DEPARTMENT OF EDUCATION

OFFICE OF THE SECRETARY

Statutory Authority: 14 Delaware Code, Section 8513 (14 **Del.C.** §8513) 14 **DE Admin. Code** 282

PROPOSED

PUBLIC NOTICE

Education Impact Analysis Pursuant to 14 Del.C. Section 122(d)

282 Private Business and Trade Schools

A. Type of Regulatory Action Required

Amendment to Existing Regulation

B. Synopsis of Subject Matter of the Regulation

Pursuant to 14 **Del.C.** §8513, the Delaware Department of Education intends to amend 14 **DE Admin. Code** 282 Private Business and Trade Schools. This regulation is being amended to clarify content, especially definitions, and to comply with the Delaware Administrative Code Style Manual.

Persons wishing to present their views regarding this matter may do so in writing by the close of business on or before April 5, 2019 to the Department of Education, Office of the Secretary, Attn: Regulation Review, 401 Federal Street, Suite 2, Dover, Delaware 19901 or email to DOEregulations.comment@doe.k12.de.us. A copy of this regulation may be viewed online at the Registrar of Regulation's website, http://regulations.delaware.gov/services/current_issue.shtml or obtained at the Department of Education's Office of the Secretary, located at the address above.

C. Impact Criteria

- 1. Will the amended regulation help improve student achievement as measured against state achievement standards? The amended regulation does not address student achievement.
- 2. Will the amended regulation help ensure that all students receive an equitable education? The amended regulation is intended to continue to help ensure all students receive an equitable education.
- 3. Will the amended regulation help to ensure that all students' health and safety are adequately protected? The amended regulation does not address students' health and safety.
- 4. Will the amended regulation help to ensure that all students' legal rights are respected? The amended regulation continues to help ensure that all student's legal rights are respected.
- 5. Will the amended regulation preserve the necessary authority and flexibility of decision making at the local board and school level? The amended regulation does not change the decision making at the local board and school level.
- 6. Will the amended regulation place unnecessary reporting or administrative requirements or mandates upon decision makers at the local board and school levels? The amended regulation does not place any unnecessary reporting or administrative requirements on decision makers.
- 7. Will the decision making authority and accountability for addressing the subject to be regulated be placed in the same entity? The decision making authority and accountability for addressing the subject to be regulated does not change because of the amended regulation.
- 8. Will the amended regulation be consistent with and not an impediment to the implementation of other state educational policies, in particular to state educational policies addressing achievement in the core academic subjects of mathematics, science, language arts and social studies? The amended regulation is consistent with and not an impediment to the implementation of other state educational policies.
- 9. Is there a less burdensome method for addressing the purpose of the regulation? There is not a less burdensome method for addressing the purpose of the regulation.
- 10. What is the cost to the State and to the local school boards of compliance with the regulation? There is no expected cost to implementing this amended regulation.

282 Private Business and Trade Schools

1.0 Definitions. For purposes of this regulation

The following words and terms, when used in this regulation, have the following meaning unless the context clearly indicates otherwise:

- "Agent" has the same meaning as in 14 **Del.C.** §8501(4) means a person employed by a Private Business or Trade School, located within or outside Delaware, to act as an agent, solicitor, broker, or independent contractor to directly procure students or enrollees for such school by solicitation.
- "Agent Card" shall mean means the pocket card provided for in 14 **Del.C.** §8510 which contains the name and address of the Agent of the employing Private Business or Trade School which signifies that this person is an authorized agent of the school.
- "Certificate of Approval" means the document issued by the Department that permits a private school to conduct courses in business or trades.
- "Department" means the Delaware Department of Education.
- "Private Business and or Trade School" has the same meaning as in 14 Del.C. §8501(1) means an educational institution privately owned and operated for profit or nonprofit by an owner, partnership, or corporation, offering business or trade and industrial courses for which tuition may or may not be charged, and which may include those courses usually associated with business training schools, trade schools, specialized skill training schools, or institutes.

2.0 General Provisions

- 2.1 The distinguishing characteristic of a private business or trade school Private Business or Trade School shall be the potential for wage earning by its graduates.
- 2.2 Private business and trade schools Business or Trade Schools shall include:
 - 2.2.1 Correspondence school courses offered as post high school courses in trade or business subjects; and
 - 2.2.2 Programs that may also be available as high school introductory courses in trade or business subjects, without regard for the age or the prior educational attainment of the student.
- 2.3 A private business and trade school Private Business or Trade School which actively seeks enrollees from the State of Delaware, or which sends an agent or agents Agent into the State of Delaware to solicit enrollees, shall ensure that each of its agents Agent maintains a current agent Agent permit issued by the Department.
- 2.4 The term agent An Agent shall include individuals who solicit enrollees in Delaware even though the institution the agent Agent represents does not conduct classes within the State of Delaware.
- 2.5 All advertising by a private business and trade school Private Business or Trade School shall be in accordance with the statutes, rules and regulations for advertising administered and supervised by the Department of Justice Consumer Protection Division.
- 2.6 14 **DE Admin. Code** 225 Prohibition of Discrimination shall apply to all private business and trade schools and agents Private Business or Trade Schools and Agents approved by the Department.

3.0 Certificates of Approval

- 3.1 Applications for an initial certificate of approval Certificate of Approval to conduct a private business and trade school Private Business or Trade School, and for annual renewal of such certificates Certificates of Approval, shall be made on forms approved by the Department and include such information and fees as required by the Department. Applications are not considered complete until all required information and fees are received by the Department.
- 3.2 A private business and trade school Private Business or Trade School offering more than one program of instruction must have each program approved by the Department.
- 3.3 The Department may conduct an on site evaluation of any applicant for a certificate of approval Certificate of Approval or for renewal of a certificate of approval Certificate of Approval. The Secretary of Education may waive an on site evaluation if the applicant is accredited by a regional or national accrediting association recognized by the Department, or is certified to conduct a similar program or school by the state education agency of another state with comparable standards for such schools.
- 3.4 If a private business and trade school Private Business or Trade School makes any material change in its operation, such as, but not limited to, corporate structure or financial structure, the school shall notify the Department of the change within thirty days. The school shall also identify the change in its next renewal application.
- 3.5 The fees charged as filing and renewal fees are not refundable.
- 3.6 For purposes for this section, the following definitions shall apply: first calendar quarter, January 1st through March 31st; second calendar quarter, April 1st through June 30; third calendar quarter, July 1st through September 30th; and fourth calendar quarter, October 1st through December 31st.
 - 3.6.1 Any current and valid Certificate of Approval with an expiration date of December 31, 2005, shall automatically be extended to the end of the calendar quarter in which the private business and trade

- school Private Business or Trade School was originally granted its Certificate of Approval, conditioned on the school providing the Department with evidence of continuation of surety bond at least through the extension period.
- 3.6.2 Beginning with the fourth quarter of 2005, a private business and trade school Private Business or Trade School will be required to renew its certification by the end of the calendar quarter in which the Department originally granted its the Certificate of Approval.
- 3.6.3 Private business and trade schools <u>Business or Trade Schools</u> with multiple campuses may request the Department to renew all campuses on a single renewal date based on initial approval of any one of the campuses.

4.0 Agent Permits

- 4.1 Applications for an initial agent Agent permit, and for renewal of such permits, shall be made on forms approved by the Department and include such information and fees as required by the Department. Applications are not considered complete until all required information and fees are received by the Department.
- 4.2 An <u>agent Agent</u> representing more than one <u>private business and trade school</u> <u>Private Business or Trade School</u> must apply for separate permits for each <u>such</u> school.
- Agents shall apply to renew their permit(s) permit each year at the same time that the school or schools school the agent Agent represents make makes application to renew their respective certificates of approval Certificates of Approval. In the case of a school not conducting classes in Delaware, but sending agents Agents into Delaware, the application for an agent Agent permit must be accompanied by a notarized verification of employment from the school represented and must be received by the Department on or before the expiration of the current permit. No permit shall be issued for a period of more than twelve calendar months.
- 4.4 No agent Agent shall solicit Delaware enrollees on behalf of the private business and trade school Private Business or Trade School represented until the Department issues the appropriate agent card Agent Card.
- 4.5 The lapse, suspension, revocation, or non renewal of a private business and trade school certificate of approval Private Business or Trade School Certificate of Approval for any cause shall terminate all agent Agent permits for that institution.
- 4.6 A school shall report the discharge or resignation of any agent Agent to the Department within thirty days.
- 4.7 The fee for the <u>agent Agent</u> permit will be waived for the owner or chief executive officer of a <u>private business</u> and trade school <u>Private Business or Trade School</u> who also serves as its <u>agent Agent</u>. Each such individual must still apply for and obtain the <u>agent Agent</u> permit. Any additional <u>agents Agents</u> must obtain permits as otherwise described.
- 4.8 The fees charged as filing and renewal fees are not refundable.

5.0 Complaints

- 5.1 Each private business and trade school Private Business or Trade School shall adopt a policy and procedures to address complaints by its students. The school catalogue shall contain its complaint policy and procedures or a reference to where the policy and procedures can be obtained.
- In addition to the complaint procedures adopted by a private business and trade school Private Business or Trade School for its students, the Department will investigate complaints by any person alleging facts that, if true, would constitute grounds for refusing or revoking a certificate of approval Certificate of Approval or an agent Agent permit. In either event, the Department will notify the complainant of its conclusions and provide the complainant with a copy of the school or agent's Agent's initial response, if any.
 - 5.2.1 Such complaints must be in writing and verified by the signature of the person making the complaint. Oral, anonymous or unsigned complaints will not be investigated.
 - 5.2.2 A copy of the written complaint will be provided to the affected private business and trade school Private

 Business or Trade School or agent Agent for their written response. The Department may require that the
 complainant provide written permission for the Department to forward the complaint to the school or agent
 Agent.
 - 5.2.2.1 If, after reviewing the school or agent's Agent's response, the Department concludes that there is insufficient evidence to believe that the school or agent Agent has violated applicable law or a standard, rule or regulation of the Department, the Department may close the complaint without further investigation. In such case, the Department will notify the complainant and the school or agent Agent of this conclusion and provide the complainant with a copy of the school or agent's Agent's response.

- If, after reviewing the school or agent Agent response, the Department concludes that there is sufficient evidence to believe that the school or agent Agent has violated applicable law or a standard, rule or regulation of the Department, the Department may continue its investigation or begin revocation or other action against the school or agent as the Department determines appropriate. The Department may also continue its investigation or begin revocation or other action if the school or agent Agent fails to respond to a complaint within the time established by the Department.
- 5.3 The Department may also investigate circumstances that would constitute grounds for refusing or revoking a certificate of approval Certificate of Approval or an agent Agent permit on its own initiative.

6.0 Denials and Revocations of Certificates and Permits

In view of an apparent conflict between the statutory statement in 14 **Del.C.** §8516 (for any combination of the following) and 14 **Del.C.** §8517 (for any cause enumerated in §8516), the Department interprets and shall administer §8516 to mean that a certificate of approval Certificate of Approval or an agent Agent permit may be denied or revoked for any one or combination of the causes identified in that Section section.

7.0 Bonds

- 7.1 Applications for an initial certificate of approval Certificate of Approval or renewal of certificates shall include evidence that the required surety bond is valid from the date of the complete application through the new certificate of approval Certificate of Approval expiration date.
- 7.2 The amount of the surety bond required of a school shall be determined as provided in 14 **Del.C.** §8505(b). In no event shall a bond be for less than \$25,000 per calendar year.
- 7.3 The Department interprets and shall administer the phrase fail <u>"fail</u> to provide the services called for in a contract or agreement with a <u>student</u>, <u>student</u>, <u>as used in 14 **Del.C**</u>. §8523 to mean failure to substantially provide the essential <u>services</u>." <u>services</u>.

7.4 Forfeiture

- 7.4.1 In the event a surety bond is forfeited, the Department shall notify the students identified on the last available school roster of their right to submit a claim for reimbursement. Such students shall have thirty days from the date they are notified by the Department to submit a claim for reimbursement. Claims received more than thirty days after the Departments Department's notification shall not be considered.
- 7.4.2 Other students wishing to submit a claim for reimbursement must contact the Department within thirty days of the schools closing to submit their claim for reimbursement. Claims received more than thirty days after the schools closing shall not be considered.
- 7.4.3 Claims for reimbursement shall be submitted and documented as directed by the Department. The Department shall consider only appropriately documented claims in distributing the proceeds of any surety bond.

4 DE Reg. 986 (12/01/00) 9 DE Reg. 967 (12/01/05) 11 DE Reg. 737 (12/01/07)

22 DE Reg. 716 (03/01/19) (Prop.)