



United States Department of the Interior

OFFICE OF THE SECRETARY
Washington, DC 20240

SEP 15 2014

Dear Tribal Leader:

The Bureau of Indian Education (BIE), in collaboration with the American Indian Higher Education Consortium, drafted revised regulations regarding funding to Tribally Controlled Colleges and Universities, including Diné College. The revisions streamline the language and incorporate amendments to the Tribally Controlled Colleges and Universities Assistance Act of 1978, as amended. The revisions provide Federal assistance to colleges and universities formally controlled, sanctioned, or chartered by Indian tribes, as well as the Navajo Nation Higher Education Act of 2008, which authorizes Federal assistance in construction, maintenance, and operation of Diné College.

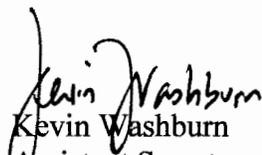
The BIE will host tribal consultation sessions to obtain your input on the preliminary discussion draft. The dates and locations are enclosed with this letter.

We also welcome your written comments on the preliminary discussion draft. Please provide any written comments by November 15, 2014, via email at juanita.mendoza@bie.edu; or via mail to 1951 Constitution Ave, NW, SIB-MS 312, Washington, DC 20240.

Following the first round of consultation, we will review the comments received and prepare a proposed rule for publication in the Federal Register. This will open a second round of consultation and the formal comment period to allow for further refining of the regulations prior to publication as a final rule.

We look forward to your input. Please contact Ms. Juanita Mendoza, Program Analyst, at (202) 208-3559 or by email at juanita.mendoza@bie.edu for further information. Thank you for your interest and participation.

Sincerely,


Kevin Washburn

Assistant Secretary – Indian Affairs

Enclosures

Consultation Information

Please note that all times listed below are local.

Date	Time	Location	Venue
October 16, 2014	5:00 P.M. – 8:00 P.M.	Anchorage, AK	NIEA Conference Anchorage Convention Center, Room TBD Anchorage, AK 99501
October 20, 2014	12:00 P.M. – 3:00 P.M.	Webinar	Register at web link: https://dcma100.webex.com/dcma100/k2/j.php?MTID=tf8923c96f8b2d86dc23136f450688e77
October 22, 2014	12:00 P.M. – 3:00 P.M.	Gallup, NM	Navajo Regional Office Bureau of Indian Affairs Conference Room 162 301 West Hill Street Gallup, NM 87301
October 27, 2014	9:00 A.M. – 12:00 P.M.	Billings, MT	Department of Interior Building 2021 4th Avenue North 4th Floor, Plenty Coup Room Billings, MT 59101
October 29, 2014	9:00 A.M. – 12:00 P.M.	Bloomington, MN	Bureau of Indian Education Associate Deputy Director's Office 2001 Killebrew Dr., Suite 122 Bloomington, MN 55425

DRAFT REWRITE OF CODE OF FEDERAL REGULATIONS – 25 CFR 41.1-69
TRIBALLY CONTROLLED COLLEGES AND UNIVERSITIES
SEPTEMBER 2014

Title 25: Indians

PART 41—GRANTS TO TRIBALLY CONTROLLED COLLEGES AND UNIVERSITIES, DINÉ COLLEGE, and TRIBALLY CONTROLLED POSTSECONDARY CAREER AND TECHNICAL INSTITUTIONS

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AUTHORITY: Pub. L. 95-471, Oct. 17, 1978, 92 Stat. 1325; amended Pub. L. 98-192, Dec. 1, 1983, 97 Stat. 1335; Pub. L. 99-428, Sept. 30, 1986, 100 Stat. 982; Pub. L. 105-244, Oct. 7, 1998, 112 Stat. 1619; Pub. L. 110-315, Aug. 14, 2008, 122 Stat. 3460; 25 U.S.C. 1801 *et seq.*; Pub. L. 98-192, Dec. 15, 1971, 85 Stat. 646; and Pub. L. 110-315, Aug. 14, 2008, 122 Stat. 3468; 25 U.S.C. 640 *et seq.*

Subpart A— Applicability and Definitions

§ 41.1 When does this subpart apply?

The provisions in subpart A apply to subparts B and C.

§ 41.3 What definitions are needed?

As used in this part:

(a) *Academic facilities* mean structures suitable for use as:

- (1) Classrooms, laboratories, libraries, and related facilities necessary or appropriate for instruction of students;
- (2) Research facilities;
- (3) Facilities for administration of educational or research programs;
- (4) Dormitories or student services buildings; or
- (5) Maintenance, storage, support, or utility facilities essential to the operation of the foregoing facilities.

(b) *Academic term* means a semester, trimester, or other such period (not less than six weeks in duration) into which a tribal college or university normally subdivides its academic year, but does not include a summer term.

(c) *Academic year* means a twelve month period established by a tribal college or university as the annual period for the operation of the tribal college's or university's education programs.

(d) *Assistant Secretary* means the Assistant Secretary for Indian Affairs of the Department of the Interior.

(e) *BIE* means the Bureau of Indian Education.

(f) *College or university* means an institution of higher education that is formally controlled, formally sanctioned, or chartered by the governing body of an Indian tribe or tribes. To qualify under this definition, the college or university must:

(1) Be the only institution recognized by the Department for the tribe; and

(2) If under the control, sanction, or charter of more than one tribe, be the only institution recognized by the Department for at least one tribe that currently has no other formally controlled, formally sanctioned, or chartered college or university.

(g) *Department* means the Department of the Interior

(h) *Director* means the Director of the Bureau of Indian Education

(i) *Eligible continuing education units (CEUs)* means non-degree credits that meet the criteria established by the International Association of Continuing Education and Training.

(j) *Full-time* means registered for 12 or more credit hours for an academic term.

(k) *Indian student count (ISC) or Indian FTE* means a number equal to the total number of Indian students enrolled at a tribal college or university, determined according to the formula in Section § 41.5.

(l) *Indian student* means a student who is (1) a member of an Indian tribe, or (2) a biological child of a living or deceased member of an Indian tribe. Documentation is required to verify eligibility under (2), and may include birth certificate and marriage license; tribal records of student's parent; Indian Health Service eligibility cards; other documentation necessary to authenticate a student as eligible to be counted as an *Indian student under this definition*.

(m) *Indian tribe* means an Indian tribe, band, nation, pueblo, rancheria, or other organized group or community, including any Alaska Native Village or regional or village corporation as defined in or established pursuant to the Alaska Native Claims Settlement Act, to be listed in the Federal Register pursuant to 25 CFR 83.5(a) as recognized by and eligible to receive services from the Bureau of Indian Affairs.

(n) *Institution of higher education* means an institution as defined by section 1001(a) of title 20 of the United States Code, except that clause (2) of such section shall not be applicable and the reference to Secretary in clause (5)(A) of such section shall be deemed to refer to the Secretary of the Interior.

(o) *National Indian organization* means an organization which the Secretary finds to be nationally based, represents a substantial Indian constituency and has expertise in the fields of tribally controlled colleges and universities, and Indian higher education.

(p) *NCCA* means the Navajo Community College Act of 1978, as amended (25 U.S.C. 640a *et seq.*).

(q) *Operating expenses of education programs* means the obligations and expenditures of a tribal college or university for postsecondary except for acquisition or construction of academic facilities.

Permissible expenditures include:

(1) Administration;

(2) Instruction;

(3) Tracking of attendance;

(4) Health and other student services;

(5) Operation of fixed charges;

(6) Maintenance and repair of plant;

(7) Upgrade and maintenance of equipment, instrumentation, networking capability, hardware and software, digital network technology, wireless technology, and technology infrastructure; and other related expenses.

(r) *Part-time* means registered for less than 12 credit hours for an academic term.

(s) *Secretary*, unless otherwise designated, means the Secretary of the Department of the Interior, or his/her duly authorized representative.

(t) *TCCUA* means the Tribally Controlled Colleges and Universities Assistance Act of 1978, as amended (25 U.S.C. 1801 *et seq.*).

§ 41.5 How is ISC/FTE calculated?

(a) ISC is calculated on the basis of eligible registrations of Indian students as in effect at the conclusion of the third week of each academic term.

(b) To calculate ISC for an academic term, begin by adding all credit hours of full-time students and all credit hours of part-time students who are registered at the conclusion of the third week of the academic term.

(c) Credits earned by students who have not obtained a high school degree or its equivalent may be added if you have established criteria for the admission of such students on the basis of their ability to benefit from the education or training offered. You will be presumed to have established such criteria if your admission procedures include counseling or testing that measures students' aptitude to successfully complete the courses in which they enroll. No credits earned for purposes of obtaining a high school degree or its equivalent count toward computation of ISC.

(d) If ISC is being calculated for a fall term, add to the calculation in paragraph (b) of this section any credits earned in classes offered during the preceding summer term.

(e) Add to the calculation in paragraph (d) of this section those credits being earned in an eligible continuing education program at the conclusion of the third week of the academic term. Determine the number of those credits as follows:

(1) For institutions on a semester system: one credit for every 15 contact hours and

(2) For institutions on a quarter system: one credit for every 10 contact hours

of participation in an organized continuing education experience under responsible sponsorship, capable direction, and qualified instruction, as described in the criteria established by the International Association for Continuing Education and Training. Limit the number of calculated eligible continuing education credits to 10 percent of your ISC.

(g) Divide by 12 the calculation in paragraph (e) of this section.

The formula for the full calculation is expressed mathematically as:

$$ISC = FTICR + PTICR + SCR + CEICR / 12$$

(h) In the formula in paragraph (f) of this section, the abbreviations used have the following meanings:

(1) FTICR = the number of credit hours carried by full-time Indian students (students carrying 12 or more credit hours at the end of the third week of each academic term); and

(2) PTICR = the number of credit hours carried by part-time Indian students (students carrying fewer than 12 credit hours at the end of the third week of each academic term).

(3) SCR = in a fall term, the number of credit hours earned during the preceding summer term.

(4) CEICR = the number of credit hours being earned in an eligible continuing education program at the conclusion of the third week of the academic term, in accordance with subsection (e) of this section.

(i) Include a count of registered students and a count of registered Indian students at the conclusion of the third week of the academic term.

§ 41.7 What happens if false information is submitted?

Persons submitting or causing to be submitted any false information in connection with any application, report, or other document under this part may be subject to criminal prosecution under provisions such as sections 371 or 1001 of Title 18, U.S. Code.

Subpart B – Tribally Controlled Colleges and Universities

§ 41.9 What is the purpose of this subpart?

This subpart prescribes procedures for providing financial and technical assistance under the Tribally Controlled Colleges and Universities Assistance Act of 1978, as amended (25 U.S.C. 1801 *et seq.*). This subpart does not apply to Diné College.

§ 41.11 Who is eligible for financial assistance under this subpart?

A tribal college or university is eligible for financial assistance under this subpart only if:

- (a) It is governed by a board of directors or board of trustees, a majority of whom are Indians;
- (b) It demonstrates adherence to stated goals, a philosophy, or a plan of operation directed to meet the needs of Indians;
- (c) It has a student body that is more than 50 percent Indian (unless it has been in operation for less than one year);
- (d) Either is accredited by a nationally recognized accrediting agency or association determined by the Secretary of Education to be a reliable authority with regard to the quality of training offered, or, according to such agency or association, are making reasonable progress toward accreditation;
- (e) It has received a positive determination after completion of an eligibility study; and
- (f) It complies with the requirements of § 41.21
- (g) 25 USC 1807(c) re priority to schools and the number of grants:
- (h) Priority in grants shall be given to institutions which are operating on the date of enactment of this Act [enacted Oct. 17, 1978] and which have a history of service to Indian people.

§ 41.13 For what activities can financial assistance to tribal colleges and universities be used?

Financial assistance under this subpart may be used to defray, at the determination of the tribal college or university, expenditures for academic, educational, and administrative purposes and for the operation and maintenance of the college or university.

§ 41.15 What activities are prohibited?

Tribal colleges and universities shall not use financial assistance awarded under this subpart in connection with religious worship or sectarian instruction. However, nothing in this subpart shall be construed as barring instruction or practice in comparative religions or cultures or in languages of American Indian tribes.

§ 41.17 What is the role of the Secretary of Education?

(a) The Secretary is authorized to enter into an agreement with the Secretary of Education to obtain assistance to:

- (1) Develop plans, procedures, and criteria for eligibility studies required under this subpart; and
- (2) Conduct such studies.

(b) BIE must consult with the Secretary of Education to determine the reasonable number of students required to support a tribal college or university.

§ 41.19 How can a tribal college or university establish eligibility to receive a grant?

(a) Before a tribal college or university can apply for an initial grant under this part, the governing body of one or more Indian tribes must request on its behalf a determination of eligibility.

(b) Within 30 days of receiving a resolution or other duly authorized request from the governing body of one or more Indian tribes, BIE shall initiate an eligibility study to determine whether there is justification for a tribal college or university.

(c) The eligibility study will analyze the following factors:

(1) Financial feasibility based upon reasonable potential enrollment; considering:

- (i) Tribal, linguistics, or cultural differences;
- (ii) Isolation;
- (iii) Presence of alternate educational sources;
- (iv) Proposed curriculum;

(2) Levels of tribal matriculation in and graduation from postsecondary educational institutions;

and

(3) The benefits of continued and expanded educational opportunities for Indian students.

(i) Upon written request, the Director will provide technical assistance with conducting and analyzing the eligibility studies;

(e) Based upon results of the study, the Director will send the tribe a written determination of eligibility.

(4) The Secretary and the BIE, to the extent practicable, will consult with national Indian organizations and with tribal governments chartering the institutions being considered

§ 41.21 How can a tribe appeal the results of an eligibility study?

If a tribe receives a negative determination under § 41.19(e), it may submit an appeal to the Director within 45 days.

(a) Following the timely filing of a tribe's notice of appeal, the tribal college or university and the tribe have a right to a formal review of the eligibility study, including a hearing upon reasonable notice within 60 days. At the hearing, the tribal college or university and the appealing tribe may present additional evidence or arguments to justify eligibility.

(c) Within 45 days of the hearing, the Assistant Secretary for Indian Affairs will issue a written ruling confirming, modifying, or reversing the original determination. The ruling will be final and BIE will mail or deliver it within one week of its issuance.

(d) If BIE does not reverse the original negative determination, the ruling will specify the grounds for our decision and state the manner in which the determination relates to each of the factors in § 41.11.

§ 41.23 Can a tribal college or university request a second eligibility study?

If a tribe is not successful in its appeal under § 41.21, it can request another eligibility study 12 months or more after the date of the negative determination.

§ 41.25 How does a tribal college or university apply for a grant?

(a) If the college or university receives a positive determination under §41.19, it is entitled to apply for financial assistance under this subpart.

(b) To be considered for assistance, a tribal college or university must submit an application before June 1st of the year preceding the academic year for which the tribal college or university is requesting assistance. The application must contain the following:

Required information	Required details
(1) Identifying information	(i) Name and address of the tribal college or university. (ii) Names of the governing board members, and the number of its members who are Indian. (iii) Name and address of the tribe or tribes that control or have sanctioned or chartered the tribal college or university.
(2) Eligibility verification	The date on which an eligibility determination was received
(3) Curriculum materials	(i) A statement of goals, philosophy, or plan of operation demonstrating how the education program is designed to meet the needs of Indians. (ii) A curriculum, which may be in the form of a college catalog or similar publication.

Required information	Required details
(4) Financial information	<p>(i) A proposed budget showing total expected education program operating expenses and expected revenues from all sources for the academic year to which the information applies.</p> <p>(ii) A description of record-keeping procedures used to track fund expenditures and to audit and monitor funded programs.</p>
(5) Enrollment information	<p>(i) If the tribal college or university has been in operation for more than one year, a statement of the total number of ISC (FTE Indian students) and the total number of all FTE students.</p> <p>(ii) If the tribal college or university has not yet begun operations, or has been in operation for less than one year, a statement of expected enrollment, including the total number of FTE students and the ISC (FTE Indian students) and may also require verification of the number of registered students after operations have started.</p>
(6) Assurances and requests	<p>(i) Assurance that the tribal college or university will not deny admission to any student because that student is or is not, a member of a specific tribe.</p> <p>(ii) Assurance that the tribal college or university will comply with the requirements in §41.41 of this subpart.</p> <p>(iii) A request and justification for a specific waiver of any requirement of 25 CFR part 276 which a tribal college or university believe to be inappropriate.</p>
(7) Certification	Certification by the chief executive that the information on the application is complete and correct.

(c) Material submitted in a tribal college's or university's initial successful grant application shall be retained by the BIE. A tribal college or university submitting a subsequent application for a grant, shall either confirm the information previously submitted remains accurate or submit updated information, as necessary.

§ 41.27 When can the tribal college or university expect a decision on its application?

Within 45 days of receiving an application, the Director will notify the tribal college or university in writing whether or not the application has been approved.

(a) If the Director approves the application, written notice will explain when the BIE will send the tribal college or university a grant agreement under § 41.19.

(b) If the Director disapproves the application, written notice will include:

- (1) The reasons for disapproval; and
- (2) A statement advising the tribal college or university of the right to amend or supplement the tribal college's or university's application within 45 days.

(c) The tribal college or university may appeal a disapproval or a failure to act within 45 days of receipt following the procedures in § 41.19.

§ 41.29 How will a grant be awarded?

If the Director approves the tribal college's or university's application, the BIE will send the tribal college or university a grant agreement that incorporates the tribal college's or university's application and the provisions required by § 41.25. The tribal college or university grant will be for the fiscal year starting after the approval date of the application.

(a) The BIE will generally calculate the amount of the tribal college or university grant using the following procedure:

- (1) Begin with a base amount of \$8,000 (adjusted annually for inflation);
- (2) Multiply the base amount by the number of FTE Indian students in attendance during each academic term; and
- (3) Divide the resulting sum by the number of academic terms in the academic year.

(b) All grants under this section are subject to availability of appropriations.

(c) If there are insufficient funds to pay the amount calculated under paragraph (a) of this section, BIE will reduce the grant amount awarded to each eligible tribal college or university on a pro rata basis.

§ 41.31 When will the tribal college and university receive funding?

(a) BIE will authorize payments equal to 95 percent of funds available for allotment by either July 1 or within 14 days after appropriations become available, with the remainder of the payment made no later than September 30.

(b) We will not commingle funds appropriated for grants under this subpart with other funds expended by the Bureau of Indian Education.

§ 41.33 What if there isn't enough money to pay the full grant amount?

This section applies if BIE has to reduce payments under § 41.29(c).

(a) If additional funds have not been appropriated to pay the full amount of grants under this part on or before June 1st of the year, the BIE will notify all grant recipients in writing. The tribal college or university

must submit a written report to the BIE on or before July 1st explaining how much of the grant money remains unspent.

(b) After receiving the tribal college's or university's report under paragraph (a) of this section, BIE will:

- (1) Reallocate the unspent funds using the formula in § 41.29 in proportion to the amount of assistance to which each grant recipient is entitled but has not received;
- (2) Ensure that no tribal college or university will receive more than the total annual cost of its education programs;
- (3) Collect unspent funds as necessary for redistribution to other grantees under this section; and
- (4) Make reallocation payments on or before August 1st of the academic year.

§ 41.35 What will happen if the tribal college or university doesn't receive its appropriate share?

(a) If the BIE determines the tribal college or university has received financial assistance to which the tribal college or university was not entitled, BIE will:

- (1) Promptly notify the tribal college or university; and
- (2) Reduce the amount of the tribal college's or university's payments under this subpart to compensate for any overpayments or otherwise attempt to recover the overpayments.

(b) If a tribal college or university has received less financial assistance than the amount to which the tribal college or university was entitled, the tribal college or university should promptly notify the BIE. If the BIE confirms the miscalculation, BIE will adjust the amount of the tribal college's or university's payments for the same or subsequent academic years to compensate for the underpayments. This adjustment will come from the Department's general funds and not from future appropriated funds.

§ 41.37 Is the tribal college or university eligible for other grants?

Yes. Eligibility for grants under this subpart does not bar a tribal college or university from receiving financial assistance under any other federal program.

§ 41.39 What reports does the tribal college or university need to provide?

(a) The tribal college or university must provide the BIE, on or before December 1 of each year (or by another date that BIE may specify), a report that includes:

- (1) An accounting of the amounts and purposes for which the tribal college or university spent assistance received under this part during the preceding academic year;
- (2) An accounting of the annual cost of the tribal college's or university's education programs from all sources for the academic year; and

(3) A final performance report based upon the criteria the tribal college's or university's goals, philosophy, or plan of operation.

(b) The tribal college or university must report to the BIE their FTE Indian student enrollment for each academic term of the academic year within three (3) weeks of the date the tribal college or university makes the FTE calculation.

§ 41.41 Can the tribal college or university receive technical assistance?

(a) If a tribal college or university sends the BIE a written request for technical assistance, BIE will respond within 30 days.

(b) The BIE will provide technical assistance either directly or through annual contract to a national Indian organization that the tribal college or university designates.

(c) Technical assistance may include consulting services for developing programs, plans, and eligibility studies and accounting, and other services or technical advice.

§ 41.43 How must the tribal college or university administer its grant?

In administering any grant provided under this subpart, tribal college or university must:

(a) Provide services or assistance under this subpart in a fair and uniform manner;

(b) Not deny admission to any Indian student because they either are, or are not, a member of a specific Indian tribe; and

(c) Comply with part 276 of this title, unless the BIE expressly waives specific inappropriate provisions of part 276 in response to a tribal college or university request and justification for a waiver.

§ 41.45 How do I apply for programming grants?

(a) Tribes and Tribal entities may submit a written request to the BIE for a grant to conduct planning activities for the purpose of developing proposals for the establishment of tribally controlled colleges and universities, or to determine the need and potential for the establishment of such colleges and universities. BIE will provide written notice to the tribal college or university of its determination on the grant request within 30 days.

(b) Subject to the availability of appropriations, BIE may provide such grants to up to five tribes and tribal entities in the amount of \$15,000 each.

Subpart C—Diné College

§ 41.47 What is the purpose of this subpart?

The purpose of this subpart is to assist the Navajo Nation in providing education to the members of the tribe and other qualified applicants through a community college, established by that tribe, known as Diné College. To that end, the regulations in this subpart prescribe procedures for providing financial and technical assistance for Diné College under the Diné College Act, as amended (25 U.S.C. 640a–c)

§ 41.49 What is the scope of this subpart?

The regulations in this subpart are applicable to the provision of financial assistance to Diné College pursuant to the Diné College Act of December 15, 1971 (Pub. L. 92–189, 85 Stat. 646, 25 U.S.C. 640a–c) as amended by the Diné College Assistance Act of 1978, title II of the Tribally Controlled Colleges and Universities Assistance Act of 1978 (Pub. L. 95–471, 92 Stat. 1325, 1329, 25 U.S.C. 640c).

§ 41.51 How does Diné College request financial assistance?

To request tribal college or university financial assistance, Diné College must submit an application. The application must be certified by the tribal college or university chief executive officer and include:

- (a) A statement of Indian student enrollment and total FTE enrollment for the preceding academic year;
- (b) A curriculum description, which may be in the form of a college catalog or like publication; and
- (c) A proposed budget showing total expected operating expenses of educational programs and expected revenue from all sources for the grant year.

§ 41.53 How are grant funds processed?

- (a) BIE will identify the budget request for Diné College separately in its annual budget justification.
- (b) Diné College will not commingle funds appropriated for grants under this subpart with appropriations that are historically expended by the Bureau of Indian Affairs for programs and projects normally provided on the Navajo Reservation for Navajo beneficiaries.

§ 41.55 When will the application be reviewed?

Within 45 days of receiving the application the BIE will send a grant agreement for signature by the Diné College president or his or her designee in an amount determined under §41.29(a). The grant agreement shall incorporate the grant application and include the provisions required by §41.25

§ 41.57 When will grant funds be paid?

Initial grant funds will be paid in an advance installment of not less than 95 percent of the funds available for allotment.

By July 1st, the remainder of the grant funds will be paid, after the BIE adjusts the amount to reflect any overpayments or underpayments made in the first disbursement.

§ 41.59 Is Diné College eligible to receive other grants?

Yes. Eligibility for grants under this subpart does not bar Diné College from receiving financial assistance under any other Federal program.

§ 41.61 How can financial assistance be used?

(a) The tribal college or university must use financial assistance under this subpart only for operation and maintenance, major capital improvements, mandatory payments, supplemental student services, and improvement and expansion, as described in 25 U.S.C. § 640c-1(b)(1);

(b) Must not use financial assistance under this subpart for religious worship or sectarian instruction. However, this subpart does not prohibit instruction about religions, cultures or Indian tribal languages.

§ 41.63 What reports must be provided?

(a) Diné College must submit on or before December 1st of each year a report that includes:

(1) An accounting of the amounts and purposes for which Diné College spent the financial assistance during the preceding academic year;

(2) The annual cost of Diné College education programs from all sources for the academic year; and

(3) A final report of Diné College's performance based upon the criteria in its stated goals, philosophy, or plan of operation.

(b) Diné College must report its FTE Indian student enrollment for each academic term within six weeks of the date it makes the FTE calculation.

§ 41.65 Can Diné College receive technical assistance?

Technical assistance will be provided to Diné College as noted in § 41.41.

§ 41.67 How shall Diné College administer its grant?

In administering any grant provided under this subpart, Diné College must:

(a) Provide all services or assistance under this subpart in a fair and uniform manner;

(b) Not deny administration to any Indian student because the student is, or is not, a member of a specific Indian tribe;

(c) Comply with Part 276 of this title, unless the BIE expressly waives specific inappropriate provisions of Part 276 in response to Diné College's request and its justification for a waiver.

Preliminary Discussion DRAFT