree Programs S	Y	Y	Y	Y	Y	Y	Y	Y	Υ	Υ	Y	Υ	Υ	Υ	Υ	Υ	Υ	Υ	Y
ection ****	01/14/2010	05/02/2001	05/02/2001	09/26/2002	09/26/2002	09/26/2002	05/02/2001	11/09/2004	01/14/2010	07/15/1997	09/26/2002	05/02/2001	01/14/2010	01/14/2010	05/02/2001	01/14/2010	07/15/1997	05/02/2001	01/14/2010
	36	39	29	39	16	16	37	17	17	38	18	39	33	18	39	18	39	51	58
	Semester	Semester	Semester	Semester	Semester	Semester	Semester	Semester	Semester	Semester	Semester	Semester	Semester	Semester	Semester	Semester	Semester	Semester	Semester
	782	714	480	593	315	340	740	349	383	782	374	748	595	357	561	323	714	1173	986
	38	41	32	32	17	17	39	18	18	40	19	41	35	19	41	19	41	85	61

Return to the Application Index