Introduced by Senators McCormack, Collins, Sears, and Zuckerman

Referred to Committee on

Subject: Education; independent schools; public funds; tuition; special education

Statement of purpose of bill as introduced: This bill proposes to require that in order to receive publicly funded tuition dollars, an independent school shall be approved for special education in at least four categories and shall arrange for the provision of services in any other category, shall maintain a “blind admissions policy” for all publicly funded students, and shall meet other specific requirements. These requirements would not apply to an independent school that is not primarily intended for or attended by general education students or that does not receive publicly funded tuition dollars for more than one-third of the total number of enrolled students.

An act relating to public funding of some approved independent schools

It is hereby enacted by the General Assembly of the State of Vermont:
Sec. 1. 16 V.S.A. § 828 is amended to read:

§ 828. TUITION TO APPROVED SCHOOLS; AGE; APPEAL

(a) A school district shall not pay the tuition of a pupil student except to a public school, an approved independent school, an independent school meeting school quality standards, a tutorial program approved by the state board State Board, an approved education program, or an independent school in another state or country approved under the laws of that state or country, nor shall payment.

(b)(1) Notwithstanding subsection (a) of this section, a district shall pay tuition to an independent school within or outside of Vermont, including an approved independent school functioning as an approved area technical center, only if the school:

(A) does not determine or deny enrollment on the basis of race, creed, color, national origin, marital status, sex, sexual orientation, gender identity, or disability;

(B) maintains a “blind admissions policy” by accepting for admission on a space-available basis all publicly funded students who apply;

(C) is approved for special education purposes in at least four disability categories and arranges for the provision of special education services related to any other disability category if required in an enrolled student’s individualized education plan;
(D) uses the assessment or assessments required under subdivision 164(9) of this title to measure attainment of performance standards by all enrolled students and reports related data to the Secretary as requested;  
(E) provides free and reduced-price meals to enrolled students pursuant to section 1264 of this title; and  
(F) employs licensed teachers and administrators pursuant to section 1692 of this title.  

(2) The provisions of subdivision (1) of this subsection shall not apply to an independent school that meets one or more of the following conditions:  
(A) The school is not primarily intended for or attended by general education students.  
(B) The tuition for no more than one-third of the total number of enrolled students, based on the average enrollment for the three prior years, is paid in whole or in part by one or more school districts.  
(c) Payment of tuition on behalf of a person shall not be denied on account of the basis of a student’s age.  
(d) Unless otherwise provided, a person who is aggrieved by a decision of a school board relating to eligibility for tuition payments, the amount of tuition payable, or the school he or she may attend, may appeal to the state board State Board, and its decision shall be final.
Sec. 2. 16 V.S.A. § 166(e) is amended to read:

   (e) As required in chapter 9, subchapter 5 of this title, the board of trustees of an approved or recognized independent school operating in Vermont shall adopt harassment and, hazing, and bullying prevention policies; establish procedures for dealing with harassment and, hazing, and bullying of students; and provide notice of these. The provisions of section 565 of this title for public schools shall apply to this subsection, except that the board the policies and procedures. The board of trustees shall follow its own procedures for adopting policy.

Sec. 3. 16 V.S.A. § 166(g) is amended to read:

   (g) An approved independent school which accepts students for whom the district of residence pays tuition under chapter 21 of this title shall use the assessment or assessments required under subdivision 164(9) of this title to measure attainment of standards for student performance of those pupils. In addition the school shall provide data related to the assessment or assessments as required by the commissioner. [Repealed.]

Sec. 4. EFFECTIVE DATE

This act shall take effect on July 1, 2013 and shall apply to tuition paid for the 2014–2015 academic year and after.