Readopt with amendment and renumber Ed 324, effective 8-27-21 (Document #13824, Interim), as Ed 800 to read as follows:

PART Ed 324 EDUCATION FREEDOM ACCOUNTS PROGRAM

Ed 324.01 <u>Purpose</u>. The purpose of these rules is to ensure uniform application of RSA 194-F in the establishment and administration of the education freedom accounts (EFA) program.

Ed 324.02 <u>Scope</u>. Ed 324 shall apply to the scholarship organization, education service providers, and eligible participating students and parents to allow the scholarship organization to provide the option for a parent or guardian to better meet the individual educational needs of his or her eligible student by establishing an education freedom account, for the funding of qualifying education expenses provided by education service providers.

Ed 324.03 <u>Definitions</u>. The following definitions shall apply to Ed 324:

- (a) "Board" shall mean the New Hampshire state board of education;
- (b) "Commissioner" shall mean the commissioner of the department of education;
- (c) "Curriculum" means "curriculum" as defined in RSA 194-F:1, II;
- (d) "Days" shall mean calendar days;
- (e) "Department" means "department" as defined in RSA 194-F:1, III;
- (f) "Education freedom account (EFA)" means "education freedom account (EFA) as defined in RSA 194-F:1, IV;
- (g) "Education service provider" means "education service provider" as defined in RSA 194-F:1, V;
 - (h) "EFA program" means "program" as defined in RSA 194-F:1, XI;
 - (i) "Eligible student" means "eligible student" as defined in RSA 194 F:1, VI;
 - (i) "EFA student" means "EFA student" as defined in RSA 194-F:1, VII;
 - (k) "Full time" means "full time" as defined in RSA 194-F:1, VIII;
 - (1) "Parent" means "parent" as defined in RSA 194 F:1, X;
- (m) "Qualifying differentiated aid eligibility" means "qualifying differentiated aid eligibility" as defined in RSA 198:40 a. A pupil with a qualifying disability as defined under 34 CFR 300.8 as determined by a medical professional licensed to practice in any state in the United States shall be eligible for qualifying differentiated aid under RSA 198:40 a, II(d);
 - (n) "Remote or hybrid" means "remote or hybrid" as defined in RSA 194-F:1, IX;
 - (o) "Scholarship program" means "scholarship program" as defined in RSA 194 F:1, XI; and

(p) "State fiscal year" shall mean the period from July 1 to June 30 of every calendar year.

Ed 324.04 Applications.

- (a) The scholarship organization shall develop an application for potential participants in the program, which, at a minimum, satisfies the requirements enumerated in RSA 194-F:3.
- (b) The scholarship organization shall develop an application for signature by the parent or guardian, and the student, if the student is in a secondary education program, to include, at a minimum the required disclosures enumerated in RSA 194-F, including:
 - (1) A written explanation of allowable uses of EFA funds, the responsibilities of parents or guardians, the duties of the scholarship organization, and the role of any financial management firms that the scholarship organization contracts with to administer any aspect of the EFA program; and
 - (2) Notice that participation in the EFA program is a parental placement under 20 USC section 1412, Individuals with Disabilities Education Act (IDEA), along with an explanation of the rights that parentally placed students possess under IDEA and any applicable state laws;

Ed 324.05 Program Requirements.

- (a) The scholarship organization shall accept rolling admissions into the program.
- (b) Within 30 days of receipt of a completed student application, the scholarship organization shall confirm with the parent or guardian in writing that the application is complete in accordance with the approval criteria set forth in RSA 194-F:3.

Ed 324.06 EFA Disbursement

(a) For the first year of the program funding shall be disbursed 4 times during state fiscal year 2022, pursuant to the adjusted amounts determined using RSA 198:40-a, II based on an enrollment count of the verified student applications received by the department from the scholarship organization no later than the date indicated in Table 324-1, and in accordance with the state fiscal year 2022 EFA disbursement schedule in Table 324-1 below:

				urcement Schedule
Table 327-1	State 1 iseai	1 Cai 2022 .	LI A DISO	discincin senedate

EFA Funds Available	Allocated funds to be disbursed per state fiscal year	Student Application Verified and Reported to the Department
	per state risear year	by:
September 1	20%	October 2
November 1	20%	October 2
January 1	30%	December 2
April 1	30%	March 2

(b) Beginning in state fiscal year 2023 and every year after, funding shall be disbursed 4-times per state fiscal year, in accordance with RSA 198:40-a in accordance with the EFA disbursement schedule in Table 324-2 below:

	Dichurcement Schedule
Table JZTZ LITA	Disoursement senedure

EFA Funds Available	Allocated funds to be disbursed	Student Application Verified
	per state fiscal year	and Reported to the Department
		by:
September 1	20%	August 2
November 1	20%	October 2
January 1	30%	December 2
April 1	30%	March 2

(c) Applications in Ed 324.04(b) may be submitted to the scholarship organization throughout the year on a rolling basis, but shall be confirmed complete by the scholarship organization before a parent, guardian, or EFA student shall have access to EFA account funds.

Ed 324.07 Qualifying EFA Expenses. The following shall apply to EFA expenses enumerated in RSA 194-F:2. II:

- (a) Internet connectivity shall not include any additional cost for media streaming or cable media options that are not part of an online learning program or online instructional materials;
- (b) Internet and technology purchased with EFA funds shall be primarily used, meaning 51% of the time or more, to help meet the EFA student's education needs;
- (c) Computer hardware shall be limited to a single computer device per student every 3 years, unless otherwise approved by the scholarship organization, in accordance with the scholarship organization's approval process, as a necessary educational resource including assistive devices and accessible educational hardware and materials; and
- (d) The scholarship organization shall publish on its website a policy for pre-approval of qualifying educational expenses consistent with RSA 194 F:2, H(o) and this section.

Ed 324.08 Education Service Providers.

(a) The scholarship organization shall publish on its website:

a. A standard application form; and

- b. Procedures for review and approval of education service providers including, but not limited to, any procedures used by education service providers to background check employees.
- (b) Online and paper applications for education service providers shall be accepted by the scholarship organization for review on a rolling basis throughout the year.

- (c) The scholarship organization shall determine only whether curricular materials selected by parents and guardians are qualifying materials pursuant to RSA 194-F:2, II(e) and whether the materials fall within the core knowledge domains described in RSA 194-F:3, III(d)(1).
- (d) Education service providers shall not refund, rebate, or share EFA funds directly with parents or guardians. EFA funds shall only be returned to an eligible student's EFA account. Nothing in these rules shall prohibit education service providers from refunding, rebating, or sharing parent, guardian, and eligible student personal non EFA funds to the parent or guardian.
- (e) A list of all approved education service providers shall be posted on the scholarship organization's website, reported to the department, and made easily accessible to the public to include education service provider name, eligible services, fee amounts received for services, and number of EFA students served.
- (f) A directory of all education service providers approved by the scholarship organization shall be available on the department's website.
- (g) Approval by the scholarship organization of an education service provider shall serve as statewide approval of such provider for purposes of the program.

Ed 324.09 Scholarship Organizations.

- (a) The scholarship organization shall have been approved pursuant to RSA 77-G:5, II(a) by the department of revenue administration as a scholarship organization.
- (b) The scholarship organization shall provide all types of qualifying educational expenses enumerated in RSA 194 F:2, II(a) (o).
- (d) The scholarship organization shall electronically file with the department completed student data at least 30 days prior to the funding date, as described in Table 324-1 and Table 324-2. Failure to meet the application deadline shall result in delayed or unavailable funding if such failure prevents the department from processing the payment.
- (e) The scholarship organization shall verify, at a minimum, that completed applications meet the following:
 - (1) The eligible student meets all eligibility criteria as described in RSA 194-F:1, IV;
 - (2) The EFA application was verified complete only after signature by the parent or guardian, and the student, if the student is in a secondary education program; and
 - (3) The student, parent, guardian, or both have not been disqualified from participation in the program due to funds misuse or are otherwise not eligible pursuant to RSA 194-F:1, VI.
- (f) The scholarship organization shall submit a roster of approved EFA students which shall include the student's:
 - (1) Information on the student's school of attendance, if applicable;
 - (2) Eligibility information;

- (3) Qualifying differentiated aid eligibility;
- (4) Whether the student is a current or new participant in program;
- (5) The amount of EFA funds received for each student and the amount of EFA funds remaining in each student's account; and
- (6) Total EFA funds requested.
- (g) The scholarship organization shall make EFA student account balances readily accessible, through a technology interface with real-time or near real time balance information, transaction history, including transaction date, amount deposited or withdrawn, and the name of the education service provider.
- (h) The scholarship organization shall create a parent and education service provider advisory commission pursuant to RSA 194-F:5, responsible for appeals of education service provider denials and other educational expenses approved by the scholarship organization pursuant to RSA 194-F:2 (II)(o).
- (i) The scholarship organization shall contract with an unaffiliated auditor to conduct a risk-based audit of EFA accounts with the department on, at a minimum, an annual basis.
- (j) The department shall receive copies of all subcontracts and assignment agreements and the department shall not be bound by any provisions contained in a subcontract or an assignment agreement to which the department is not a party.
- (k) The scholarship organization shall withhold from deposits or deduct throughout the year from EFAs an amount to cover the cost of administering the EFA program, up to a maximum total of 10% annually. All remaining funds shall be available to eligible students for allowable uses.
 - (1) The scholarship organization shall develop a records retention policy.
- Ed 324.10 <u>Responsibilities of Public Schools and School Districts</u>. The public school or public school district in which an eligible student was most recently enrolled shall provide to the parent their child's state assigned student identification (SASID) as required under RSA 193-E:5.

Ed 324.11 Termination of EFA.

- (a) An EFA account shall only be dissolved with written consent of the parent or guardian, unless an EFA student graduates high school or there is a determination by the scholarship organization that there is an intentional and substantial misuse of funds.
- (b) Unless otherwise noticed in writing by the parent that roll over EFA account funds are forfeited, written consent of dissolution shall document the parent's understanding that the rolled over EFA account funds may continue to be utilized pursuant to RSA 194-F:3, VI.(a), even if the student is attending a public school and no longer participating in the program, or until the former EFA student graduates high school.
- (c) The scholarship organization shall develop and make publicly available on its website, the process for the determination of a parent, guardian, or EFA student's intentional and substantial misuse of EFA funds.

- (d) The department shall be notified within 5 days any time an EFA account is suspended, or if a student is otherwise deemed ineligible.
- (e) Within 5 days, suspected cases of intentional and substantial misuse of EFA funds shall be reported by the scholarship organization to the department, the board, the attorney general, and, for cases exceeding the amount of a class B felony, the local or state law enforcement agency.
- (f) A parent, guardian, or EFA student may appeal decisions by the scholarship organization pursuant to Ed 200 relative to application completeness and termination of participation.
- (g) The scholarship organization shall notify the department by August 1 of each calendar year of any existing EFA student that has not provided an annual record of educational attainment, pursuant to RSA 194-F:3, III.(d)(3).
- (h) The scholarship organization shall develop a process for the determination of disqualification of an education service provider.
- (i) The process shall include, at a minimum, how the following shall be determined when deciding disqualification:
 - (1) Intentional and substantial misrepresentation of information;
 - (2) Failure to refund any overpayments within 30 days or the failure to process a request for a refund; and
 - (3) Failure to provide students with promised educational goods or services.
- (j) A list of all disqualified education service providers shall be available on the scholarship organization's websites or in paper format upon request.
- (k) Within 5 days of disqualification, the scholarship organizations shall notify parents, guardians, EFA students, and the department in writing or electronically of an education service provider disqualification.
- (1) Education service providers disqualified by the scholarship organization shall be disqualified from participation in the EFA program and a list of disqualified providers shall be posted on the Department's website.
- (m) An education service provider may appeal the scholarship organization's decision to the department pursuant to Ed 200.
- (n) When the scholarship organization is no longer approved under RSA 77-G, the commissioner shall:
 - (1) Issue a written notice of noncompliance that shall provide the scholarship organization with an opportunity to meet the requirements; and
 - (2) If the scholarship organization fails to meet the requirements specified in a notice of noncompliance pursuant to (1) above, remove the scholarship organization from eligibility.

- (o) The commissioner shall immediately suspend the scholarship organization's eligibility where the health, safety, or welfare of students is at risk.
- (p) The scholarship organization suspended or removed pursuant to (n)(2)or (n) above shall have 15 days from receipt of the notice of proposed action to file with the department's governance unit a request for a proceeding pursuant to Ed 200. All resulting proceedings shall be conducted in accordance with Ed 200.

Ed 324. 12 Legislative Oversight Committee Established.

- (a) The commissioner and the director of the scholarship organization or designee shall attend committee meetings and provide requested information.
 - (b) Pursuant to RSA 194-F:12, the first-named senate member may convene the committee.

CHAPTER Ed 800 EDUCATION FREEDOM ACCOUNTS PROGRAM

PART Ed 801 PURPOSE AND SCOPE

Ed 801.01 <u>Purpose</u>. The purpose of these rules is to ensure uniform application of RSA 194-F in the establishment and administration of the education freedom accounts (EFA) program.

Ed 801.02 <u>Scope</u>. Ed 800 shall apply to the scholarship organization, education service providers, and eligible participating students and parents to allow the scholarship organization to provide the option for a parent or guardian to better meet the individual educational needs of his or her eligible student by establishing an education freedom account, for the funding of qualifying education expenses provided by education service providers.

PART Ed 802 DEFINITIONS

Edit. "(EFA)"

Unclear/Edit. "Adequate education" is defined in RSA 194-F:1, I and needs to be inserted since the rules use the term twice.

Ed 802.01 Definitions.

- (a) "Board" means the New Hampshire state board of education;
- (b) "Commissioner" means the commissioner of the department of education;
- (c) "Curriculum" means "curriculum" as defined in RSA 194-F:1, II;
- (d) "Days" means calendar days;
- (e) "Department" means "department" as defined in RSA 194-F:1, III;

delete and replace the semicolons with periods because there is no lead in.

Edit. For (a)-(p)

Edit. Insert quotation marks after "account" and delete "(EFA)"

- (f) "Differentiated aid" means the differentiated aid categories enumerated in RSA 198:40-a, II.
 (b) (e);

 Unclear. Don't use the term to define the term.
- (g) "Education freedom account (EFA)" means "education freedom account (EFA) as defined in RSA 194-F:1, IV;
- (h) "Education service provider" means "education service provider" as defined in RSA 194-F:1, V;

Unclear. It is unclear how "substantial," when

referring to funds, can mean "knowingly" and/or

"willfully." It seems that "substantial," when used regarding misuse of funds,

means a specific dollar amount or a percentage of

the funds.

- (i) "EFA program" means "program" as defined in RSA 194-F:1, XI;
- (j) "Eligible student" means "eligible student" as defined in RSA 194-F:1, VI;
- (k) "EFA student" means "EFA student" as defined in RSA 194-F:1, VII;
- (l) "Full time" means "full time" as defined in RSA 194-F:1, VIII;

(m) "Intentional and substantial" means knowingly and willfully for any amount of funds;

- (n) "Parent" means "parent" as defined in RSA 194-F:1, X;
- (o) "Remote or hybrid" means "remote or hybrid" as defined in RSA 194-F:1, IX;
- (p) "Scholarship organization" means "scholarship organization" as defined in RSA 194-F:1, XII; and
 - (q) "State fiscal year" shall mean the period from July 1 to June 30 of every calendar year.

PART Ed 803 PROGRAM ADMINISTRATION

Edit. Insert "organization under this program:"

Ed 803.01 <u>Scholarship Organizations</u>. In addition to the requirements under RSA 194-F:4, the following shall apply to the authority and responsibilities of the scholarship organization:

- (a) The scholarship organization shall have been approved pursuant to RSA 77-G:5, II(a) by the department of revenue administration as a scholarship organization;
- (b) The scholarship organization shall provide access to all types of qualifying educational expenses enumerated in RSA 194-F:2, II(a-o);
- (c) Failure by a scholarship organization to provide access to every qualifying expense described in RSA 194-F:2, II(a-o) shall disqualify a scholarship organization from participation in the program;
- (d) The scholarship organizations shall electronically file with the department completed student data at least 30 days prior to the funding date, as described in Table 804-1. Failure to meet the application deadline shall result in delayed or unavailable funding if such failure prevents the department from processing the payment;
- (e) The scholarship organization shall verify, at a minimum, that completed applications meet the following:

Unclear/Legis. Intent. RSA 194-F appears to contemplate one scholarship organization. It looks as if the "s" here was meant to be deleted. See also the next page.

- (1) The eligible student meets all eligibility criteria as described in RSA 194-F:1, IV;
- (2) The EFA application was verified complete only after signature by the parent or guardian, and the student, if the student is in a secondary education program; and
- (3) The student, parent, guardian, or both have not been disqualified from participation in the program due to funds misuse or are otherwise not eligible pursuant to RSA 194-F:1, VI;

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Edit. "each"

(f) The scholarship organizations shall submit to the department a roster of approved EFA students which shall include the student's:

(1) Information on the student's school of attendance, if applicable;

- (2) Eligibility information;
- (3) Qualifying differentiated aid eligibility;

Unclear/Legis. Intent. RSA 194-F does not address the protection of personal and confidential student information, either health care data or other data. It is not clear how the protections of HIPAA and FERPA apply to the organization. Also, it is unclear if there are uniform standards and whether scholarship organizations would understand what is required in practice.

Edit. These do not do not follow from the lead-in language.

- (4) Whether the student is a current or new participant in program;
- (5) The amount of EFA funds received for each student and the amount of EFA funds remaining in each student's account; and
- (6) Total EFA funds requested;

(g) Scholarship organizations shall have access to confidential student information including the state assigned student identification (SASID) under the following conditions:

Unclear. It is unclear whether the intent was to delete the "s" or not.

- (1) Scholarship organizations shall implement all customary commercial data security procedures and protocols to protect such information; and
- (2) The scholarship organizations shall verify a student SASID number for any student applying for an EFA prior to requesting a new SASID.

(h) The scholarship organizations shall make EFA student account balances readily accessible, through a technology interface with real-time or near real time balance information, transaction history, including transaction date, amount deposited or withdrawn, and the name of the education service provider;

Edit. Delete extra space.

(i) The scholarship organization's director shall appoint members to the parent and education service provider advisory commission pursuant to RSA 194-F:5 and which shall be responsible for appeals of education service provider denials and other educational expenses approved by the scholarship organizations pursuant to 194-F:2 (II)(0); Edit. "and denials of other educational expenses requested pursuant

to RSA 194-F:2 (II)(o);"

- (j) The scholarship organizations shall contract with an unaffiliated auditor to conduct a riskbased audit of EFA accounts on, at a minimum, an annual basis. The scholarship organization shall submit a copy of such plan and all associated audit reports to the department;
- (k) The department shall receive copies of all subcontracts and assignment agreements and the department shall not be bound by any provisions contained in a subcontract or an assignment agreement to which the department is not a party;
- (1) The scholarship organizations shall withhold from deposits or deduct throughout the year from EFAs an amount to cover the cost of administering the EFA program, up to a maximum total of 10% annually. All remaining funds shall be available to eligible students for allowable uses; and
 - (m) The scholarship organization shall develop a records retention policy.

Edit. "shall develop and implement"

Unclear. The EFA funds are distributed to the EFA students' accounts four times per year. Is the amount taken by the S.O. also spread out over the 4 deposit periods, or can the S.O. take it's 10% right at the start, thus leaving the student only 10% for the first few months? **Unclear.** This statute appears to apply to the SO not the ESPs as it is titled "Authority and Responsibilities of the Scholarship Organization". Consider: "shall apply to education service providers retained by the scholarship organization:"

Ed 803.02 <u>Education Service Providers</u>. In addition to the requirements under RSA 194-F:4 and RSA 194-F:6-7, the following shall apply to education service providers:

Edit.
Delete.

(a) The scholarship organizations shall publish on its website a standard application form, and procedures for review and approval of education service providers including, but not limited to procedures used by education service providers to ensure background check of employees who have direct contact with students;

Authority/Legis Intent/Unclear RSA 194-E does not grant the scholar

Authority/Legis. Intent/Unclear. RSA 194-F does not grant the scholarship organization the ability to require criminal background checks. The rule appears to not actually <u>require criminal</u> background checks, just notification of their procedures. But it is not clear what the intention is.

- (b) Online and paper applications for education service providers shall be accepted by the scholarship organization for review on a rolling basis throughout the year;
- (c) The EFA program shall utilize a wide variety of curricular materials to meet the educational needs of the students. Parents and guardians shall choose textbook, curriculum, and instructional material for their EFA students; Unclear/Edit. Unclear how this works in practice. It is unclear what will happen if

Unclear. The cited statute requires parents to agree to use EFA funds for textbooks, curriculum, etc. It does <u>not</u> require the S.O. to determine whether particular materials qualify.

Unclear/Edit. Unclear how this works in practice. It is unclear what will happen if the parent/guardian wants instruction that is not included in the EFA program or offered by the institution. Could this result in an education service provider having to use different curriculums and textbooks for each student? How does this work if the EFA student is enrolled in another district's public school? This may conflict with RSA 194-F:7, I and statutes regulating public schools.

- (d) The scholarship organization shall determine only whether curricular materials selected by parents and guardians are qualifying materials pursuant to RSA 194-F:2, II(e) and whether the materials fall within the core knowledge domains described in RSA 194-F:3, III(d)(1);
- (e) Education service providers shall not refund, rebate, or share EFA funds directly with parents or guardians. EFA funds shall only be returned to an eligible student's EFA account. Nothing in these rules shall prohibit education service providers from refunding, rebating, or sharing parent, guardian, and eligible student personal funds used as described in RSA 194-F:2,V;

Unclear/Legis. Intent. RSA 194-F:2, IV specifically requires that EFA funds shall not be refunded, rebated, or shared with a parent or EFA student in any manner, and refunds must go directly into the EFA account. The statute prohibits the use of personal funds for EFA covered services so, it's not clear what is intended. For example. RSA 194-F:2, V says parents may pay for costs and services not covered by the program, but it specifically prohibits personal deposits into an EFA account. It is not clear what the intent is with the language.

- (f) A list of all approved education service providers shall be posted on the scholarship organization's websites, reported to the department, and made easily accessible to the public to include education service provider name, eligible services, fee amounts received for services, and number of EFA students served;
- (g) A directory of all education service providers approved by the scholarship organization shall be available on the department's website; and
- (h) Approval by the scholarship organization of an education service provider shall serve as statewide approval of such provider for purposes of the program.

Ed 803.03 Responsibilities of Public Schools and School Districts.

(a) The public school or public school district in which an eligible student was most recently enrolled shall provide to the parent the-child's state assigned student identification (SASID) as required under RSA 193-E:5.

Unclear. As drafted, a parent might believe (based on the rule alone) that the school or district supplies the SASID routinely. By statute, it is only provided upon request.

Edit. Lower case.

Unclear what is intended, generally. As drafted, it implies the private schools are <u>at</u> the LEAs. What occurs if there are no private schools in a district?

Edit. "shall"

(b) Local education agencies (LEAs), where private elementary schools and secondary schools are located, must ensure that children with disabilities, placed by their parents in private, non-profit schools participating in State-funded EFA programs, are included in the group of parentally-placed private school children with disabilities who are eligible for equitable services, including special education and related services from the LEA where private schools are located.

PART Ed 804 EFA FUNDS AND DISBURSEMENTK

Edit. "shall be"

Edit.
Delete extra space.

See note on page 7.

Ed 804.01 <u>Funds; Generally.</u> In addition to the requirements under RSA 194-F:2, **I** and RSA 94-F:4, VIII the following shall apply to EFA funds:

(a) Pursuant to RSA 194-F:2, EFAs shall be equivalent to the per pupil adequate education grant amount under RSA 198:40-a, plus any differentiated aid that would have been provided to a public school for that eligible student;

Unclear. There's nothing about grants in the cited rule.

(b) Fund transfers shall be made to the scholarship organization in accordance with the distribution of adequate education grants under RSA 198:42 and Ed 803.03; and

(c) A pupil with a disabling condition, as listed in 34 CFR 300.8, shall be considered a pupil with a qualifying disability for the purposes of eligibility for differentiated aid for EFAs under RSA 194-F.

Unclear/Legis. Intent. This conflicts with the cited CFR. While the CFR lists disabling conditions, it says that to be a "child with a disability" the child must: (1) Be evaluated pursuant to 34 CFR 300.304 through 300.311 as having a disabling condition; and (2) Be determined, because of the disabling condition, to need special education **and** related services. Further, the CFR states that even if the child is determined to have a disability, if the child only needs related services, and not special education, then the child is **not** a "child with a disability under 34 CFR 300.

(d) Evidence of a disabling condition, for the purposes of differentiated aid in (c) above, shall be

provided by:

Unclear/Legis. Intent. Even if a disability is determined under (c) and (d), this does not automatically trigger eligibility for differentiated aid. RSA 198:40-a, II(d) says differentiated aid is only available if the child is already receiving special ed.

(1) A determination of eligibility for special education, by an IEP team, in accordance with 34 CFR 300.300-300.311; or

portion regarding determination by a medical professional, this would be a correct statement of law, but it appears to conflict

with the rest of the section.

Unclear. Except for the

Unclear. A determination of what?

(2) A determination by a medical professional licensed to practice in any state in the United States.

Edit. "shall not be considered."

(e) A pupil with a disabling condition, as determined by a medical professional licensed in any state in the United States in accordance with Ed 804.01(d)(2), is not considered a child with a disability, through an appropriate evaluation, in accordance with 34 CFR 300.304-300.311 and as such, does not qualify for the equitable services funds pursuant to 34 CFR 300.138.

Ed 804.02 <u>Qualifying EFA Expenses</u>. The following shall apply to qualifying EFA expenses enumerated in RSA 194-F:2, II:

- (a) Internet connectivity shall not include any additional cost for media streaming or cable media options that are not part of an online learning program or online instructional materials;
- (b) Internet and technology purchased with EFA funds shall be primarily used, meaning 51% of the time or more, to help meet the EFA student's education needs;
- (c) Computer hardware shall be limited to a single computer device per student every 3 years, unless otherwise approved by the scholarship organization, in accordance with the scholarship

Unclear/Legis. Intent. This rule is impermissibly vague by not defining "medical professional". This might allow, for example, an ER nurse with no education or training in disabilities and special education to make a determination. and, more importantly, it conflicts with state law and federal regulations. For example, 34 CFR 300 makes no provision for a determination by a medical professional. Also, see comments to (c) and (d) above.

organization's approval process, as a necessary educational resource including assistive devices and accessible educational hardware and materials; and

(d) The scholarship organization shall publish on its website a policy for pre-approval of qualifying educational expenses consistent with RSA 194-F:2, II(o) and this section.

Ed 804.03 <u>EFA Disbursement.</u> In addition to the requirements under RSA 194-F:4, VIII, the following shall apply to EFA disbursement:

Edit. This could apparently be replaced by "and."

(a) Beginning in state fiscal year 2023 and every year after funding shall be disbursed 4-times per state fiscal year, in accordance with RSA 198:40-a in accordance with the EFA disbursement schedule in Table 804-2 below:

Table 804-2 EFA Di

Edit. Extend the underline under the Table number. Also, as the first table in Ed 804, this should be "Table 804-1."

EFA Funds Available	Allocated funds to be disbursed per state fiscal year	Student Application Verified and Reported to the Department by:
September 1	20%	August 2
November 1	20%	October 2
January 1	30%	December 2
April 1	30%	March 2

(b) Applications in Ed 804 may be submitted to the scholarship organization throughout the year on a rolling basis, but shall be confirmed complete by the scholarship organization before a parent, guardian, or EFA student shall have access to EFA account funds.

PART Ed 805 APPLICATION AND ENROLLMENT

Ed 805.01 Application Development, Agreement, and Notification Requirements.

- (a) The scholarship organization shall develop an application for potential participants in the program, which, at a minimum, satisfies the requirements enumerated in RSA 194-F:3.
- (b) Scholarship organizations shall develop an application which it shall provide for signature to the parent or guardian, and the student, if the student is in a secondary education program. The application shall contain the following:
 - (1) An explanation of allowable uses of EFA funds, the responsibilities of parents or guardians, the duties of scholarship organizations, and the role of any financial management firms that scholarship organizations may contract with to administer any aspect of the EFA program;

(2) Notice	e as follows:
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Edit. "shall not be"

"Participation in the EFA program is a parental placement under 20 USC section 1412, Individuals with Disabilities Education Act (IDEA). Parentally-placed private school children with disabilities are not entitled to a FAPE in connection with their enrollment by their parents in a private school, in accordance with 34 C.F.R. §§ 300.148(a) and pursuant 300.137(a), while participating in the State-Funded EFA program.

Edit. "to CFR 34"

Edit. "(d)"

(c) A signed application as described in (b) above, shall constitute an agreement by the signatory as described in RSA 194-F:3, III.(d), RSA 194-F:3, IV, and RSA 194-F:4, II and III.

Ed 805.02 Enrollment.

- (a) The scholarship organization shall approve applications, as described in Ed 805.01, in accordance with RSA 194-F:3, III.
 - (b) The scholarship organization shall accept rolling admissions into the program.
- (c) Within 30 days of receipt of a completed student application, the scholarship organization shall confirm with the parent or guardian in writing that the application is complete in accordance with the approval criteria set forth in RSA 194-F:3.
- (d) If the scholarship organization receives an incomplete application, the applicant shall be notified in writing by the scholarship organization within 15 days of receipt which shall include instructions for completing the application.

PART Ed 806 TERMINATION OF EDUCATION FREEDOM ACCOUNTS

- Ed 806.01 <u>Termination of EFAs</u>. In addition to the requirements under RSA 194-F:3, VI and RSA 194-F:4, IX through XIII, the following shall apply to the termination of EFAs:
- (a) An EFA shall only be dissolved with written consent of the parent or guardian, unless an EFA student graduates high school or there is a determination by the scholarship organization that there is an intentional and substantial misuse of funds;
- (b) Unless otherwise noticed in writing by the parent that roll-over EFA account funds are forfeited, written consent of dissolution shall document the parent's understanding that the rolled-over EFA account funds may continue to be utilized pursuant to RSA 194-F:3, VI.(a), even if the student is attending a public school and no longer participating in the program, or until the former EFA student graduates high school;
- (c) The scholarship organization shall develop and make publicly available on its website, the process for the determination of a parent, guardian, or EFA student's intentional and substantial misuse of EFA funds;
- (d) The department shall be notified within 5 days any time an EFA account is suspended, or if a student is otherwise deemed ineligible;
- (e) Within 5 days, suspected cases of intentional and substantial misuse of EFA funds shall be reported by the scholarship organization to the department, the board, the attorney general, and, for cases exceeding the amount of a class B felony, the local or state law enforcement agency;
- (f) A parent, guardian, or EFA student may appeal decisions by the scholarship organization pursuant to Ed 200 relative to application completeness and termination of participation;
- (g) The scholarship organization shall notify the department by August 1 of each calendar year of any existing EFA student that has not provided an annual record of educational attainment, pursuant to RSA 194-F:3, III.(d)(3); Edit. Delete period.

Edit. "(i)" (and re-letter remaining paragraphs)

(h) The scholarship organization shall develop a process for the determination of disqualification of an education service provider. The process shall include, at a minimum, how the following shall be determined when deciding disqualification:

Unclear. See comment to (a) above.

Edit. "are"

- (1) Intentional and substantial misrepresentation of information;
- (2) Failure to refund any overpayments within 30 days or the failure to process a request for a refund; and
- (3) Routine failure, meaning 3 or more times, to provide students with promised educational goods or services;
- (i) A list of all disqualified education service providers shall be available on the scholarship organization's websites or in paper format upon request;
- (j) Within 5 days of disqualification, the scholarship organizations shall notify parents, guardians, EFA students, and the department in writing or electronically of an education service provider disqualification;
- (k) Education service providers disqualified by the scholarship organization shall be disqualified from participation in the EFA program and a list of disqualified providers shall be posted on the Department's website;
- (l) An education service provider may appeal the scholarship organization's decision to the department pursuant to Ed 200;

 Edit. ", and the"

Edit. no cap

(m) When the scholarship organization does not meet the duties, obligations, and authorities in RSA 194-F:4, it is no longer eligible to participate in the EFA program. The commissioner shall:

- (1) Issue a written notice of ineligibility for participation in the EFA program that shall provide the scholarship organization with an opportunity to meet the requirements for eligibility as described in RSA 194-F:4; and
- (2) If the scholarship organization fails to meet the requirements specified in a notice of ineligibility pursuant to (1) above, remove the scholarship organization from eligibility;
- (n) When the scholarship organization is no longer approved under RSA 77:G the commissioner shall notify the scholarship organization as described in (m)(1) and (2) above;

 Edit. comma
- (o) The commissioner shall immediately suspend the scholarship organization's eligibility where the health, safety, or welfare of students is at risk;
- (p) The scholarship organization suspended or removed from the EFA program pursuant to (m)(2) above shall have 15 days from receipt of the notice of proposed action to file with the department's governance unit a request for a proceeding pursuant to Ed 200. All resulting proceedings shall be conducted in accordance with Ed 200; and
- (q) Within 10 days of suspension or removal of a scholarship organization pursuant to (n) above, the department shall commence an adjudicative proceeding in accordance with Ed 200.

PART Ed 807 LEGISLATIVE OVERSIGHT COMMITTEE

Ed 807. 01 <u>Legislative Oversight Committee Established</u>. In addition to the requirements under RSA 194-F:12, the following shall apply to the establishment, administration, and responsibilities of the education freedom savings account oversight committee:

- (a) The commissioner and the director of the scholarship organization or designee shall attend committee meetings and provide requested information. ← Edit. "; and"
 - (b) Pursuant to RSA 194-F:12, the first-named senate member may convene the committee.

Appendix

Rule	State or Federal Statute or Federal Regulation Implemented
Ed 801	RSA 194-F:2, I
Ed 802	RSA 194-F:1
Ed 803	RSA 194-F:2, IV &V RSA 194-F:4, V, VI, VII, & XVI-XVII; RSA
	194-F:5
Ed 804	RSA 194-F:4, IV & VIII
Ed 805	RSA 194-F:4, III
Ed 806	RSA 194-F:4, IX-XIV
Ed 807	RSA 194-F:5