1	TO THE HONOD ADLE CENTATE
1	TO THE HONORABLE SENATE:

2	The Committee on Education to which was referred Senate Bill No. 229
3	entitled "An act relating to State Board of Education approval of independent
4	schools" respectfully reports that it has considered the same and recommends
5	that the bill be amended by striking out all after the enacting clause and
6	inserting in lieu thereof the following:
7	Sec. 1. FINDINGS AND GOALS
8	(a) The General Assembly created the Approved Independent Schools
9	Study Committee in 2017 Acts and Resolves No. 49 to consider and make
10	recommendations on the criteria to be used by the State Board of Education for
11	designation of an "approved" independent school. The Committee was
12	specifically charged to consider and make recommendations on:
13	(1) the school's enrollment policy and any limitation on a student's
14	ability to enroll;
15	(2) how the school should be required to deliver special education
16	services and which categories of these services; and
17	(3) the scope and nature of financial information and special education
18	information that should be required to be reported by the school to the State
19	Board or Agency of Education.

1	(b) The General Assembly in Act 49 directed the State Board of Education
2	to suspend further development of the amendments to its rules for approval of
3	independent schools pending receipt of the report of the Committee.
4	(c) The Committee issued its report in December 2017, noting that, while it
5	was unable to reach consensus on specific legislative language, it did agree
6	unanimously that Vermont students with disabilities should be free to attend the
7	schools that they, their parents, and their local education agency deem appropriate to
8	them.
9	(d) This act completes that work and provides the direction necessary for the State
10	Board of Education to develop further the amendments to its rules for approval of
11	independent schools.
12	Sec. 2. 16 V.S.A. § 166 is amended to read:
13	§ 166. APPROVED AND RECOGNIZED INDEPENDENT SCHOOLS
14	* * *
15	(b) Approved independent schools. On application, the State Board shall
16	approve an independent school that offers elementary or secondary education
17	if it finds, after opportunity for hearing, that the school provides a minimum
18	course of study pursuant to section 906 of this title and that it substantially
19	complies with all statutory requirements for approved independent schools and
20	the Board's rules for approved independent schools. Notwithstanding any
21	provision of law to the contrary, an approved independent school that accepts
22	public tuition shall enroll any student requiring special education services who

is placed in or referred to the approved independent school as an appropriate placement and least restrictive environment for the student by the local education agency. Except as provided in subdivision (6) of this subsection, the Board's rules must at minimum require that the school has 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 any State or federal law or regulation. Approval may be granted without State Board evaluation in the case of any school accredited by a private, State, or regional agency recognized by the State Board for accrediting purposes, provided that the State Board shall determine that the school complies with all student enrollment provisions required by law.

* * *

(5) The State Board may revoke, or suspend, or impose conditions upon the approval of an approved independent school, after opportunity for hearing, for substantial failure to comply with the minimum course of study, for failure to demonstrate that the school has the resources required to meet its stated objectives, for failure to comply with the Board's rules for approved independent schools, or for failure to report under subdivision (4) of this subsection (b). Upon revocation or suspension, students required to attend school who are enrolled in that school shall become truant unless they enroll in

1	a public school, an approved or recognized independent school, or a home
2	study program.
3	* * *
4	(8)(A) If an approved independent school experiences any of the
5	following financial reporting events during the period of its approved status,
6	the school shall notify the Secretary of Education within five days of its
7	knowledge of the event unless the failure is de minimis or the school is able to
8	remedy the event without consequence to its financial capacity to meet its
9	stated objectives within 15 days of its knowledge of the event:
10	(i) the school's failure to file its federal or State tax returns when
11	due (after taking into account permissible extension periods);
12	(ii) the school's failure to meet its payroll obligations as they are
13	due or to pay federal or State payroll tax obligations as they are due;
14	(iii) the school's failure to maintain required retirement
15	contributions;
16	(iv) the school's use of designated funds for nondesignated
17	purposes;
18	(v) the school's inability to fully comply with the financial terms
19	of its secured installment debt obligations over a period of two consecutive
20	months, including the school's failure to make interest or principal payments
21	as they are due or to maintain any required financial ratios;

1	(vi) the withdrawal or conditioning of the school's accreditation
2	on financial grounds by a private, State, or regional agency recognized by the
3	State Board for accrediting purposes; or
4	(vii) the school's insolvency, as defined in 9 V.S.A. § 2286(a).
5	(B)(i) If the State Board reasonably believes that an approved
6	independent school lacks financial capacity to meet its stated objectives during
7	the period of its approved status, then the State Board shall notify the school in
8	writing of the reasons for this belief and permit the school a reasonable
9	opportunity to respond.
10	(ii) If the State Board, after having provided the school a
11	reasonable opportunity to respond, does not find that the school has
12	satisfactorily responded or demonstrated its financial capacity, the State Board
13	may establish a review team, that, with the consent of the school, includes a
14	member of the Council of Independent Schools, to:
15	(I) conduct a school visit to assess the school's financial
16	capacity;
17	(II) obtain from the school such financial documentation as the
18	review team requires to perform its assessment; and
19	(III) submit a report of its findings and recommendations to the
20	State Board.

1	(iii) If the State Board concludes that an approved independent
2	school lacks financial capacity to meet its stated objectives during the period of
3	its approved status, the State Board may take any action that is authorized by
4	this section.
5	(iv) In considering whether an independent school lacks financial
6	capacity to meet its stated objectives during the period of its approved status
7	and what actions the State Board should take if it makes this finding, the State
8	Board may consult with, and draw on the analytical resources of, the Vermont
9	Department of Financial Regulation.
10	(C) Information provided by an independent school under this
11	subsection that is not already in the public domain is exempt from public
12	inspection and copying under the Public Records Act and shall be kept
13	confidential.
14	* * *
15	Sec. 3. 16 V.S.A. § 2973 is amended to read:
16	§ 2973. INDEPENDENT SCHOOL TUITION RATES SCHOOLS
17	(a) Notwithstanding any provision of law to the contrary, an approved
18	independent school that accepts public tuition shall enroll any student with an
19	individualized education plan requiring special education services who is
20	placed in the approved independent school as an appropriate placement and
21	least restrictive environment for the student by the local education agency

1	(LEA). The terms "special education services," "LEA," and "individualized
2	education plan" or "IEP" as used in this section shall have the same meanings
3	as defined by State Board rules.
4	(b)(1) The Secretary of Education shall establish minimum standards of
5	services for students receiving special education services in independent
6	schools in Vermont; shall set, after consultation with independent schools in
7	Vermont, the maximum rates to be paid by the Agency and school districts for
8	tuition, room, and board based on the level of services; and may advise
9	independent schools as to the need for certain special education services in
10	Vermont.
11	(2)(A) The Secretary of Education shall set, after consultation with
12	independent schools in Vermont, the maximum rates to be paid by the Agency
13	and supervisory unions for tuition, room, and board for residential placement
14	of students requiring special education services based on the level of special
15	education services provided by the schools. The amount charged by an
16	independent school for tuition shall reflect the school's actual or anticipated
17	costs of providing special education services to the student and shall not
18	exceed the maximum rates set by the Secretary, provided that the Secretary
19	may permit charges in excess of these maximum rates where the Secretary
20	deems warranted.

(B) An approved independent school that enrolls a student under
subsection (a) of this section on a non-residential basis may bill the responsible
LEA for excess special education costs incurred by the independent school in
providing special education services beyond those covered by general tuition.
Reimbursement of these excess special education costs shall be based on the
direct costs rates approved by the Secretary for services actually provided to
the student consistent with the Agency of Education Technical Manual for
special education cost accounting and approved by the Agency of Education.
The Agency of Education shall publish specific elements that must be included
as part of an independent school's invoice for excess special education costs,
and these elements shall be included in the written agreement required under
subdivision (c)(2) of this section.
(C) In establishing the tuition rates and cost rates for reimbursement
under this subsection, the Secretary shall apply the principle of treating an
approved independent school and a public school with parity in terms of the
amount of State and local contribution to cover the costs of providing special
education services.
(3) An approved independent school shall provide such documentation
to the Secretary as the Secretary deems necessary in order to ensure that
amounts payable under this subsection to the school are reasonable in relation
to the special education services provided by the school. The Secretary may

1	withhold, or direct an LEA to withhold, payment under this subsection pending
2	the Secretary's receipt of required documentation under this subsection, or an
3	amount determined by the Secretary as not reasonable in relation to the special
4	education services provided by the school.
5	(c)(1) In order to be approved as an independent school eligible to receive
6	State funding under subsection (b) of this section, the school shall demonstrate
7	the ability to serve students with disabilities by:
8	(A) demonstrating an understanding of special education
9	requirements, including the:
10	(i) provision of a free and appropriate public education in
11	accordance with federal and State law;
12	(ii) provision of education in the least restrictive environment in
13	accordance with federal and State law;
14	(iii) characteristics and educational needs associated with any of
15	the disability or suspected disability categories under federal and State
16	law; and
17	(iv) procedural safeguards and parental rights, including discipline
18	procedures, specified in federal and State law;
19	(B) committing to implementing the IEP of an enrolled student with
20	special education needs, providing the required services, and appropriately
21	documenting the services and the student's progress;

1	(C) subject to subsection (d) of this section, employing or managing
2	staff with the required licensure to provide special education services;
3	(D) agreeing to communicate with the responsible LEA concerning:
4	(i) the development of, and any changes to, the IEP;
5	(ii) services provided under the IEP and recommendations for a
6	change in the services provided;
7	(iii) the student's progress;
8	(iv) the maintenance of the student's enrollment in the
9	independent school; and
10	(v) the identification of students with suspected disabilities; and
11	(E) committing to participate in dispute resolution as provided under
12	federal and State law.
13	(2) An approved independent school that enrolls a student requiring
14	special education services who is placed under subsection (a) of this section:
15	(A) shall enter into a written agreement with the LEA committing to
16	the requirements under subdivision (1) of this subsection (c);
17	(B) shall ensure that qualified school personnel attend evaluation and
18	planning meetings and IEP meetings for the student; and
19	(C) is not required to demonstrate that it has the resources to serve
20	every category of special education in order to be approved or retain its
21	approval to receive tuition under subsection (b) of this section.

1	(d) If an approved independent school enrolls a student under subsection
2	(a) of this section but does not have the staff or State Board approval to
3	provide special education services in the specific disability category required
4	by the student, then:
5	(1) the LEA, in consultation with the approved independent school and
6	the Agency of Education, shall determine what special education services and
7	supports the school is able to provide to the student; and
8	(2) the LEA shall, on an interim basis, provide such additional staff and
9	other resources to the approved independent school as are necessary to support
10	the student until such time as the approved independent school is able to
11	directly provide these services and has the appropriate State Board approval,
12	provided that the school shall have all required staff and resources and the
13	appropriate State Board approval within one year after the date of the student's
14	<u>enrollment.</u>
15	(b)(e) Neither school districts nor any State agency shall pay rates for
16	tuition, room, and board, for students receiving special education in
17	independent schools outside Vermont that are in excess of allowable costs
18	approved by the authorized body in the state in which the independent school
19	is located, except in exceptional circumstances or for a child who needs
20	exceptional services, as approved by the Secretary.

(Draft No. 3.1 – Committee amendment to S.229) 2/15/2018 - JDM - 10:08 AM

Page 12 of 12

1	(e)(f) The State Board is authorized to enter into interstate compacts with
2	other states to regulate rates for tuition, room, and board for students receiving
3	special education in independent schools.
4	Sec. 4. EFFECTIVE DATE
5	This act shall take effect on passage.
6	
7	(Committee vote:)
8	
9	Senator
10	FOR THE COMMITTEE