

Public Law 111-377, Section 203

	Prior to 8/1/11	Effective 8/1/11
New Approvals	Schools and institutions request approval for programs in a <u>new</u> school or facility from their State Approving Agency	New schools and facilities will continue to contact their State Approving Agency
Approval Criteria	Set by Statute (38 USC chapter 36)	Programs deemed approved are subject to Title 38 USC 3675 (b)(1) and (b)(2), 3680A, 3684, 3696
Modifications to Programs	Information was submitted to the State Approving Agency	School and facilities will forward modification information for programs deemed approved directly to VA's Education Liaison Representatives (new programs and changes to existing programs using the Notification Form for Modification to Programs
Compliance	State Approving Agencies performed supervisory visits	State Approving Agencies and the VA will perform compliance surveys
Suspension/Withdrawal	SAA's notified schools/facilities of suspension or withdrawal for non-compliance with applicable statutes	VA has the authority to suspend/withdraw programs if school's or facility's programs do not meet statutory requirements
Statutory Requirements	<p>Schools and facilities:</p> <p>Maintain adequate records to show progress and grades and to show satisfactory standards relating to conduct and grades are enforced.</p> <p>Maintain a written record of previous education, ensuring prior credit is given. Bartending and sales programs are prohibited as well as programs avocational or recreational in nature. Independent study only if leading to standard college degree or certificate by an IHL. Courses by radio and farm cooperative training prohibited. Programs must meet the 85/15 ratio and proprietary profit and proprietary non-profit must not be operating for less than two years. Must report without delay enrollment or termination. Must not utilize any erroneous, false or misleading advertising or practices. <u>This list is not a complete listing of statutory requirements.</u></p>	<u>Same</u>