Vermont State Board of Education

Manual of Rules and Practices

Series 2200 – Independent School Program Approval

CVR 22 000 004

Side-by-Side Draft Version 1 (August 9, 2023)

Comments (Current Language)	Current Language	Proposed Language	Comments (Proposed Language)
	Rule 2200. Independent School Program Approval	Rule 2200. Independent School Program Approval	
	Pursuant to Act 173 of 2018, as amended, these rules		Removed; unnecessary
	take effect on July 1, 2023 except the following rules		
	which take effect on adoption: Rule 2223 (Procedure),		
	Rule 2224 (Reciprocity), Rule 2226 (Application) and		
	Rule 2227 (Approval).		
	Section 2220. Statement of Purpose	Section 2220. Statement of Purpose	
	The purpose of independent school approval rules is	The purpose of independent school approval rules is	Modified to reflect Act 1 updates;
	to assure effective, available, and equitable	to assure effective, available, and equitable,	mirrors phrases from EQS 2110
	educational opportunities for students enrolled in	educational opportunities that are anti-racist,	
	Vermont's independent schools in accordance with	culturally responsive, anti-discriminatory, and	
	State and federal law and aligned with the purposes	inclusive for students enrolled in Vermont's	
	set forth in Act 173 of 2018.	approved independent schools in accordance with	
		State and federal law and aligned with the purposes	
		set forth in Act 173 of 2018 and Act 1 of 2019.	
		These rules are organized to provide clarity to schools	Speaks to changes to provide clarity in
		regarding requirements for initial and continued	application and approval process; new
		approval to operate and, and if applicable, to receive	compliance assurance requirements,
		public funds. Ongoing compliance with state and	and process for becoming a recognized
		federal laws and regulations is expected through	accrediting agency.
		annual compliance assurances. Accrediting agencies	
		that meet criteria indicating high quality, experience,	
		and alignment with Vermont's educational values	

	will be recognized and the schools they accredit will enjoy an accelerated approval process.	
	In addition to the non-discriminatory protections in Subsection 2223.2 (Nondiscrimination Requirements for Approved Schools), these rules prohibit discrimination against any student pursuing an education or participating in the general life or activities of a school as a result of or based upon, ethnicity, caste, language and linguistic diversity, socio-economic status, religion, housing status, and non-citizenship or immigration status.	Mirrors EQS 2110 (Statement of Purpose). Change from EQS reference to Subsection to align with this Rule Series.
	These rules further require all schools to strive for a culturally responsive pedagogy that critically examines and imparts a comprehensive historical and socially conscious understanding of: (a) the causes and effects of bias and discrimination as a result of, or based upon, the reasons set forth in Subsection 2223.2 of this Manual and in this Statement of Purpose;	Change from EQS reference to Subsection to align with this Rule Series.
	(b) why all persons should have equitable access to social and economic opportunity;	
	(c) why persons and institutions must identify and prevent individual, group, and systemic racism, discrimination, and other forms of unfair treatment; and	
	(d) the positive and multi-faceted contributions of different social, cultural, racial, linguistic ethnic and indigenous groups to the historical and ongoing project of building and strengthening democracy in	

		the United States and globally.	
		Nothing herein shall be construed to entitle any student to educational programs or services identical to those received by other students in the same or different schools. These rules are in addition to and, unless otherwise specifically stated, do not supersede other rules adopted by the Agency of Education or contained in the Vermont State Board of Education Manual of Rules and Practices. This manual adopts a definition of Discrimination that is broader than its legal definition. Nothing herein shall create a private right of action.	EQS 2110: Nothing herein shall be construed to entitle any student to educational programs or services identical to those received by other students in the same or different Supervisory Union/Supervisory District (SU/SD) or school. These rules are in addition to and, unless otherwise specifically stated, do not supersede other rules adopted by the Agency of Education or contained in the Vermont State Board of Education Manual of Rules and Practices. This manual adopts a definition of Discrimination that is broader than its legal definition. Nothing herein shall create a private right of action.
Section 2221.	Statutory Authority	Section 2221. Statutory Authority	
	66., 2958(e), and 2973.	16 V.S.A. §§ 166., 2958(e), and 2973; 2019 Act No. 1; 16 V.S.A. §164 (14)	Adds Act 1/EQS and underlying authority to promulgate rules to approve independent schools.
Section 2222. 1	Definitions	Section 2222. Definitions	
	ns the Vermont Agency of Education.	"Agency" means the Vermont Agency of Education. "Anti-discrimination" means actions, behaviors, programs and policies by school staff, students, school directors, contractors, and community members involved in the daily operations of schools that are necessary to counter discrimination as defined in this Manual, and that promote a fair, just and equitable learning environment for all students.	EQS Definition; Pulled in because the word is used in this series with content additions from EQS.

	"Anti-racist" means actions, behaviors, programs, and policies designed and/or implemented by school staff, students, school directors, contractors, and community members involved in the daily operations of schools that are necessary to counter racism as defined in this Manual and that promote a racially inclusive learning environment for all students.	EQS Definition; Pulled in because the word is used in this series with content additions from EQS.
Approved Independent School: means an independent school that meets the requirements in Rule 2223.3 as well as the requirements in SBE Rule 2225 (tuition from public funds) and SBE Rule 2226 (Application).	"Approved Independent School" means an independent school that meets the requirements in Sections 2223 and 2224, as well as the requirements in Section 2229 (Approval to Receive Public Tuition; Special Education Approval).	Updates Section References. Reflects that 2223 and 2224 apply to both approved independent schools and approved independent schools ineligible to receive public funds.
Approved Independent School Ineligible to Receive Public Funds: means an independent school that meets the requirements in SBE Rules 2226 (Application) and 2227 (Approval) but does not meet the requirements of rules concerning the delivery of special education services in SBE Rule 2229.	"Approved Independent School Ineligible to Receive Public Funds" means an independent school that meets the requirements in Section 2223 and 2224 but does not meet the requirements of rules concerning the delivery of special education services in Section 2229.	Updates Section References. Reflects that 2223 and 2224 apply to both approved independent schools and approved independent schools ineligible to receive public funds.
Board (or State Board or SBE): means the Vermont	"Approved School" means any approved independent school that meets the requirements of Sections 2223 and 2224 of these rules. "Board" or "State Board" or "SBE" means the	New Definition.
State Board of Education.	Vermont State Board of Education. "Caste" refers to a hierarchical social system of exclusion and dehumanization based on invented notions of purity and contamination. Those who suffer the stigma of caste are often deprived of or severely restricted in the enjoyment of their civil, political, economic, social, and cultural rights.	EQS Definition; Pulled in because the word is used in this series with content additions from EQS.

"Civic and Community Engagement" means individual and/or collective actions that identify and address issues of public importance, and that provide people with opportunities that contribute to the current and future development of their communities and a democratic society. Civic and community engagement can take place in a variety of formal and informal settings, including, but not limited to, those in governance and electoral politics, educational, cultural, and recreational activities, community service and social justice movements.	EQS Definition; Not in this Rule Series. Committee believes this will be helpful in the future.
"Critical thinking" is the objective examination of an issue to discern or form a judgment based on evaluating evidence, checking assumptions, and adopting multiple perspectives to better understand the question at hand.	EQS Definition; Not in this Rule Series. Committee believes this will be helpful in the future.
"Culturally and Linguistically Diverse Students" are those who are members of home, cultural and social environments whose experience and success is enhanced by schools demonstrating respect for a multitude of linguistic competencies and fostering systems of academic and social inclusion that acknowledge the fundamental importance of such competencies. Linguistic competencies are cultural and linguistic resources that students, families and communities draw upon, including, but not limited to, a variety of languages, including Indigenous languages, multiple-sign languages, and African American Vernacular English and other dialects.	EQS Definition; Pulled in because the word is used in this series with content additions from EQS.
"Culturally responsive teaching" is an evidence-	EQS Definition; Not in this Rule Series.

	based approach that incorporates knowledge of diverse cultures, languages, and perspectives into learning activities and curriculum design, including connecting students' life experiences and ways of learning, that helps students to both access rigorous curriculum and to develop higher-order thinking skills.	Committee believes this will be helpful in the future.
	"Culture" means a set of distinctive spiritual, material, religious, intellectual, creative, and emotional attributes of a society or social group, and encompasses, in addition to art and literature, lifestyles, ways of living together, values, traditions, and beliefs.	EQS Definition; Pulled in because the word is used in this series with content additions from EQS.
	"Discrimination" means any distinction, exclusion, classification, restriction or preference based on any ground, such as race, ethnicity, skin color, sex, sexual orientation, gender identification, language, religion, political or other opinion, disability, national, social or geographic origin, citizenship or immigration status, income or property, birth or other status, which has the purpose or effect of denying or impairing the recognition, enjoyment or exercise of fundamental rights and freedoms in the political, economic, social, cultural, civil or any other field. Discrimination is practiced by individuals and groups, and it is expressed systemically through the structures, laws, practices, and policies of public and private institutions, employers, and organizations.	EQS Definition; Pulled in because the word is used in this series with content additions from EQS.
	"Equity" or "Equitable" means that each student receives the resources and educational opportunities to learn and thrive in the classroom and in all aspects	EQS Definition; Pulled in because the word is used in this series with content additions from EQS

	of learning, school life, career technical education, and community-school interactions, and to discover and cultivate their talents and interests. To be achieved, equity requires an inclusive school environment and may necessitate an unequal distribution of resources and services based on the needs of each student. "Ethnic Group" means a group whose members identify with each other based on certain criteria, including a common history, ancestry or culture, religion, nationality, social or geographic origin, skin color, language, and experiences of discrimination and social exclusion, persecution, or other inhuman	EQS Definition; Pulled in because the word is used in this series with content additions from EQS
	treatment. "Ethnic Studies" means interdisciplinary, age appropriate and grade-appropriate curricula and programs dedicated to the historical and contemporary study of race, ethnicity, and indigenous peoples (including the Indigenous People of Vermont). This requires a critical examination of the experiences and perspectives of racial and ethnic groups and indigenous peoples that have suffered systemic oppression, marginalization, discrimination, persecution, and genocide within and outside the United States. "Ethnic Studies" may involve a critical examination of these experiences and perspectives through the lens of the characteristics of social identity groups.	EQS Definition; Pulled in because the word is used in this series with content additions from EQS .
	"Ethnicity" means a concept that embodies a wide range of criteria used to identify ethnic groups, such as a common history, ancestry or culture, national,	EQS Definition; Pulled in because the word is used in this series with content additions from EQS

		social or geographic origin, skin color, languages, religions, tribe or indigenous people (including the Indigenous Peoples of Vermont), or various combinations of these characteristics.	
		"Inclusive" or "Inclusion" means school-based curricula, programs, activities, resources, and policies that ensure that academic learning, co-curricular and social offerings, and all other aspects of school life are based on the values of equality, equity, social and cultural diversity, freedom and dignity, so that all students are valued as unique individuals and can achieve their full academic and social potential.	EQS Definition; Pulled in because the word is used in this series with content additions from EQS
v i	Individualized Education Program (IEP): means a written statement for a student with a disability that is developed, reviewed, and revised in accordance with SBE Rule 2363.	"Individualized Education Program (IEP)" means a written statement for a student with a disability that is developed, reviewed, and revised in accordance with Section 2363.	
ר פ 1 א	Therapeutic Approved Independent School (or Therapeutic Independent School or Therapeutic School): means an approved independent school that limits enrollment to students who are on an IEP or plan under Section 504 of the Rehabilitation Act of 1973, 29 U.S.C. § 794. and who are enrolled pursuant	"Intercultural Competency" describes practices and actions to pursue deep understanding, mutual respect, and willingness to learn about the cultures of all people, especially those who have been marginalized, silenced, and/or undervalued.	EQS Definition; Not in this Rule Series. Committee believes this will be helpful in the future.
t s t	to a written agreement between an LEA and the school. These schools are eligible to receive public tuition, which is inclusive of both general and special education services and is at a rate approved by the Agency of Education.	"Interdisciplinary" means examining and teaching a subject from multiple academic perspectives and encouraging students to engage with and to synthesize diverse perspectives and narratives, including those from their lived experiences, into a coherent understanding or analysis.	EQS Definition; Not in this Rule Series. Committee believes this will be helpful in the future.
		"Language" means systems of conventional and unconventional spoken, visual-manual, technological,	EQS Definition; Pulled in because the word is used in this series with

Moved below to be in alphabetical order. No change.		 and written symbols, which human beings use personally and as members of social and cultural groups to express themselves; shape identity; acquire knowledge, mediate power, play, create, and imagine; build and sustain familial, social, and cultural bonds; and express a wide range of personal needs, aspirations, and emotions. "Linguistic diversity" means the immense body of diverse and complex systems of communication and expression (e.g., official languages, endangered languages, indigenous and minoritized languages, dialocts, and non-urbal languages and 	content additions from EQS EQS Definition; Pulled in because the word is used in this series with content additions from EQS
		dialects, and non-verbal languages and communication), the respect for and preservation of which is fundamental to students 'experience and academic success; eradicating bias, racism, and discrimination; and fostering practices and systems of inclusion, equality, equity, and diversity in our schools and communities.	
	Local Education Agency (LEA): as that term is defined in 20 U.S.C. § 7801.(26), means the supervisory union or supervisory district.	 "Local Education Agency (LEA)" as that term is defined in 20 U.S.C. § 7801(26), means the supervisory union or supervisory district. "Neurodiversity" refers to the natural and important variation in how human minds think and is not to be cured or corrected to fit social norms. These differences can include autism, attention deficit hyperactivity disorder, dyspraxia, dyslexia, dyscalculia, and Tourette Syndrome. 	EQS Definition; Pulled in because the word is used in this series with content additions from EQS
		"Race" means any invented or socially constructed concept that is used to categorize groups and cultures on the basis of physical differences transmitted	EQS Definition; Pulled in because the word is used in this series with content additions from EQS

	through descent, like skin color.	
Recognized Independent School: means an	"Racism" means the theory, belief, or act of making value judgements that are based on racial, ethnic, or cultural differences, or which advances the claim that racial, ethnic, or cultural groups are inherently superior or inferior, thus explicitly arguing or implying that some groups are entitled to dominate, exploit, exclude, or eliminate others presumed to be inferior. Racism is practiced by individuals and groups, and it is expressed systematically through the structures, laws, regulations, practices and policies of public and private institutions, employers, and organizations.	EQS Definition; Pulled in because the word is used in this series with content additions from EQS
independent school meeting the requirements in 16 V.S.A. § 166.(c). A recognized independent school is not eligible to receive public tuition.	independent school meeting the requirements in 16 V.S.A. § 166(c). A recognized independent school is not eligible to receive public tuition.	
	"Restorative Practices" refer to the whole-school, relational approaches to building school climate and addressing student behavior that fosters belonging over exclusion, social engagement over control, and meaningful accountability over punishment. It encourages members of the school community to be constantly present, attending to needs as they arise. It exercises their ability to be dynamic rather than static in their responses. Restorative approaches also begin with proactive structures to build positive relationships and communication and create a space for people to express themselves—their strengths, assets, responsibilities, and also their vulnerability.	EQS Definition; Pulled in because the word is used in this series with content additions from EQS.

	Secretary: means the Secretary of the Vermont	"Secretary" means the Secretary of the Vermont	
4	Agency of Education.	Agency of Education or their designee	
		"Social Identity Group" means a group of people	
		who share common characteristics that shape their	
		identify and promote a sense of unity, including sex,	
		sexual orientation, gender identification, disability,	
		class, socio-economic status, or other characteristics	
		that are fundamental to identity.	
,	Special Education Fees: means funds paid by a school	"Special Education Fees" means funds paid by a	
	district or supervisory union to an approved	school district or supervisory union to an approved	
	independent school for special education services	independent school for special education services	
	beyond those covered by general education tuition, as	beyond those covered by general education tuition, as	
	defined in 16 V.S.A. \S 2973.(b)(2)(B).	defined in 16 V.S.A. § 2973(b)(2)(B).	
4	Special Education Services: means specially	"Special Education Services" means specially	
(designated instruction at no cost to the parent, to	designated instruction at no cost to the parent, to	
1	meet the unique needs of an eligible student with a	meet the unique needs of an eligible student with a	
(disability, including instruction conducted in the	disability, including instruction conducted in the	
(classroom, in the home, in hospitals and institutions	classroom, in the home, in hospitals and institutions	
1	and in other settings; and instruction in physical	and in other settings; and instruction in physical	
	education.	education.	
	Creasially designed instruction means a doubling as	"Crasially designed in struction" means a doubing as	
	Specially designed instruction means adapting, as appropriate to the needs of an eligible student, the	"Specially designed instruction" means adapting, as appropriate to the needs of an eligible student, the	
	content, methodology, or delivery of instruction to	content, methodology, or delivery of instruction to	
	address the unique needs of the student that result	address the unique needs of the student that result	
	from the student's disability and to ensure access of	from the student's disability and to ensure access of	
	the student to the general curriculum, so that the	the student to the general curriculum, so that the	
	student can meet the educational standards within	student can meet the educational standards within	
	the State that apply to all children. This definition is	the State that apply to all children. This definition is	
	intended to be consistent with the term "Special	intended to be consistent with the term "Special	
	Education Services" as used in SBE Rule 2360.2.12.	Education Services" as used in Subsection 2360.2.12.	

	Student: means a person age three through age twenty-one.		[Definition of "Student" is deleted. See note.]
Outdated language. Not in statute or other rules. Deleted after consultation with Agency.	Student who requires additional support: means a student who meets the criteria defined in 16 V.S.A. § 2942.(8).	"Student who requires additional support" means a student who meets the criteria defined in 16 V.S.A. § 2942(8).	
		"Therapeutic Approved Independent School" or "Therapeutic Independent School" or "Therapeutic School" means an approved independent school that limits enrollment to students who are on an IEP or plan under Section 504 of the Rehabilitation Act of 1973, 29 U.S.C. § 794. and who are enrolled pursuant to a written agreement between an LEA and the school. These schools are eligible to receive public tuition, which is inclusive of both general and special education services and is at a rate approved by the Agency of Education.	Moved from above. Current Language; no change.
	Tuition: means funds paid by a school district to an approved independent school for general education in accordance with SBE Rule 2225.	"Tuition" means funds paid by a school district to an approved independent school for general education in accordance with Section 2228.	Section Reference Changed.
	Section 2223. Procedures for Approved Independent Schools and Approved Independent Schools Ineligible to Receive Public Funds	Section 2223. Requirements to Operate as an Approved Independent School or an Approved Independent School Ineligible to Receive Public Funds	This section combines elements from several sections to group all the requirements to "operate" an approved independent school. To minimize the need to cross reference rules with statute, directives from Title 16 are also newly articulated here, though the directives aren't new. Parts of Act 1/EQS also appear here.
	Every person or entity desiring to operate an	Every person or entity desiring to operate an	Clarify that approval is based on

Now in 2224.1.2	 approved independent elementary or secondary school shall apply in writing to the Secretary. An application shall meet the requirements of SBE Rule 2226(Application). Upon receipt of an application for initial approval or renewal of approval, the Secretary shall appoint a review committee of at least two persons. 	elementary or secondary school as either an approved independent school or an approved independent school ineligible to receive public funds shall apply in writing to the Secretary and meet the requirements of law and these rules. Approved schools shall be permitted to operate for a term of five years or less, as set by the Board, and may submit a new application for approval (reapproval) prior to the expiration of each term. The Board may revoke, suspend, or impose conditions upon an approved school according to process set forth in these rules.	meeting requirements of rule and law; not just application. Restates 16 V.S.A. §166(b)
	2223.1 Visit.	2223.1 General Requirements for Approved Schools	
Incorporated into 2224.1.2	The review committee shall visit the school. To the extent possible, the visit shall be coordinated by the Secretary with other agencies of state government that inspect such facilities.	All approved schools must comply with statutory requirements and the Board's rules for approved schools and must provide a minimum course of study pursuant to 16 V.S.A. §906. An approved school must have the resources required to meet its stated objectives, including financial capacity, faculty who are qualified by training and experience in the areas in which they are assigned, and physical facilities and special services that are in accordance with state and federal law or regulation.	Restates 16 V.S.A. §166(b)
	2223.2 Report.	2223.2 Nondiscrimination Requirements for	
Incorporated into 2224.1.2	The committee shall write a report, including a written initial recommendation regarding approval, to the Secretary. A copy of the initial recommendation shall be provided at the same time to the applicant. The applicant shall be given 30 days to respond before the Secretary makes a final recommendation regarding approval to the State Board. The Secretary's final recommendation shall	Approved SchoolsEach approved school shall maintain a statement of nondiscrimination that is consistent with the Vermont Public Accommodations Act, Title 9 Vermont Statutes Annotated, Chapter 139 and the Vermont Fair Employment Practices Act, Title 21 Vermont Statutes Annotated, Chapter 5, Subchapter 6. The statement shall be displayed on its website and included in the school's application materials. The school shall abide	Restates Previous 2226.6 Language

	contain the findings of other agencies of state government that inspect such facilities.	by its nondiscrimination policies in all aspects of the school's recruitment, enrollment, operation, and employment activities. 2223.2.1 Nondiscrimination Statement and Policy No student shall be excluded from participation in, be denied the benefits of, or be subject to discrimination under any educational program of activity as the result of, or based upon, the student's race, gender, color, creed, national origin, martial status, sexual orientation, gender identity or disability, or any other reason set forth in state or federal non-discrimination requirements.	New sentence added to transition from "application checklist" language to "requirements." Pulled exactly from EQS 2113.
Now in 2224	2223.3 General Conditions for ApprovalApproval shall be recommended for an independent school offering elementary or secondary education that provides a minimum course of study pursuant to 16 V.S.A. § 906. and that substantially complies with all statutory requirements for approved independent schools and the Board's rules for approved independent schools, including Rule 2226 and Rule 2227. Effective July 1, 2023, an independent school that intends to accept public tuition must also meet the requirements of SBE Rule 2229. Effective July 1, 2023, a school meeting approval requirement in SBE Rules 2226 (Application) and 2227 (Approval) but not Rule 2229 (Approval to Receive Public Tuition, Special Education Approval) may be recommended for approval but may not receive public tuition.	2223.3 Specific Requirements for Approved Schools Each approved school shall maintain a safe, accessible, orderly, civil, flexible, and positive learning environment, free from hazing, harassment, and bullying. Educational opportunities shall be provided in an equitable, anti-racist, culturally responsive, anti-discriminatory, and inclusive manner, based on sound instructional and classroom management practices and clear discipline and attendance policies that are consistently and effectively enforced	Parallels EQS 2122.1: Each school shall maintain a safe, accessible, orderly, civil, flexible, and positive learning environment, which is equitable, anti- racist, culturally responsive, anti- discriminatory, and inclusive; free from hazing, harassment, and bullying; and based on sound instructional and classroom management practices and clear discipline and attendance policies that are consistently and effectively enforced.
		2223.3.1 Physical Facilities Each approved school must ensure that its physical facilities, including plant, materials, and equipment, meet all applicable state and federal requirements pertaining to the health, safety, and privacy of	Previously 2226.6 Previously 2226.7; adds "privacy"

students.	
 (a) Each residential school must arrange, on an annual basis, a fire safety inspection performed by the Department of Public Safety or its designee. A certificate executed by the inspecting entity, declaring satisfactory completion of the inspection, and identifying the date by which a new inspection must occur, shall be posted at the school in a public location. The school shall provide a copy of the certificate to the Secretary of Education after each 	Restates 16 VSA §166(b)(7)
 (b) Each school must have classroom, laboratory, library, and other facilities necessary to operate its program. 	Previously 2227.4
2223.3.2 Financial Capacity, Solvency, and Stability	
An approved school must maintain the financial capacity to meet its stated objective during the period of its approved status and must adhere to all required financial reporting requirements. For purposes of these rules, "financial capacity" means that anticipated revenue and funds on hand are sufficient	Previously 2227.11 and 2226.9
to meet a school's stated objectives. Evidence of financial capacity may be shown by an audit letter by a certified accounting firm from the present or prior year describing financial capacity; a notarized letter summarizing the financial status within the present or prior fiscal year signed by the board of directors or governing body; an audit from the present or prior fiscal year performed by a certified accounting firm; or a statement of financial capacity of a private, state,	Previously 2226.9

or regional agency recognized by the State Board for
accrediting purposes concerning the school's financial capacity.
(a) Each approved school must file federal or state tax returns when due, unless an extension is granted; meet payroll and state payroll tax obligations as they are due; maintain required retirement contributions; ensure that designated funds are not used for nondesignated purposes; fully comply with the financial terms of its secured installment debt obligations; and not become insolvent as defined by 9 V.S.A. §2286(a).
(b) An approved school shall report to the Secretary within five days after its knowledge of any of the following events, unless the failure is de minimus:
1. the school's failure to file its federal or State tax returns when due, taking into account permissible extensions of time;
2. the school's failure to meet its payroll obligations as they are due or pay federal or State payroll tax obligations when due;
3. the school's failure to maintain required retirement contributions;
4. the school's use of designated funds for nondesignated purposes;
5. the school's inability to fully comply with the financial terms of its secured installment

 debt obligations over a period of two consecutive months, including the school's failure to make interest or principal payments as they are due or to maintain any required financial ratios; 6. the withdrawal or conditioning of the school's accreditation on financial grounds by a private, State or regional agency recognized
by the Board for accrediting purposes; or 7. the school's insolvency as defined in 9 V.S.A. § 2286(a). 2223.3.3 Instruction, Faculty, and Special Services
To demonstrate that it provides a minimum course of study as defined by 16 V.S.A. §906, an approved school must maintain a written description of its curriculum, methods of instruction, evaluation procedures, and the special services that it has designed to achieve its educational objectives, to demonstrate that it provides a minimum course of study as defined by 16 V.S.A. §906.
 (a) Professional Staff. 1. The school must employ a sufficient number of professional staff for the population served who are qualified by training and experience in the areas in which they are assigned as measured by the following: A. for teachers, a minimum of a bachelor's degree in their field of instruction or substantially equivalent time in training and experience in their field of instruction;

andB. for all professional staff, relevantexperience and/or training in other programsnot related to teaching or administrativeduties to which they are assigned.2. The school must have an adequate programof continuing professional staff development.The school shall keep a general description ofits staff meetings, expectations forprofessional growth of staff, and informationdescribing the school's inservice training,financial, and other support given to staff forprofessional development.3. Job descriptions for every position thatdescribe training, experience, and degreesrequired for the position shall be maintained.The school shall also maintain a file with aresume, vita, or description of appropriate	
qualification for each current staff member, along with their current assignment, length of service, and description of duties not related to teaching or administration.	
(b) Instructional Strategies. Educators shall be supported in:	Mirrors EQS 2120.1 exactly starting at second paragraph.
1. examining their own identities and biases and fostering a learning environment that recognizes multiple ethnic, cultural and racial perspectives; presents and critiques historical counter-narratives; and encourages students to examine issues and expressions of social equity within and beyond the	

classroom or school;
2. modeling and setting high expectations for all students - regardless of a student's prior academic experience, family background, socio-economic status or (dis)abilities and promoting respect for student differences;
3. recognizing the essential role that language acquisition and literacy play in the lives of students, especially culturally and linguistically diverse students, not only in respect to listening, speaking, reading, and/or writing, but as home and community practices that shape a culturally responsive understanding of students' social, racial, linguistic, and ethnic identities, of their communities, and of their world;
4. communicating in culturally and linguistically responsive ways;
5. providing learning experiences that are designed for neurodiversity with multiple ways for students to access learning;
6. using educational and assistive technology to reduce barriers to learning and heighten student engagement;
7. cultivating student agency by providing multiple ways for students to engage with and demonstrate their new learning;
8. emphasizing an inquiry-driven approach to all

units of study and bringing real-world issues into the classroom;	
9. heightening the relevance and importance of learning objectives and providing mastery-oriented feedback;	
10. employing the use of data to adapt pedagogy to unique student needs and incorporate student feedback into instructional design and curricula;	
11. teaching students how to develop metacognitive and social emotional skills that improve their academic outcomes;	
12. designing learning experiences that improve students' wellbeing, including opportunities for physical movement in the classroom; and	
13. fostering a positive classroom culture using restorative practices where appropriate.	
(c) Curriculum Content. Curriculum shall be equitable, anti-racist, culturally responsive, anti- discriminatory, inclusive and accessible to families and community members.	Mirrors 2120.5 (last sentence of first paragraph)
1. All approved schools shall enable students to engage annually in rigorous, relevant, and comprehensive learning opportunities that are socially and culturally responsive and allow them to demonstrate proficiency in ethnic and social equity studies.	Parallels 2120.5, second paragraph "Each school shall enable students to engage annually in rigorous, relevant, and comprehensive learning opportunities that are socially and culturally responsive and allow them to demonstrate proficiency in"

	Mirrors 2120.5(h): "ethnic and social equity studies."
2. The course of study offered shall be adequate to meet the educational purposes of the school and to provide a minimum course of study that is age and ability appropriate.	Previously 2227.2
(d) Special Services. Schools shall maintain special services necessary to meet the requirements of a minimum course of study and its educational purposes, including library services, administrative services, guidance and counseling services, and a system of records by which student progress may be assessed.	Previously 2227.3
2223.3.4. Maintaining Safe and Equitable Access to Educational Opportunities	
Approved schools are expected to provide for the safety, protection, and equitable treatment of students and school personnel in accordance with state and federal laws. School governance boards and leadership teams shall make every effort to remain current in understanding and implementing recognized best practices and procedures in this regard and shall also take care to remain compliant with laws adopted after the promulgation of these rules. At a minimum, each approved school shall develop and maintain the following:	New Language
(a) a comprehensive plan for responding to student misbehavior, as required by 16 V.S.A. §1161(a), that it is clear and consistently enforced to address student	Incorporates 16 V.S.A. §1661(a); Parallel with EQS 2122.1: "Each school's comprehensive plan for

and treatment of pro for violations of polic	classroom attendance, clothing, perty, as well as consequences cy; required by 16 V.S.A. § 1161a(a), shall address student behavior, language, classroom attendance, clothing, and treatment of property, as well as consequences for violations of policy, and shall be clear and consistently enforced." Incorporates 16 V.S.A. §166(e)
for dealing with hara	16 V.S.A. §166(e) and procedures assment, hazing, and bullying of o chapter 9 subchapter 5 of Title atutes Annotated;
V.S.A. §253 - §255 rel maintenance of recor checks of the Child P	Inply with the requirements of 16 lating to confidentiality and rds, criminal record checks, and Protection Registry and the buse, Neglect, and Exploitation
student listed on the	lo not permit any work study Vermont Internet Sex Offender he school pursuant to 16 V.S.A
school receive orienta on the prevention, id child sexual abuse, as and sexual violence a guardians, and other	ure that adults employed in the ation, information, or instruction lentification, and reporting of s defined in 33 V.S.A. §4912(8), and opportunities for parents, r interested persons to receive the required by 16 V.S.A. §563(a);

(f) opportunities that provide access for eligible students to participate in dual enrollment, accept credit awarded, collect enrollment data, and provide support to students in accessing the opportunity and otherwise transitioning to postsecondary enrollment pursuant to 16 V.S.A. §944;	Incorporates 16 V.S.A. §944
(g) a procedure to providing the names and addresses of publicly funded students enrolled at the approved school to the school's regional career technical education (CTE) center;	Incorporates 16 V.S.A. §1541(a)
(h) an enrollment policy designed to serve children with disabilities;	Incorporates 2226.3
(i) a concussion management action plan and information that is developed, distributed, and acknowledged by required personnel and appropriate training for athletic coaches in the recognizing and managing the risks of concussions and other head injuries in accordance with 16 V.S.A. §1431;	Incorporates 16 V.S.A. §1431
(j) comply with requirements of 18 V.S.A. §1120 et seq., regarding the immunization of students against disease;	Incorporates 18 V.S.A. §1120
(k) maintain a policy pursuant to 16 V.S.A. §912 regarding a student's right to be excused from participating in any lesson, exercise, or assessment requiring the student to participate in or observe the dissection or harm of an animal;	Incorporates 16 V.S.A. §912
(l) provide students access to menstrual products at	Incorporates 16 V.S.A. §1432

no cost pursuant to 16 V.S.A. §1432;	
(m) comply with supporting and protecting the rights of married, pregnant, or parenting students pursuant to 16 V.S.A. §1073;	Incorporates 16 V.S.A. §1073
(n) permit students with life-threatening allergies or with asthma to possess and self-administer emergency medication in accordance with 16 V.S.A. §1387;	Incorporates 16 V.S.A. §1387
(o) an all-hazards emergency operations plan consistent with 16 V.S.A. §1480;	Updated to reflect Act 29
(p) fire and emergency preparedness drills pursuant to 16 V.S.A. §1481;	Incorporates 16 V.S.A. §1481
(q) a written building access control and visitor management policy consistent with 16 V.S.A. §1484; (r) after July 1, 2025, behavioral threat assessment policies, procedures and reporting mechanisms consistent with 16 V.S.A. §1485; and	Updated to reflect Act 29 Updated to reflect Act 29
(s) practices to remain aware of and compliant with any rule or regulation related to the safety, protection, and equitable treatment of students and school personnel.	New Language
2223.3.5 Other Required Activities	
In addition to activities outlined in Subsection 2223.3.4 (Maintaining Safe and Equitable Access to Educational Opportunities), each approved school	Incorporates 16 V.S.A. §166(b)(3); previously in 2226.11
any money for a student, an accurate statement in	

writing of its status under 16 V.S.A. §166(b). Failure to comply with this provision may create a permissible inference of false advertising in violation of 13 V.S.A. §2005;	
(b) maintain a register of the daily attendance of each of its enrolled students;	Previously in 2227.9
(c) provide to the Secretary on October 1 of each year the names, genders, dates of birth, and addresses of its enrolled students. Within seven days of the termination of a student's enrollment, the approved school shall notify the Secretary of the name and address of the student. The Secretary shall notify the appropriate school officials as provided in 16 V.S.A. §1126;	Incorporates 16 V.S.A. §166(b)
(d) maintain an operating schedule that includes a total number of instructional hours each year that is not less than that required of a public school serving the same grades;	Previously in 2227.10
(e) comply with legal requirements concerning nondiscriminatory school branding;	Incorporates 16 V.S.A. §2227.13
(f) measure attainment of standards for student performance for publicly funded students, as required under 16 V.S.A. 164(9), and provide data related to the assessments to the Secretary as required by 16 V.S.A. §166(g);	Incorporates 16 V.S.A. §166(g)
(g) provide information to sending school districts related to reporting on weighting categories, as requested, pursuant to 16 V.S.A. §4010(c);	Incorporates 16 V.S.A. §4010(c)

		(h) comply with 16 V.S.A. §12 requiring select school	Incorporates 16 V.S.A. §12
		officials to subscribe to an oath or affirmation to	
		support the U.S. Constitution, Vermont Constitution,	
		and all state and federal laws;	
		· · · · · · · · · · · · · · · · · · ·	
		(i) conduct exercises in commemoration of the birth,	Incorporates 16 V.S.A. §907
		life, and services of Abraham Lincoln, pursuant to 16	-
		V.S.A. §907;	
		(j) policies related to record maintenance and	
		retention that, at minimum, provide for the timely	Previously in 2227.14
		and confidential disposition of student records in the	
		event of the school's closure; and	
		(k) comply with other applicable state and federal	Implies reference to 2223.8(a)(2)
		requirements pertaining to approved schools.	
		2223.3.6 Independent Schools Operating a Boarding	
		Program	
		To be approved under these rules, an independent	Previously in 2227
		school that operates a boarding program, enrolls	
		students as boarding students, or operates a	
		residential treatment program shall be accredited by	
		a state or regional agency recognized by the Board for	
		accrediting purposes or shall be licensed as a	
		residential childcare facility by the Department for	
		Children and Families. This requirement does not	
		apply to an independent school that enrolls only day	
		students.	
	2223.4 Review.	2223.4 Annual Compliance Assurance	
Replaced with new language in 2224.3	The Secretary shall designate a date for action by the	(a) Each approved school shall attest to continued	New Language
	Board. Officials of the school shall be notified of this	compliance with applicable requirements of this rule	
	date.	and federal and state law on an annual basis.	
		(b) In consultation with the Board, the Secretary shall	

prepare and make available a simplified form to be
used to meet the requirement of this section and shall
set the date by which schools must submit it to the
Agency, which shall not be less than 90 days from the
date it is made available each year. The form shall
include an assurance of compliance with Subsection
2229.4 (Procedure for Ensuring the Provision of
Special Education Services to Publicly Funded
Students in Approved Schools), that must be
completed by schools approved to receive public
tuition under these rules. Incomplete or modified
forms will not be accepted as meeting the
requirement set forth in subsection (a) above. Schools
may request and the Secretary may grant an
extension of up to 45 days to submit the annual
compliance assurance form for good cause shown, if
the request is submitted 14 or more days before the
due date.
(c) If a school fails to submit an acceptable annual
compliance assurance form by the date set by the
Secretary, the school will be considered out of
compliance with subsection (a) above. The Secretary
shall immediately notify the school of its
noncompliance and the school shall have five days to
come into compliance. If the school fails to submit an
acceptable compliance assurance form to the Agency
within five days of notification by the Secretary, the
Secretary shall launch an investigation pursuant to
Subsection 2226.2.2 (Investigations; Due Process
Hearings), which shall be promptly followed by the
due process hearing set for in (e) of the same
Subsection. If, after a hearing, the Board determines
that the school intentionally violated this subsection

	2000 5 D 1	pursuant to 2226.3(a)(Revocation or Suspension of Approval), it shall decide whether to revoke, suspend, or impose conditions on the school's approval status.	
	2223.5 Renewal.	2223.5 Confidential Information	Durania angla 2022 8(a)
Incorporated into 2224.8	Not less than six months prior to expiration of a school's approval, the Secretary shall send an application packet and a letter notifying the school when the site visit will occur and that the completed application must be received from the school not later than 30 days prior to the scheduled site visit.	Information provided by a school under these rules that is not already in the public domain is exempt from public inspection and copying under the Public Records Act and shall be kept confidential according to 16 V.S.A. § 166(b)(8).	Previously 2223.8(g)
	2223.6 Extension.		
Now in 2224.6	 Approval of a school completing a timely application for further approval shall extend until the Board acts on further approval. 2223.7 Termination. 		
Now in 2226.1	 Approval of an independent school that fails to complete timely application for further approval shall terminate on the date specified in the most recent approval action. 2223.8 Revocation or Suspension of Approval. 		
Now in 2226.2 and 2226.3	Prior to recommending revocation or suspension of approval, the Secretary shall initiate a formal investigation pursuant to rule 2223.9 (Complaints; Investigations). Following the formal investigation, the Secretary shall share the findings with the Council of Independent Schools. The Council shall consider the findings from the investigation and the Secretary's proposed resolution and issue a written opinion on the same. If, after receiving the Council's opinion, the Secretary determines that revocation or suspension of approval is warranted, the Secretary shall notify the State Board of the recommendation and provide notice to the school. The State Board		

	shall hold a hearing pursuant to 3 V.S.A. chapter 25 to
	consider the Secretary's recommendation.
	consider the occretary s recommendation.
	(a) After providing an opportunity for hearing, the
	Board may revoke, suspend, or impose conditions on
	the approval of an approved independent school for:
	(1) Failure to demonstrate that the school has the
	resources required to meet its stated objectives;
	(2) Failure to comply with statutory requirement or
	the Board's rules for approved independent schools;
	(3) Failure to report any of the financial events listed
	in (b) below; or
	(4) Failure to make an annual enrollment report to the
	Secretary as required by 16 V.S.A. § 166.(b)(4).
Now in 2226 2.2 (f) Changes Board to	(b) An approved independent school shall report to
Now in 2226.2.2 (f). Changes Board to Secretary to comport with 16 V.S.A.	the Secretary within five days after its knowledge of
5 1	, , , , , , , , , , , , , , , , , , ,
§166(b)(8).	any of the following events, unless the failure is de
	minimus:
	(1) The school's failure to file its federal or State tax
	returns when due, taking into account permissible
	U I
	extensions of time; (2) The ache of a failure to most its normall obligations
	(2) The school's failure to meet its payroll obligations
	as they are due or pay federal or State payroll tax
	obligations when due;
	(3) The school's failure to maintain required
	retirement contributions;
	(4) The school's use of designated funds for
	nondesignated purposes;
	(5) The school's inability to fully comply with the
	financial terms of its secured installment debt
	obligations over a period of two consecutive months,

	 including the school's failure to make interest or principal payments as they are due or to maintain any required financial ratios; (6) The withdrawal or conditioning of the school's accreditation on financial grounds by a private, State or regional agency recognized by the Board for accrediting purposes; or (7) The school's insolvency as defined in 9 V.S.A. § 2286.(a). 	
Changed to Secretary (see in 2226.2.2	above), now (c) If the State Board reasonably believes that an approved independent school lacks the financial capacity to meet its stated objectives during the period of its approved status, the Board shall so notify the school in writing and shall act in accordance with the procedure set forth in 16 V.S.A. § 166.(b)(8)(B).	
Changed to Secretary (see in 2226.2.2	 Board's notification, does not find that the school has satisfactorily responded or demonstrated its financial capacity, the Board may establish a review team that, with the consent of the school, includes a member of the Council of Independent Schools, to: (1) Conduct a school visit to assess the school's 	
	financial capacity; (2) Obtain from the school such financial documentation as the review team requires to perform its assessment; and (3) Submit a report of its findings and recommendations to the State Board.	

Now in 2226.3(a)	(e) If the State Board concludes that an approved
	independent school lacks financial capacity to meet
	its stated objectives during the period of its approved
	status, the State Board may take any action that is
	authorized by this section.
Now in 2226.3(b)	(f) In considering whether an independent school
	lacks financial capacity to meet its stated objectives
	during the period of its approved status and what
	actions the State Board should take if it makes this
	finding, the State Board may consult with, and draw
	on the analytical resources of, the Vermont
	Department of Financial Regulation.
	(g) Information provided by a school under this
	section that is not already in the public domain is
	exempt from public inspection and copying under the
	Public Records Act and shall be kept confidential
	according to 16 V.S.A. § 166.(b)(8).
	2223.9 Complaints; Investigations.
Now in 2226.2.2	(a) The Secretary shall conduct an initial investigation
	of reports or complaints related to the approval
	standards and laws that apply to approved
	independent schools. If, following an initial
	investigation, the Secretary finds a violation of
	approval standards or laws that apply to approved
	independent schools, the Secretary should first
	determine whether the matter can be resolved
	through informal means, such as by provision of
	regulatory guidance, and confirm that corrective
	action is taken by the school. If the Secretary
	determines that informal means are not appropriate
	to the violation or if the matter has not been resolved
	informally, the Secretary may place the approved

	independent school on probation.	
Now in 2226.2.2	(b) At any time, the Secretary may convene a review team to conduct a formal investigation without first attempting an informal resolution or imposing probation.	
Now in 2226.2.2	(c) An approved independent school may appeal the imposition of probation to the State Board by requesting a hearing as provided above.	
Now in 2226.2.2	(d) The Secretary shall maintain a register of all complaints that result in imposition of probation or a formal investigation, which shall be a public record and which shall include the general nature of the complaint and action taken by the Secretary.	
Now in 2226.2.2	 (e) Formal Investigations (1) The school shall receive notification of the complaint unless contraindicated by the particular facts. (2) If the Secretary determines that a formal investigation is warranted, the Secretary shall appoint a review team of at least two persons including a member of the Council of Independent Schools. The team will conduct the investigation and will inform the Secretary and the school of the results. The process in SBE Rule 2223.8 shall then apply. 	
Now in 2226.2.1	(3) Reports of drug or alcohol use shall be referred to the state's attorney for the county in which the school is located. Reports of child abuse or neglect shall be reported to the Department for Children and Families. Reports concerning the safety of facilities,	

	 water supply, electricity, plumbing, or waste disposal systems shall be referred to the appropriate agency. Section 2224 Reciprocity for Approved Independent Schools and Approved Independent Schools Ineligible to Receive Public Funds. 	Section 2224. Application and Reapplication for Approval; Approval Process	Rewrites the process to reflect current practice with added structure. Provides clarity to current rules. Organized to distinguish between "standard" and "accredited" school pathways. New/updated forms and obligations to notify schools may be required of Secretary/Agency.
Rewritten and now in 2227	Approval may be granted without committee evaluation and the approval process in the case of any school accredited by a state or regional agency recognized by the State Board for accrediting purposes. In addition to the accrediting agencies listed in SBE Rule 7320, which the Board shall continue to recognize until July 1, 2024, the State Board recognizes the Association of Independent Schools in New England and the New England Association of Schools and Colleges. Any accreditation from a recognized accrediting agency that is valid for more than five years must be supplemented with an interim report from the accrediting agency which should be submitted to the Agency by the accrediting agency or the school during the last year of its five-year approval. This interim report must provide such information as is necessary to assure the State Board that the school is meeting the approval standards. If such proof of compliance with approval standards cannot be shown, then the school must undergo the approval process. A school accredited by a state or regional agency recognized by the State Board school shall notify the Agency within five days of a change to its	Approval shall be recommended for an independent school offering elementary or secondary education that provides a minimum course of study pursuant to 16 V.S.A. § 906 and that substantially complies with all statutory requirements for approved independent schools and the Board's rules for approved independent schools. A school meeting the requirements of Section 2223 (Requirements to Operate as an Approved Independent School or an Approved Independent School Ineligible to Receive Public Funds) and this Section, but not Section 2229 (Approval to Receive Public Tuition; Special Education Approval), may be recommended for approval but may not receive public tuition.	Reflects 16 V.S.A. §166(b). New clarifying language.

accreditation.	
	2224.1 Standard Application Process
	An independent school seeking approval under these Incorporates 2223 and 2223.3
	rules shall apply to the Secretary using a form
	prepared by the Secretary to meet the requirements of
	this section. At a minimum, the application shall New clarifying language.
	solicit information containing or describing the
	school's basic information, mission statement,
	enrollment policy, curriculum, methods of
	instruction, evaluation procedures, special services
	provided, governance information, evidence of
	compliance with local, state, and federal laws and
	regulations, staffing and instructional strategies, fiscal
	practices and evidence of financial capacity,
	operational information, appropriate assurances or
	disclosures, a request to receive public funds, if
	applicable, and any other information that the
	Secretary, Board, or review committee may deem
	important in considering whether the school meets
	requirements for approval. The school shall also New requirement (previously stated).
	submit a complete, unmodified annual assurance
	attestation form described in Subsection 2223.4
	(Annual Compliance Assurance).
	2224.1.2 Standard Application Review, Visit, Report,
	and Recommendation
	Upon receipt of a complete application, the Secretary Incorporates previous 2223, 2223.1,
	shall appoint a review committee of at least two 2223.2
	persons. The review committee shall review the
	application materials and visit the school. To the
	extent possible, the visit shall be coordinated by the
	Secretary with other agencies of state government
	that inspect such facilities. The review committee
	shall examine the application materials and consider

findings from its site visit and submit a report,	
including a written initial recommendation regarding	
approval, to the Secretary, and a copy sent to the	
applicant school. The applicant shall be given 30 days	
to respond before the Secretary makes a final	
recommendation regarding approval to the Board.	
The Secretary's final recommendation shall contain	
the findings of other agencies of state government	
that inspect such facilities	
2224.2 Accredited Independent School Application	
Process	
In the case of any independent school seeking	Restates 16 V.S.A. §166(b) and
approval that has been accredited within the last five	incorporated parts of previous 2224.
years by a recognized accrediting agency pursuant to	1 1 1
Section 2227 (Recognized Accrediting Agency), an	
abbreviated application and review process described	
in this subsection may be used.	
2224.2.1 Accredited Independent School Application	
An independent school seeking approval under this	New Language. Clarifying practice
subsection shall apply to the Secretary using a form	and including new requirement for
prepared by the Secretary. The application shall	form and compliance assurance.
require the school to provide evidence of	1
accreditation from the recognized accrediting agency,	
basic information about the school, assurances of	
compliance with state specific requirements set forth	
in Subsections 2223.3.4 (Maintaining Safe and	
Equitable Access to Educational Opportunities) and	
2223.3.5 (Other Required Activities) or state law, and	
2223.3.5 (Other Required Activities) or state law, and a request to receive public funds, if applicable. The	
a request to receive public funds, if applicable. The	
a request to receive public funds, if applicable. The school shall also submit a complete, unmodified	
a request to receive public funds, if applicable. The school shall also submit a complete, unmodified annual assurance attestation form described in	
a request to receive public funds, if applicable. The school shall also submit a complete, unmodified annual assurance attestation form described in Subsection 2223.4 (Annual Compliance Assurance).	
a request to receive public funds, if applicable. The school shall also submit a complete, unmodified annual assurance attestation form described in	

Upon receipt of a complete application, the Secretary shall review the application materials and submit a report including a written initial recommendation regarding approval, to the applicant school. The applicant shall be given 30 days to respond before the Secretary makes a final recommendation regarding approval to the Board. A comprehensive review of programs and operations by a review committee, including a site visit, will not be required. 2224.3 Review	New language. Clarifying intent that accredited school applications are also reviewed by Agency and provided with 30-day response period.
The Secretary shall confer with the Chair of the Board on a regular basis to ensure effective coordination in the review and approval of applications and reapplications to promote efficiency in scheduling and expediency in decision-making.	New Language. Replace 2223.4
2224.4 Board Approval	Follows previous approval process in 2227; Board makes specific findings.
The Board shall review each application for approval and consider the recommendation of the Secretary. The Board shall make findings listed in (a), (b), and (c) below, as applicable, prior to approval and may set additional conditions for approval in the exercise of its judgment.	New clarifying language.
(a) The Board shall make the following findings prior to approval of any school that submitted a standard application:	Previously 2227
1. The description of the school in the approval application is accurate;	
2. The course of study offered is adequate to meet the educational purposes of the school and to provide a minimum course of study that is	

age and ability appropriate;

3. The school has available support services necessary to meet the requirements of a minimum course of study and its educational purposes, including library services, administrative services, guidance and counseling services, and a system of records by which student progress may be assessed;

4. The school's description of its enrollment sufficiently state and describe how it is designed to serve children with disabilities.

5. The school has classroom, laboratory, library, and other facilities necessary to operate its program;

6. The school employs professional staff who are qualified by training and experience in the areas in which they are assigned as measured by the following:

> A. For teachers, a minimum of a bachelor's degree in their field of instruction or substantially equivalent time in training and experience in their field of instruction.

B. For all professional staff, relevant experience and/or training in other programs not related to teaching or administrative duties to which they are assigned;

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	 7. The school has an adequate program of continuing professional staff development as demonstrated in the application; 8. The school employs a sufficient number of professional staff for the population served;
	9. The school substantially complies with all statutory requirements for approved independent schools and the Board's rules for approved independent schools including nondiscrimination in admissions and operations and requirements relative to its facilities, fire drills, and the immunization of its students against disease;
	10. The school maintains a register of the daily attendance of each of its enrolled students;
	11. The school maintains an operating schedule that includes a total number of instructional hours each year that is not less than that required of a public school serving the same grades;
	12. The school has the financial capacity to carry out its stated objectives for the period of approval, evidenced by one of the following:
	 (A) An audit letter by a certified accounting firm from the present or prior year describing financial capacity; (B) A notarized letter summarizing the financial status within the present or prior fiscal year signed by

	the board of directors or governing body; (C) An audit from the present or prior fiscal year performed by a certified accounting firm; or (D) A statement of financial capacity of a private, state, or regional agency recognized by the State Board for accrediting purposes concerning the school's financial capacity;	
	 13. The school complies with the requirements of 16 V.S.A. § 255 relating to criminal record checks and checks of the Child Protection Registry and the Vulnerable Adult Abuse, Neglect, and Exploitation Registry; 14. The school complies with legal requirements concerning nondiscriminatory school branding; 	New language. New language to clarify the findings the Board needs to make for accredited schools.
	15. The school has adopted a policy on record maintenance and retention that, at minimum, provides for the timely and confidential disposition of student records in the event of the school's closure; and	
	 16. The school has attested to its compliance with Vermont-specific laws and regulations by submitting a complete, unmodified annual attestation form with its application. (b) The Board shall make the following findings prior to approval of any school that submitted an accredited independent school application: 	
	1. The school is accredited and deemed in	New language to identify the finding

good standing by a recognized accrediting agency	the Board must make in approving
under Section 2227 (Recognized Accrediting	eligibility to receive public funds.
Agencies) within the last five years;	
2. The application and materials submitted	
sufficiently demonstrate that the school provides a	
minimum course of study pursuant to 16	
V.S.A. § 906; and	
3. The school has attested to its compliance	
with Vermont-specific laws and regulations	
by submitting a complete, unmodified annual	
attestation form with its application	
(c) Prior to approving a school's application to receive	
public funds pursuant to Subsection 2229.6, the Board	
shall consider the recommendation of the Secretary	
and find that the school meets all requirements	
necessary for approval under these rules and	
applicable sections of Title 16.	
2224.5 Continued Approval	
Approval of a school completing a timely application	Previously 2223.6
for further approval shall extend until the Board acts	
on further approval.	
2224.6 Continued Accreditation	
A school accredited by a recognized accrediting	Previously in 2224
agency pursuant to Section 2227 (Recognized	
Accrediting Agencies) shall notify the Agency within	
five days of any change to its accreditation status.	
2224.7 Reapplication	
The Secretary shall notify each school of the date that	Previously in 2223.5
its approval status will expire not less than six	
months prior to its expiration and shall provide the	
date by which its application for reapproval is due to	

		the Secretary. Schools that wish to remain approved	
		without interruption shall follow the Standard	
		Application Process or Accredited School Application	
		Process as it applies to them. The Secretary may	New Language.
		extend the reapplication period for good cause.	
		2224.8 Interim Compliance Report from Accrediting	
		Agency	
		For any school accredited by a recognized accredited	Previously 2224; clarifying language.
		agency under Section 2227 (Recognized Accrediting	
		Agencies) seeking reapplication under 2224.7	
		(Reapplication) whose accreditation period exceeds	
		five years, a supplemental interim report from the	
		accrediting agency must be submitted during the last	
		year of the school's five-year approval by the Board	
		and must provide information necessary to assure the	
		Board that the school meets the approval standards. If	
		such proof of compliance with approval standards	
		cannot be shown, then the school must undergo the	
		application process described in Subsection 2224.1.1	
		(Standard Application) in seeking continued	
		approval.	
	Section 2225 Tuition from Public Funds.	Section 2225. Length of Approval	
		The Board may grant initial approval for not more	Previously 2228
		than two years, and renewal of approval for not more	
		than five years.	
	2225.1 Tuition for Independent Schools in Vermont.		
Now in 2228.1	Tuition shall not be paid from public funds to any		
	independent elementary or secondary school in		
	Vermont unless the school satisfies the requirements		
	in SBE Rule 2226 (Application), SBE Rule 2227		
	(Approval), and SBE Rule 2229 (Approval to Receive		
	Public Tuition, Special Education Tuition).		
	Notwithstanding this prohibition, tuition may be		
	paid from public funds in cases where:		
	paru mont public tunus in cases where.		

	(a) There is an order from a court or from a due process hearing pursuant to SBE Rule 2365.1.6 requiring such payment, or		
	(b) The Secretary has approved an exception for a placement in an independent school pursuant to SBE Rule 2230.1.		
	2225.2 Tuition for Out of State Schools		
Now 2228.2	Tuition to be paid to an independent school in another state shall be made in accordance with 16 V.S.A. § 828.		
This section was significantly rewritten. Most parts were incorporated into new section	Section 2226 Application for Approved Independent Schools and Approved Independent Schools Ineligible to Receive Public Funds.	Section 2226. Termination; Procedures for Revoking or Suspending Approval	Reorganization; Grouping subject matter.
"requirements" (2223). New "application" section speaks mainly to process for applying.			
	An application for initial approval or renewal of approval shall contain the following:		
Deleted (may be included in Secretary's school Approval Application Form at their discretion).	2226.1 The name and address of the school.	2226.1 Termination	
		Approval of an independent school that fails to complete a timely application for reapproval shall terminate on the date specified in the most recent approval action, provided that the school received notification of the expiration of the approval period required in Section 2224.7 (Reapplication).	Previously 2223.7; clarifies notice requirement.
Deleted (may be included in Secretary's school Approval Application Form at their discretion).	2226.2 A statement of the school's philosophy and purpose.	2226.2 Complaints; Investigations; Due Process Hearings	
		2226.2.1 Complaints	

(a) Complaints against an approved school must be made in writing to the Secretary. The complaint must contain enough detail to show that the school substantially failed to comply with the minimum course of study required, failed to maintain resources required to meet its stated objectives, or failed to comply with statutory requirements or the Board's rules for approved schools.	New clarifying language about form of complaint; substance restated from 16 V.S.A. 166(b).
(b) Reports of drug or alcohol use shall be referred to the state's attorney for the county in which the school is located. Reports of child abuse or neglect shall be reported to the Department for Children and Families. Reports concerning the safety of facilities, water supply, electricity, plumbing, or waste disposal systems shall be referred to the appropriate agency.	Previously in 2223.9(e)(3)
2226.2.2 Investigations; Due Process Hearing	
(a) The Secretary shall conduct an initial investigation of reports or complaints related to the requirements of this rule and laws that apply to approved schools and in cases of noncompliance with the annual compliance assurance requirement set forth in Subsection 2223.4 (Annual Compliance Assurance).	Previously 2223.9; clarifies jurisdiction over complaints made under this rule, not solely approval standards. Previously 2223.9(e)(1)
The school shall receive notification of the complaint and investigation unless contraindicated by the particular facts. If, following an initial investigation, the Secretary finds a violation of rules or laws that apply to approved schools, the Secretary should first determine whether the matter can be resolved	Previously 2223.9
through informal means, such as by provision of regulatory guidance, and confirm that corrective action is taken by the school.	Previously 2223.9; adds notification of Board (probation); Previously 2223.9(c)
(b) If the Secretary determines that informal means	

are not appropriate to the violation or if the matter has not been resolved informally, the Secretary may	
place the approved school on probation and notify	
the Board of this action. An approved school may	
appeal the imposition of probation to the Board by	Previously 2223.9(b)
requesting a hearing as provided in Subsection 2226.3	
(Revocation or Suspension of Approval).	
(c) At any time, the Secretary may conduct a formal	Previously 2223.9(e)(2)
investigation without first attempting an informal	
resolution or imposing probation.	
(d) If the Secretary determines that a formal	Incorporates and merges with 2228(c)
investigation is warranted, the Secretary shall appoint	
a review team of at least two persons that, with the	
consent of the school, shall include a member of the	
Council of Independent Schools. The team shall	
conduct a school visit and shall obtain from the	
school such information or documentation necessary	References requirement in 16 V.S.A.
to perform its assessment. The review team will	§166 re: Council consultation and
inform the Secretary and the school of that results of	opinions.
its visit and assessment. Secretary shall share the	
findings with the Council of Independent Schools.	
The Council shall consider the findings from the	
investigation and the Secretary's proposed resolution	References requirement in 16 V.S.A.
and issue a written opinion that shall include	§166 re: Council consultation and
minority opinions, if applicable, on the same.	opinions.
(e) If, after receiving the Council's opinion, the	Incorporated 2223.8
Secretary determines that revocation or suspension of	
approval is warranted, the Secretary shall notify the	
Board of the recommendation and provide notice to	
the school. The Board shall hold a hearing pursuant	Restates 16 V.S.A. 166(b)(8)
to 3 V.S.A. chapter 25 to consider the Secretary's	

		Ι	
		recommendation.	
		 (f) If the Secretary reasonably believes that an approved school lacks the financial capacity to meet its stated objectives during the period of its approved status, including by means of self-report any of the financial events listed in 2223.3.2(b) (Financial Capacity, Solvency, and Stability), the Secretary shall so notify the school in writing and shall provide the school a reasonable opportunity to respond. If the Secretary does not find that the school has satisfactorily responded or demonstrated its financial capacity, a formal investigation may be initiated in accordance with (d) above, pursuant to 16 V.S.A. §166(b)(8). (g) The Secretary shall maintain a register of all complaints that result in imposition of probation or a formal investigation, which shall be a public record, and which shall include the general nature of the complaint and action taken by the Secretary. 	Former 2223.9(d)
Now 2224.4(a)(4) and 2223.3.4(g)	2226.3 A description of the school enrollment including a statement of how it is designed to serve children with disabilities.	2226.3. Revocation or Suspension of Approval	
		 (a) After providing an opportunity for hearing pursuant to Subsection 2226.2.2 (Investigations; Due Process Hearing) above, the Board may revoke, suspend, or impose conditions on the status of an approved school, including its ability to receive public funds for: failure to demonstrate that the school has the resources required to meet its stated objectives; 	Clarifies that the Board has the power to revoke and suspend school approval (overall) and may also revoke or suspend a school's approval to receive public funds

		2. failure to comply with a statutory requirement or the Board's rules for approved schools, including failure to submit an annual compliance assurance;	Includes specific reference to new requirement.
		3. failure to report any of the financial events listed in 2223.3.2(b) (Financial Capacity, Solvency, and Stability);	
		4. failure to make an annual enrollment report to the Secretary as required by 16 V.S.A. § 166(b)(4).	
		(b) In considering whether an independent school lacks financial capacity to meet its stated objectives	
		during the period of its approved status and what	
		actions to take, the Board may consult with, and draw	
		on the analytical resources of, the Vermont	
		Department of Financial Regulation.	
Deleted (may be included in	2226.4 A description of the plan of organization for		
Secretary's school Approval	the school including its governance, faculty, and		
Application Form at their discretion).	student body, and the names and addresses of the governing board.		
Now in 2223.3.3	2226.5 A description of the curriculum, methods of		
	instruction, evaluation procedures and special		
	services that the school has designed to achieve its		
	educational objectives and to provide a minimum		
	course of study as defined in 16 V.S.A. § 906.		

Now in 2223.2	2226.6 Demonstration that the school substantially	
1NOW III 2223.2	complies with all statutory requirements for	
	1 5 1	
	approved independent schools, with documentation	
	of the following:	
Now in 2223.2.1	(1) A statement of nondiscrimination, posted on the	
	school's website and included in the school's	
	application materials, that is consistent with the	
	Vermont Public Accommodations Act, Title 9	
	Vermont Statutes Annotated, Chapter 139 and the	
	Vermont Fair Employment Practices Act, Title 21	
	Vermont Statutes Annotated, Chapter 5, Subchapter	
	6.	
Now in 2223.2.1 and 2223.4 and 2224.4		
110W III 2220.2.1 and 2220.4 and 2224.4	the school complies with the Vermont	
	Public Accommodations Act in all aspects of the	
	school's admissions and operations.	
	(3) A description of physical facilities including plant,	
Now in 2223.3.1 and 2224.4	materials, and equipment and assurances that the	
110W III 2220.0.1 and 2224.4	facilities meet all applicable State and federal	
	requirements.	
Now in 2222.3.4 and 2224.4	2226.7 Evidence of compliance with local, State, and	
100W III 2222.0.1 und 2221.1	federal requirements pertaining to the health and	
	safety of students.	
	2226.8 Statements regarding professional staff	
	including:	
	2226.8.1 Professional Staff qualifications.	
Now in 2223.3.3 and 2224.4	(1) A job description for each position or a statement	
	describing training, experience, and degree(s)	
	required for each position.	
	(2) A resume, vita, or description of appropriate	
	qualifications for each current staff member.	
	(3) Current assignment of each professional staff	
	member.	

	2226.8.2 Professional Staff Development.		
Now in 2223.3.3 and 2224.4	(1) A general statement of the institution's		
	expectations for professional growth of staff.		
	(2) A statement describing the school's inservice		
	training and financial and other support given to staff		
	for professional development.		
	(3) A description of professional development in the		
	prior two years.		
	2226.8.3 Professional Environment.		
Now in 2223.3.3 and 2224.4	(1) A list of staff and length of service.		
	(2) A description of staff meetings.		
	(3) A description of other staff duties that are not		
	related to teaching or administration duties.		
Now in 2223.3.2 and 2224.4	2226.9 Evidence of financial capacity, which may be		
	shown by one of the following:		
Now in 2223.4(a)(11)	(1) An audit letter by a certified accounting firm from		
	the present or prior year describing financial capacity;		
	(2) A notarized letter summarizing the financial		
	status within the present or prior fiscal year signed by		
	the board of directors or governing body;		
	(3) An audit from the present or prior fiscal year		
	performed by a certified accounting firm; or		
	(4) A statement of financial capacity of a private,		
	state, or regional agency recognized by the State		
	Board for accrediting purposes concerning the		
	school's financial capacity.		
Deleted (may be included in	2226.10 The school calendar.		
Secretary's school Approval			
Application Form at their discretion).			
Now in 2223.5	2226.11 Copies of publications for distribution to		
	applicants for admission including the statement		
	required by 16 V.S.A. § 166.(b)(3).		
	Section 2227 Approval of Application.	Section 2227 Recognized Accrediting Agencies	

Now in 2224.4	The Board shall approve an independent school that	(a) The Board shall recognize accrediting agencies	New Language.
	offers elementary or secondary education if it finds,	that meet the following requirements:	
	after opportunity for hearing, that the school	1. operate continuously for at least five years prior to	
	provides a minimum course of study pursuant to 16	applying for recognition under this section;	
	V.S.A. § 906. and that it substantially complies with	2. maintain membership in a peer organization that	
	the Board's rules for approved independent schools.	supports accrediting agencies in continuous	
		improvement and alignment with best practices in	
Now in 2223.3.1	In order to be approved, an independent school that	school accreditation;	
	operates a boarding program, enrolls students as	3. use a peer review process that includes evaluation	
	boarding students, or operates a residential treatment	by leaders of similar schools;	
	program shall be accredited by a state or regional	4. appropriately train all staff and peer reviewers who	
	agency recognized by the State Board for accrediting	are involved in the accreditation process;	
	purposes or shall be licensed as a residential child	5. accredit schools based on publicly accessible	
	care facility by the Department for Children and	documented standards, including mission,	
	Families. This requirement does not apply to an	governance, finance, program, community of the	
	independent school that enrolls only day students.	school, administration, development, admissions,	
		personnel, general health and safety, child and	
	The Board shall make the following findings prior to	student protection and well-being, facilities, student	
	approval:	services, school culture, and residential life (where	
		applicable);	
		6. perform a comprehensive onsite visit of any school	
		seeking accreditation while such school is in session;	
		7. require that schools seeking accreditation to have	
		curriculum that is informed by research, document	
		individual student progress, and have mechanisms	
		for monitoring, assessing, and providing feedback on	
		student progress;	
		8. require that schools seeking accreditation promote	
		an equitable, just, and inclusive community of adults	
		and students, foster a culture of learning, and inspire	
		students to respect and value diversity in its many	
		forms;	
		9. conduct ongoing and periodic reviews as necessary	
		throughout the accreditation cycle of the schools that it	

a caredite and provide interim reports during the l
accredits and provide interim reports during the l
accredited school's approval period that are
sufficient to meet the informational needs of the
Board;
10. demonstrate substantial understanding and
familiarity with state laws, policies, and regulations
that apply to approved schools in Vermont; and
11. agree to review and report on practices and
compliance with state-specific requirements, at the
request of the Agency, during the initial or interim
stages of an approved school's accreditation period.
(b) The Board shall create and maintain a publicly
available list of currently recognized accrediting
agencies that meet the criteria described in (b) below.
Any agency seeking to be recognized by the Board
under this section shall submit a letter and
supporting evidence to the Board detailing the ways
in which it meets each criterion. Upon review of each
submission, the Board shall determine whether it will
recognize the accrediting agency and set the length of
time that such recognition will be in effect. The Board
may impose additional conditions upon a recognized
accrediting agency as it deems appropriate. Applicant
agencies shall be notified of a decision and any
conditions of continued recognition in writing. The
Board may remove any agency from the list of
recognized accrediting agencies at any time, after
finding that the agency no longer meets one or more
of the criterion listed below.
of the chterion listed below.
(c) The Board shall continue to recognize accrediting
agencies listed in Rule 7320 until July 1, 2024. Previous sunset provision and date.

Now 2224.3.4(a)(1)	2227.1 The description of the school in the approval application is accurate.	
Now 2224.3.4(a)(2)	2227.2 The course of study offered is adequate to meet the educational purposes of the school and to provide a minimum course of study that is age and ability appropriate.	
Now 2224.3.4(a)(3)	2227.3 The school has available support services necessary to meet the requirements of a minimum course of study and its educational purposes, including library services, administrative services, guidance and counseling services, and a system of records by which student progress may be assessed.	
Now 2224.3.4(a)(5)	2227.4 The school has classroom, laboratory, library, and other facilities necessary to operate its program.	
Now 2224.3.4(a)(6)	2227.5 The school employs professional staff who are qualified by training and experience in the areas in which they are assigned as measured by the following: Image: Image: Imag	
Now 2224.3.4(a)(6)	2227.5.1 For teachers, a minimum of a bachelor's degree in their field of instruction or substantially equivalent time in training and experience in their field of instruction.	
Now 2224.3.4(a)(6)	2227.5.2 For all professional staff, relevant experience and/or training in other programs not related to teaching or administrative duties to which they are assigned. A state of the state	
Now 2224.3.4(a)(7)	2227.6 The school has an adequate program of continuing professional staff development as demonstrated in the application.	
Now 2224.3.4(a)(8)	2227.7 The school employs a sufficient number of professional staff for the population served.	
Now 2224.3.4(a)(9)	2227.8 The school substantially complies with all statutory requirements for approved independent	

	schools and the Board's rules for approved		
	independent schools including nondiscrimination in		
	admissions and operations and requirements relative		
	to its facilities, fire drills, and the immunization of its		
	students against disease.		
Now 2224.3.4(a)(10)	2227.9 The school maintains a register of the daily		
	attendance of each of its enrolled students.		
Now 2224.3.4(a)(11)	2227.10 The school maintains an operating schedule		
	that includes a total number of instructional hours		
	each year that is not less than that required of a		
	public school serving the same grades.		
Now 2224.3.4(a)(12)	2227.11 The school has the financial capacity to carry		
	out its stated objectives for the period of approval.		
	For purposes of these rules, "financial capacity"		
	means that anticipated revenue and funds on hand		
	are sufficient to meet a school's stated objectives.		
Now 2224.3.4(a)(13)	2227.12 The school complies with the requirements of		
	16 V.S.A. § 255. relating to criminal record checks and		
	checks of the Child Protection Registry and the		
	Vulnerable Adult Abuse, Neglect, and Exploitation		
	Registry.		
Now 2224.3.4(a)(14)	2227.13 The school complies with legal requirements		
	concerning nondiscriminatory school branding.		
Now 2224.3.4(a)(15)	2227.14 The school has adopted a policy on record		
	maintenance and retention that, at minimum,		
	provides for the timely and confidential disposition		
	of student records in the event of the school's closure.		
	Section 2228 Length of Approval.	Section 2228 Tuition from Public Funds	
Now 2225	The State Board may grant initial approval for not		
	more than two years, and renewal of approval for not		
	more than five years.		
		2228.1 Tuition for Approved Schools in Vermont	
		Tuition shall not be paid from public funds to any	No substantive change to this section.
		independent elementary or secondary school in	

		Vormont unloss the school satisfies the requirements	
		Vermont unless the school satisfies the requirements	
		in Section 2223 (Requirements to Operate an	
		Approved Independent School or Approved	
		Independent School Ineligible to Receive Public	
		Tuition) and Section 2224 (Application and	
		Reapplication for Approval; Approval Process), as	
		well as Section 2229 (Approval to Receive Public	
		Tuition, Special Education Tuition). Notwithstanding	
		this prohibition, tuition may be paid from public	
		funds in cases where:	
		(a) There is an order from a court or from a due	
		process hearing pursuant to Subsection 2365.1.6 (Due	
		Process Complaint Procedures) requiring such	
		payment, or	
		payment, or	
		(b) The Secretary has approved an exception for a	
		placement in an independent school pursuant to	
		Subsection 2230.1 (Exceptional Circumstances –	
		Approval Process).	
		2228.2 Tuition for Out of State Schools	
		Tuition to be paid to an independent school in	No substantive change to this section.
		another state shall be made in accordance with 16	
		V.S.A. § 828.	
Section 2229 Ap	proval to Receive Public Tuition,	Section 2229 Approval to Receive Public Tuition;	
Special Education	-	Special Education Approval	
	ent: Requirements for Approved	2229.1 Enrollment: Requirements for Approved	
	hools, Students, and LEAs.	Independent Schools, Students, and LEAs	

 a) Each approved independent school shall publish, maintain and follow a written enrollment policy which, at minimum, shall provide the following: 1) That the student or the parent of a student seeking to attend the approved independent school shall voluntarily submit an application; 	 (a) Each approved independent school shall publish, maintain and follow a written enrollment policy which, at minimum, shall provide the following: 1. That the student or the parent of a student seeking to attend the approved independent school shall voluntarily submit an application; 	
2) Any special considerations or requirements for a student's acceptance for enrollment, none of which shall disadvantage a student based on the student's membership in a protected class, the student's actual or suspected disability, or the student's socioeconomic status;	2. Any special considerations or requirements for a student's acceptance for enrollment, none of which shall disadvantage a student based on the student's membership in a protected class, the student's actual or suspected disability, or the student's socioeconomic status;	
3) The school's process for making enrollment decisions when the number of applicants exceeds capacity;	3. The school's process for making enrollment decisions when the number of applicants exceeds capacity;	
4) That a student shall be accepted for enrollment in a non-discriminatory manner and consistent with the school's written enrollment policy. No student shall be denied acceptance for enrollment if the reason for denial is that the student is disabled as defined in section 504 of the Rehabilitation Act of 1973 as amended or that the student is eligible for special education or undergoing the comprehensive evaluation process for special education. No student shall be denied acceptance for enrollment on the basis of race, creed, color, national origin, marital status, sex, sexual orientation, or gender identity or any other classification protected by federal or State law.	4. That a student shall be accepted for enrollment in a non-discriminatory manner and consistent with the school's written enrollment policy. No student shall be denied acceptance for enrollment if the reason for denial is that the student is disabled as defined in section 504 of the Rehabilitation Act of 1973 as amended or that the student is eligible for special education or undergoing the comprehensive evaluation process for special education. No student shall be denied acceptance for enrollment on the basis of the student's race, gender, color, creed, national origin, marital status, sexual orientation, gender identity or disability, or any other reason set forth in state or federal non-discrimination requirements.	Mirror's EQS 2113 language: No student shall be excluded from participation in, be denied the benefits of, or be subject to discrimination under any educational program or activity as the result of, or based upon, the student's race, gender, color, creed, national origin, marital status, sexual orientation, gender identity or

b) Upon the student's acceptance for enrollment, the student's IEP team shall meet to determine how the student's services shall be provided. The approved independent school and the LEA shall follow the procedures in 2229.4, after which the student shall be enrolled in the approved independent school or, upon the decision of the hearing officer in Rule 2229.4(f), below, the IEP team shall consider an alternative enrollment for the student.	(b) Upon the student's acceptance for enrollment, the student's IEP team shall meet to determine how the student's services shall be provided. The approved independent school and the LEA shall follow the procedures in Subsection 2229.4 (Procedures for Ensuring the Provision of Special Education Services to Publicly Funded Students in Approved Independent Schools), after which the student shall be enrolled in the approved school or, upon the decision of the hearing officer in Subsection 2229.4(f), below, the IEP team shall consider an alternative enrollment for the student.	disability, or any other reason set forth in state or federal non-discrimination requirements. Inserts subsection descriptor.
 c) When a publicly funded student seeks to attend an approved independent school after the start of the school year, upon the student's acceptance for enrollment, the student shall be provisionally enrolled consistent with the procedures in Rule 2229.4, during which time the LEA of residence shall agree to pay tuition on the student's behalf until the procedures in 2229.4 have been completed and the student is enrolled, or until the hearing officer issues a decision pursuant to Rule 2229.4(f), below. d) This Rule, 2229.1, shall not apply to a therapeutic independent school. 	 (c) When a publicly funded student seeks to attend an approved independent school after the start of the school year, upon the student's acceptance for enrollment, the student shall be provisionally enrolled consistent with the procedures in Subsection 2229.4, during which time the LEA of residence shall agree to pay tuition on the student's behalf until the procedures in 2229.4 have been completed and the student is enrolled, or until the hearing officer issues a decision pursuant to Subsection 2229.4(f), below. (d) This Subsection, 2229.1, shall not apply to a therapeutic independent school. 	
2229.2 Staffing.	2229.2 Staffing	

An approved independent school is not required to demonstrate that it has the resources to serve every category of special education as defined under Board rules in order to be approved or retain its approval to receive public funding for general tuition. Therapeutic independent schools shall have the capacity to serve the needs of students they are designed to serve.	An approved independent school is not required to demonstrate that it has the resources to serve every category of special education as defined under Board rules in order to be approved or retain its approval to receive public funding for general tuition. Therapeutic independent schools shall have the capacity to serve the needs of students they are designed to serve.	No substantive change to this section.
The Secretary shall establish minimum standards of services for students receiving special education services in independent schools in Vermont. 2229.3 Assurances.	The Secretary shall establish minimum standards of services for students receiving special education services in independent schools in Vermont. 2229.3 Assurances	
The approved independent school shall demonstrate that it has the ability to serve all students with disabilities by:	The approved independent school shall demonstrate that it has the ability to serve all students with disabilities by:	No substantive change to this section.
 (a) Demonstrating an understanding of special education requirements, including: (1) Provision of a free and appropriate public education in accordance with federal and State law. 	 (a) Demonstrating an understanding of special education requirements, including: 1. Provision of a free and appropriate public education in accordance with federal and state law. 	
(2) Provision of education in the least restrictive environment in accordance with federal and State law.	2. Provision of education in the least restrictive environment in accordance with federal and State law.	
(3) Characteristics and educational needs associated with any of the categories of disability or suspected disability under federal and State law.	3. Characteristics and educational needs associated with any of the categories of disability or suspected disability under federal and State law.	
(4) Procedural safeguards and parental rights, including discipline procedures, specified in federal and State law.	4. Procedural safeguards and parental rights, including discipline procedures, specified in federal and State law.	

(b) Committing to implementing the IEP of an enrolled student with special education needs, providing the required services, and appropriately documenting the services and the student's progress.	(b) Committing to implementing the IEP of an enrolled student with special education needs, providing the required services, and appropriately documenting the services and the student's progress.	
(c) Employing or contracting with staff who have the required licensure to provide special education services.	(c) Employing or contracting with staff who have the required licensure to provide special education services.	
(d) Agreeing to communicate with the responsible LEA concerning:	(d) Agreeing to communicate with the responsible LEA concerning:	
(1) Development of, and any changes to, the IEP.(2) Services provided under the IEP and	 Development of, and any changes to, the IEP. Services provided under the IEP and 	
recommendations for a change in the services	recommendations for a change in the services	
provided.	provided.	
(3) The student's progress.	 The student's progress. Maintenance of the student's enrollment in the 	
(4) Maintenance of the student's enrollment in the independent school.	independent school.	
(5) Identification of students with suspected disabilities.	5. Identification of students with suspected disabilities.	
(e) Committing to participate in dispute resolution as provided under federal and State law.	(e) Committing to participate in dispute resolution as provided under federal and State law.	
2229.4 Procedure for Ensuring the Provision of	2229.4 Procedure for Ensuring the Provision of	
Special Education Services to Publicly Funded	Special Education Services to Publicly Funded	
 Students in Approved Independent Schools.a) Upon the acceptance for enrollment of a student	Students in Approved Independent Schools(a) Upon the acceptance for enrollment of a student	No substantive changes to this section.
with an individualized education program in an	with an individualized education program in an	No substantive changes to this section.
approved independent school, the LEA of the	approved independent school, the LEA of the	
student's residence shall convene an IEP or 504 team	student's residence shall convene an IEP or 504 team	
meeting within 30 days. When practical, the meeting	meeting within 30 days. When practical, the meeting	
shall be held prior to the start of the academic year in	shall be held prior to the start of the academic year in	
which the student is enrolled. The approved	which the student is enrolled. The approved	
independent school shall designate personnel to	independent school shall designate personnel to	

participate in the IEP or 504 meeting. At the meeting, the team, which includes the parent, and the student where appropriate, shall determine how to ensure the provision of a free and appropriate public education in accordance with the student's IEP.	participate in the IEP or 504 meeting. At the meeting, the team, which includes the parent, and the student where appropriate, shall determine how to ensure the provision of a free and appropriate public education in accordance with the student's IEP.	
b) The LEA and the approved independent school together with the student's IEP team shall work collaboratively to ensure the student's services are provided in accordance with State and federal law. Services shall be provided in a timely manner, beginning with the first day of the school year when possible. It is the intent of the State Board that the LEA and the approved independent school will identify solutions that minimize the loss of instructional hours to the student. The Agency shall provide technical assistance to the LEA and the approved independent school upon request.	(b) The LEA and the approved independent school together with the student's IEP team shall work collaboratively to ensure the student's services are provided in accordance with State and federal law. Services shall be provided in a timely manner, beginning with the first day of the school year when possible. It is the intent of the Board that the LEA and the approved independent school will identify solutions that minimize the loss of instructional hours to the student. The Agency shall provide technical assistance to the LEA and the approved independent school upon request.	
c) For placement purposes under the IDEA, the IEP team shall ensure the IEP process reflects the student's choice of enrollment in the approved independent school, notwithstanding SBE Rule 2364.3(a)(2). In this context, "placement" refers not to the specific site of the educational placement, but to the provision of special education and related services.	(c) For placement purposes under the IDEA, the IEP team shall ensure the IEP process reflects the student's choice of enrollment in the approved independent school, notwithstanding Subsection 2364.3(a)(2) (Placements). In this context, "placement" refers not to the specific site of the educational placement, but to the provision of special education and related services.	Insert Subsection Descriptor.
d) The student's special education and related services shall be provided in the least restrictive environment.e) To ensure the provision of services in the student's IEP, the approved independent school and the LEA	(d) The student's special education and related services shall be provided in the least restrictive environment.(e) To ensure the provision of services in the student's IEP, the approved independent school and the LEA	

may use any or all of the methods listed below to	may use any or all of the methods listed below to	
ensure the provision of those services, including:	ensure the provision of those services, including:	
1. The approved independent school recruiting and	1. The approved independent school recruiting and	
hiring special education or other professional or	hiring special education or other professional or	
paraprofessional staff;	paraprofessional staff;	
2. The approved independent school contracting	2. The approved independent school contracting	
directly with service providers to provide the services	directly with service providers to provide the services	
at the independent school if the services are not	at the independent school if the services are not	
otherwise available at the independent school.	otherwise available at the independent school.	
offici wise available at the independent school.	outerwise available at the independent school.	
3. The approved independent school contracting with	3. The approved independent school contracting with	
the LEA to provide the services.	the LEA to provide the services.	
the LEA to provide the services.	the LEA to provide the services.	
4. The LEA providing the services at a public school	4. The LEA providing the services at a public school	
1 0 1	1 0 1	
operated by the LEA or another public school.	operated by the LEA or another public school.	
A If there is a dispute het ween the LEA and the	(6) If there is a dispute between the LEA and the	
f) If there is a dispute between the LEA and the	(f) If there is a dispute between the LEA and the	
approved independent school over whether the	approved independent school over whether the	
student's special education services can be provided	student's special education services can be provided	
in accordance with the student's IEP at the	in accordance with the student's IEP at the	
independent school or otherwise, the LEA shall	independent school or otherwise, the LEA shall	
initiate a hearing before an independent hearing	initiate a hearing before an independent hearing	
officer, the costs of which shall be borne equally	officer, the costs of which shall be borne equally	
between the LEA and the independent school, within	between the LEA and the independent school, within	
30 days of the impasse.	30 days of the impasse.	
-		
g) If the hearing officer determines the approved	(g) If the hearing officer determines the approved	
independent school is unable to provide the required	independent school is unable to provide the required	
IEP services due to an inability to retain qualified	IEP services due to an inability to retain qualified	
staff, the LEA shall immediately convene an IEP	staff, the LEA shall immediately convene an IEP	
meeting to consider alternatives.	meeting to consider alternatives.	
incenting to consider uncertainves.	incenting to constact uncertainves.	

	This Rule, 2229.4, shall not apply to a therapeutic dependent school.	(Revocation or Suspension of Approval) due to its failure to enroll or continue to enroll the student. h) This Subsection, 2229.4, shall not apply to a therapeutic independent school.	Inserts subsection descriptor.
(a) ord app edu app pro chil lim sch cate star edu (b) stu sch by is lo app		 2229.5 Out-of-State Programs (a) Subject to the provisions of 16 V.S.A §828, in order for an out-of-state independent school to be approved to receive public funds for special education purposes by the Board, the school shall be approved under the rules of its jurisdiction for the purpose of providing special education and related services to children with disabilities within its jurisdiction. Any limitation by the jurisdiction on an independent school's special education approval, such as by category of disability served, or other comparable standard, shall also apply to the school's special education approval in Vermont. (b) Rates paid for tuition, room, and board for students receiving special education in out-of-state schools shall not exceed the allowable costs approved by the authorized body in the jurisdiction where the school is located, except in exceptional circumstances approved by the Secretary. 2229.6 Approval Procedures to Receive Public Funds 	Ensures consistency with 2228.2 and 16 V.S.A §828. Substitutes "jurisdiction" for state or country references in §828.

LANGUAGE DELETED.	 (a) Application for public funds approval shall be made at the time of application under SBE Rule 2223 et seq. An independent school that has already obtained independent school approval from the Board may at any time submit an application for public tuition approval to the Secretary. (b) Application for special education funding approval shall be submitted in writing to the Secretary in accordance with the format prescribed by 	(a) Application for public funds approval shall be made at the time of application under Sections 2224 (Application and Reapplication for Approval; Approval Process). A school that has already obtained approval from the Board may at any time submit an application for public tuition approval to the Secretary.	Section Descriptor Added. DELETES FORMER (b). Unnecessary
	the Secretary.		language.
	(c) The procedures for public tuition approval shall be the same as those for approval in accordance with SBE Rule 2223 et seq. To the extent possible, these procedures shall occur simultaneously.	(b) The procedures for public tuition approval shall be the same as those for approval in accordance with Section 2224 (Application and Reapplication for Approval; Approval Process). To the extent possible, these procedures shall occur simultaneously.	Section Descriptor Added.
	2229.7 Notification.	2229.7 Duty to Notify	Clarify Title.
	After receiving approval for public tuition, an approved independent school shall notify the Secretary within a reasonable time of any significant changes to its special education program, professional staff, governance, financial capacity, or facilities. The Secretary may, upon such notification, gather additional information from the school, including by means of a site visit. As a result, the Secretary may return to the Board for a change in the school's approval for public tuition purposes. If the Secretary petitions the Board under Rule 2223.8 for a change to a school's approval status, the Council of Independent Schools and the subject independent	After receiving approval for public tuition, an approved independent school shall notify the Secretary within a reasonable time of any significant changes to its special education program, professional staff, governance, financial capacity, or facilities. The Secretary may, upon such notification, gather additional information from the school, including by means of a site visit. As a result, the Secretary may recommend the Board change in the school's approval for public tuition purposes. The Secretary shall employ the same procedures described in Subsection 2226.2.2 (Investigation; Due Process Hearing) to recommend a change to a	Replace "return to the Board" with "recommend."

school shall be notified and have an opportunity to be	school's approval status. The Board shall provide a	
heard by the Board. If the school disagrees with the	hearing on the matter in accordance with Subsection	
proposed change to its approval status, the Board	2226.2.2 and the requirements of Sections 1230, et seq.	
shall hear the matter in accordance with the		
requirements of SBE Rule 1230, et seq.		
2229.8 Minimum Level of Service.	2229.8 Minimum Level of Service	
Approved independent schools shall be deemed to	Approved independent schools shall be deemed to	No substantive change to this section.
offer a minimum standard of service to a child, as	offer a minimum standard of service to a child, as	Ŭ
required by 16 V.S.A. § 2973., if those services are	required by 16 V.S.A. § 2973., if those services are	
offered according to a written agreement with the	offered according to a written agreement with the	
sending responsible agency, as required by SBE Rule	sending responsible agency, as required by Section	
2231.	2231 (Written Agreements Required).	Section Descriptor Added.
Section 2230 Placement Prohibition.	Section 2230. Placement Prohibition	
No responsible agency, as defined by SBE Rule	No responsible agency, as defined by Subsections	No substantive change to this section.
2360.3, or LEA shall make a special education	2360.3 (Child Find), or LEA shall make a special	Section Descriptor Added.
placement in an independent school that has not been	education placement in an approved independent	-
approved to receive public tuition pursuant to the	school ineligible to receive public funds pursuant to	
conditions in Rule 2229, unless the placement is	the conditions in Section 2229 (Approval to Receive	Section Descriptor Added.
pursuant to:	Public Tuition; Special Education Approval), unless	-
	the placement is pursuant to:	
(a) Rule 2230.1;	(a) Subsection 2230.1 (Exceptional Circumstances –	Section Descriptor Added.
(b) A court order; or	Approval Process);	
(c) A hearing officer's order.	(b) A court order; or	
	(c) A hearing officer's order.	
2230.1 Exceptional Circumstances – Approval	2230.1 Exceptional Circumstances – Approval	
Process.	Process	

Upon application by a responsible LTA, the Secretary may permit, in exceptional circumstances, a special education placement in an independent school that is approved pursuant to SBE Rule 2223, et seq, but that has not been approved to receive public tuition under such approval, huiton and associated otherwise allowable costs shall be reimbursable under subchapter 2 of Chapter 101 of Tille 16 of the Vermont Statutes Annotated. Any person aggrieved by the Secretary's decision may file an appeal with the State Board pursuant to 16 V.S.A. § 828.Upon application of Reamplication for Secretary approval to Receive public tuition under Secretary grants such approval. In instances in which the Secretary's decision may file an appeal with the State Board pursuant to 16 V.S.A. § 828.Upon approved to receive public tuition and associated otherwise allowable costs shall be reimbursable under subchapter 2 of Chapter 101 of Tille 16 of the Uremont Statutes Annotated. Any person aggrieved by the Secretary's decision may file an appeal with the Board pursuant to 16 V.S.A. § 828.Upon application of Responsible 12.5.No substantive change to this section. Descriptor Added.(a) Exceptional circumstances exist when: (1) After reasonable efforts, the LEA cannot locate an appropriate public or independent school approved for special education purposes pursuant to SEB Rule 229 to serve children with the category of disability under which the child was determined to be eligible for special education purposes pursuant to SEB Rule 229 to serve children with the category of disability under which the child was determined to be eligible for special education, and2. The proposed placement is deemed appropriate by the child's IEP team.2. The proposed placement is decimed appropriate by the child's IEP team.2. The proposed pla			
education placement in an independent school that is approved pursuant to SBE Rule 2223, et seq. but that has not been approved to receive public tuition under Section 2224 (Application and Reapplication for Rule 2229. In instances in which the Scretery grants such approval, tuition and associated otherwise allowable costs shall be reimbursable under subchapter 2 of Chapter 101 of Title 16 of the Education Approval. In instances in which the Secretary's decision may file an appeal with the Statue Sannot lock Any person aggrieved by the Scretary's decision may file an appeal with the Statue Sannot lock Any person aggrieved by the Scretary's decision may file an appeal with the Board pursuant to 16 V.S.A. § 828.(a) Exceptional circumstances exist when: 1. After reasonable efforts, the LEA cannot lock an appropriate public or independent school approved for special education purposes pursuant to 56 USA. § 828.(a) Exceptional circumstances exist when: 1. After reasonable efforts, the LEA cannot lock and appropriate public or independent school approved for special education purposes pursuant to 56 USA. § 828.(b) Endependent school approved progriet eduble or independent school approved for special education purposes pursuant to 56 USA. § 828.(c) Exceptional circumstances exist when: 1. After reasonable efforts, the LEA cannot lock an appropriate public or independent school approved for special education purposes pursuant to 56 USA. § 828.(c) Exceptional circumstances is when: 1. After reasonable efforts, the LEA cannot lock and appropriate public or independent school approved for special education purposes pursuant to 56 USA. § 828.(c) Exceptional circumstances exist when: 1. After reasonable efforts, the LEA cannot lock and appropriate public or independent school approved for special education and specify conditions unde		1 11 5 1	No substantive change to this section.
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(1) After reasonable efforts, the LEA cannot locate an appropriate public or independent school approved for special education purposes pursuant to SBE Rule 2229 to serve children with the category of disability under which the child was determined to be eligible for special education; and1. After reasonable efforts, the LEA cannot locate an appropriate public or independent school approved for special education purposes pursuant to SBE Rule 2229 to serve children with the category of disability under which the child was determined to be eligible for special education; and1. After reasonable efforts, the LEA cannot locate an appropriate public or independent school approved for special education purposes pursuant to Section 2229 to serve children with the category of disability under which the child was determined to be eligible for special education; and2229 to serve children with the category of disability under which the child was determined to be eligible for special education; and(2) The proposed placement is deemed appropriate by the child's IEP team.2. The proposed placement is deemed appropriate by the child's IEP team.(b) The Secretary may specify conditions under which the placement is to be carried out.(b) The Secretary may specify conditions under which the placement is to be carried out.Section 2231 Written Agreements Required.Section 2231. Written Agreements Required.		the Board pursuant to 16 V.S.A. § 828.	
(1) After reasonable efforts, the LEA cannot locate an appropriate public or independent school approved for special education purposes pursuant to SBE Rule 2229 to serve children with the category of disability under which the child was determined to be eligible for special education; and1. After reasonable efforts, the LEA cannot locate an appropriate public or independent school approved for special education purposes pursuant to SBE Rule 2229 to serve children with the category of disability under which the child was determined to be eligible for special education; and1. After reasonable efforts, the LEA cannot locate an appropriate public or independent school approved for special education purposes pursuant to Section 2229 to serve children with the category of disability under which the child was determined to be eligible for special education; and2229 to serve children with the category of disability under which the child was determined to be eligible for special education; and(2) The proposed placement is deemed appropriate by the child's IEP team.2. The proposed placement is deemed appropriate by the child's IEP team.(b) The Secretary may specify conditions under which the placement is to be carried out.(b) The Secretary may specify conditions under which the placement is to be carried out.Section 2231 Written Agreements Required.Section 2231. Written Agreements Required.	(a) Exceptional circumstances exist when:	(a) Exceptional circumstances exist when:	
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the placement is to be carried out. the placement is to be carried out. Section 2231 Written Agreements Required. Section 2231. Written Agreements Required	by the child's IEP team.	the child's IEP team.	
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2231.1 Agreement as to Costs. 2231.1 Agreement as to Costs			
	2231.1 Agreement as to Costs.	2231.1 Agreement as to Costs	

(a) In order to obtain approval to receive public	(a) In order to obtain approval to receive public	No substantive change to this section.
tuition, an independent school shall assure the State	tuition, an approved school shall assure the Board	0
Board that, prior to enrolling a child pursuant to Rule	that, prior to enrolling a child pursuant to Subsection	
2229.1, the school will enter into a written agreement	2229.1 (Enrollment: Requirements for Approved	Section Descriptor Added.
with the LEA committing to the requirements set	Independent Schools, Students, and LEAs), the school	
forth in SBE Rule 2229.3 and ensuring that qualified	will enter into a written agreement with the LEA	
school personnel will attend planning and all IEP	committing to the requirements set forth in	
meetings for the student. The agreement shall outline	Subsection 2229.3 (Assurances) and ensuring that	Section Descriptor Added.
tuition, room, board, and other costs associated with	qualified school personnel will attend planning and	-
the child's attendance. For children on an IEP who are	all IEP meetings for the student. The agreement shall	
placed by a state agency or a designated community	outline tuition, room, board, and other costs	
mental health agency, or any other agency defined by	associated with the child's attendance. For children	
the Secretary, in accordance with 16 V.S.A. § 2948.,	on an IEP who are placed by a state agency or a	
the agreement shall be with the Secretary. In the	designated community mental health agency, or any	
instance of an emergency placement, such provisions	other agency defined by the Secretary, in accordance	
shall be agreed upon within 30 days of the child's	with 16 V.S.A. § 2948., the agreement shall be with	
enrollment.	the Secretary. In the instance of an emergency	
	placement, such provisions shall be agreed upon	
	within 30 days of the child's enrollment.	
(b) The Secretary shall consult with independent	(b) The Secretary shall consult with independent	
schools in the State and determine maximum rates for	schools in the state and determine maximum rates for	
tuition, and room and board for residential	tuition, and room and board for residential	
placements. These rates shall be published each year	placements. These rates shall be published each year	
by November 30. Any amount charged by an	by November 30. Any amount charged by an	
approved independent school for tuition shall not	approved school for public tuition shall not exceed	
exceed the school's actual or anticipated costs of	the school's actual or anticipated costs of providing	
providing special education services to the student	special education services to the student and shall not	
and shall not exceed the maximum rates set by the	exceed the maximum rates set by the Secretary,	
Secretary, provided that the Secretary may permit	provided that the Secretary may permit charges in	
charges in excess of the maximum rates if the	excess of the maximum rates if the Secretary deems it	
Secretary deems it warranted.	warranted.	
(c) An approved independent school that enrolls a	(c) An approved independent school that enrolls a	

student with an IEP pursuant to Rule 2229.1 may bill	student with an IEP pursuant to Subsection 2229.1	
the responsible LEA for the excess special education	may bill the responsible LEA for the excess special	
costs beyond those covered by general tuition.	education costs beyond those covered by general	
Reimbursement of the excess costs shall be based on	tuition. Reimbursement of the excess costs shall be	
the direct-cost rates approved by the Secretary for	based on the direct-cost rates approved by the	
services actually provided to the student consistent	Secretary for services actually provided to the student	
with the Agency of Education Technical Manual for	consistent with the Agency of Education Technical	
special education cost accounting.	Manual for special education cost accounting.	
(d) An approved independent school that enrolls a	(d) An approved independent school that enrolls a	
student under SBE Rule 2229.1 shall provide	student under Subsection 2229.1 shall provide	
documentation to the Secretary in order to ensure	documentation to the Secretary in order to ensure	
that the amounts charged are reasonable in relation to	that the amounts charged are reasonable in relation to	
special education services provided by the school.	special education services provided by the school.	
2231.2 Agreement as to Non-Instructional Services.	2231.2 Agreement as to Non-Instructional Services.	
	U U	
In order to obtain approval to receive public tuition,	In order to obtain approval to receive public tuition,	No substantive change to this section.
an independent school shall assure the Board that,	an approved school shall assure the Board that,	-
within thirty days of enrolling a child with an IEP, the	within thirty days of enrolling a child with an IEP, the	
school will enter into a written agreement with the	school will enter into a written agreement with the	
sending LEA or other responsible agency as to the	sending LEA or other responsible agency as to the	
division of responsibility for performance of non-	division of responsibility for performance of non-	
instructional services, including compliance with	instructional services, including compliance with	
special education procedural requirements. For	special education procedural requirements. For	
children placed by a state agency or a designated	children placed by a state agency or a designated	
community mental health agency, or another agency	community mental health agency, or another agency	
defined by the Secretary, this agreement shall be with	defined by the Secretary, this agreement shall be with	
the LEA that has educational planning responsibility	the LEA that has educational planning responsibility	
 for the child.	for the child.	
Section 2232 Rate Approval for Therapeutic	Section 2232. Rate Approval for Therapeutic	
Approved Independent Schools.	Approved Independent Schools.	

(a) The Secretary shall set, after consultation with	(a) The Secretary shall set, after consultation with	No substantive change to this section.
independent schools, the maximum tuition rate to be	independent schools, the maximum tuition rate to be	
paid by the Agency and supervisory unions or school	paid by the Agency and supervisory unions or school	
districts to therapeutic independent schools. The rate	districts to therapeutic independent schools. The rate	
for each therapeutic independent school shall be no	for each therapeutic independent school shall be no	
more than the costs that are reasonably related to the	more than the costs that are reasonably related to the	
level of services provided by the school.	level of services provided by the school.	
(b) If a therapeutic independent school does not	(b) If a therapeutic independent school does not	
submit an application for rate approval by November	submit an application for rate approval by November	
15, the most recent approved rate will be in effect for	15, the most recent approved rate will be in effect for	
the following school year. The Secretary may review	the following school year. The Secretary may review	
an approved rate at any time. An approved rate may	an approved rate at any time. An approved rate may	
be reviewed at any time on request of the school	be reviewed at any time on request of the school	
based on extraordinary circumstances. Therapeutic	based on extraordinary circumstances. Therapeutic	
schools will supply information as requested by the	schools will supply information as requested by the	
Secretary.	Secretary.	
(c) A therapeutic school's most recently approved rate	(c) A therapeutic school's most recently approved rate	
shall be adjusted annually by the Secretary according	shall be adjusted annually by the Secretary according	
to the National Income and Product Accounts (NIPA)	to the National Income and Product Accounts (NIPA)	
Implicit Price Deflator for State and Local	Implicit Price Deflator for State and Local	
Government Consumption Expenditures and Gross	Government Consumption Expenditures and Gross	
Investment as reported by the U.S. Department of	Investment as reported by the U.S. Department of	
Commerce, Bureau of Economic Analysis. The	Commerce, Bureau of Economic Analysis. The	
Secretary shall announce the inflation rate to allow	Secretary shall announce the inflation rate to allow	
for sufficient time for submission of an application for	for sufficient time for submission of an application for	
approval of a new rate under subsection (d) in the	approval of a new rate under subsection (d) in the	
event the therapeutic school determines such an	event the therapeutic school determines such an	
application is needed. The annually-inflated rate shall	application is needed. The annually-inflated rate shall	
become the most recently approved rate.	become the most recently approved rate.	
(d) A therapeutic school requesting a new rate shall	(d) A therapeutic school requesting a new rate shall	
 submit an application for approval of a new rate to	submit an application for approval of a new rate to	

 the Secretary by November 15 for tuition, related	the Secretary by November 15 for tuition, related	
services, room, and board based upon the actual or	services, room, and board based upon the actual or	
anticipated costs that are reasonably related to	anticipated costs that are reasonably related to	
providing educational services. Schools that also	providing educational services. Schools that also	
receive rates from the Agency of Human Services	receive rates from the Agency of Human Services	
shall submit an application for approval of a new rate	shall submit an application for approval of a new rate	
to the Secretary by May 1. Reported costs shall be	to the Secretary by May 1. Reported costs shall be	
only those that are net of other available restricted	only those that are net of other available restricted	
revenue sources. To demonstrate that the rate	revenue sources. To demonstrate that the rate	
requested by the therapeutic school meets this	requested by the therapeutic school meets this	
standard, the therapeutic school shall submit to the	standard, the therapeutic school shall submit to the	
Secretary the following:	Secretary the following:	
(1) Costs for each of the following categories,	1. Costs for each of the following categories, reported	
reported at the general ledger account description	at the general ledger account description level,	
level, submitted in accordance with the Generally	submitted in accordance with the Generally Accepted	
Accepted Accounting Principles published by the	Accounting Principles published by the Financial	
Financial Accounting Standards Board:	Accounting Standards Board:	
(A) Salaries for all employees and full-time	(A) Salaries for all employees and full-time	
equivalents as applicable	equivalents as applicable	
(B) Program-related Contractual Services	(B) Program-related Contractual Services	
(C) Operations-related Contractual Services	(C) Operations-related Contractual Services	
(D) General Operating	(D) General Operating	
(E) Program	(E) Program	
(F) Travel/Transportation	(F) Travel/Transportation	
(G) Building - Direct	(G) Building - Direct	
(H) Building - Allocated	(H) Building - Allocated	
(I) Admin I - Allocated	(I) Admin I - Allocated	
(J) Admin II - Allocated	(J) Admin II - Allocated	
(K) Fringe - Allocated	(K) Fringe - Allocated	
(2) The school's proposed operational capacity, which	2. The school's proposed operational capacity, which	
shall be supported by a narrative that describes how	shall be supported by a narrative that describes how	
the proposal reflects relevant circumstances including	the proposal reflects relevant circumstances including	

three-year historic enrollment, student acuity or	three-year historic enrollment, student acuity or	
changes in student acuity, availability of faculty and staff, physical space, anticipated demand for	changes in student acuity, availability of faculty and staff, physical space, anticipated demand for	
placements or change in anticipated demand for	placements or change in anticipated demand for	
placements, and other considerations.	placements, and other considerations.	
(e) A therapeutic school submitting an application for	(e) A therapeutic school submitting an application for	
rate approval for the first time may submit the	rate approval for the first time may submit the	
application at any time pursuant to this subsection.	application at any time pursuant to this subsection.	
(f) If the Secretary determines an application for new	(f) If the Secretary determines an application for new	
rate approval submitted under subsection (d) is	rate approval submitted under subsection (d) is	
incomplete, then the therapeutic school shall have 10	incomplete, then the therapeutic school shall have 10	
working days to complete the application following	working days to complete the application following	
notice that its application is incomplete.	notice that its application is incomplete.	
(g) The Secretary shall evaluate each element of the	(g) The Secretary shall evaluate each element of the	
application for new rate approval submitted pursuant	application for new rate approval submitted pursuant	
to subsection (d) and determine whether the school	to subsection (d) and determine whether the school	
has demonstrated that the cost associated with each	has demonstrated that the cost associated with each	
element is reasonably related to the level of services	element is reasonably related to the level of services	
provided by the school. In determining whether a	provided by the school. In determining whether a	
cost is reasonably related to the level of services, the	cost is reasonably related to the level of services, the	
Secretary will consider the following: direct-cost rates	Secretary will consider the following: direct-cost rates	
approved by the Secretary pursuant to 16 V.S.A. §	approved by the Secretary pursuant to 16 V.S.A. §	
2973.(b), costs approved for other therapeutic schools,	2973.(b), costs approved for other therapeutic schools,	
regional differences in costs, demonstrated difficulty	regional differences in costs, demonstrated difficulty	
filling certified or licensed positions, tenure of faculty	filling certified or licensed positions, tenure of faculty	
and staff, student acuity, educational model,	and staff, student acuity, educational model,	
students' need for stability in educational placement,	students' need for stability in educational placement,	
and other aspects of program and student need	and other aspects of program and student need	
documented in the application. Prior to conducting	documented in the application. Prior to conducting	
cost comparisons with applicant data, the Secretary	cost comparisons with applicant data, the Secretary	
shall:	shall:	

 (1) Establish standards for developing and applying a database of comparable information to be utilized in rate determinations, and publish the standards on the Agency's website. (2) Annually update the database of comparable information. (3) Implement a procedure to document and retain the process and basis for each determination, including the comparable data applied. (h) The Secretary shall determine the rate on a perstudent basis by dividing the total costs determined in subsection (g) by the school's approved operational capacity, which shall be determined by the Secretary 	 Establish standards for developing and applying a database of comparable information to be utilized in rate determinations and publish the standards on the Agency's website. Annually update the database of comparable information. Implement a procedure to document and retain the process and basis for each determination, including the comparable data applied. (h) The Secretary shall determine the rate on a per- student basis by dividing the total costs determined in subsection (g) by the school's approved operational capacity, which shall be determined by the Secretary 	
from the information provided in subsection (d)(2).	from the information provided in subsection (d)(2).	
(i) The Secretary shall notify a therapeutic school that has submitted an application for new rate approval pursuant to subsection (d) of the final rate approval by January 15.	(i) The Secretary shall notify a therapeutic school that has submitted an application for new rate approval pursuant to subsection (d) of the final rate approval by January 15.	
(j) After the Secretary approves a rate for a therapeutic school, the school shall not exceed that rate until such time as a new tuition rate is approved by the Secretary. In the case of a service required by a student's IEP that is not included within the school's approved rate, the LEA shall decide whether to contract for the service with the therapeutic school. The LEA shall provide notice of its decision to the Secretary within 5 days.	(j) After the Secretary approves a rate for a therapeutic school, the school shall not exceed that rate until such time as a new tuition rate is approved by the Secretary. In the case of a service required by a student's IEP that is not included within the school's approved rate, the LEA shall decide whether to contract for the service with the therapeutic school. The LEA shall provide notice of its decision to the Secretary within 5 days.	
(k) A therapeutic school that is not satisfied with the final rate may request reconsideration by the Secretary. Requests for reconsideration shall be made	(k) A therapeutic school that is not satisfied with the final rate may request reconsideration by the Secretary. Requests for reconsideration shall be made	

 in writing to the Secretary within 30 days of the final rate approval. Upon receiving the Secretary's answer regarding reconsideration, if the therapeutic school is not satisfied, it may file an appeal with the State Board in accordance with the requirements of SBE Rule 1230, et seq. Alternatively, a therapeutic school may appeal to the State Board pursuant to SBE Rule 1230, et seq. without first seeking reconsideration by the Secretary. The State Board's determination of the appeal shall be final. Section 2233 Standards and Regulations. 	in writing to the Secretary within 30 days of the final rate approval. Upon receiving the Secretary's answer regarding reconsideration, if the therapeutic school is not satisfied, it may file an appeal with the Board in accordance with the requirements of Section 1230, et seq. Alternatively, a therapeutic school may appeal to the Board pursuant to Section 1230, et seq. without first seeking reconsideration by the Secretary. The Board's determination of the appeal shall be final. Section 2233. Standards and Regulations	
The State Board shall afford the opportunity for approved independent schools to participate in the development and revision of State standards that apply to independent schools.	The Board shall afford the opportunity for approved schools to participate in the development and revision of state standards that apply to approved schools.	No substantive change to this section.
	Section. 2276 Effective Date	
	Section 2227 (Recognized Accrediting Agencies) will take effect on March 1, 2024. Subsections 2223.3.3(b) and 2223.3.3(c)(1) (Requirements to Operate as an Approved Independent School or an Approved Independent School Ineligible to Receive Public Funds) will take effect on July 1, 2025. All other parts of Section 2223 and Section 2224 (Application and Reapplication for Approval; Approval Process) will take effect on July 1, 2024. Amendments to all remaining Sections shall become effective 15 days after adoption is complete in accordance with 3 V.S.A. §845(d).	New recognition procedure for accrediting agencies takes place March 1, 2024 to allow for four month transition. Requirements that mirror EQS requirements for instructional strategies and curriculum including ethnic and minority studies begins July 1, 2025 (parallel with EQS).