§3140.1. Definitions

For the purposes of this Chapter:

(1) “Academic course” means a subject designed for transfer of credit.

(2) “Board” means the Board of Regents.

(3) “Commission” means the Advisory Commission on Proprietary Schools.

(4) “Notice to the school” means written correspondence sent to the address contained in the application or affidavit.

(5) “Owner” of a school means, if the school is owned by one or more individuals, each individual; if the school is owned by a partnership, the partnership and each partner; and if the school is owned by a corporation, the corporation, the officers and directors of the corporation, and any stockholder who owns five percent or more of the total aggregate number of shares of all types of stock issued by the corporation that owns the school or of any corporation owning stock, directly or indirectly, of the corporation that owns the school.

(6) “Proprietary school” or “school”:

(a) Means any business enterprise operated for a profit or on a nonprofit basis which maintains a place of business within this state, or which sells or offers for sale any course of instruction in this state, or at which place of business such a course or courses of instruction or study is available through classroom or internet instruction, or both, or by any other means, to a person or persons for the purpose of training or preparing for a field of endeavor in a business, trade, technical, or industrial occupation, except as otherwise provided by law.

(b) Means, for institutions based out-of-state that provide online instruction within the state of Louisiana, a business enterprise offering online courses that require clinical or practical experiences at a Louisiana site in which students are observed, assisted, or evaluated by supervisors, preceptors, instructors, or other individuals to determine that program requirements have been met.

(c) Shall not mean:

(i) A school or educational institution supported entirely or partly by public funds from either a local or state source.

(ii) A parochial, denominational, or eleemosynary school or institution that provides religious training or theological education. However, any school or institution that also offers training in a secular field of endeavor shall be subject to the provisions of this Chapter.
(iii) A school or training program which offers instruction primarily in the fields of recreation, health, entertainment, or personal enrichment and which does not purport to prepare or qualify persons for employment as determined by the commission.

(iv) A course or courses of instruction or study sponsored by an employer for the training and preparation of its own employees when the employer is not primarily engaged in the business of selling or offering courses of instruction or study.

(v) A course or courses of study or instruction sponsored by a recognized trade, business, or professional organization for the instruction of the members of the organization.

(vi) Private colleges and universities which award an associate or higher degree and which maintain and operate educational programs for which students earn credits.

(vii) A nonpublic school which provides a basic academic education comparable to that provided in the public schools of the state.

(viii) A school offering a program only for children under six years of age.

(ix) A school which is regulated and licensed under other laws of this state.

(x) A private tutor, teacher, or individual engaged in giving private tutoring or lessons to five persons or less in nonschool connected activities severed from the regular curriculum of a school as determined by the commission.

(xi) A day camp.

(xii) A training program that offers for sale only nonsequential and noncontinuous courses which do not exceed twenty hours of training.

(xiii) A manufacturer-certified training center that offers, at no additional charge to the person receiving training, manufacturer-authorized training that is included as part of the manufacturer's pricing package to prepare persons for certification conferred by the manufacturer and that uses course equipment and materials which are developed and sold by the manufacturer and course instructors and facilities which are certified by the manufacturer.

(xiv) A school or business enterprise which offers only instruction to prepare students for tests which are required for entry into a postsecondary program of study.

(xv) A school or business enterprise which offers yoga teacher training.

(xvi) A school or business enterprise which provides students with advanced training techniques for police and service dogs.
(xvii) An educator preparation program that is approved by the State Board of Elementary and Secondary Education.

(xviii) Any form of contract training.

(7) “School employee” means all instructors, administrators, solicitors, and clerical and office personnel employed by the school.

(8) “Solicitor” means a person who solicits business for a proprietary school or who offers to sell or sells in this state any instruction or course of instruction offered by a proprietary school.

(9) “Teach-out” means the time remaining in a student's course of study.

(10) “Treasurer” means the state treasurer.

§3140.2. Advisory Commission on Proprietary Schools; creation; membership; terms; rules and regulations

A. There is hereby established under the jurisdiction of the board the Advisory Commission on Proprietary Schools, comprised of nine members to be appointed as follows:

(1) One member by the commissioner of higher education.

(2) Two members by the board.

(3) Three members by the Louisiana Association of Private Colleges and Schools.

(4) One member by the Board of Supervisors of Community and Technical Colleges.

(5) One member by the State Association of Better Business Bureaus.

(6) One member by the Louisiana Association of Chamber of Commerce Executives.

B. (1) Each member shall serve for a four-year term and shall serve until his successor is appointed or qualified.

(2) Any vacancy occurring in the membership of the commission shall be filled in the manner of original appointment.

C. Members shall serve without compensation but shall be reimbursed for actual expenses incurred in attending meetings of the commission.

D. The commission shall elect annually from its membership a chairman and a vice chairman.
E. The commission shall be advisory in nature, but may have such powers and duties as set forth in this Chapter, subject to approval of and oversight by the board. The board may ratify, annul, or modify any decision, finding, recommendation, or order of the commission as it deems appropriate. Any action taken by the commission pursuant to the provisions of this Chapter shall not be effective until ratified by the board.

F. (1) The board shall adopt rules and regulations in accordance with the Administrative Procedure Act as deemed necessary to administer the provisions of this Chapter and the functions of the commission. The rules and regulations shall be interpreted and implemented to promote high-quality instruction, consumer protection, and student success. The rules and regulations shall include but not be limited to:

(a) Establishing acceptable standards for the conduct of staff and for the operation of schools.

(b) Providing for investigation of complaints related to the established standards and for the disposition of complaints.

(c) Providing remedies including but not limited to restitution orders, fines, and other appropriate measures for violation of established standards.

(d) Providing for a student complaint procedure which shall be applicable to all licensed proprietary schools and include a mechanism for informing all students of the availability of the student complaint procedure.

(2) The board shall post the rules and regulations adopted pursuant to this Subsection on the board's website.

G. The board shall provide for the monitoring of all proprietary schools to ensure that all advertising and representations made on behalf of a school to a prospective student are truthful and free from misrepresentation and fraud.

§3140.3. Licenses; fees; application; renewal

A. (1) No proprietary school subject to the provisions of this Chapter shall do business in this state unless the owner holds a valid license approved and issued by the board. Applications for licensure shall be made to the commission as provided in this Chapter and rules established by the board.

(2) No course of instruction shall be established, offered, or given, and no diploma, degree, or other written evidence of proficiency or achievement shall be offered or awarded until the owner of the school planning to offer or offering such course of instruction, diplomas, or degrees has obtained a license.

(3)(a) No license shall be transferable. In the event of a change of ownership of a school, the license shall be revoked unless the new owner notifies the commission within ten days of the sale and files a license application within the time period prescribed by the board.
(b) If the school is owned by a corporation, a change of ownership is deemed to occur when fifty percent or more of all types in the aggregate of the corporation’s stock has been transferred to a person or persons other than the person or persons who were stockholders at the time the school license was issued.

(c) For the purposes of this Chapter, an application for a change of ownership for a proprietary school already licensed by the board shall be treated as an initial license application with the additional submission of the bill of sale.

(4) Each application for a license shall be accompanied by a surety bond in the amount of ten thousand dollars.

B. (1) The fee for an initial license or change of ownership shall be two thousand dollars.

(2)(a) The annual renewal fee for any school whose previous year’s gross tuition income is less than fifty thousand dollars shall be five hundred dollars. The annual renewal fee for any school whose previous year’s gross tuition income is equal to or greater than fifty thousand dollars shall be one thousand dollars or the school’s previous year’s gross tuition income multiplied by twenty-five hundredths of one percent, whichever is greater.

(b) Any income earned by a proprietary school for courses of instruction which are not subject to licensure shall not be used in the calculation of license renewal fees for the school.

(3) No portion of any fee shall be subject to refund.

(4) An additional delinquent fee of five hundred dollars shall be imposed when an application for a license renewal is not received at the commission office at least thirty days prior to its expiration date.

(5) The reinstatement licensure fee for a suspended school shall be five hundred dollars.

C. An applicant for an initial license shall provide, at a minimum, the following:

(1) Properly completed application forms provided by the board.

(2) Documentation of the legal structure of the school.

(3) A copy of the school’s business plan.

(4)(a) A current audited balance sheet of the school prepared by an independent, certified public accountant within six months prior to the date of the initial application for licensure.

(b) Certification by a school official that all information contained in the balance sheet is true and correct.

(5) Verification of surety bond coverage.

(6) A list of equipment available for instruction in each course of study offered by the school.
(7) A copy of the school catalogue as set forth in this Chapter and by rules established by the board.

(8) A copy of the certificate of occupancy or its equivalent issued by the local governing authority.

(9) A copy of all enrollment contracts or agreements which students attending the school will be required to sign.

(10) A copy of all proposed bulletins, published materials, form letters, circulars, and all advertising which will be transmitted to the public or prospective students.

(11) A copy of current accreditation granted by a nationally or regionally recognized accrediting agency approved by the United States Department of Education, if applicable.

(12) A detailed outline of each career program, including the number of courses required for completion of each career program and a description of each course.

(13) A notarized affidavit stating that neither the owner or solicitor has pleaded guilty to a felony or has been found guilty of a felony.

(14) Any other information required by the board.

D. An applicant for a license renewal shall provide, at a minimum, the following:

(1) Verification of continuation of surety bond coverage.

(2)(a) Financial statements of the school prepared by an independent certified public accountant for the previous business year.

(b) Certification by a school official that information contained in the balance sheet is true and correct.

(3) Documentation of solvency.

(4) A copy of the current school catalogue as provided in this Chapter and board rules.

(5) A copy of all enrollment contracts or agreements which students will be required to sign.

(6) The number of students enrolled, number of students graduated, and the school’s placement rate for the previous business year.

(7) A copy of current accreditation granted by a nationally or regionally recognized accrediting agency approved by the United States Department of Education, if applicable.

(8) Properly completed application forms provided by the board.
E. No license shall be renewed for a school that has failed to make any student tuition refunds in the manner provided by state and federal laws and regulations.

F. The board may conduct onsite visits and require information as may be necessary to grant a license and monitor institutional compliance with this Chapter.

§3140.4. Licenses; minimum standards; duration

A. No applicant shall be issued a license pursuant to this Chapter until the board has first determined that the school substantially complies with the following:

(1) The school's instructors have the following qualifications:

(a) In an academic course, an instructor shall, at a minimum, possess a baccalaureate degree from a bona fide accredited college or university and demonstrate appropriate familiarity with the subject matter taught.

(b) In a technical or occupational course, an instructor shall possess, at a minimum, a bona fide high school diploma or its equivalent; a certificate, diploma, license, other degree, or documented evidence of on-the-job training in the area taught; and a minimum of four years of documented occupational experience in the area taught.

(2) All advertising and representations made on behalf of the school to prospective students are truthful and free from misrepresentation and fraud.

(3) Any dormitory or eating facility provided by the school or for which the school has contracted services is clean, healthful, safe, and adequate for the number of students served and adequately supervised at all times.

(4) The premises and conditions under which the students work or study are sanitary, healthful, and safe according to the standards set forth by the Louisiana Department of Health.

(5) Prior to enrollment, the student has been provided a written statement of total tuition charges, required fees, all charges for books, equipment, and supplies, and any applicable charges for housing. If housing is not furnished, a statement to that effect shall also be included.

(6) The school adheres to the tuition refund schedule established by the board. The refund schedule shall be included in the enrollment contract or agreement and may include an administrative or registration fee for the school that shall not exceed one hundred fifty dollars.

(7) The school is equipped and able at all times to comply with its contractual relationships with a student.

(8) The facilities, class instruction rooms, housing quarters, and eating facilities are at all reasonable times open to inspection by the commissioner of higher education, authorized staff of the board, the commission, its members and
staff, or designated agents and the representatives of the Louisiana Department of Health.

(9) All equipment furnished is representative of that customarily used within the industry for which the student is training.

(10) The school provides evidence that it meets local and state guidelines and standards, relative to zoning, occupational licensure, health, and safety.

B. The board shall act on all applications for licensure within sixty days after receipt of the completed application and all supporting materials required by the board. A license shall be valid only for the school and programs for which it is issued and shall not include other schools or branches operated by the owner.

C. (1) Each license shall be valid for not more than one year from the date of issuance and may be renewed thereafter for a period to be determined by the board or until revoked for cause by the board. The effective date of the first license renewal shall be established by the board.

(2) Each license shall be assigned a number.

(3) Each school shall prominently display its licenses on the school’s premises.

§3140.5. Surety bond; requirement

A. Each application for a license shall be accompanied by a surety bond in the amount of ten thousand dollars. The bond shall be issued by a surety authorized to do business in this state and shall be filed with the board. The term of the bond shall be continuous but shall be subject to cancellation by the surety in the manner provided in this Section.

B. The bond shall provide for the indemnification of any person suffering loss or damage as a result of any of the following:

(1) Any fraud or misrepresentation used in procuring his enrollment.

(2) The failure on the part of the school to carry out and comply with each contract and agreement made and entered into by the school, acting by and through its officers, agents, or representatives with any student.

(3) The inability of the student to complete a program of study because the school ceased operation or failed to furnish the facilities advertised or included in the contracted agreement.

(4) The failure on the part of the school to adequately maintain all student records including the failure to transfer the records in accordance with the provisions of this Chapter.

C. The bond shall be subject to a ten-year prescriptive period for actions or breach of contract.

D. The surety bond shall cover the period of the license except when the surety is released as provided in this Section.
E. A surety on the bond may be released after the surety has made a written notice directed to the commission and the board at least thirty days prior to the release. The release shall not affect the liability of the surety for acts arising prior to the release of the surety.

F. The surety may terminate the bond upon giving a sixty-day written notice to the principal, the commission, and the board. However, the liability of the surety for the acts of the principal and its agents shall continue during the sixty-day period. The notice shall not release the surety from liability which accrues before the cancellation becomes final but which is discovered after that date and which arose at any time during the term of the bond.

G. Unless the bond is replaced by that of another surety before the expiration of the sixty-day period, the license shall be suspended by the board.

H. Any person required to file a bond may file in lieu thereof a certificate of deposit in the amount of ten thousand dollars. The deposit shall be subject to the same terms and conditions as required for surety bonds. Any interest or earnings on the deposits are payable to the depositor.

I. Notwithstanding the provisions of this Section, a proprietary school may not be required to post the surety bond if the school offers only programs that do not exceed four weeks in length, the school has been in continuous operation for at least five years, and the school has met all of the regulations and rules established by the board.

§3140.6. Denial of license; hearings; appeal

A. (1) If the commission recommends the denial of a license, the applicant shall be notified in writing no later than five business days after the recommendation.

(2) An applicant who is recommended for a denial of a license may, within fourteen business days after receipt of notice of the denial, file with the commission a request for a hearing before the commission at its next regular meeting. If a hearing is requested, the matter shall not be presented to the board until the hearing is held by the commission. The applicant may appear in person or by counsel and may present evidence in support of the granting of the license. Any interested person may appear and present oral and documentary evidence to the commission concerning the issuance of a license to the applicant. Strict rules of evidence shall not apply.

(3) The commission shall issue a statement not later than seven business days after the hearing giving reasons for its recommendation that a license be granted or denied.

(4) A school may continue to operate until a final determination has been made regarding the issuance or denial of its license.

B. If the board receives a recommendation from the commission that a license be denied, the applicant may provide a written request for a public hearing before the board at the time the recommendation is considered. If the board denies a
license without a public hearing, the applicant may request a hearing at the next meeting of the board.

C. An applicant for a license who is dissatisfied with the ruling of board after public hearing may file a written appeal to the district court for the parish in which the applicant resides within ninety days after receipt of a notice of the final determination of the board. Written notice of the appeal shall be served on the presiding officer of the board, stating the reasons therefor.

D. A new license shall not be issued to a school if any owner of the school has been or is an owner of a proprietary school that failed to make student tuition refunds in the manner provided by the tuition refund guidelines and any applicable provisions of state and federal law or regulation.

§3140.7. Revocation of license; causes; appeal; injunction; subpoena power

A. The board, upon the recommendation of the commissioner of higher education or the commission, may suspend, revoke, or cancel any license issued by it or place certain specified conditions upon the continued operation of the school.

B. A decision to suspend, revoke, or cancel any license or to place certain specified conditions upon the continued operation of a school shall require a favorable vote by at least two-thirds of the total membership of the board.

C. A school with a suspended license may continue to provide instruction to students already enrolled in a course but shall not enroll new students. The suspension shall remain in effect until the deficiency causing the suspension has been remedied.

D. The commission may recommend to the board that the license of a school be suspended, revoked, cancelled, or restricted for any of the following reasons:

(1) Signing of a license application or holding of a solicitor permit by a person who has pleaded guilty to a felony or has been found guilty of a felony.

(2) Failure to comply with a commitment made in an application for a license.

(3) Failure to comply with the provisions of this Chapter.

(4) Failure to maintain sufficient financial resources as evidenced by applicable financial information or letter of credit reflecting solvency.

(5) Acceptance or use by the owner of any school of the services of a solicitor who does not hold a permit required by this Chapter.

(6) Failure to comply with any rule or regulation adopted by the board.
(7) Use by an employee, solicitor, or representative of a school, with the knowledge of the owner, of fraud or misrepresentation in procuring the enrollment of a student or if an incident is called to the attention of the owner, failure by the owner to take remedial steps including restitution of fees collected and expenses incurred by the prospective student.

(8) Failure on the part of the school to comply with every contract and agreement made and entered into by it or by its representative with a student.

(9) Use by a school or any school representative of deceptive or fraudulent advertising in any form.

(10) Violation of a provision of this Chapter by a school owner.

(11) Filing of false information with the commission, the commissioner of higher education, or the board by an owner of a school or by any holder of a license or a permit issued pursuant to this Chapter.

(12) Failure of the owner of the school to notify the commission in writing of the withdrawal of accreditation or approval.

(13) Failure to provide facilities or equipment for offering courses of instruction in a safe and sanitary condition.

(14) Failure to provide the equipment described in the application.

(15) Offering an unapproved program.

E. The commission shall hold a hearing prior to making a recommendation to the board for the revocation of a license.

F. The board shall notify a licensee of its decision to suspend, revoke, or cancel a license. At any time within thirty days prior to the revocation or conditioning of a license, the board shall afford the holder an opportunity to be heard in person or by counsel. Strict rules of evidence shall not apply.

G. Within thirty days prior to the date set for a hearing on suspension, revocation, or restriction, the board shall notify the licensee in writing of the date and purpose of the hearing and the grounds for the action contemplated.

H. The board shall suspend the license of any school that:

(1) Fails to pay required fees or annually submit updated information on changes in staff and school programs, not less than thirty days prior to the expiration date of its license.

(2) Is no longer covered by a surety bond or certificate of deposit.

I. Any final decision or determination of the board may be appealed to the district court for the parish in which the applicant resides within ninety days after receipt of written notice from the board of the final determination. Written notice of the appeal shall be served on the presiding officer of the board, stating the reasons therefor.
§3140.8. Prohibited acts; penalty; injunctive relief

A. It shall be unlawful for any owner of a school or a representative of a proprietary school offering courses of instruction in this state to:

(1) Operate the school without a valid license.

(2) Operate the school without a valid surety bond or certificate of deposit as required by this Chapter.

(3) Use advertising designed to mislead or deceive prospective students.

(4) Accept a contract from a solicitor who does not hold a valid permit issued in accordance with this Chapter.

(5) Violate any provisions of this Chapter.

B. It shall be unlawful for any person selling or offering to sell courses of instruction in this state to:

(1) Solicit a prospective student without holding a valid permit as required by this Chapter.

(2) Solicit a prospective student without having a surety bond or certificate of deposit as required by this Chapter.

(3) Use fraud or misrepresentation in procuring a student's enrollment.

(4) Violate any provisions of this Chapter.

C. Any owner, school employee, or solicitor who is found guilty of any act prohibited by this Chapter shall be guilty of a misdemeanor and shall be fined an amount not to exceed five hundred dollars. Each day a violation continues shall constitute a separate offense.

D. If the commissioner of higher education or the commission has probable cause to believe that any owner of a proprietary school or any solicitor who sells or offers to sell any course of instruction has committed any of the acts prohibited by this Chapter, the commissioner of higher education shall petition a court of competent jurisdiction for an injunction against the school or solicitor.

§3140.9. Complaints; investigations; hearings; judicial review

A. Based on information gathered from its investigation of complaints as provided in this Chapter, the commission shall determine whether a violation of the provisions of this Chapter or rules of the board has occurred. The commission shall send a notice of the violation to the school or to the solicitor specifying the violation, the remedy proposed, and the procedure by which an administrative hearing may be requested.
B. For purposes of an investigation or hearing, the commission may administer oaths and affirmations, subpoena witnesses, compel their attendance, take evidence, and require the production of any records which the commission deems relevant or material to the investigation or hearing.

C. If a party fails or refuses to obey a subpoena or to comply with a request for information, the board or the commission may make application to the Nineteenth Judicial District Court which shall have jurisdiction to issue an order requiring the party involved to appear before the board, to produce evidence, or to give testimony touching on the matter under consideration. Any failure to obey an order of the court may be punished by the court as contempt.

D. Following an opportunity for a hearing, the commission shall transmit its findings and recommendations to the board. The board shall review the findings and recommendations of the commission and shall render a written decision. The board shall consider the record of proceedings conducted before the commission and may accept, reject, or modify the recommendations of the commission and may provide for corrective action including but not limited to restitution orders and fines, which fines shall not exceed five hundred dollars per violation.

E. Any party aggrieved by any decision or order of the commission or board may seek judicial review.

F. No cause of action shall exist against any student who in good faith makes a complaint, cooperates in the investigation by the commission, or participates in judicial proceedings and each student shall have immunity from civil or criminal liability that might otherwise be incurred or imposed. This immunity from liability shall not extend to any person who makes a complaint known to be false or with reckless disregard for the truth of the complaint.

§3140.10. Cessation of operations

A. (1) If a licensed proprietary school makes a determination to cease operations it shall provide formal written notice to the board at least thirty days prior to the date it will cease operations.

(2) Cessation of operations shall mean the cessation of all instructional and business operations directly related to the offering of education and training as authorized under the provisions of this Chapter, with no reasonable prospect of resuming operations.

B. The notice, at a minimum, shall provide the following:

(1) Teach-out plans for current students. The teach-out school shall not be liable for any refunds to a transfer student.

(2) Commencement ceremony plans, if the school has offered a ceremony, for each student who has or will complete all requirements for graduation prior to the date operations cease.

(3) Student notification plans regarding cessation of operations, teach-out options, and commencement activities, if applicable.
(4) Plans for transferring student records to the board.

(5) Other information required by the board.

C. If a school ceases operations, the board may authorize the seizure and sale at public auction of all unsecured assets of the school, with all proceeds to be deposited in the Proprietary School Student Protection Dedicated Fund Account.

§3140.11. Proprietary School Student Protection Dedicated Fund Account

A. There shall be established in the state treasury as a special permanent account the Proprietary School Student Protection Dedicated Fund Account. Following compliance with the requirements of Article VII, Section 9(B) of the Constitution of Louisiana relative to the Bond Security and Redemption Fund, all monies generated pursuant to the provisions of this Section shall be deposited into the Proprietary School Student Protection Dedicated Fund Account, and monies in this account shall be used solely to make refunds of unearned tuition as provided in this Chapter. The monies in the account shall be invested by the state treasurer in the same manner as for the state general fund and interest earned on the investment of these monies shall be credited to the account. All unexpended and unencumbered monies in the account at the end of a fiscal year shall remain in the account and be available for expenditure in the next fiscal year. The legislature shall make yearly appropriations from the account to the board for the purposes of the proprietary school student protection program.

B. (1) Each licensed proprietary school shall make payments to the Proprietary School Student Protection Dedicated Fund Account. The first payment to the account by a school shall be one thousand dollars and shall accompany application for licensure. Beginning one year after licensure by the board and annually thereafter, the annual payment shall be determined based on the graduated schedule as provided in this Paragraph. If the gross tuition collected by a school during the first assessment period after licensure requires an adjustment, the adjustment shall be made in accordance with the applicable provisions of this Section.
### PROPRIETARY SCHOOL STUDENT PROTECTION DEDICATED FUND ACCOUNT SCHEDULE

<table>
<thead>
<tr>
<th>Gross Tuition Collected During Assessment Period</th>
<th>Annual Payment</th>
</tr>
</thead>
<tbody>
<tr>
<td>$ 1 - 24,999</td>
<td>$ 200.00</td>
</tr>
<tr>
<td>$ 25,000 - 49,999</td>
<td>$ 250.00</td>
</tr>
<tr>
<td>$ 50,000 - 99,999</td>
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<td>$ 100,000 - 199,999</td>
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</tr>
<tr>
<td>$ 1,500,000 - and above</td>
<td>$ 2,000.00</td>
</tr>
</tbody>
</table>

(2) All payments to the Proprietary School Student Protection Dedicated Fund Account shall be made payable to the “Student Protection Account”. Except in cases of overpayment, all payments to the Proprietary School Student Protection Dedicated Fund Account shall be nonrefundable.

(3) Nontuition revenues and all income generated from contract training services shall be exempt from the calculation of a school’s gross tuition revenues.

(4) Payments required pursuant to this Section shall be a condition of doing business in the state and failure to make a payment within thirty days following the date on which it is due shall result in the loss of licensure as granted under the provisions of this Chapter. The commission shall provide written notice of the required payment to each school not less than thirty days prior to the due date of the payment.

(5) If an audit of tuition revenues conducted by the board determines that a school has paid into the Proprietary School Student Protection Dedicated Fund Account an amount less than was required, the school shall pay the amount required to the commission within thirty days of receipt of written notice from the board of the amount of the underpayment.

(6) If an audit of tuition revenues conducted by the board determines that a school has paid into the Proprietary School Student Protection Dedicated Fund Account an amount more than was required, subsequent payment or payments by
the school shall be appropriately credited by the commissioner of higher education or his designee until the credited payment or payments equal the amount of the overpayment.

C. Forms developed and provided annually to calculate payments due the Proprietary School Student Protection Dedicated Fund Account shall be completed by the school and submitted annually to the commission. The school director or persons designated to sign on his behalf shall attest that the information provided is correct and complete.

D. Claims against the account shall be considered from currently enrolled students only when there is a lack of availability for that student to transfer for the time remaining in his course of study at no additional cost to a similar program within the student's local area as determined by the commission or other teach-out options.

E. A school shall inform its students in writing of their rights under the provisions governing the Proprietary School Student Protection Dedicated Fund Account.

F. Any student enrolled in a proprietary school licensed under the provisions of this Chapter who is unable to complete a course or unit of instruction at a school because of cessation of operation of the school and who has paid tuition for the course or unit of instruction may make application to the board for a refund of tuition from the Proprietary School Student Protection Dedicated Fund Account to the extent that the account exists or has reached the level necessary to pay outstanding approved claims.

G. (1) Application for refund shall be made on forms provided by the board after determination of cessation of operation of the school.

(2) In applying for a refund pursuant to the provisions of this Section, a student shall specify all sources and amounts of tuition which were paid on the student's behalf.

H. (1) Upon application, the board shall determine whether the applicant is unable to complete a course or unit of instruction because of the cessation of operation of the school to which tuition has been paid. The board may summon by subpoena any person, records, or documents pertinent to the making of a determination regarding cessation of operation.

(2) If the board finds that the applicant is entitled to a tuition refund because of the cessation of operation of the school, the board shall determine the amount of an appropriate refund which shall be equal to or a portion of the tuition paid for the uncompleted course or unit of instruction. The board shall direct the commission to pay the refund to the applicant or persons, agencies, or organizations indicated by the applicant who has paid tuition on the student's behalf. If the student is a minor, payment shall be made to the student's parent or legal guardian.

(3) Each recipient of a tuition refund made in accordance with the provisions of this Section shall assign all rights to the state of any action against the school or its owner or owners for tuition amounts reimbursed pursuant to this Section. Upon assignment, the board may take appropriate action against the school or its owner or owners in order to reimburse
the Proprietary School Student Protection Dedicated Fund Account for any expenses or claims that are paid from the account and to reimburse the state for the reasonable and necessary expenses in undertaking the action.

I. A claim shall be made against the account only if it arises out of the cessation of operation and after claims are made against the surety bond or other school financial resources.

J. The board shall adopt necessary rules and regulations based on recommendations from the commission providing for the cessation of payments into the Proprietary School Student Protection Dedicated Fund Account by schools licensed under the provisions of this Chapter upon the account balance reaching a minimum of eight hundred thousand dollars and for the resumption of payments into the account whenever the account balance is less than seven hundred fifty thousand dollars.

K. (1) Notwithstanding the provisions of Subsection A of this Section, there is hereby established a special account within the Proprietary School Student Protection Dedicated Fund Account to be known as the Proprietary School Student Records and Administration Account, hereafter in this Subsection referred to as the “administration account”. Any balance in the Proprietary School Student Protection Dedicated Fund Account on July 1, 2000, that exceeds eight hundred thousand dollars, as provided in Subsection J of this Section, shall be deposited into the administration account. All interest earned on the account after July 1, 2000, shall be deposited in the administration account. All deposits made to the Proprietary School Student Protection Dedicated Fund Account after July 1, 2000, shall be made in accordance with the provisions of this Section.

(2) Amounts from the administration account shall be pledged and dedicated solely and exclusively for costs associated with board functions as they relate to the administration of proprietary schools and for the creation of a digital student records management system.

§3140.12. Administration

A. All funds collected from proprietary schools licensed pursuant to this Chapter, except payments made to the Proprietary School Student Protection Dedicated Fund Account, shall be used exclusively for implementing and otherwise administering the provisions of this Chapter. The board shall annually update the commission regarding all funds collected and all expenditures made pursuant to the provisions of this Chapter.

B. The board shall assign employees to implement and administer the provisions of this Chapter. The duties and responsibilities of the employees shall be determined by the commissioner of higher education, subject to the approval of the board, but shall include responsibility for all administrative, clerical, legal, and financial matters associated with the licensing, monitoring, and evaluation of proprietary schools governed by this Chapter and with the operation of the commission.
§3140.13. Solicitor permits

A. (1) No person shall sell any course of instruction offered by a proprietary school or solicit students in this state unless he first applies for and obtains a permit as a solicitor.

(2) If the solicitor represents more than one school, he shall obtain a separate permit for each school he represents.

(3) Each permit shall be valid for one year from the date of issue.

(4)(a) The fee for each permit and each renewal shall be one hundred dollars.

(b) All fees collected for the issuance or renewal of permits required by this Section shall be retained by the board solely for administering the provisions of this Chapter and no part thereof shall revert to the state general fund at the end of any fiscal year.

B. The application for a permit shall be made on forms furnished by the board.

C. (1) Each application shall be accompanied by a surety bond acceptable to the board in the sum of one thousand dollars. The bond shall be continuous. The bond shall be issued by a solvent surety authorized to do business in this state, shall be filed with the commissioner of higher education, and shall be conditioned to provide indemnification to any student suffering loss as a result of any fraud or misrepresentation used by the solicitor in procuring his enrollment. The bond may be provided by a solicitor for a school or by the school itself as a blanket bond covering each of its agents in the amount of one thousand dollars.

(2) The liability of the surety on the bond for each solicitor covered shall not exceed the sum of one thousand dollars as an aggregate for all students for all breaches of the conditions of the bond by the solicitors. The bond shall be subject to a ten-year prescriptive period for actions or breach of contract.

(3) The surety of any bond may cancel the same upon giving thirty days written notice to the commission and the board and, upon giving notice, shall be relieved of liability for any breach of condition occurring after the effective date of the cancellation.

(4) Each application for renewal of a permit shall be accompanied by a surety bond as provided in this Section.

D. The board shall take action on all permits applied for in accordance with the provisions of this Section within sixty days after receipt of the application.

E. Upon approval of a permit application, the board shall issue a permit in the form of an identification card to the solicitor which shall contain his name, address, and permit number, the name and address of his employing school, and certification that the person whose name appears on the card is an authorized solicitor of the school. The identification card shall be carried by and displayed by the solicitor at all times that he is soliciting or seeking to enroll students.
F. (1) Any permit issued to a solicitor may be revoked by the board if the holder of the permit solicits or enrolls students through fraud, deception, or misrepresentation, or other cause as provided by board rule.

(2) The board shall notify the permit holder in writing of its decision to revoke his permit. At any time within thirty days prior to revocation, upon request of the solicitor, the commission shall afford the solicitor an opportunity to be heard in person or by counsel. Strict rules of evidence shall not apply. On or before thirty days prior to the date of the hearing, the commission shall notify the aggrieved solicitor of the date and purpose of the hearing and the grounds for the contemplated revocation of the permit. The action of the commission shall be determined by a vote of a majority of the members of the commission and ratified by a majority vote of the board. Any final decision of the commission may be appealed to the board.

§3140.14. Recovery on contracts

No recovery shall be had on any contract for or in connection with a course of instruction by any owner selling or administering a course if the solicitor for the owner was not the holder of a valid permit as required by the provisions of this Chapter at the time the contract was negotiated or the course sold.

§3140.15. Student records

A. Each school shall maintain accurate and complete records on each student enrolled in the school.

B. Each school shall keep records of:

(1) The student’s name and permanent address.

(2) The date the student began instruction at the school.

(3) The student’s enrollment agreement.

(4) The student’s academic transcript data, including the date of last instruction or of program completion.

(5) Financial records showing all tuition amounts paid to the school by or on behalf of a student.

(6) Other information required by the board.

C. The records shall be kept current and on file at the school and be available for inspection by the commissioner of higher education or his designee upon request.

D. If a school ceases operations, the records shall be transferred electronically in a secure format, unless the board approves transfer by hard copy, to the board within ten days of cessation of operation. If records are seized or confiscated by those legally authorized, a copy of all records of students affected by the cessation of operation shall be sent to the board.
§3140.16. Advertising

No owner of a school or solicitor for a school shall publish or cause to be published any advertising materials until the owner or solicitor obtains a valid license or a permit issued in accordance with the provisions of this Chapter.

§3140.17. Occupational degree granting status

A. The board shall approve or disapprove occupational degree proposals submitted by licensed proprietary schools under its jurisdiction.

B. A proprietary school shall be eligible for degree granting status for occupational degrees if it is:

(1) Licensed by the board.

(2) Domiciled in the state of Louisiana.

(3) Accredited by a regional or national accrediting agency recognized by the United States Department of Education.

C. (1) The board shall revoke the occupational degree granting status of a proprietary school which has its accreditation withdrawn.

(2) A proprietary school that has its accreditation withdrawn shall immediately notify the board of the withdrawal of accreditation.

D. Approved and licensed proprietary schools shall award a nonacademic degree entitled “Associate in Occupational Studies”. All advertising, recruiting, and publications shall state clearly that the occupational degree awarded is nonacademic and does not imply, promise, or guarantee transferability.

E. Each student admitted to an occupational degree program in an accredited proprietary school shall be required to:

(1) Possess a high school diploma or equivalent.

(2) Complete a minimum of two years, four semesters, or six quarters of course work for each degree program.

F. Each occupational degree program shall meet the following minimum requirements:

(1) Seventy-five percent of the course of study in the program shall be in a specific occupational area.

(2) Each course of study shall be composed of the minimum hours required by the accrediting agency recognized by the United States Department of Education.