1	Introduced by Committee on Education
2	Date:
3	Subject: Education; approved independent schools; tuition
4	Statement of purpose of bill as introduced: This bill proposes to require
5	approved independent schools to meet specific requirements in order to be
6	approved as eligible to receive public tuition, including (1) agreeing to enroll
7	any student who requires special education services under specific
8	circumstances; (2) accreditation by specific school accreditation organizations;
9	(3) agreeing to report attendance, enrollment changes, State-mandated
10	assessment results, and student performance data to a tuitioned student's local
11	education agency; (4) agreeing to adopt and implement policies and procedures
12	to comply with the Vermont Public Accommodations Act and the Vermont
13	Fair Employment Practices Act; (5) maintaining an open enrollment process
14	for publicly tuitioned students; (6) maintaining a tuition rate for publicly
15	tuitioned students that is the same as or lower than the tuition rate for private
16	payer students; and (7) attesting to compliance with all laws and rules
17	applicable to approved independent schools. The bill also proposes to make
18	conforming changes throughout Title 16 based on these new requirements, as
19	well as establishes a moratorium on the approval of new initial applications for
20	approved independent schools.

	(dr req 23-0910 – draft 3.1) Page 2 of 25 3/16/2023 - BSJ - 01:20 PM
1 2	An act relating to the eligibility of approved independent schools to receive public tuition
3	It is hereby enacted by the General Assembly of the State of Vermont:
4	* * * Findings * * *
5	Sec. 1. FINDINGS AND PURPOSE
6	(a) The Vermont Constitution provides that "a competent number of
7	schools ought to be maintained in each town unless the general assembly
8	permits other provisions for the convenient instruction of youth." VT Const.
9	Ch II, § 68. Interpreting this provision in Brigham v. State, 692 A.2d 384
10	(1997), the Vermont Supreme Court stated that "[t]he state may delegate to
11	local towns and cities the authority to finance and administer the schools
12	within their borders; it cannot, however, abdicate the basic responsibility for
13	education by passing it on to local governments, which are themselves
14	creations of the state." Id. at 395.
15	(b) From this, it is evident that the State has a constitutional obligation to
16	provide public education to its youth. Many Vermont school districts operate
17	schools, but others do not. Vermont is a relatively sparsely populated and
18	mountainous state that has made the operation of public schools unviable in
19	certain regions of the State. Students who live in these regions do not have the
20	choice of enrolling in a public school in their district; their only choice is to
21	enroll in a public school operated by another school district or an independent
22	school or to be homeschooled.

1	(c) Therefore, in order to fulfill its constitutional requirement to provide
2	public education to its youth, the State permits school districts that do not
3	operate schools (nonoperating school districts) to use public funds to send their
4	resident youth to public schools operated by other school districts or to certain
5	independent schools.
6	(d) In 2020, the Office of the Vermont State Auditor authored a report
7	comparing the statutes and rules applicable to public schools in Vermont to the
8	statutes and rules applicable to Vermont's independent schools. In a letter
9	dated December 17, 2020, the Secretary of Education provided comments on a
10	draft of the Auditor's report. In his closing, the Secretary stated, "This
11	evolution in education policy has taken place in the absence of a single,
12	coherent design for the system as a whole. The resulting differences
13	highlighted in this report should not come as a surprise. They should, along
14	with all education statutes and regulations, be examined to determine whether
15	the current framework makes sense, and whether it enables the state to provide
16	all students equal access to a high-quality education."
17	(e) Statistic: amount of public funds to independent schools.
18	* * * Approved Independent Schools Eligible to Receive Public Tuition * * *
19	Sec. 2. 16 V.S.A. § 166 is amended to read:
20	§ 166. APPROVED AND RECOGNIZED INDEPENDENT SCHOOLS

1	(a) Authority. An independent school may operate and provide elementary
2	education or secondary education if it is either approved or recognized as set
3	forth in this section.
4	(b) Approved independent schools. On application, the State Board shall
5	approve an independent school that offers elementary or secondary education
6	if it finds, after opportunity for hearing, that the school provides a minimum
7	course of study pursuant to section 906 of this title and that it substantially
8	complies with all statutory requirements for approved independent schools and
9	the Board's rules for approved independent schools. An independent school
10	that intends to accept public tuition shall be approved by the State Board only
11	on the condition that the school agrees, notwithstanding any provision of law
12	to the contrary, to enroll any student who requires special education services
13	and who is placed in or referred to the approved independent school as an
14	appropriate placement and least restrictive environment for the student by the
15	student's individualized education program team or by the local education
16	agency; provided, however, that this requirement shall not apply to an
17	independent school that limits enrollment to students who are on an
18	individualized education program or a plan under Section 504 of the
19	Rehabilitation Act of 1973, 29 U.S.C. § 794, and who are enrolled pursuant to
20	a written agreement between the local education agency and the school. Except
21	as provided in subdivision (6) of this subsection, the Board's rules must at

1	minimum require that the school have the resources required to meet its stated
2	objectives, including financial capacity, faculty who are qualified by training
3	and experience in the areas in which they are assigned, and physical facilities
4	and special services that are in accordance with any State or federal law or
5	regulation. Approval may be granted without State Board evaluation in the
6	case of any school accredited by a private, State, or regional agency recognized
7	by the State Board for accrediting purposes, provided that the State Board shall
8	determine that the school complies with all student enrollment provisions
9	required by law.
10	* * *
11	(5) The State Board may revoke, suspend, or impose conditions upon
12	the approval of an approved independent school, after having provided an
13	opportunity for a hearing, for substantial failure to comply with the minimum
14	course of study, for failure to demonstrate that the school has the resources
15	required to meet its stated objectives, for failure to comply with statutory
16	requirements or the Board's rules for approved independent schools, or for
17	failure to report under subdivision (4) of this subsection (b). Upon that
18	revocation or suspension, students required to attend school who are enrolled
19	in that school shall become truant unless they enroll in a public school, an
20	approved or recognized independent school, or a home study program.

* * *

21

1	(9)(A) An approved independent school that intends to accept public
2	tuition shall be approved by the State Board as eligible to receive public tuition
3	only on the condition that the school complies with the following
4	requirements; provided, however, that this subdivision (9) shall not apply to
5	therapeutic approved independent schools as defined in subdivision 11(36) of
6	this title:
7	(i) the school agrees, notwithstanding any provision of law to the
8	contrary, to enroll any student who requires special education services and who
9	is placed in or referred to the approved independent school as an appropriate
10	placement and least restrictive environment for the student by the student's
11	individualized education program team or by the local education agency;
12	(ii) the school is accredited by the Association of Independent
13	Schools in New England or the New England Association of Schools and
14	<u>Colleges;</u>
15	(iii) the school agrees to provide local education agencies with an
16	attendance report for students attending the school on public tuition at an
17	interval determined by and in a format approved by the Agency;
18	(iv) the school agrees to provide local education agencies with a
19	report of the academic progress of students attending the school on public
20	tuition at an interval determined by and in a format approved by the Agency;

1	(v) the school agrees to provide local education agencies with a
2	report of any enrollment change for students attending the school on public
3	tuition, including withdrawals, suspensions, or expulsions, provided that the
4	school shall notify a local education agency the same school day if the school
5	is considering expelling a publicly tuitioned student;
6	(vi) the school has adopted and implemented policies and
7	procedures to comply with the Vermont Public Accommodations Act,
8	9 V.S.A. chapter 139 and the Vermont Fair Employment Practices Act,
9	21 V.S.A. chapter 5, subchapter 6;
10	(vii) the school agrees not to use an admissions process for
11	publicly tuitioned students that includes interviews, entrance exams, academic
11 12	publicly tuitioned students that includes interviews, entrance exams, academic history, required campus visits, or consideration of ability to pay for any costs
12	history, required campus visits, or consideration of ability to pay for any costs
12 13	history, required campus visits, or consideration of ability to pay for any costs or fees, provided that:
12 13 14	history, required campus visits, or consideration of ability to pay for any costs or fees, provided that: (I) the school may set a capacity limit on the number of
12 13 14 15	history, required campus visits, or consideration of ability to pay for any costs or fees, provided that: (I) the school may set a capacity limit on the number of publicly tuitioned students the school will accept; and
12 13 14 15 16	history, required campus visits, or consideration of ability to pay for any costs or fees, provided that: (I) the school may set a capacity limit on the number of publicly tuitioned students the school will accept; and (II) the school shall establish a nondiscriminatory selection
12 13 14 15 16 17	history, required campus visits, or consideration of ability to pay for any costs or fees, provided that: (I) the school may set a capacity limit on the number of publicly tuitioned students the school will accept; and (II) the school shall establish a nondiscriminatory selection process, such as a lottery, when the number of publicly tuitioned student

1	shall publish the results on its website in a manner consistent with the
2	publication of the same results for public school students;
3	(ix) the school's tuition rate for publicly tuitioned students shall be
4	the same as or lower than the tuition rate for private payer students and both
5	tuition rates shall be published on the school's website and reported to the
6	Agency of Education annually;
7	(x) publicly tuitioned students shall not be charged an application
8	fee, an academic fee, or any other fees for academic materials; and
9	(xi) the school attests on or before August 1 of each year to
10	compliance with the requirements of this subdivision (9), all other statutory
11	requirements for approved independent schools, and the Board's rules for
12	approved independent schools, on a form created by the Agency, including
13	documentation of the following:
14	(I) a statement of nondiscrimination, posted on the school's
15	website and included in the school's application materials, that is consistent
16	with the Vermont Public Accommodations Act, 9 V.S.A. chapter 139 and the
17	Vermont Fair Employment Practices Act, 21 V.S.A. chapter 5, subchapter 6;
18	(II) an assurance, signed by the head of school, that the school
19	complies with the Vermont Public Accommodations Act in all aspects of the
20	school's admissions and operations; and

1	(III) an assurance, signed by the head of school, that no public
2	funds were used to subsidize the tuition of private payer students.
3	(B) No private right of action is created by this subdivision (9)
4	against an approved independent school approved by the State Board as
5	eligible to receive public tuition for failure to comply with any of the
6	requirements in this subdivision (9). The State Board is authorized to use its
7	powers under subdivision (5) of this subsection (b) to revoke, suspend, or
8	impose conditions on the eligibility of an approved independent school to
9	receive public tuition for failure to comply with these requirements. The
10	Board shall establish and maintain a process to receive, investigate, and resolve
11	allegations of noncompliance with these requirements in a manner that
12	provides due process for the person or persons making the allegation and the
13	approved independent school against which the allegation is made. A person
14	shall not coerce, threaten, interfere, or otherwise discriminate against any
15	individual who alleges noncompliance with the requirements under this
16	subdivision (9).
17	* * *
18	* * * Tuition * * *
19	Sec. 3. 16 V.S.A. § 821 is amended to read:
20	§ 821. SCHOOL DISTRICT TO MAINTAIN PUBLIC ELEMENTARY
21	SCHOOLS OR PAY TUITION

1	(a) Each school district shall maintain one or more approved schools within
2	the district in which elementary education for its resident students in
3	kindergarten through grade six is provided unless:
4	* * *
5	(d) Notwithstanding subdivision (a)(1) of this section, the electorate of a
6	school district that does not maintain an elementary school may grant general
7	authority to the school board to pay tuition for an elementary student at an
8	approved independent elementary school eligible to receive public tuition or an
9	independent school meeting education quality standards pursuant to sections
10	823 and 828 of this chapter upon notice given by the student's parent or legal
11	guardian before April 15 for the next academic year.
12	Sec. 4. 16 V.S.A. § 822 is amended to read:
13	§ 822. SCHOOL DISTRICT TO MAINTAIN PUBLIC HIGH SCHOOLS OR
14	PAY TUITION
15	(a) Each school district shall maintain one or more approved high schools
16	in which high school education is provided for its resident students unless:
17	(1) the electorate authorizes the school board to close an existing high
18	school and to provide for the high school education of its students by paying
19	tuition to a public high school, an approved independent high school eligible to
20	receive public tuition, or an independent school meeting education quality

1	standards, to be selected by the parents or guardians of the student, within or
2	outside the State; or
3	* * *
4	(c)(1) A school district may both maintain a high school and furnish high
5	school education by paying tuition:
6	(A) to a public school as in the judgment of the school board may
7	best serve the interests of the students; or
8	(B) to an approved independent school <u>eligible to receive public</u>
9	tuition or an independent school meeting education quality standards if the
10	school board judges that a student has unique educational needs that cannot be
11	served within the district or at a nearby public school.
12	* * *
13	Sec. 5. 16 V.S.A. § 823 is amended to read:
14	§ 823. ELEMENTARY TUITION
15	* * *
16	(b) Unless the electorate of a school district authorizes payment of a higher
17	amount at an annual or special meeting warned for the purpose, the tuition paid
18	to an approved independent elementary school eligible to receive public tuition
19	or an independent school meeting education quality standards shall not exceed
20	the least of:

* * *

21

Page 12 of 25 (dr req 23-0910 – draft 3.1) 3/16/2023 - BSJ - 01:20 PM 1 Sec. 6. 16 V.S.A. § 824 is amended to read: 2 § 824. HIGH SCHOOL TUITION 3 (a) Tuition for high school students shall be paid by the school district in 4 which the student is a resident. 5 * * * 6 (c) The district shall pay an amount not to exceed the average announced 7 tuition of Vermont union high schools for the year of attendance for its 8 students enrolled in an approved independent school eligible to receive public 9 tuition that does not functioning function as a Vermont area career technical 10 center, or any higher amount approved by the electorate at an annual or special 11 meeting warned for that purpose. 12 Sec. 7. 16 V.S.A. § 827 is amended to read: 13 § 827. DESIGNATION OF A PUBLIC HIGH SCHOOL OR AN 14 APPROVED INDEPENDENT HIGH SCHOOL AS THE PUBLIC 15 HIGH SCHOOL OF A SCHOOL DISTRICT (a) A school district not maintaining an approved public high school may 16 17 vote on such terms or conditions as it deems appropriate, to designate three or 18 fewer approved independent schools eligible to receive public tuition or public 19 high schools as the public high school or schools of the district. 20 (b) Except as otherwise provided in this section, if the board of trustees or 21 the school board of a designated school votes to accept this designation, the

1	school shall be regarded as a public school for tuition purposes under
2	subsection 824(b) of this title, and the sending school district shall pay tuition
3	only to that school, and to any other school designated under this section, until
4	such time as the sending school district or the designated school votes to
5	rescind the designation.
6	(c) A parent or legal guardian who is dissatisfied with the instruction
7	provided at a designated school or who cannot obtain for his or her the parent's
8	or legal guardian's child the kind of course or instruction desired there, or
9	whose child can be better accommodated in an approved independent school
10	eligible to receive public tuition or public high school nearer his or her the
11	child's home during the next academic year, may request on or before April 15
12	that the school board pay tuition to another approved independent school
13	eligible to receive public tuition or public high school selected by the parent or
14	guardian.
15	* * *
16	(e) Notwithstanding any other provision of law to the contrary:
17	(1) the school districts of Pawlet, Rupert, and Wells may designate a
18	public high school located in New York as the public high school of the district
19	pursuant to the provisions of this section;
20	(2) unless otherwise directed by an affirmative vote of the school
21	district, when the Wells Board approves parental requests to pay tuition to a

VT LEG #367523 v.3

1	nondesignated approved independent or public school, the Board shall pay
2	tuition in an amount not to exceed the base education amount as determined
3	under section 4011 of this title for the fiscal year in which tuition is being paid;
4	and
5	(3) unless otherwise directed by an affirmative vote of the school
6	district, when the Strafford Board approves a parental request to pay tuition to
7	a nondesignated approved independent or public school, the Board shall pay
8	tuition to the nondesignated school pursuant to section 824 of this title for the
9	year in which the student is enrolled; provided, however, that it shall not pay
10	tuition in an amount that exceeds the tuition paid to the designated school for
11	the same academic year. [Repealed.]
12	Sec. 8. 16 V.S.A. § 828 is amended to read:
13	§ 828. TUITION TO APPROVED SCHOOLS; AGE; APPEAL
14	(a) A school district shall not pay the tuition of a student except to a public
15	school, an approved independent school located in Vermont, an independent
16	school meeting education quality standards, a tutorial program approved by the
17	State Board, an approved education program, a therapeutic school, or an
18	independent school in another state or country located within 25 miles of the
19	Vermont border and approved under the laws of that state or country, nor shall
20	payment of tuition on behalf of a person be denied on account of age. Unless
21	otherwise provided, a person who is aggrieved by a decision of a school board

VT LEG #367523 v.3

1	relating to eligibility for tuition payments, the amount of tuition payable, or the
2	school he or she the person may attend, may appeal to the State Board and its
3	decision shall be final.
4	(b) An independent school in another state located within 25 miles of the
5	Vermont border that is approved under the laws of that state is eligible to
6	receive public tuition if the following conditions are met:
7	(1) The independent school has adopted and implemented policies and
8	procedures to comply with all antidiscrimination laws applicable to public
9	schools in the state where the independent school is located and makes
10	reasonable efforts to enforce those policies and procedures, even if those laws
11	by their terms do not apply to the independent school. The school shall attest
12	to compliance with this subdivision on or before August 1 of each year.
13	(2) The independent school posts and maintains on its website in a
14	prominent place its policy to comply with all antidiscrimination laws that apply
15	to public schools in the state where the independent school is located. The
16	school shall attest to compliance with this subdivision on or before August 1 of
17	each year.
18	(3) The independent school complies with the requirements of
19	subdivision 166(b)(9) of this title, provided that subdivisions 166(b)(9)(vi) and
20	(xi) of this title shall not apply.

1	(4) The independent school provides an assurance on or before August 1
2	of each year, signed by the head of school, that no public funds were used to
3	subsidize the tuition of private payer students.
4	Sec. 9. 16 V.S.A. § 828 is amended to read:
5	§ 828. TUITION TO APPROVED SCHOOLS; AGE; APPEAL
6	(a) A school district shall not pay the tuition of a student except to a public
7	school, an approved independent school located in Vermont, an independent
8	school meeting education quality standards, a tutorial program approved by the
9	State Board, an approved education program, a therapeutic school, or an
10	independent school in another state located within 25 miles of the Vermont
11	border and approved under the laws of that state, that complies with the
12	reporting requirement under subsection 4010(c) of this title, nor shall payment
13	of tuition on behalf of a person be denied on account of age. Unless otherwise
14	provided, a person who is aggrieved by a decision of a school board relating to
15	eligibility for tuition payments, the amount of tuition payable, or the school the
16	person may attend, may appeal to the State Board and its decision shall be
17	final.
18	* * *

	(dr req 23-0910 – draft 3.1) 3/16/2023 - BSJ - 01:20 PM
1	Sec. 10. REPEAL
2	2022 Acts and Resolves No. 127, Sec. 21 (16 V.S.A. § 828) is repealed.
3	* * * Dual Enrollment * * *
4	Sec. 11. 16 V.S.A. § 944 is amended to read:
5	§ 944. DUAL ENROLLMENT PROGRAM
6	* * *
7	(b) Students.
8	(1) A Vermont resident who has completed grade 10 but has not
9	received a high school diploma is eligible to participate in the Program if:
10	(A) the student:
11	(i) is enrolled in:
12	(I) a Vermont public school, including a Vermont career
13	technical center;
14	(II) a public school in another state or an approved independent
15	school that is designated as the public secondary school for the student's
16	district of residence; or
17	(III) an approved independent school <u>eligible to receive public</u>
18	tuition in Vermont to which the student's district of residence pays publicly
19	funded tuition on behalf of the student;
20	(ii) is assigned to a public school through the High School
21	Completion Program; or

(dr req 23-0910 – draft 3.1)	
3/16/2023 - BSJ - 01:20 PM	

1	(iii) is a home study student;
2	(B) dual enrollment is an element included within the student's
3	personalized learning plan; and
4	(C) the secondary school and the postsecondary institution have
5	determined that the student is sufficiently prepared to succeed in a dual
6	enrollment course, which can be determined in part by the assessment tool or
7	tools identified by the participating postsecondary institution.
8	* * *
9	* * * Special Education * * *
10	Sec. 12. 16 V.S.A. § 11 is amended to read:
11	§ 11. CLASSIFICATIONS AND DEFINITIONS
12	(a) As used in this title, unless the context otherwise clearly requires:
13	* * *
14	(36) "Therapeutic approved independent school" means an approved
15	independent school that limits enrollment to students who are on an
16	individualized education program or a plan under Section 504 of the
17	Rehabilitation Act of 1973, 29 U.S.C. § 794, and who are enrolled pursuant to
18	a written agreement between the local education agency and the school.
19	* * *
20	Sec. 13. 16 V.S.A. § 2962 is amended to read:
21	§ 2962. EXTRAORDINARY SPECIAL EDUCATION REIMBURSEMENT

1	* * *
2	(e) Under section 2973 of this title, a supervisory union, in its role as the
3	local education agency, may place a student with an individualized education
4	program under the Individuals with Disabilities Education Act, 20 U.S.C.
5	chapter 33, with certain approved independent schools that accept public
6	tuition eligible to receive public tuition. If the approved independent school is
7	entitled to special education cost reimbursement under that section, it may bill
8	the supervisory union for excess special education costs incurred by the
9	independent school in providing special education services to that student
10	beyond those covered by general tuition. If those costs for that student exceed
11	the extraordinary expenditures threshold as defined in subdivision (a)(2) of this
12	section, the supervisory union shall be entitled to extraordinary reimbursement
13	under this section for that student as if it incurred those costs directly.
14	Sec. 14. 16 V.S.A. § 2973 is amended to read:
15	§ 2973. INDEPENDENT SCHOOL TUITION RATES
16	(a)(1) Notwithstanding any provision of law to the contrary, an approved
17	independent school that accepts is eligible to receive public tuition shall enroll
18	any student with an individualized education program who requires special
19	education services and who is placed in the approved independent school as an
20	appropriate placement and least restrictive environment for the student by the
21	student's individualized education program team or by the local education

1	agency (LEA); provided, however, that this requirement shall not apply to an
2	independent school that limits enrollment to students who are on an
3	individualized education program or a plan under Section 504 of the
4	Rehabilitation Act of 1973, 29 U.S.C. § 794, and who are enrolled pursuant to
5	a written agreement between the LEA and the school.
6	* * *
7	(b)(1) The Secretary of Education shall establish minimum standards of
8	services for students receiving special education services in independent
9	schools in Vermont and may advise independent schools as to the need for
10	certain special education services in Vermont.
11	(2)(A) The Secretary of Education shall set, after consultation with
12	independent schools in Vermont, and based on the level of services provided
13	by the schools, the maximum rates to be paid by the Agency and supervisory
14	unions or school districts for tuition, room, and board for residential placement
15	of students who require special education services. 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.

21

* * *

1	(C)(i) The Secretary shall set, after consultation with independent
2	schools in Vermont, the maximum tuition rates to be paid by the Agency and
3	supervisory unions or school districts to independent schools that limit
4	enrollment to students who are on an IEP or a plan under Section 504 of the
5	Rehabilitation Act of 1973, 29 U.S.C. § 794, and who are enrolled pursuant to
6	a written agreement between the LEA and the school therapeutic approved
7	independent schools. The maximum tuition rates shall be based on the level of
8	services provided by the school.
9	* * *
10	* * * Forms and Report * * *
11	Sec. 15. AGENCY OF EDUCATION; FORMS; REPORT
12	(a) Academic progress and attendance. On or before January 15, 2024, the
13	Agency of Education shall create a standard form or forms for public and
14	approved independent schools to report the attendance record and academic
14 15	
	approved independent schools to report the attendance record and academic
15	approved independent schools to report the attendance record and academic progress of tuitioned students to the student's local education agency, as well
15 16	approved independent schools to report the attendance record and academic progress of tuitioned students to the student's local education agency, as well as establish the frequency with which such information shall be reported. In
15 16 17	approved independent schools to report the attendance record and academic progress of tuitioned students to the student's local education agency, as well as establish the frequency with which such information shall be reported. In developing the form or forms, the Agency shall consult with the Vermont

1	(b) Compliance attestation. On or before September 1, 2024, the Agency
2	of Education shall create an attestation form to be used by approved
3	independent schools eligible to receive public tuition to certify annual
4	compliance with all statutory requirements for approved independent schools
5	and the Board's rules for approved independent schools, as required in 16
6	<u>V.S.A. § 166(b)(A)(9)(vi).</u>
7	(c) Report. In conjunction with developing the compliance attestation form
8	under subsection (b) of this section, the Agency shall review all laws, rules,
9	quality standards, reporting requirements, and required policies applicable to
10	public schools and make a written recommendation to the House and Senate
11	Committees on Education regarding whether any public school requirements
12	not already applicable should also apply to approved independent schools
13	eligible to receive public tuition. In conducting its review, the Agency shall
14	consult the Vermont Independent School Association, the Vermont School
15	Boards Association, and the Vermont National Education Agency. The
16	Agency shall submit a written report with its recommendations and the
17	recommendations of the organizations it has consulted with on or before
18	<u>December 1, 2023.</u>
19	* * * Transitions * * *
20	Sec. 16. ACCREDITATION TRANSITION

1	An approved independent school that intends to accept public tuition but is
2	not accredited by the Association of Independent Schools in New England or
3	the New England Association of Schools and Colleges on or before December
4	31, 2023 shall notify the State Board of Education of its intent to seek
5	accreditation on or before December 31, 2023. Such notice shall include any
6	progress already made toward accreditation and an anticipated approval date, if
7	applicable. The Board may request updates of accreditation progress at any
8	time and may conditionally approve the school as eligible to receive public
9	tuition based on such progress. Failure to obtain full accreditation on or before
10	July 1, 2029 may result in the State Board using its powers under 16 V.S.A.
11	<u>§ 166(b)(5) to revoke, suspend, or impose conditions on the eligibility of an</u>
12	approved independent school to receive public tuition, pursuant to 16 V.S.A.
13	<u>§ 166(b)(9)(B).</u>
14	Sec. 17. OUT-OF-STATE SCHOOL ATTENDANCE TRANSITION
15	A student enrolled for the 2022–2023 school year in, or that has been
16	accepted for enrollment for the 2023-2024 school year by, an approved
17	independent school in another state or country that would not be eligible to
18	receive public tuition under 16 V.S.A. § 828 as amended by this act shall
19	continue to be entitled to public tuition until such time as the student graduates
20	from that school.

1	* * * Moratorium on Approval of New Approved Independent Schools * * *
2	Sec. 18. MORATORIUM ON APPROVAL OF NEW APPROVED
3	INDEPENDENT SCHOOLS
4	Notwithstanding any provision of law to the contrary, the State Board of
5	Education shall be prohibited from approving an application for initial
6	approval of an approved independent school until further direction by the
7	General Assembly.
8	Sec. 19. POSITION DEVELOPMENT; REPORT
9	To ensure students attending an approved independent school eligible to
10	receive public tuition receive the services they are entitled to and to assist
11	students who believe they have been unfairly denied admission to an approved
12	independent school eligible to receive public tuition, the Agency of Education
13	shall provide the House and Senate Committees on Education with a detailed
14	recommendation for a Public Tuition Student Advocate position. The
15	recommendation shall include:
16	(1) a job description, including qualification criteria;
17	(2) a determination of whether a new position would need to be created
18	or whether the duties of the Public Tuition Student Advocate can be assigned
19	to a current position within the Agency of Education; and
20	(3) any necessary appropriations to fund this position.

- * * Effective Dates * *
 Sec. 20. EFFECTIVE DATES
 <u>This act shall take effect on July 1, 2023, except that this section and</u>
- 4 Sec. 10 (repeal) shall take effect on passage and Sec. 9 (16 V.S.A. § 828) shall
- 5 <u>take effect on July 1, 2024.</u>