OMB Control No. 2900-NEW Respondent Burden: 8 Hours Expiration Date: XXXXXXXX

Department of Veterans Affairs

APPLICATION FOR APPROVAL OF A NON-COLLEGE DEGREE, VOCATIONAL FLIGHT SCHOOL, LICENSE/CERTIFICATION EXAM PROVIDER, PREPARATORY COURSES FOR LICENSE/CERTIFICATION, CORRESPONDENCE SCHOOL, HIGH SCHOOL, APPRENTICESHIP/ON-THE-JOB TRAINING OR MULTI-STATE APPRENTICESHIP FACILITY

PART I: GENERAL INFORMATION				
1. TELL US WHAT TYPE OF COURSES YOUR FACILITY PROVIDES AND WISH TO BE APPROVED FOR A VA EDUCATION BENEFITS (Please select only one option per facility code. If your facility has more than one facility code, please fill out a new application for each facility code.)				
NON-COLLEGE DEGREE FACILITY. A vocational, business school or public safety/training academy which offers certificate or diploma programs that do not lead to a standard college degree at the associate level or above. Programs approved at this facility must have a defined vocational objective and be measured in either credit or clock hours. Under Chapter 33 GI Bill benefits, these facilities are eligible to receive tuition payments from the VA while veterans receive a monthly housing allowance. (Please complete Worksheet A only.)				e and be measured in either credit or
─ VOCATIONAL FLIGHT SCHOOL. Parts 141 and 142 flight t (Please complete Worksheet B only.)	training programs r	necessary for the attainment of a reco	gnized vocatio	nal objective in the field of aviation.
LICENSE/CERTIFICATION EXAM FACILITY A facility that is or advance in employment and is generally accepted with go				
PREPARATORY COURSES FOR LICENSE/CERTIFICATION FACILITY. A school/company which offers programs to prepare an individual for a licensing or certification test that is required or used to enter into, maintain, or advance in employment in a predetermined and identified vocation or profession. These facilities do not receive tuition payments directly from the VA and veterans are not paid a monthly housing allowance. Instead, veterans are eligible to submit for tuition reimbursement. (Please complete Worksheet D only.)				on or profession. These facilities do
CORRESPONDENCE SCHOOL. A program of education excourse leading to a vocational objective, that is offered by an				
HIGH SCHOOL. A public or private secondary school which complete Worksheet F only.)	offers a standard	high school diploma as recognized by	the state in w	rhich the school is operating. (Please
APPRENTICESHIP OR ON-THE-JOB TRAINING FACILITY. A program of apprenticeship as meeting the standards of apprenticeship published by the Secretary of Labor pursuant to the National Apprenticeship Act, or a program of training on the job in which the objective of progression and appointment to the next higher classification is based upon skills learned through organized and supervised training on the job and not on such factors as length of service and normal turnover. (Please complete Worksheet G only.)				
MULTI-STATE APPRENTICESHIP TRAINING FACILITY. Apprenticeship sponsors that have a multi-state apprenticeship program registered and approved by the U.S. Department of Labor's Office of Apprenticeship to operate nationally requesting approval from the SAA with jurisdiction over the state in which the sponsor is headquartered. (Please complete Worksheet H only.)				
REVIEW OF PROGRAMS - YOU MUST ALSO SUBMIT THE LIST OF APPROVING AGENCY FOR WHICH YOU ARE REQUESTING ATTACHED AGENCY FOR WHICH YOU ARE REQUESTING ATTACHED ATTAC		EXAMS FOR APPROVAL ON A SER	PARATE FOR	M PROVIDED BY THE STATE
2A. NAME OF INSTITUTION 2B. VA FACILITY CODE (If known)			LITY CODE (If known)	
3A. PHYSICAL ADDRESS (If same, leave blank)				
4. INSTITUTION WEBSITE ADDRESS				
PART II: INSTITUTION CONTACTS				
5A. NAME OF SCHOOL CERTIFYING OFFICIAL (Leave blank for original application) 5B. SCHOOL CERTIFYING OFFICIAL EMAIL ADDRESS (Leave blank for original application)		DRESS (Leave blank for original		
PART III: CERTIFICA	TION AND SIGI	NATURE OF AUTHORIZING OF	FICIAL	
6. ADDITIONAL DOCUMENTATION - THE STATE APPROVING AGENCY AND/OR VA MAY REQUIRE ADDITIONAL INFORMATION OR DOCUMENTATION TO PROCESS A FACILITY APPROVAL AND MEET APPLICABLE STATE OR FEDERAL LAWS.				
I CERTIFY THAT all statements in this application are true and correct to the best of my knowledge and belief.				
6A. NAME OF AUTHORIZING OFFICIAL	6B. SIGNATURE OF AUTHORIZING OFFICIAL 6C. DATE SIGNED (MM/DD/YYY)		6C. DATE SIGNED (MM/DD/YYYY)	

PRIVACY ACT INFORMATION: VA will not disclose information collected on this form to any sources other than what has been authorized under the Privacy Act of 1974 or Title 38, Code of Federal Regulations, Section 1.526 for routine uses (e.g. VA sends education forms or letters with a veteran's identifying information to the veteran's school or training establishment to (1) assist the veteran in the completion of claims forms or (2) for the VA to obtain further information as may be necessary from the school for the VA to properly process the veteran's education claim or to monitor his or her progress during training as identified in the VA System of Records, 58VA21/22/28, Compensation, Pension, Education and Veteran Readiness and Employment Records - VA, published in the Federal Register. Your obligation to respond is required to obtain or retain education benefits. The requested information is considered relevant and necessary to determine the maximum benefits under the law. While you do not have to respond, VA cannot process your claim for education assistance unless the information is furnished as required by existing law (38 U.S.C. 3471). The responses you submit are considered confidential (38 U.S.C. 5701). Any information provided by applicants, recipients, and others may be subject to verification through computer matching programs with other agencies.

RESPONDENT BURDEN: We need this information to determine your continued eligibility to VA education benefits (38 U.S.C. 3471). Title 38, United States Code, allows us to ask for this information. We estimate that you will need an average of 8 hours to review the instructions, find the information and complete this form. VA cannot conduct or sponsor a collection of information unless a valid OMB control number is displayed. You are not required to respond to a collection of information if this number is not displayed. Valid OMB control numbers can be located on the OMB Internet Page at www.reginfo.gov/public/do/PRAMain.

VA FORM XXXXX

WORKSHEET A - NON-COLLEGE DEGREE FACILITY				
PART I C	OF WORKSHEET A: GENERAL INFORMATION			
1. TELL US WHY YOU ARE SUBMITTING THIS APPLICATION (You may check more than one box.)			
INITIAL APPLICATION. This is a request for an initial app	roval to be designated as an institution with programs eligible for partic	ipation in VA GI Bill® benefit programs.		
CATALOG RE-APPROVAL. This is a request for a full republished.	approval of currently approved GI Bill programs. Program re-approvals	are required when a new catalog is		
PROGRAM UPDATES. This is a request for additional info	ormation to be approved or removed based on an addendum published	for currently approved catalog.		
ADMINISTRATIVE UPDATES. This is a request for update change of ownership, etc. Please list on the line below:	ed information about the institution. This may include issues such as ch	nanges of address, banking information,		
OTHER. (Specify)				
	ED OFF-CAMPUS LOCATIONS, INCLUDING COMPLETE MAILING A	ADDRESS AND FACILITY CODES FOR		
EACH OFF-CAMPUS LOCATION. 2A. EXTENSION CAMPUS NAME	2B. COMPLETE ADDRESS	2C. VA FACILITY CODE		
ZA. EXTENSION CAMPOS NAME	ZB. COMPLETE ADDRESS	20. VA PACIEIT I CODE		
3. IF MORE THAN FOUR EXTENSIONS. PLEASE ATTACH A CO	_ PY OF THE COMPLETE LIST OF EXTENSIONS WITH YOUR APPLIC	CATION, PLEASE EMAIL THE STATE		
APPROVING AGENCY FOR ANY ADDITIONAL QUESTIONS.				
3A. THE INSTITUTION IS CLASSIFIED AS:				
PUBLIC PRIVATE-FOR-PROFIT PRIVA	TE-NONPROFIT			
4. HAS THE FACILITY BEEN CONTINUALLY IN OPERATION, EN 24-MONTH PERIOD?	NROLLING STUDENTS, AND ABLE TO CONFERE DIPLOMAS OR CE	ERTIFICATES FOR THE PREVIOUS		
YES NO (If "No," please do not proceed filling out to	his form.)			
5. HAS THE FACILITY EXPERIENCED A CHANGE-OF-OWNERS	• ,			
YES NO (If "Yes," provide details below. Include relevant dates and details on the impact these changes had on the facility.)				
6. WHAT IS THE STATE GOVERNING BODY THAT AUTHORIZES YOUR FACILITY TO OPERATE? (If you are exempt from state authorization, please cite the reason your				
facility is exempt.)				
7. THE INSTITUTION IS CLASSIFIED AS:				
7. THE INSTITUTION IS CLASSIFIED AS: ACCREDITED NONACCREDITED				
8. IF APPLICABLE, PROVIDE NAME(S) OF INSTITUTIONAL ACCREDITING AGENCIES RECOGNIZED BY THE U.S. DEPARTMENT OF EDUCATION.				
U. II AFFLICADEL, PROVIDE NAMIE(3) OF INSTITUTIONAL ACCREDITING AGENCIES RECOGNIZED DT THE U.S. DEPARTMENT OF EDUCATION.				
	EQUESTING APPROVAL FOR? (You may check more than one box.)			
facilities. The State Approving Agency will make a determination of what types of modalities your facilities and courses of study are approval for.)				
RESIDENT TRAINING. Face-to-face interaction of instructor and student in the same physical location during regularly scheduled times throughout the term or school program				
NON-RESIDENT TRAINING - DISTANCE LEARNING. Interaction between the student and instructor (who is physically separated from the student) through use of communications technology instead of regularly scheduled class sessions.				
	of study with provision for interaction between the student and regularly	employed faculty of the institution of		
higher learning. The interaction may be personally complete or through use of communications technology, including mail, telephone, videoconferencing, computer technology (to include electronic mail), and other electronic means. It is offered without any regularly scheduled, conventional classroom or laboratory sessions and is not considered a cooperative course, farm cooperative course, or correspondence course.				
CONTRACTED COURSE. All or part of the program of education of a school may be provided by another school or entity under contract. Such school or entity actually providing the training must obtain approval of the course from the State Approving Agency in the State having jurisdiction of that school or entity before the course is approved for VA education benefits.				

PART I OF WORKSHEET A: GENERAL INFORMATION (Continued)			
SUPERVISED PRACTICAL TRAINING. Academic training that includes interr completion. The student must remain enrolled in the school during these cours	nship, practicum, and other occupational based instruction that is ses and be under the direction and supervision of the school.	required for program	
COOPERATIVE COURSE. A full-time program of education which consists of establishment with the training in the business of industrial establishment being		ss or industrial	
FARM COOPERATIVE COURSE. A program of education consisting of institutional agricultural employment which is relevant to such institutional course and prov		oncurrently engaged in	
COMBINATION CORRESPONDENCE-RESIDENCE COURSE. A program of approved for this modality, please contact the State Approving Agency for an a			
OTHER. (Specify)			
PART II OF WORKSHEET A: INFORMATION REGARD	ING FACILITY CATALOG OR OTHER FACILITY PUBL	ICATIONS	
NOTE: If the facility only uses brochures and not a formal catalog, the State Approvirequested must still be provided in the school's written brochures.	ing Agency will treat the brochures as a catalog for this review pro	ocess. All information	
10. PROVIDE THE FOLLOWING INFORMATION	N SHOWN IN THE FACILITY'S CATALOG/PUBLICATIONS.		
ALL FACILITIES MUST COMPLETE THE BELOW AREAS:			
9A. INFORMATION REQUESTED	9B. PUBLICATION IDENTIFYING DATA (THE DOCUMENT(S) SHOULD INCLUDE VOLUME, NUMBER, AND DATE OF PUBLICATION)	9C. INFORMATION PROVIDED ON PAGE(S)	
FACILITY'S NAME, ADDRESS, AND TELEPHONE NUMBER			
LISTING OF INSTITUTION'S ADMINISTRATORS AND SCHOOL OFFICIALS			
CALENDAR OF THE SCHOOL SHOWING HOLIDAYS, BEGINNING AND ENDING DATE OF EACH TERM, AND OTHER IMPORTANT DATES			
INSTITUTION'S GRADING SYSTEM			
INSTITUTION'S GRADUATION REQUIREMENTS			
ACADEMIC PROBATION, SUSPENSION, AND REENTRANCE POLICIES			
INSTITUTION MAINTAINS RECORDS OF GRADES AND TRANSCRIPTS (MINIMUM OF THREE YEARS)			
IF APPLICABLE: INSTITUTION'S ATTENDANCE POLICY			
INSTITUTION'S POLICY ON GRANTING CREDIT FOR PRIOR EDUCATION AND TRAINING (FACILITY MUST OBTAIN A WRITTEN RECORD OF PRIOR EDUCATION AND TRAINING (INCLUDING MILITARY TRAINING), GRANTING OF CREDIT WHEN APPROPRIATE, AND SHORTENING OF PROGRAM ACCORDINGLY)			
ACCREDITED FACILITIES ONLY: U.S. DEPARTMENT OF EDUCATION RECOGNIZED ACCREDITATIONS FOR THE FACILITY			
THE FOLLOWING FACILITIES MUST ALSO COMPLETE THE BELOW AREAS: • Accredited public or not-for-profit institutions of higher learning that offe	r non-degree certificate or diploma-based programs.		
Accredited for-profit institutions of higher learning.			
 Non-accredited institutions of higher learning ACCREDITED FACILITIES ONLY SEEKING APPROVAL OF DEGREE PROGRAM 	IS SKIP THIS PART XXX.		
SCHOOL POLICY ON ADMISSIONS/ENROLLMENT WITH RESPECT TO			
ENROLLMENT DATES AND SPECIFIC ENTRANCE REQUIREMENTS FOR EACH COURSE			
INSTITUTION'S POLICY RELATING TO STUDENT CONDUCT AND CONDITIONS FOR DISMISSAL FOR UNSATISFACTORY CONDUCT			

PART II OF WORKSHEET A: INFORMATION REGARDING FACILITY CATALOG OR OTHER FACILITY PUBLICATIONS (Continued)				
9A. INFORMATION REQUESTED	9B. PUBLICATION IDENTIFYING DATA (THE DOCUMENT(S) SHOULD INCLUDE VOLUME, NUMBER, AND DATE OF PUBLICATION)	9C. INFORMATION PROVIDED ON PAGE(S)		
LISTING OF PROGRAM DESCRIPTIONS AND/OR OUTLINES				
DESCRIPTIONS OF INDIVIDUAL COURSES OR SUBJECTS REQUIRED FOR EACH PROGRAM NON-ACCREDITED FACILITIES MUST INCLUDE: SHOWING SUBJECTS OR UNITS IN THE COURSE, TYPE OF WORK, OR SKILL TO BE LEARNED, AND APPROXIMATE TIME AND CLOCK HOURS TO BE SPENT ON EACH SUBJECT OR UNIT (INCLUDING BREAKDOWN OF THEORY AND SHOP HOURS)				
DESCRIPTION OF AVAILABLE SPACE, FACILITIES, AND EQUIPMENT				
EVIDENCE THAT THE EDUCATIONAL AND EXPERIENCE QUALIFICATIONS OF DIRECTORS, ADMINISTRATORS, AND INSTRUCTORS TEACHING COURSES FOR WHICH APPROVAL IS SOUGHT, ARE ADEQUATE				
EVIDENCE THAT COURSES OR PROGRAMS DESIGNED TO PREPARE AN INDIVIDUAL FOR STATE LICENSURE OR CERTIFICATION MEET ALL LICENSURE OR CERTIFICATION REQUIREMENTS (May be included within the listing or programs submitted for approval)				
EVIDENCE THAT COURSES OR PROGRAMS DESIGNED TO PREPARE AN INDIVIDUAL FOR EMPLOYMENT IN AN OCCUPATION THAT REQUIRES STATE APPROVAL, LICENSURE, OR CERTIFICATIONS MEETS SUCH STANDARS (May be included within the listing or programs submitted for approval)				
IF APPLICABLE: FACILITY'S POLICY FOR TRACKING COMPLAINTS AND APPEALS				
IF APPLICABLE: DESCRIPTIONS OF BASIC SKILLS, REMEDIAL OR DEFICIENCY SUBJECTS, INCLUDING ENGLISH AS A SECOND LANGUAGE (ESL), HIGH SCHOOL COMPLETION OPTIONS (GED ETC.), AND OTHER SPECIAL OR ALTERNATIVE LEARNING SUBJECTS				
NON-ACCREDITED INSTITUTIONS OF HIGHER LEARNING MUST ALSO COMPL	ETE THE BELOW AREAS:			
DETAILED LISTING OF FACILITY'S TUITION, FEES, AND OTHER CHARGES				
NAME OF GOVERNING BODY, CORPORATE OWNER, AND BOARD MEMBERS				
NAMES AND QUALIFICATIONS OF SCHOOL FACULTY				
ATTENDANCE POLICY WHICH INCLUDES: 1. EXCUSED/UNEXCUSED ABSENCES; 2. TARDINESS; 3. EXCESSIVE ABSENCES; 4. MAKE-UP WORK; AND 5. INTERRUPTION FOR UNSATISFACTORY ATTENDANCE)				
INSTITUTION'S REFUND POLICY (NON-ACCREDITED SCHOOLS MUST HAVE A PRO RATA POLICY NOT TO EXCEED THE TOTAL CHARGES THAT THE NUMBER OF DAYS OR HOURS OF PROGRAM COMPLETED BEARS TO THE TOTAL LENGTH OF THE PROGRAM. THE NON-REFUNDABLE PORTION OF REGISTRATION FEES WILL NOT EXCEED \$10.00)				
NOTE: Provide an addendum on institution letterhead signed by the Chief Administration or other school publication.		•		
REVIEW OF PROGRAMS - YOU MUST ALSO SUBMIT THE LIST OF PROGRAMS AGENCY FOR WHICH YOU ARE REQUESTING APPROVAL.	; FOR APPROVAL ON A SEPAKATE FORM PROVIDED BY TH	E STATE APPROVING		
PART III OF WORKSHEET A: INFORMATION RE	EGARDING OPERATIONAL STATUS OF THE FACILIT	Υ		
11. HAS ANY FEDERAL OR STATE GOVERNMENT ENTITY TAKEN ADVERSE RE PROVISIONAL CERTIFICATION STATUS OR OTHER PUNITIVE ACTION?	EGULATORY ACTION AGAINST THE FACILITY SUCH AS PLACE	CING THE FACILITY ON A		
☐ YES ☐ NO (If "Yes," explain the circumstances that led to the adverse re	regulatory action below.)			
The state of the s				
12. HAS THE FACILITY BEEN NAMED AS A DEFENDANT IN ANY LITIGATION RE YES NO (If "Yes," explain the circumstances and the result of the litig				

PART III OF WORKSHEET A: INFORMATION REGARDING OPERATIONAL STATUS OF THE FACILITY (Continued)
13. ACCREDITED FACILITIES ONLY (excluding medical residency programs): HAS THE FACILITY BEEN SUBJECT TO PROBATION, SUSPENSION, AN ORDER TO SHOW CAUSE RELATING TO THE EDUCATIONAL INSTITUTION'S ACADEMIC POLICIES AND PRACTICES OR TO ITS FINANCIAL STABILITY OR REVOCATION OF ACCREDITATION?
YES NO (If "Yes," explain the circumstances and the result of the litigation below.)
14. NON-ACCREDITED FACILITIES ONLY (excluding medical residency programs): THE FACILITY IS FINANCIALLY SOUND AND CAPABLE OF FULFILLING ITS COMMITMENTS FOR TRAINING. THE FACILITY AGREES TO SUBMIT WITH THIS APPLICATION FINANCIAL DOCUMENTATION TO SUBSTANTIATE FINANCIAL SOUNDNESS. (Examples of documentation may include copies of tax returns, bank statements, or financial reports. New facilities are requested to submit 24 months of financial data to determine financial soundness. Please contact your SAA for additional guidance if needed.) [] YES [] NO (If "No," explain the circumstances below.)
15. NEW FACILITIES ONLY - PLEASE SUBMIT DOCUMENTATION IDENTIFYING THE FOLLOWING:
The number of students who have entered and graduated from all programs during the preceding two-year period and;
If available, the cohort default rate for funds provided to the institution under Title IV of the Higher Education Act of 1965.
PART IV OF WORKSHEET A: FACILITY CERTIFICATION AND ACKNOWLEDGEMENTS
16. ALL FACILITIES - THE INSTITUTION CERTIFIES THE FOLLOWING STATEMENTS:
 The institution complies with all applicable laws and regulations relating to the approval of courses of education.
 During the five-year period preceding the date of this application, the institution has not been subject to, or been party to a contract with any individual or entity that has been subject to:
 Any adverse administrative or judicial action that's related to the instruction or training, including with respect to the quality of education, provided by the institution or establishment; and resulted in a fine or penalty in an amount equal to or more than five percent of the amount of funding provided to the institution or establishment under Title IV of the Higher Education Act of 1965 for the fiscal year preceding the year in which the application is submitted; Or has not employed an individual or been party to a contract with any individual or entity, that has been convicted of a Federal fraud charge related to the instruction or training provided by the institution or establishment.
Authorizing Official Initial Here
17. ALL FACILITIES - THE INSTITUTION MUST RETAIN THE RECORDS AND ACCOUNT INFORMATION OF VA STUDENTS FOR THREE YEARS FOLLOWING THE ENDING DATE OF THE LAST PERIOD OF ATTENDANCE CERTIFIED TO VA. THE INSTITUTION MUST MAKE THESE RECORDS AVAILABLE FOR INSPECTION UPON REQUEST FOR THE PURPOSE OF VERIFICATION OF COMPLIANCE WITH THE FOLLOWING PROGRAM REQUIREMENTS:
 Maintain sufficient records to show the progress of each VA student and to promptly inform VA when the conduct or progress of any VA student is not satisfactory in accordance with the regularly prescribed standards and practices of the institution.
 Institution will give appropriate credit for previous education and training of VA students and shorten the training program appropriately.
 Institution only admits students meeting admission standards into programs and if enrollment agreements are used, are completed, and signed by each student.
 Institution will only certify to VA courses that are required for the completion of the student's degree program.
 Institution will charge both VA and Non-VA students the same tuition, fees, and other related miscellaneous amounts for the costs of attendance.
 Institution can establish the last date of attendance and report to VA within 30 days of the date a veteran formally withdraws from the school or ceases to attend classes.
The institution will agree to promptly inform VA when it comes to the school's attention that any VA student:
o Has changes in hours of credit or attendance, or
 Has interrupted or discontinued a course or program of study, giving the date(s) of withdrawal, and the reason(s), if known, or
o Completed/graduated from the program, or
o Receives grade(s) for any course(s) that will not be used when computing graduation requirements.
Authorizing Official Initial Here
10. ALL EACH ITIES. INSTITUTION LINDERSTANDS THE FOLLOWING IMPORTANT DROCDAM REQUIREMENTS AND/OR LIMITATIONS:

- . Institution will be financially responsible to VA for the payments made directly to the educational institution pursuant to the Post-9/11 GI Bill and GI Bill, GI Bill Educational Enhancement Program.
- . Institution will not impose any penalty, including the assessment of late fees, the denial of access to classes, or other institutional facilities, or require that VA students borrow funds due to VA-delayed disbursement of funding.
- Institution must select an employee to act as a VA contact person (School Certifying Official) and will complete a new VA Form 22-8794, Designation of Certifying Official, whenever a new employee is selected to perform this role.
- Any educational institution that has 100 or more students certified using VA education benefits must have reporting fees deposited into a separate fund not included with the general fund. Institutions with less than 100 students may deposit reporting fees into merged or general funds but still used to support certifying duties.
- The institution utilizes the U.S. Department of Education College Financing Plan (Shopping Sheet)

OR

- Prior to the enrollment of a student, the institution must provide the individual with information regarding the following: graduation rates; if available, job-placement rates for graduates of the course; information regarding the acceptance of institution transfer of credits, including military credits; any conditions or additional requirements, including training, experience, or examinations, required to obtain the license, certification, or approval for which the course of education is designed to provide preparation; and other information to facilitate comparison by the individual of aid packages offered by different educational institutions.
- Accredited Schools Only The facility acknowledges the facility may be suspended or withdrawn from eligibility if the facility is the subject of a negative action, including sanction or probation, made by the institution's accrediting agency.

PART IV OF WORKSHEET A: FACILITY CERTIFICATION AND ACKNOWLEDGEMENTS (Continued)				
Nonaccredited Schools Only - Any institution which fails to forward any refund due within 40 days after such a change in status, shall be deemed, prima facie, to				
have failed to make a prompt refund.				
Authorizing Official				
Initial Here				
19. ALL FACILITIES - INSTITUTIONS THAT PARTICIPATE IN VA GI BILL PROGRAMS MUST AGREE TO ELECTRONIC FUNDS TRANSFER (EFT) - DIRECT DEPOSIT TRANSACTIONS FOR THE PAYMENT OF FUNDS OWED TO THE INSTITUTION.				
Authorizing Official				
Initial Here				
NOTE: If your school does not charge tuition and you do not wish to receive an annual reporting fee payment for certifying these students, you may decline participation in EFT Please contact your SAA for more information.	ſ.			
20. NONACCREDITED FACILITIES ONLY - THE FOLLOWING ARE REQUIREMENTS FOR PARTICIPATION. SAAS MUST BE ABLE TO VERIFY THE FOLLOWING INFORMATION USING THE SUBMITTED DOCUMENTATION OR OTHER PUBLISHED INFORMATION.				
The institution complies with all local, city, county, municipal, state, and federal regulations such as fire, building, and sanitation codes.				
The institution's owners, administrators, and directors are of good reputation and character to provide quality training.				
 Courses taught at this facility are consistent in quality, content, and length with similar courses in public schools. 				
Authorizing Official				
Initial Here				
PART V OF WORKSHEET A: SUBMISSION OF MARKETING MATERIALS				
REVIEW OF ADVERTISING AND MARKETING - WITH THIS APPLICATION, YOU MUST ALSO SUBMIT ADVERTISING OR RECRUITING MATERIALS YOUR FACILITY USES.				
A copy of recruiting or advertising materials you may use. The SAA is required to review any information that advertises GI Bill or veteran's benefits. (Advertising materials you may use.)	nay			
include but is not limited to: Scanned brochures, Internet advertising markups, newspaper inserts, etc.) O Please include information about any third-party contracts or organizations you may use to recruit students.				
 Prease include information about any third-party contracts or organizations you may use to recruit students. Any graduation rates/placement rate data you may publish, with a citation of the source for this data. 				
The SAA may request additional information or advertising or advertising submissions.				
INSTITUTION UNDERSTANDS THE FOLLOWING IMPORTANT REQUIREMENTS AND/OR LIMITATIONS REGARDING ADVERTISING PRACTICES:				
 Institution will not engage in advertising and/or enrollment practices of any type, which are erroneous, deceptive, or misleading either by actual statement, omission or intimation. This includes any of the following practices: 	١,			
o Misleading Statements: Communication, action, omission, or intimation made in writing, visually, orally, or through other means, that has the likelihood or				
tendency to mislead the intended recipient of the communication under the circumstances in which the communication is made. Such term includes the use of student endorsements or testimonials for an educational institution that a student gives to the institution either under duress or because the institution required the	he			
student to make such an endorsement or testimonial to participate in a program of education. o Misrepresentation: Any false, erroneous, or misleading statement, action, omission, or intimation made directly or indirectly to a student, a prospective student,	,			
the public, an accrediting agency, a state agency, or to the Secretary by an eligible institution, one of its representatives. or any person with whom the institution				
has an agreement to provide education programs, marketing, advertising, recruiting or admissions services. • Substantial Misrepresentation: Misrepresentation in which the person to whom it was made could reasonably be expected to rely, or has reasonably relied, to				
that person's detriment.				
o Limitations on Commissions, Bonuses, and Other Incentive Payments: An educational institution with a course or program of education approved and/or				
entity that owns such an educational institution, shall not provide any commission, bonus, or other incentive payment based directly or indirectly on success in securing enrollments or financial aid to any persons or entities engaged in any student recruiting or admission activities or in making decisions regarding the awa	ard			
of student financial assistance. • Aggressive Enrollment Practices: Carries out deceptive or persistent enrollment practices, including on military installations, that consist of any automatic				
renewal of enrollment in courses and programs of education, enrollment in a course or program.				
 Aggressive Recruiting: Carries out deceptive or persistent recruiting practices, including on military installations, that consist of making three or more unsolicited contacts to a covered individual by phone, email, in-person, during a 1-month period or engaging in same-day recruitment and registration. 				
Lead Generating Activity: Any internal persons or third-party entity receiving any compensation directly or indirectly based upon initiating GI Bill beneficiary				
interest to secure GI Bill enrollments, course or program completions by a student, or financial aid in an education and training institution with at least one approv GI Bill program.	ved			
The institution does not pay inducements, including any gratuity, favor discount, entertainment, hospitality, loan, transportation, lodging, meals, or other item having				
monetary value of more than a de minimis amount, to any individual entity or its agents including third party lead generations or marketing firms other than salaries paid to employees or fees paid to contractors, in conformity with all applicable laws for the purpose of securing enrollments of covered individuals or obtaining access				
to educational assistance under Title 38, with the exception of scholarships, grants, and tuition reductions provided by the educational institution.				
 Institutions are prohibited from using "GI Bill" in any manner that directly or indirectly implies a relationship affiliation, or endorsement affiliation with the Department Veterans Affairs. 	. 01			
 Institution agrees to adhere to the VA GI Bill Trademark Terms of Use. If you choose to use the words "GI Bill" in advertising, the trademark symbol "®" should be placed at the upper right corner of the trademarked phrase in the most prominent place at first usage; such as the title of a brochure, form, or the very top of web 				
pages and the following trademark attribution notice must be prominently visible: "GI Bill®" is a registered trademark of the U.S. Department of Veterans Affairs (VA	A)."			
More information can be found at <u>Trademark Terms of Use - Education and Training (va.gov)</u> .				

PART VIII OF WORKSHEET A: OTHER INFORMATION SUBMITTED				
21. REMARKS				

WORKSHEET B - VOCATIONAL FLIGHT SCHOOL FACILITY				
PART I OF WORKSHEET B: INFORMATION	ON REGARDII	NG FACILITY CATALOG OR OTHER FACILI	TY PUBLICATIONS	
REVIEW OF PROGRAMS - YOU MUST ALSO SUBMIT THE LIST AGENCY FOR WHICH YOU ARE REQUESTING APPROVAL.	OF PROGRAMS	FOR APPROVAL ON A SEPARATE FORM PROVID	DED BY THE STATE APPROVING	
1. TELL US WHY YOU ARE SUBMITTING THIS APPLICATION (Y_0	ou may check me	ore than one box.)		
INITIAL APPLICATION. This is a request for an initial appro	oval to be design	ated as an institution with programs eligible for partic	ipation in VA GI Bill® benefit programs.	
CATALOG RE-APPROVAL. This is a request for a full re-appublished.	pproval of currer	ntly approved GI Bill programs. Program re-approvals	are required when a new catalog is	
PROGRAM UPDATES. This is a request for additional infor	mation to be app	proved or removed based on an addendum published	for currently approved catalog.	
ADMINISTRATIVE UPDATES. This is a request for updated change of ownership, etc. Please list on the line below:	d information abo	out the institution. This may include issues such as ch	anges of address, banking information,	
OTHER. (Specify)				
2. EXTENSIONS: PLEASE LIST OTHER PREVIOUSLY APPROVE EACH OFF-CAMPUS LOCATION.	D OFF-CAMPUS	S LOCATIONS, INCLUDING COMPLETE MAILING A	DDRESS AND FACILITY CODES FOR	
2A. EXTENSION CAMPUS NAME		2B. COMPLETE ADDRESS	2C. VA FACILITY CODE	
3. IF MORE THAN FOUR EXTENSIONS, PLEASE ATTACH A COP APPROVING AGENCY FOR ANY ADDITIONAL QUESTIONS. (1)			CATION. PLEASE EMAIL THE STATE	
3A. THE INSTITUTION IS CLASSIFIED AS: PUBLIC PRIVATE-FOR-PROFIT PRIVAT	E-NONPROFIT			
3B. PLEASE SPECIFY THE TYPE OF TRAINING FACILITY. PART 141 PART 142				
3C. HAS THE FACILITY BEEN CONTINUALLY IN OPERATION, EN 24-MONTH PERIOD? YES NO (If "No," please do not proceed filling out the		DENTS, AND ABLE TO CONFERE DIPLOMAS OR C	ERTIFICATES FOR THE PREVIOUS	
3D HAS THE FACILITY EXPERIENCED A CHANGE-OF-OWNERSHIP IN THE PREVIOUS 24-MONTH PERIOD?				
YES NO (If "Yes," provide details below. Include relevant dates and details on the impact these changes had on the facility.)				
PART II: INFORMATION REGARDING FACILITY CATALOG OR OTHER FACILITY PUBLICATIONS				
NOTE: If the facility only uses brochures and not a formal catalog, the State Approving Agency will treat the brochures as a catalog for this review process. All information requested must still be provided in the school's written brochures.				
4. PROVIDE THE FOLLOWING	INFORMATION	SHOWN IN THE FACILITY'S CATALOG/PUBLICAT	IONS.	
ALL FACILITIES MUST COMPLETE THE BELOW AREAS:				
4A. INFORMATION REQUESTED		4B. PUBLICATION IDENTIFYING DATA (T DOCUMENT(S) SHOULD INCLUDE VOLUI NUMBER, AND DATE OF PUBLICATION	ME, PROVIDED ON	
FACILITY'S NAME, ADDRESS, AND TELEPHONE NUMBER				
CALENDAR OF THE SCHOOL SHOWING HOLIDAYS, BEGINNING ENDING DATE OF EACH TERM, AND OTHER IMPORTANT DATE:				
A LIST OF INDIVIDUALS WHO WILL SRVE AS FULLY QUALIFIED INSTRUCTORS AND INDIVIDUALS WHO WILL SERVE AS CAREE EMPLOYEES FOR STUDENTS				
INSTITUTION'S GRADING SYSTEM				

PART II: INFORMATION REGARDING FACILITY CA	TALOG OR OTHER FACILITY PUBLICATIONS (Con	tinued)
4A. INFORMATION REQUESTED	4B. PUBLICATION IDENTIFYING DATA (THE DOCUMENT(S) SHOULD INCLUDE VOLUME, NUMBER, AND DATE OF PUBLICATION)	4C. INFORMATION PROVIDED ON PAGE(S)
NSTITUTION'S GRADUATION REQUIREMENTS		
ACADEMIC PROBATION, SUSPENSION, AND REENTRANCE POLICIES		
NSTITUTION MAINTAINS RECORDS OF GRADES AND TRANSCRIPTS MINIMUM OF THREE YEARS AFTER STUDENT LAST ATTENDS)		
F APPLICABLE: INSTITUTION'S ATTENDANCE POLICY		
NSTITUTION'S POLICY ON GRANTING CREDIT FOR PRIOR EDUCATION AND FRAINING (FACILITY MUST OBTAIN A WRITTEN RECORD OF PRIOR EDUCATION AND TRAINING (INCLUDING MILITARY TRAINING), GRANTING OF CREDIT WHEN APPROPRIATE, AND SHORTENING OF PROGRAM ACCORDINGLY)		
NSTITUTION'S REFUND POLICY - SCHOOLS MUST HAVE A PRO RATA POLICY NOT TO EXCEED THE TOTAL CHARGES THAT THE NUMBER OF DAYS OR HOURS OF PROGRAM COMPLETED BEARS TO THE TOTAL LENGTH OF THE PROGRAM. THE NON-REFUNDABLE PORTION OF REGISTRATION FEES WILL NOT EXCEED \$10.00		
EXACT DESCRIPTION OF THE PROGRAM AND OFFERED COURSES		
COST OF EACH COURSE SHOWING EVIDENCE OF TYPES OF PAYMENT HOURLY, FLAT RATE, ETC.)		
EXACT NUMBER OF HOURS FROM THE APPROVED SYLLABUS FOR EACH FLIGHT COURSE DESCRIPTION		
 PART 142 APPROVED FACILITIES ONLY - PLEASE COMPLETE PROVIDE THE	FOLLOWING INFORMATION:	
SCHOOL POLICY ON ADMISSIONS/ENROLLMENT WITH RESPECT TO ENROLLMENT DATES AND SPECIFIC ENTRANCE REQUIREMENTS FOR EACH COURSE		
NSTITUTION'S POLICY RELATING TO STUDENT CONDUCT AND CONDITIONS FOR DISMISSAL FOR UNSATISFACTORY CONDUCT		
DESCRIPTION OF AVAILABLE SPACE, FACILITIES, AND EQUIPMENT		
EVIDENCE THAT THE EDUCATIONAL AND EXPERIENCE QUALIFICATIONS OF DIRECTORS AND ADMINISTRATORS OF THE INSTRUCTORS TEACHING COURSES FOR WHICH APPROVAL IS SOUGHT, ARE ADEQUATE		
EVIDENCE THAT COURSES OR PROGRAMS DESIGNED TO PREPARE AN NDIVIDUAL FOR STATE LICENSURE OR CERTIFICATION MEET ALL LICENSURE OR CERTIFICATION REQUIREMENTS (May be included within the listing of programs submitted for approval)		
EVIDENCE THAT COURSES OR PROGRAMS DESIGNED TO PREPARE AN NDIVIDUAL FOR EMPLOYMENT IN AN OCCUPATION THAT REQUIRES STATE APPROVAL, LICENSURE, OR CERTIFICATION MEETS SUCH STANDARDS. May be included within the listing of programs submitted for approval)		
F APPLICABLE: INSTITUTION'S ATTENDANCE POLICY		
NAME OF GOVERNING BODY, CORPORATE OWNER, AND BOARD MEMBERS		
ATTENDANCE POLICY WHICH INCOUDES: 1. EXCUSED/UNEXCUSED ABSENCES; 2. TARDINESS; 3. EXCESSIVE ABSENCES; 4. MAKE-UP WORK; AND 5. INTERRUPTION FOR UNSATISFACTORY ATTENDANCE		

requested must still be provided in the school's written brochures.

NOTE: Stand-alone vocational flight schools who wish to partner with an Institute of Higher Learning (IHL) for flight training as part of an overall degree program with flight component must first be separately approved by an SAA of jurisdiction before contracting with an IHL. The private pilot course may not be considered for inclusion in an approval when fully contracted between an IHL/stand-alone contracted vocational flight school.

PART III OF WORKSHEET B: INFORMATION REGARDING OPERATIONAL STATUS OF THE FACILITY
5. DOES THE SCHOOL HIRE ITS OWN FACULTY FOR FLIGHT TRAINING AND HOLD REQUIRED FEDERAL AVIATION ADMINISTRATION (FAA) CERTIFICATIONS FOR EACH COURSE THEY WILL BE TEACHING? YES NO
6. DOES THE SCHOOL HAVE ITS OWN ACCESS TO AIRPORT FACILITIES AND EQUIPMENT? YES NO
7. WILL THE SCHOLL BE CONTRACTING OR LEASING FACILITIES AND EQUIPMENT? (If contracting, the contracts used with any other operator must be submitted to the SAA of jurisdiction for approval.) YES NO
8. THE FOLLOWING MATERIALS/INFORMATION MUST BE SUBMITTED TO THE SAA OF JURISDICTION PRIOR TO FLIGHT TRAINING BEING APPROVED:
 Air Agency or Training Center Certificate issued by the FAA under 14 CFR Part 141 or 142 including the FAA Letter of Authorization or WebOPSS.
 All Training Course Outlines (TCOS) and Syllabi approved by the FAA for each course you are seeking approval for Part 141 approved courses. The FAA-approved outline for each course listing the number of hours for each by category (e.g., dual, solo, etc.). Hours must be broken down with associated hourly rates or a flat rate and must match the approved syllabus for each course, including rates for pre-flight and post-flight briefings and ground school. Listing of aircraft (and/or simulators) - All aircraft, listing tail number, type, and horsepower and whether or not the aircraft or simulator is owned or leased. These can be included on the flight tab of the program list.
Any material facts concerning actions taken by a regulator agency or association pertaining to the institutions and its programs. Authorizing Official Initial Here
PART IV OF WORKSHEET B: FACILITY CERTIFICATION AND ACKNOWLEDGEMENTS
9.THE INSTITUTION CERTIFIES THE FOLLOWING STATEMENTS:
The institution is in compliance with all applicable laws and regulations relating to the approval of courses of education.
 During the five-year period preceding the date of this application, the institution has not been subject to, or been party to a contract with any individual or entity that has been subject to:
 Any adverse administrative or judicial action that's related to the instruction or training, including with respect to the quality of education, provided by the institution or establishment; and resulted in a fine or penalty in an amount equal to or more than five percent of the amount of funding provided to the institution or establishment under Title IV of the Higher Education Act of 1965 for the fiscal year preceding the year in which the application is submitted; Or has not employed an individual or been party to a contract with any individual or entity, that has been convicted of a Federal fraud charge related to the instruction or training provided by the institution or establishment.
The educational institution or training establishment will include their application materials:
 A list of individuals who will serve as fully qualified instructors for the course of education, as of the date of the application, and an attestation that such individuals: Have a degree or other training, as appropriate, in the field of the course; Effectively teach the skills offered under the course; Have a demonstrated relevant industry experience in the field of the course; A list of individuals who will serve as career services employees for students enrolled in the course and an attestation that such individuals are skilled at identifying professions in the relevant industry that are in need of new employees to hire, tailoring the course of education to meet market needs, and identifying the
employers likely to hire graduate. Authorizing Official Initial Here
10.THE INSTITUTION CERTIFIES THE FOLLOWING:
A current valid medical certificate, either Class II or Class I, is required prior to enrolling the beneficiary student in any flight or simulator training course/program.
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11. THE INSTITUTION MUST RETAIN THE FOLLOWING RECORDS AND ACCOUNT INFORMATION OF VA STUDENTS FOR THREE YEARS FOLLOWING THE ENDING DATE OF THE LAST PERIOD OF ATTENDANCE CERTIFIED TO VA. THE INSTITUTION MUST MAKE THES RECORDS AVAILABLE FOR INSPECTION UPON REQUEST FOR THE PURPOSE OF VERIFICATION OF COMPLIANCE WITH THE FOLLOWING REQUIREMENTS:
 A copy of his or her private pilot certificate Evidence of completion of any prior training that may be a prerequisite for the course
 A copy of the medical certificate required for the courses being pursued and copies of all medical certificates (expired or otherwise) needed to support all periods of prior instruction received at the current school A daily flight log or copy thereof A permanent ground school record
A progress log
 An invoice of flight changes for individual flights or flight lessons for training conducted on a flight simulator or advanced flight training device Daily flight sheets identifying records upon which the 85-15 percent ratio may be computed
 A continuous meter record for each aircraft An invoice or flight tickets signed by the student and instructor showing hour meter reading, type of aircraft, and aircraft identification number
 An accounts receivable ledger Individual instructor records
Engine log books
 A record for each student above the private pilot level stating the name of the course in which the student is currently enrolled and indicating whether the student is enrolled under 14 CFR Part 141 or Part 142 Records of tuition and accounts which are evidence of tuition charged and received from all students If training is provided under 14 CFR Part 141, the records required by that part, or if training is provided under 14 CFR Part 142, the records required by that part.
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PART IV OF WORKSHEET B: IHL FACILITY CERTIFICATION AND ACKNOWLEDGMENTS (Continued)

- 12. THE INSTITUTION MUST RETAIN THE RECORDS AND ACCOUNT INFORMATION OF VA STUDENTS FOR THREE YEARS FOLLOWING THE ENDING DATE OF THE LAST PERIOD OF ATTENDANCE CERTIFIED TO VA. THE INSTITUTION MUST MAKE THESES RECORDS AVAILABLE FOR INSPECTION UPON REQUEST THE PURPOSE OF VERIFICATION OF COMPLIANCE WITH THE FOLLOWING PROGRAM REQUIREMENTS:
 - Maintain sufficient records to show the progress of each VA student and to promptly inform VA when the conduct or progress of any VA student is not satisfactory in
 in accordance with the regularly prescribed standards and practices of the institution.
 - . Institution will give appropriate credit for previous education and training of VA students and shorten the training program appropriately.
 - · Institution only admits students meeting admission standards into programs and if enrollment agreements are used, are completed, and signed by each student.
 - Institution will only certify VA courses that are required for the completion of the student's program.
 - Institution will charge both VA and Non-VA students the same tuition, fees, and other related miscellaneous amounts for the costs of attendance.
 - Institution can establish the last date of attendance and report to VA within 30 days of the date a veteran formally withdraws from the school.
 - Institution will agree to promptly inform VA when it comes to the school's attention that any VA student:
 - o Has changes in hours of credit or attendance, or
 - o Has interrupted or discontinued a course or program of study, giving the date(s) of withdrawal, and the reason(s), if known, or
 - o Completed/graduated from the program, or
 - o Receives grade(s) for any course(s) that will not be used when computing graduation requirements.

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13. INSTITUTION UNDERSTANDS THE FOLLOWING IMPORTANT PROGRAM REQUIREMENTS AND/OR LIMITATIONS:

- Institution will be financially responsible to VA for the payments made directly to the educational institution pursuant to the Post-9/11 GI Bill and GI Bill, GI Bill
 Educational Enhancement Program.
- Institution will not impose any penalty, including the assessment of late fees, the denial of access to classes, or other institutional facilities, or require that VA students borrow funds due to VA-delayed disbursement of funding.
- Institution must select an employee to act as a VA contact person (School Certifying Official) and will complete a new VA Form 22-8794, Designation of Certifying
 Official, whenever a new employee is selected to perform this role.
- Any educational institution that has 100 or more students certified using VA education benefits must have reporting fees deposited into a separate fund not included with the general fund. Institutions with less than 100 students may deposit reporting fees into merged or general funds but still used to support certifying duties.
- The institution utilizes the U.S. Department of Education College Financing Plan (Shopping Sheet)

OR

- Prior to the enrollment of a student, the institution must provide the individual with information regarding the following: graduation rates; if available, job-placement
 rates for graduates of the course; information regarding the acceptance of institution transfer of credits, including military credits; any conditions or additional
 requirements, including training, experience, or examinations, required to obtain the license, certification, or approval for which the course of education is designed to
 provide preparation; and other information to facilitate comparison by the individual of aid packages offered by different educational institutions.
- The facility acknowledges the facility may be suspended or withdrawn from eligibility if the facility is the subject of a negative action, including sanction or probation, made by the institution's accrediting agency.

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14. INSTITUTIONS THAT PARTICIPATE IN VA GI BILL PROGRAMS MUST AGREE TO ELECTRONIC FUNDS TRANSFER (EFT) - DIRECT DEPOSIT TRANSACTIONS FOR THE PAYMENT OF FUNDS OWED TO THE INSTITUTION.

PART V OF WORKSHEET B: SUBMISSION OF MARKETING MATERIALS

REVIEW OF ADVERTISING AND MARKETING - WITH THIS APPLICATION, YOU MUST ALSO SUBMIT ADVERTISING OR RECRUITING MATERIALS YOUR FACILITY USES

- A copy of recruiting or advertising materials you may use. The SAA is required to review any information that advertises GI Bill or veteran's benefits. (Advertising may
 include but is not limited to: Scanned brochures, Internet advertising markups, newspaper inserts, etc.)
- Please include information about any third-party contracts or organizations you may use to recruit students.
- Any graduation rates/placement rate data you may publish, with a citation of the source for this data.

The SAA may request additional information.

INSTITUTION UNDERSTANDS THE FOLLOWING IMPORTANT REQUIREMENTS AND/OR LIMITATIONS REGARDING ADVERTISING PRACTICES:

- Institution will not engage in advertising and/or enrollment practices of any type, which are erroneous, deceptive, or misleading either by actual statement, omission, or intimation. This includes any of the following practices:
 - o **Misleading Statements:** Communication, action, omission, or intimation made in writing, visually, orally, or through other means, that has the likelihood or tendency to mislead the intended recipient of the communication under the circumstances in which the communication is made. Such term includes the use of student endorsements or testimonials for an educational institution that a student gives to the institution either under duress or because the institution required the student to make such an endorsement or testimonial to participate in a program of education.
 - o **Misrepresentation:** Any false, erroneous, or misleading statement, action, omission, or intimation made directly or indirectly to a student, a prospective student, the public, an accrediting agency, a state agency, or to the Secretary by an eligible institution, one of its representatives. or any person with whom the institution has an agreement to provide education programs, marketing, advertising, recruiting or admissions services.
 - o Substantial Misrepresentation: Misrepresentation in which the person to whom it was made could reasonably be expected to rely, or has reasonably relied, to that person's detriment.
 - Limitations on commissions, bonuses, and other incentive payments: An educational institution with a course or program of education approved and/or entity
 that owns such an educational institution, shall not provide any commission, bonus, or other incentive payment based directly or indirectly on success in securing
 enrollments or financial aid to any persons or entities engaged in any student recruiting or admission activities or in making decisions regarding the award of
 student financial assistance.
 - Aggressive Enrollment Practices: Carries out deceptive or persistent enrollment practices, including on military installations, that consist of any automatic renewal of enrollment in courses and programs of education, enrollment in a course or program.
 Aggressive Recruiting: Carries out deceptive or persistent recruiting practices, including on military installations, that consist of making three or more unsolicited
 - Aggressive Recruiting: Carries out deceptive or persistent recruiting practices, including on military installations, that consist of making three or more unsolicited contacts to a covered individual by phone, email, in-person, during a 1-month period or engaging in same-day recruitment and registration.
 - Lead Generating Activity: Any internal persons or third-party entity receiving any compensation directly or indirectly based upon initiating GI Bill beneficiary
 interest to secure GI Bill enrollments, course or program completions by a student, or financial aid in an education and training institution with at least one approved
 GI Bill program.

PART V OF WORKSHEET B: SUBMISSION OF MARKETING MATERIALS (Continued)			
 The institution does not pay inducements, including any gratuity, favor discount, entertainment, hospitality, loan, transportation, lodging, meals, or other item having monetary value of more than a de minimis amount, to any individual entity or its agents including third party lead generations or marketing firms other than salaries paid to employees or fees paid to contractors, in conformity with all applicable laws for the purpose of securing enrollments of covered individuals or obtaining access to educational assistance under Title 38, with the exception of scholarships, grants, and tuition reductions provided by the educational institution. Institutions are prohibited from using "GI Bill" in any manner that directly or indirectly implies a relationship affiliation, or endorsement affiliation with the Department of Veterans Affairs. 			
 Institution agrees to adhere to the VA GI Bill Trademark Terms of Use. If you choose to use the words "GI Bill" in advertising, the trademark symbol "®" should be placed at the upper right corner of the trademarked phrase in the most prominent place at first usage; such as the title of a brochure, form, or the very top of web pages and the following trademark attribution notice must be prominently visible: "GI Bill®" is a registered trademark of the U.S. Department of Veterans Affairs (VA)." More information can be found at Trademark Terms of Use - Education and Training (va.gov). 			
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PART VI OF WORKSHEET B: OTHER INFORMATION SUBMITTED			
15. REMARKS			

WORKSHEET C - LICENSE/CERTIFICATION EXAM FACILITY		
PART I OF WORKSHEET C: LICENSE/CERTIFICATION EXAM FACILITY		
REVIEW OF PROGRAMS - YOU MUST ALSO SUBMIT THE LIST OF EXAMS FOR APPROVAL ON A SEPARATE FORM PROVIDED BY THE STATE APPROVING AGENCY FOR WHICH YOU ARE REQUESTING APPROVAL.		
1. TELL US WHY YOU ARE SUBMITTING THIS APPLICATION (You may check more than one box.)		
INITIAL APPLICATION. This is a request for an initial approval to be designated as an institution with exams eligible for VA education benefit reimbursement.		
RE-APPROVAL. This is a request for a full re-approval of currently approved exams.		
EXAM UPDATES. This is a request for exams to be approved or removed based on an addendum published for currently approved catalog.		
ADMINISTRATIVE UPDATES. This is a request for updated information about the institution. This may include issues such as changes of address, change of ownership, etc. Please list on the line below:		
OTHER. (Specify)		
2. THE FACILITY IS CLASSIFIED AS:		
☐ GOVERNMENT ENTITY ☐ NON-GOVERNMENTAL ORGANIZATION		
 Required under Federal, State, or local law or regulation for an individual to enter into, maintain, or advance in employment in a predetermined and identified vocation or profession. OR 		
Generally accepted in accordance with relevant government, business, or industry standards, employment policies, or hiring practices, as attesting to a level of knowledge or kill required to qualify to enter into, maintain, or advance in employment in a predetermined and identified vocation or profession. YES NO (If "No," please do not proceed filling out this form.)		
PART II OF WORKSHEET C: FACILITY CERTIFICTION AND ACKNOWLEDGEMENTS		
 3. ALL FACILITIES - THE ORGANIZATION UNDERSTANDS THE FOLLOWING IMPORTANT PROGRAM REQUIREMENTS AND/OR LIMITATIONS TO THE ORGANIZATION: Maintains appropriate records with respect to all candidates who take the test for a period of not less than three years from the date the test was administered. 		
Promptly issues notice of the results of the test to the candidate.		
Has a process to review complaints submitted against the organization with respect to the test or the process for obtaining a license or certificate.		
Agrees to provide the following approval information regarding tests: A description of the licensing or confidentian test that the exemplaction or antity offers including the number of the test, the vesstional professional representations are not the confidence of the test, the vesstional professional representations are not the confidence of the test.		
 A description of the licensing or certification test that the organization or entity offers, including the purpose of the test, the vocational, professional, governmental, and other entities that recognize the test, and the license or certificate issued upon passing the test; The requirements to take the test, including the amount of the fee charged for the test and any prerequisite education, training, skills, or other certification; and The period for which the license or certificate is awarded is valid, and the requirements for maintaining or renewing the license or certificate; 		
 The amount of the fee a candidate pays to take a test Agrees to provide the VA the following information if requested: 		
 Agrees to provide the VA the following information in requested: The results of any test a candidate takes, the vocational, professional, governmental, and other entities that recognize the test, and the license or certificate issued 		
upon passing the test; o Personal identifying information of any candidate who applies for reimbursement from VA for a test.		
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4. NON-GOVERNMENT FACILITIES ONLY - THE ORGANIZATION CERTIFIES THE FOLLOWING STATEMENTS:		
The facility is licensed, chartered, or incorporated in a State and has offered tests to certify or license for a minimum of two years.		
• The facility employs, or consults with, individuals with expertise or substantial experience with respect to all areas of knowledge or skill that are measured by the test		
 and that are required for the license or certificate issued. The organization or entity has no direct financial interest in the outcome of the test or the organization(s) that provides the education or training of candidates for licenses or certificates required for vocations or professions. 		
Note: These provisions will not prevent the approval of a test of the organization if:		
 The organization offers a sample test or preparatory materials to a candidate for the test but does not otherwise provide preparatory education or training to the candidate. 		
 The organization has a financial interest in an organization that provides preparatory education or training of a candidate for a test, but that test is advantageous in but not required for practicing a vocation or profession. 		
 The organization or entity maintains appropriate records with respect to all candidates who take the test for a period prescribed by the Secretary, in no case for a period of less than three years. 		
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PART III OF WORKSHEET C: SUBMISSION OF MARKETING MATERIALS		
REVIEW OF ADVERTISING AND MARKETING - WITH THIS APPLICATION, YOU MUST ALSO SUBMIT THE ADVERTISING OR RECRUITING MATERIALS YOUR FACILITY USES.		

• A copy of recruiting or advertising materials you may use. The SAA is required to review any information that advertises GI Bill or veteran's benefits. (Advertising my include but is not limited to: scanned brochures, internet advertising markups, newspaper inserts, etc.)

o Please include information about any third-party contracts or organizations you may use to recruit students.

• Any graduation rates/placement rate data you may publish, with a citation of the source for this data.

PART III OF WORKSHEET C: SUBMISSION OF MARKETING MATERIALS (Continued)

INSTITUTION UNDERSTANDS THE FOLLOWING IMPORTANT REQUIREMENTS AND/OR LIMITATIONS REGARDING ADVERTISING PRACTICES:

- Institution will not engage in advertising and/or enrollment practices of any type, which are erroneous, deceptive, or misleading either by actual statement, omission, or intimation. This includes any of the following practices:
 - o **Misleading Statements:** Communication, action, omission, or intimation made in writing, visually, orally, or through other means, that has the likelihood or tendency to mislead the intended recipient of the communication under the circumstances in which the communication is made. Such term includes the use of student endorsements or testimonials for an educational institution that a student gives to the institution either under duress or because the institution required the student to make such an endorsement or testimonial to participate in a program of education.
 - o **Misrepresentation:** Any false, erroneous, or misleading statement, action, omission, or intimation made directly or indirectly to a student, a prospective student, the public, an accrediting agency, a state agency, or to the Secretary by an eligible institution, one of its representatives. or any person with whom the institution has an agreement to provide education programs, marketing, advertising, recruiting or admissions services.
 - Substantial Misrepresentation: Misrepresentation in which the person to whom it was made could reasonably be expected to rely, or has reasonably relied, to
 that person's detriment.
 - Limitations on commissions, bonuses, and other incentive payments: An educational institution with a course or program of education approved and/or entity
 that owns such an educational institution, shall not provide any commission, bonus, or other incentive payment based directly or indirectly on success in securing
 enrollments or financial aid to any persons or entities engaged in any student recruiting or admission activities or in making decisions regarding the award of
 student financial assistance.
 - o Aggressive Enrollment Practices: Carries out deceptive or persistent enrollment practices, including on military installations, that consist of any automatic renewal of enrollment in courses and programs of education, enrollment in a course or program.
 - o Aggressive Recruiting: Carries out deceptive or persistent recruiting practices, including on military installations, that consist of making three or more unsolicited contacts to a covered individual by phone, email, in-person, during a 1-month period or engaging in same-day recruitment and registration.
 - Lead Generating Activity: Any internal persons or third-party entity receiving any compensation directly or indirectly based upon initiating GI Bill beneficiary
 interest to secure GI Bill enrollments, course or program completions by a student, or financial aid in an education and training institution with at least one approved
 GI Bill program.
- The institution does not pay inducements, including any gratuity, favor discount, entertainment, hospitality, loan, transportation, lodging, meals, or other item having monetary value of more than a de minimis amount, to any individual entity or its agents including third party lead generations or marketing firms other than salaries paid to employees or fees paid to contractors, in conformity with all applicable laws for the purpose of securing enrollments of covered individuals or obtaining access to educational assistance under Title 38, with the exception of scholarships, grants, and tuition reductions provided by the educational institution.
- Institutions are prohibited from using "GI Bill" in any manner that directly or indirectly implies a relationship affiliation, or endorsement affiliation with the Department of Veterans Affairs.
- Institution agrees to adhere to the VA GI Bill Trademark Terms of Use. If you choose to use the words "GI Bill" in advertising, the trademark symbol "®" should be placed at the upper right corner of the trademarked phrase in the most prominent place at first usage; such as the title of a brochure, form, or the very top of web pages and the following trademark attribution notice must be prominently visible: "GI Bill®" is a registered trademark of the U.S. Department of Veterans Affairs (VA)."

 More information can be found at Trademark Terms of Use Education and Training (va.gov).

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test, it may seek a rev	NOTE: If an organization or entity offering a test disagrees with a State Approving Agency's decision to disapprove a test or to disapprove the organization or entity offering the est, it may seek a review of the decision from the Director, Education Service. If the Director, Education Service has acted as the State Approving Agency, the organization or entity may seek a review of the decision from the Under Secretary for Benefits			
	PART VI OF WORKSHEET C: OTHER INFORMATION SUBMITTED			
15. REMARKS				

WORKSHEET D - PREPARATORY COURSES FOR LICENSE/CERTIFICATION FACILITY

PART I OF WORKSHEET D: INFORMATION REGARDING FACILITY CATALOG OR OTHER FACILITY PUBLICATIONS

REVIEW OF PROGRAMS - YOU MUST ALSO SUBMIT THE LIST OF EXAMS FOR APPROVAL ON A SEPARATE FORM PROVIDED BY THE STATE APPROVING AGENCY FOR WHICH YOU ARE REQUESTING APPROVAL.

1. TELL US WHY YOU ARE SUBMITTING THIS APPLICATION (You may check more than one box.)

INITIAL APPLICATION. This is a request for an initial approval to be designated as an institution with exams eligible for VA education benefit reimbursement.
CATALOG RE-APPROVAL. This is a request for a full re-approval of currently approved GI Bill programs. Program re-approvals are required when a new catalog is

published.

PROGRAM UPDATES. This is a request for programs to be approved or removed based on an addendum published for currently approved catalog.

ADMINISTRATIVE UPDATES. This is a request for updated information about the institution. This may include issues such as changes of address, change of ownership, etc. Please list on the line below:

OTHER. (Specify)

2. IS YOUR FACILITY CURRENTLY APPROVED AS AN INSTITUTE OF HIGHER LEARNING (IHL) OR NCD (NONCOLLEGE DEGREE) FACILITY FOR VA EDUCATION BENEFITS?

YES NO (If "Yes," please list the facility code of your IHL/NCD facility below.)

3. THE INSTITUTION CERTIFIES THE FOLLOWING STATEMENTS:

- The organization or entity has no direct financial interest in the outcome of the test or organizations that provide the testing of candidates for licenses or certificates required for vocations or professions.
 - o Note: These provisions will not prevent the approval of a course if:
 - The organization offers sample tests or preparatory materials to a student but does not otherwise provide the exam to the candidate.
 - The organization has a financial interest in an entity that provides testing of a candidate after completing a preparatory course of training, provided that test is advantageous in but not <u>required</u> for practicing a vocation or profession.

ADDITIONAL DOCUMENTATION - THE STATE APPROVING AGENCY WILL REQUIRE ADDITIONAL INFORMATION OR DOCUMENTATION OUTSIDE OF THE INFORMATION REQUESTED ON THIS FORM. PLEASE CONTACT THE STATE APPROVING AGENCY OF JURISDICTION FOR MORE INFORMATION ABOUT WHAT DOCUMENTATION IS NEEDED FOR A PREPARATORY COURSE APPROVAL

PART II OF WORKSHEET D: SUBMISSION OF MARKETING MATERIALS

REVIEW OF ADVERTISING AND MARKETING - WITH THIS APPLICATION, YOU MUST ALSO SUBMIT THE ADVERTISING OR RECRUITING MATERIALS YOUR FACILITY USES.

- A copy of recruiting or advertising materials you may use. The SAA is required to review any information that advertises GI Bill or veteran's benefits. (Advertising my include but is not limited to: scanned brochures, internet advertising markups, newspaper inserts, etc.)
- o Please include information about any third-party contracts or organizations you may use to recruit students.
- Any graduation rates/placement rate data you may publish, with a citation of the source for this data.

The SAA may request additional information or advertising submissions.

INSTITUTION UNDERSTANDS THE FOLLOWING IMPORTANT REQUIREMENTS AND/OR LIMITATIONS REGARDING ADVERTISING PRACTICES:

- Institution will not engage in advertising and/or enrollment practices of any type, which are erroneous, deceptive, or misleading either by actual statement, omission, or intimation. This includes any of the following practices:
 - o **Misleading Statements:** Communication, action, omission, or intimation made in writing, visually, orally, or through other means, that has the likelihood or tendency to mislead the intended recipient of the communication under the circumstances in which the communication is made. Such term includes the use of student endorsements or testimonials for an educational institution that a student gives to the institution either under duress or because the institution required the student to make such an endorsement or testimonial to participate in a program of education.
 - o **Misrepresentation:** Any false, erroneous, or misleading statement, action, omission, or intimation made directly or indirectly to a student, a prospective student, the public, an accrediting agency, a state agency, or to the Secretary by an eligible institution, one of its representatives. or any person with whom the institution has an agreement to provide education programs, marketing, advertising, recruiting or admissions services.
 - o Substantial Misrepresentation: Misrepresentation in which the person to whom it was made could reasonably be expected to rely, or has reasonably relied, to that person's detriment.
 - Limitations on commissions, bonuses, and other incentive payments: An educational institution with a course or program of education approved and/or entity
 that owns such an educational institution, shall not provide any commission, bonus, or other incentive payment based directly or indirectly on success in securing
 enrollments or financial aid to any persons or entities engaged in any student recruiting or admission activities or in making decisions regarding the award of
 student financial assistance.
 - o Aggressive Enrollment Practices: Carries out deceptive or persistent enrollment practices, including on military installations, that consist of any automatic renewal of enrollment in courses and programs of education, enrollment in a course or program.
 - Aggressive Recruiting: Carries out deceptive or persistent recruiting practices, including on military installations, that consist of making three or more unsolicited
 contacts to a covered individual by phone, email, in-person, during a 1-month period or engaging in same-day recruitment and registration.
 - Lead Generating Activity: Any internal persons or third-party entity receiving any compensation directly or indirectly based upon initiating GI Bill beneficiary
 interest to secure GI Bill enrollments, course or program completions by a student, or financial aid in an education and training institution with at least one approved
 GI Bill program.
- The institution does not pay inducements, including any gratuity, favor discount, entertainment, hospitality, loan, transportation, lodging, meals, or other item having monetary value of more than a de minimis amount, to any individual entity or its agents including third party lead generations or marketing firms other than salaries paid to employees or fees paid to contractors, in conformity with all applicable laws for the purpose of securing enrollments of covered individuals or obtaining access to educational assistance under Title 38, with the exception of scholarships, grants, and tuition reductions provided by the educational institution.
- Institutions are prohibited from using "GI Bill" in any manner that directly or indirectly implies a relationship affiliation, or endorsement affiliation with the Department of Veterans Affairs.

Institution agrees to adhere to the VA GI Bill Trademark Terms of Use. If you choose to use the words "GI Bill" in advertising, the trademark symbol "6" should be placed at the upper right corner of the trademarked phrase in the most prominent place at first usage; such as the life of a brochure, form, or the very top of web pages and the following trademark attribution notice must be prominently visible. "GI Bill" in advertising, form, or the very top of web pages and the following trademark attribution notice must be prominently visible. "GI Bill" in advertising, for the U.S. Department of Veterans Affairs (VA)." More information can be found at Trademark Terms of Use - Education and Training (va.gov). Authorizing Official Initial Here PART III OF WORKSHEET D: OTHER INFORMATION SUBMITTED 4. REMARKS	PART II OF WORKSHEET D: SUBMISSION OF MARKETING MATERIALS (Continued)			
PART III OF WORKSHEET D: OTHER INFORMATION SUBMITTED	placed at the upper right corner of the trademarked phrase in the most prominent place at first usage; such as the title of a brochure, form, or the very top of web pages and the following trademark attribution notice must be prominently visible: "GI Bill®" is a registered trademark of the U.S. Department of Veterans Affairs (VA)."			
4. REMARKS		PART III OF WORKSHEET D: OTHER INFORMATION SUBMITTED		
	4. REMARKS			

WORKSHEET E - CORRESPONDENCE SCHOOL FACILITY			
PART I OF WORKSHEET E: GENERAL INFORMATION			
REVIEW OF PROGRAMS - YOU MUST ALSO SUBMIT THE LIST OF PROGRAMS AGENCY FOR WHICH YOU ARE REQUESTING APPROVAL.	FOR APPROVAL ON A SEPARATE FORM PROVIDED BY THE	STATE APPROVING	
1. TELL US WHY YOU ARE SUBMITTING THIS APPLICATION (You may check me	ore than one box.)		
INITIAL APPLICATION. This is a request for an initial approval to be design	nated as an institution with programs eligible for participation in VA	GI Bill® benefit programs.	
CATALOG RE-APPROVAL. This is a request for a full re-approval of currer published.	ntly approved GI Bill programs. Program re-approvals are required	d when a new catalog is	
PROGRAM UPDATES. This is a request for additional information to be app	proved or removed based on an addendum published for currently	/ approved catalog.	
ADMINISTRATIVE UPDATES. This is a request for updated information abord change of ownership, etc. Please list on the line below:	out the institution. This may include issues such as changes of ad	dress, banking information,	
OTHER. (Specify)			
2. THE FACILITY IS CLASSIFIED AS:			
ACCREDITED NON-ACCREDITED (If non-accredite	d, please stop filling out this form.)		
3. NAME(S) OF INSTITUTIONAL ACCREDITING AGENCIES RECOGNIZED BY TH	HE U.S. DEPARTMENT OF EDUCATION		
4. DO AT LEAST 50% OF THOSE PURSUING EACH COURSE FOR WHICH APPE		MPLETE THE PROGRAM?	
5. ARE YOUR COURSES CONDUCTED BY A COMBINATION CORRESPONDENCE			
CORRESPONDENCE-RESIDENCE CORRESPONDENCE EXC		ATIONS.	
PART II OF WORKSHEET E: INFORMATION REGARDII			
NOTE: If the facility only uses brochures and not a formal catalog, the State Approvir requested must still be provided in the school's written brochures.	ng Agency will treat the prochures as a catalog for this review pro-	cess. All information	
	SHOWN IN THE FACILITY'S CATALOG/PUBLICATIONS.		
ALL FACILITIES MUST COMPLETE THE BELOW AREAS:			
6A. INFORMATION REQUESTED	6B. PUBLICATION IDENTIFYING DATA (THE DOCUMENT(S) SHOULD INCLUDE VOLUME, NUMBER, AND DATE OF PUBLICATION)	6C. INFORMATION PROVIDED ON PAGE(S)	
FACILITY'S NAME, ADDRESS, AND TELEPHONE NUMBER			
CALENDAR OF THE SCHOOL SHOWING HOLIDAYS, BEGINNING AND ENDING DATE OF EACH TERM, AND OTHER IMPORTANT DATES			
A LIST OF INDIVIDUALS WHO WILL SRVE AS FULLY QUALIFIED INSTRUCTORS AND INDIVIDUALS WHO WILL SERVE AS CAREER SERVICES EMPLOYEES FOR STUDENTS			
INSTITUTION'S GRADING SYSTEM			
INSTITUTION'S GRADUATION REQUIREMENTS			
ACADEMIC PROBATION, SUSPENSION, AND REENTRANCE POLICIES			
INSTITUTION MAINTAINS RECORDS OF GRADES AND TRANSCRIPTS (MINIMUM OF THREE YEARS)			
IF APPLICABLE: INSTITUTION'S ATTENDANCE POLICY			
INSTITUTION'S POLICY ON GRANTING CREDIT FOR PRIOR EDUCATION AND TRAINING (FACILITY MUST OBTAIN A WRITTEN RECORD OF PRIOR EDUCATION AND TRAINING (INCLUDING MILITARY TRAINING), GRANTING OF CREDIT WHEN APPROPRIATE, AND SHORTENING OF PROGRAM ACCORDINGLY)			

PART III OF WORKSHEET E: INFORMATION REGARDING OPERATIONAL STATUS OF THE FACILITY			
		OVERNMENT ENTITY TAKEN ADVERSE REGULATORY ACTION AGAINST THE FACILITY SUCH AS PLACING THE FACILITY ON A PATUS OR OTHER PUNITIVE ACTION?	
		in the circumstances that led to the adverse regulatory action below.)	
8 HAS THE EACH ITY	/ REEN NAMED	AS A DEFENDANT IN ANY LITIGATION RELATED TO ITS TRAINING PROGRAMS?	
		in the circumstances and the result of the litigation below.)	
	()		
٥ ١٨٥ ٢١١	/ REEN SLIB IEC	T TO PROBATION, SUSPENSION, AN ORDER TO SHOW CAUSE RELATING TO THE EDUCATIONAL INSTITUTION'S ACADEMIC	
		THO PROBATION, SUSPENSION, AN ORDER TO SHOW CAUSE RELATING TO THE EDUCATIONAL INSTITUTION'S ACADEMIC OF THE PROBATION OF THE	
YES NO	(If "Yes," explai	in the circumstances and the result of the litigation below.)	
10. NEW FACILITIES	ONLY - PLEASI	E SUBMIT DOCUMENTATION IDENTIFYING THE FOLLOWING:	
The number	per of students w	ho have entered and graduated from all programs during the preceding two-year period.	
	P	ART IV OF WORKSHEET E: FACILITY CERTIFICATION AND ACKNOWLEDGEMENTS	
COMBINATION COR	RESPONDENCE	-RESIDENCE PROGRAMS ONLY - PLEASE ACKNOWLEDGE THE FOLLOWING PROGRAM LIMITATIONS:	
	•	residence portions are pursued sequentially; that is, not concurrently.	
of the spe	ecified objective.	itution to permit a student to pursue a part of his or her course by correspondence in partial fulfillment of the requirements for the attainment	
		I by correspondence does not exceed the maximum for which the institution will grant credit toward the specified objective. nce portion of the program must be separate from those for the correspondence portion.	
	,		
Authorizing Official Initial Here			
CORRESPONDENCE	EVOLUCIVELY	PROGRAMS ONLY - PLEASE ACKNOWLEDGE THE FOLLOWING PROGRAM LIMITATIONS:	
		offering a program of education to be pursued exclusively by correspondence must enter into an enrollment agreement with the veteran,	
spouse, s	urviving spouse,	or reservist who wishes to receive educational assistance from VA while pursuing the program. shall disclose fully the obligations of the institution and the veteran, spouse, surviving spouse, or reservist, and shall display in a prominent	
place on	the agreement th	e conditions for affirming termination, refund, and payment educational assistance by VA.	
		hall be given to the veteran, spouse, surviving spouse, or reservist when it is signed. e effective unless the veteran, spouse, surviving spouse, or reservist after the expiration of 10 days after the agreement is signed, shall	
		to VA a written statement, with a signed copy to the institution, specifically affirming the agreement.	
Authorizing Official			
Initial Here			
ALL FACILITIES: TH	E ORGANIZATIO	ON UNDERSTANDS THE FOLLOWING IMPORTANT PROGRAM REQUEIREMENTS AND/OR LIMITATIONS.	
	-	y in all elements of providing training.	
		nave the authority to review periodically the length of time needed to complete each approved correspondence program or approved course in order to determine whether the program or course should continue to be approved. In implementing this authority, a State	
Approving Agency will examine the results over a prior two-year period reasonably related to the date on which such a review is conducted. Upon notification of the educational institution by the veteran, spouse, surviving spouse, or reservist of an intention not to affirm the enrollment agreement, any fees			
paid by the individual shall be returned promptly in full to him or her.			
 Upon termination of enrollment under an affirmed enrollment agreement for training in the accredited course by the veteran, spouse, surviving spouse, or reservist, without having completed any lessons, a registration fee not in excess of 10 percent of the tuition for the course or \$50, whichever is less, may be charged him or her. 			
When the individual terminates the agreement after completion of less than 25 percent of the lessons of the course, the institution may retain the registration fee plus 25 percent of the tuition. When the individual terminates the agreement after completing 25 percent but less than 50 percent of the lessons, the institution may retain			
the registration fee plus 50 percent of the tuition for the course. If 50 percent or more of the lessons are completed, no refund of tuition is required. • Where the school either has or adopts an established policy for the refund of the unused portion of the tuition, fees, and other charges subject to proration, which is			
more favo	rable to the veter	ran, spouse, surviving spouse, or reservist than the pro rata basis.	
,		forward any refund due to the veteran, spouse, surviving spouse, or reservist within 40 days after receipt of a notice of termination or med, prima facie, to have failed to make a prompt refund as required by this action.	
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PART IV OF WORKSHEET E: FACILITY CERTIFICATION AND ACKNOWLEDGEMENTS (Continued)

ALL FACILITIES: THE INSTITUTION CERTIFIES THE FOLLOWING STATEMENTS:

- The institution is in compliance with all applicable laws and regulations relating to the approval of courses of education.
- During the five-year period preceding the date of this application, the institution has not been subject to, or been party to a contract with any individual or entity that has been subject to:
 - Any adverse administrative or judicial action that's related to the instruction or training, including with respect to the quality of education, provided by the institution or establishment; and resulted in a fine or penalty in an amount equal to or more than five percent of the amount of funding provided to the institution or establishment under Title IV of the Higher Education Act of 1965 for the fiscal year preceding the year in which the application is submitted;
 - o Or has not employed an individual or been party to a contract with any individual or entity, that has been convicted of a Federal fraud charge related to the instruction or training provided by the institution or establishment.
- The educational institution or training establishment will include their application materials:
 - o A list of individuals who will serve as fully qualified instructors for the course of education, as of the date of the application, and an attestation that such individuals:
 - Have a degree or other training, as appropriate, in the field of the course;
 - Effectively teach the skills offered under the course;
 - Have a demonstrated relevant industry experience in the field of the course;
 - A list of individuals who will serve as career services employees for students enrolled in the course and an attestation that such individuals are skilled at identifying professions in the relevant industry that are in need of new employees to hire, tailoring the course of education to meet market needs, and identifying the employers likely to hire graduate.

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PART V OF WORKSHEET E: SUBMISSION OF MARKETING MATERIALS

REVIEW OF ADVERTISING AND MARKETING - WITH THIS APPLICATION, YOU MUST ALSO SUBMIT ADVERTISING OR RECRUITING MATERIALS YOUR FACILITY USES

- A copy of recruiting or advertising materials you may use. The SAA is required to review any information that advertises GI Bill or veteran's benefits. (Advertising may
 include but is not limited to: Scanned brochures, Internet advertising markups, newspaper inserts, etc.)
 - o Please include information about any third-party contracts or organizations you may use to recruit students.
- Any graduation rates/placement rate data you may publish, with a citation of the source for this data.

The SAA may request additional information.

INSTITUTION UNDERSTANDS THE FOLLOWING IMPORTANT REQUIREMENTS AND/OR LIMITATIONS REGARDING ADVERTISING PRACTICES:

- Institution will not engage in advertising and/or enrollment practices of any type, which are erroneous, deceptive, or misleading either by actual statement, omission, or intimation. This includes any of the following practices:
 - Misleading Statements: Communication, action, omission, or intimation made in writing, visually, orally, or through other means, that has the likelihood or tendency to mislead the intended recipient of the communication under the circumstances in which the communication is made. Such term includes the use of student endorsements or testimonials for an educational institution that a student gives to the institution either under duress or because the institution required the student to make such an endorsement or testimonial to participate in a program of education.
 - o **Misrepresentation:** Any false, erroneous, or misleading statement, action, omission, or intimation made directly or indirectly to a student, a prospective student, the public, an accrediting agency, a state agency, or to the Secretary by an eligible institution, one of its representatives. or any person with whom the institution has an agreement to provide education programs, marketing, advertising, recruiting or admissions services.
 - o Substantial Misrepresentation: Misrepresentation in which the person to whom it was made could reasonably be expected to rely, or has reasonably relied, to that person's detriment.
 - Limitations on commissions, bonuses, and other incentive payments: An educational institution with a course or program of education approved and/or entity
 that owns such an educational institution, shall not provide any commission, bonus, or other incentive payment based directly or indirectly or success in securing
 enrollments or financial aid to any persons or entities engaged in any student recruiting or admission activities or in making decisions regarding the award of
 student financial assistance.
 - o Aggressive Enrollment Practices: Carries out deceptive or persistent enrollment practices, including on military installations, that consist of any automatic renewal of enrollment in courses and programs of education, enrollment in a course or program.
 - o **Aggressive Recruiting:** Carries out deceptive or persistent recruiting practices, including on military installations, that consist of making three or more unsolicited contacts to a covered individual by phone, email, in-person, during a 1-month period or engaging in same-day recruitment and registration.
 - o Lead Generating Activity: Any internal persons or third-party entity receiving any compensation directly or indirectly based upon initiating GI Bill beneficiary interest to secure GI Bill enrollments, course or program completions by a student, or financial aid in an education and training institution with at least one approved GI Bill program.
- The institution does not pay inducements, including any gratuity, favor discount, entertainment, hospitality, loan, transportation, lodging, meals, or other item having monetary value of more than a de minimis amount, to any individual entity or its agents including third party lead generations or marketing firms other than salaries paid to employees or fees paid to contractors, in conformity with all applicable laws for the purpose of securing enrollments of covered individuals or obtaining access to educational assistance under Title 38, with the exception of scholarships, grants, and tuition reductions provided by the educational institution.
- Institutions are prohibited from using "GI Bill" in any manner that directly or indirectly implies a relationship affiliation, or endorsement affiliation with the Department of Veterans Affairs.
- Institution agrees to adhere to the VA GI Bill Trademark Terms of Use. If you choose to use the words "GI Bill" in advertising, the trademark symbol "®" should be placed at the upper right corner of the trademarked phrase in the most prominent place at first usage; such as the title of a brochure, form, or the very top of web pages and the following trademark attribution notice must be prominently visible: "GI Bill®" is a registered trademark of the U.S. Department of Veterans Affairs (VA)."

 More information can be found at Trademark Terms of Use Education and Training (va.gov).

PART V OF WORKSHEET E: OTHER INFORMATION SUBMITTED			
11. REMARKS			

WORKSHEET F - HIGH SCHOOL FACILITY			
PART I OF WORKSHEET F: GENERAL INFORMATION			
1. TELL US WHY YOU ARE SUBMITTING THIS APPLICATION (You may check more than one box.)			
INITIAL APPLICATION. This is a request for an initial approval to be designated as an institution with programs eligible for participation in VA GI Bill® benefit programs.			
CATALOG RE-APPROVAL. This is a request for a full re-approval of curren published.	tly approved GI Bill programs. Program re-approvals are required	l when a new catalog is	
PROGRAM UPDATES. This is a request for additional programs to be appro	oved or removed based on an addendum published for currently a	approved catalog.	
ADMINISTRATIVE UPDATES. This is a request for updated information abord change of ownership, etc. Please list on the line below:	out the institution. This may include issues such as changes of ad	dress, banking information,	
OTHER. (Specify)			
2. THE FACILITY IS CLASSIFIED AS:			
☐ PUBLIC ☐ PRIVATE-FOR-PROFIT ☐ PRIVATE-NONPROFIT			
3. HAS THE FACILITY BEEN CONTINUALLY IN OPERATION, ENROLLING STUDE 24-MONTH PERIOD?	ENTS, AND ABLE TO CONFERE DIPLOMAS OR CERTIFICATE	S FOR THE PREVIOUS	
YES NO (If "No,", please do not proceed filling out this form.)			
4. HAS THE FACILITY EXPERIENCED A CHANGE-OF-OWNERSHIP IN THE PREV	/IOUS 24-MONTH PERIOD?		
YES NO (If "Yes," provide details below. Include relevant dates and a	details on the impact these changes had on the facility.)		
5. REGARDING A PROGRAM LEADING TO A SECONDARY SCHOOL DIPLOMA OFFERED BY A SECONDARY SCHOOL APPROVED IN THE STATE WHICH IT OPERATES, WHAT IS THE STATE GOVERNING BODY THAT AUTHORIZES YOUR FACILITY TO OPERATE? (If you are exempt from state authorization, please cite the reason your facility is exempt.)			
PART II OF WORKSHEET F: INFORMATION REGARDIN	NG FACILITY CATALOG OR OTHER FACILITY PUBLIC	CATIONS	
NOTE: If the facility only uses brochures and not a formal catalog, the State Approvir requested must still be provided in the school's written brochures.	ng Agency will treat the brochures as a catalog for this review pro	cess. All information	
6. PROVIDE THE FOLLOWING INFORMATION	SHOWN IN THE FACILITY'S CATALOG/PUBLICATIONS.		
ALL FACILITIES MUST COMPLETE THE BELOW AREAS:			
6B. PUBLICATION IDENTIFYING DATA (THE 6C. INFORMATION DOCUMENT(S) SHOULD INCLUDE VOLUME, PROVIDED ON NUMBER, AND DATE OF PUBLICATION) PAGE(S)			
FACILITY'S NAME, ADDRESS, AND TELEPHONE NUMBER			
CALENDAR OF THE SCHOOL SHOWING HOLIDAYS, BEGINNING AND ENDING DATE OF EACH TERM, AND OTHER IMPORTANT DATES			
A LIST OF INDIVIDUALS WHO WILL SRVE AS FULLY QUALIFIED INSTRUCTORS AND INDIVIDUALS WHO WILL SERVE AS CAREER SERVICES EMPLOYEES FOR STUDENTS			
INSTITUTION'S GRADING SYSTEM			
INSTITUTION'S GRADUATION REQUIREMENTS			
ACADEMIC PROBATION, SUSPENSION, AND REENTRANCE POLICIES			
INSTITUTION MAINTAINS RECORDS OF GRADES AND TRANSCRIPTS (MINIMUM OF THREE YEARS)			
IF APPLICABLE: INSTITUTION'S ATTENDANCE POLICY			
INSTITUTION'S POLICY ON GRANTING CREDIT FOR PRIOR EDUCATION AND TRAINING (FACILITY MUST OBTAIN A WRITTEN RECORD OF PRIOR EDUCATION AND TRAINING (INCLUDING MILITARY TRAINING), GRANTING OF CREDIT WHEN APPROPRIATE, AND SHORTENING OF PROGRAM ACCORDING! Y)			

PART III OF WORKSHEET F: FACILITY CERTIFICATION AND ACKNOWLEDGEMENTS

ALL FACILITIES: THE INSTITUTION CERTIFIES THE FOLLOWING STATEMENTS:

- The institution is in compliance with all applicable laws and regulations relating to the approval of courses of education.
- During the five-year period preceding the date of this application, the institution has not been subject to, or been party to a contract with any individual or entity that has been subject to:
 - o Any adverse administrative or judicial action that's related to the instruction or training, including with respect to the quality of education, provided by the institution or establishment; and resulted in a fine or penalty in an amount equal to or more than five percent of the amount of funding provided to the institution or establishment under Title IV of the Higher Education Act of 1965 for the fiscal year preceding the year in which the application is submitted;
 - o Or has not employed an individual or been party to a contract with any individual or entity, that has been convicted of a Federal fraud charge related to the instruction or training provided by the institution or establishment.
- The educational institution or training establishment will include their application materials:
 - o A list of individuals who will serve as fully qualified instructors for the course of education, as of the date of the application, and an attestation that such individuals:
 - Have a degree or other training, as appropriate, in the field of the course;
 - Effectively teach the skills offered under the course;
 - Have a demonstrated relevant industry experience in the field of the course;
 - A list of individuals who will serve as career services employees for students enrolled in the course and an attestation that such individuals are skilled at identifying professions in the relevant industry that are in need of new employees to hire, tailoring the course of education to meet market needs, and identifying the employers likely to hire graduate.

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PART IV OF WORKSHEET F: SUBMISSION OF MARKETING MATERIALS

REVIEW OF ADVERTISING AND MARKETING - WITH THIS APPLICATION, YOU MUST ALSO SUBMIT ADVERTISING OR RECRUITING MATERIALS YOUR FACILITY USES

- A copy of recruiting or advertising materials you may use. The SAA is required to review any information that advertises GI Bill or veteran's benefits. (Advertising may include but is not limited to: Scanned brochures, Internet advertising markups, newspaper inserts, etc.)
 - o Please include information about any third-party contracts or organizations you may use to recruit students.
- · Any graduation rates/placement rate data you may publish, with a citation of the source for this data.

The SAA may request additional information.

INSTITUTION UNDERSTANDS THE FOLLOWING IMPORTANT REQUIREMENTS AND/OR LIMITATIONS REGARDING ADVERTISING PRACTICES:

- Institution will not engage in advertising and/or enrollment practices of any type, which are erroneous, deceptive, or misleading either by actual statement, omission, or intimation. This includes any of the following practices:
- Misleading Statements: Communication, action, omission, or intimation made in writing, visually, orally, or through other means, that has the likelihood or tendency to mislead the intended recipient of the communication under the circumstances in which the communication is made. Such term includes the use of student endorsements or testimonials for an educational institution that a student gives to the institution either under duress or because the institution required the student to make such an endorsement or testimonial to participate in a program of education.
- Misrepresentation: Any false, erroneous, or misleading statement, action, omission, or intimation made directly or indirectly to a student, a prospective student, the public, an accrediting agency, a state agency, or to the Secretary by an eligible institution, one of its representatives. or any person with whom the institution has an agreement to provide education programs, marketing, advertising, recruiting or admissions services.
- o **Substantial Misrepresentation:** Misrepresentation in which the person to whom it was made could reasonably be expected to rely, or has reasonably relied, to that person's detriment.
- Limitations on commissions, bonuses, and other incentive payments: An educational institution with a course or program of education approved and/or entity
 that owns such an educational institution, shall not provide any commission, bonus, or other incentive payment based directly or indirectly or success in securing
 enrollments or financial aid to any persons or entities engaged in any student recruiting or admission activities or in making decisions regarding the award of
 student financial assistance.
- o Aggressive Enrollment Practices: Carries out deceptive or persistent enrollment practices, including on military installations, that consist of any automatic renewal of enrollment in courses and programs of education, enrollment in a course or program.
- Aggressive Recruiting: Carries out deceptive or persistent recruiting practices, including on military installations, that consist of making three or more unsolicited
 contacts to a covered individual by phone, email, in-person, during a 1-month period or engaging in same-day recruitment and registration.
- Lead Generating Activity: Any internal persons or third-party entity receiving any compensation directly or indirectly based upon initiating GI Bill beneficiary
 interest to secure GI Bill enrollments, course or program completions by a student, or financial aid in an education and training institution with at least one approved
 GI Bill program.
- The institution does not pay inducements, including any gratuity, favor discount, entertainment, hospitality, loan, transportation, lodging, meals, or other item having monetary value of more than a de minimis amount, to any individual entity or its agents including third party lead generations or marketing firms other than salaries paid to employees or fees paid to contractors, in conformity with all applicable laws for the purpose of securing enrollments of covered individuals or obtaining access to educational assistance under Title 38, with the exception of scholarships, grants, and tuition reductions provided by the educational institution.
- Institutions are prohibited from using "GI Bill" in any manner that directly or indirectly implies a relationship affiliation, or endorsement affiliation with the Department of Veterans Affairs.
- Institution agrees to adhere to the VA GI Bill Trademark Terms of Use. If you choose to use the words "GI Bill" in advertising, the trademark symbol "®" should be placed at the upper right corner of the trademarked phrase in the most prominent place at first usage; such as the title of a brochure, form, or the very top of web pages and the following trademark attribution notice must be prominently visible: "GI Bill®" is a registered trademark of the U.S. Department of Veterans Affairs (VA)."

 More information can be found at Trademark Terms of Use Education and Training (va.gov).

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PART V OF WORKSHEET F: OTHER INFORMATION SUBMITTED		
11. REMARKS		

WORKSHEET G - APPRENTICESHIP OR ON-THE-JOB TRAINING FACILITY
PART I OF WORKSHEET G: GENERAL INFORMATION
REVIEW OF OCCUPATIONS - YOU MUST ALSO SUBMIT OCCUPATIONS FOR APPROVAL ON VA FORM 22-8865 TO THE STATE APPROVING AGENCY FOR WHICH YOU ARE REQUESTING APPROVAL.
. TELL US WHAT TYPE OF TRAINING ESTABLISHMENT YOUR FACILITY IS DEFINED AS:
REGISTERED APPRENTICESHIP. A formalized training program accepted and recorded by the U.S. Department of Labor's Office of Apprenticeship and/or approved by a recognized state apprenticeship agency/council. Such programs conform to the federal requirements of a structured and systematic training plan designed to meet industry standards.
NON-REGISTERED APPRENTICESHIP. An apprenticeship program that is structured, systematic and progressive consisting of on-the-job training and related theoretical instruction that is not registered with the U.S. Department of Labor or state apprenticeship agency. The length of an apprenticeship is not less than 2,000 hours of full-time work experience.
ON-THE-JOB TRAINING. Programs involve a job that is learned in a practical way through a planned and systematic program of supervised training. There is a logical progression to the training allowing the trainee to move to the next higher classification based upon skills learned, not just length of service, and may or may not include theoretical training. The training period must be full-time, compensated employment that is not less than six months and not more than two years in length.
OTHER. (Specify)
2. TELL US WHY YOU ARE SUBMITTING THIS APPLICATION (You may check more than one box.)
INITIAL APPLICATION. This is a request for an initial approval to be designated as an institution with programs eligible for VA education benefit reimbursement.
NEW OR UPDATED STANDARDS. This is a request for a change in the schedule listing various operations for major kinds of work or tasks to be learned, tasks to performed, or the approximate length of time to be spent on each operation or task.
WAGE CHANGES. This a request for the wage scale/progression of an already approved occupation to be updated.
ADMINISTRATIVE UPDATES. This is a request for updated information about the institution. This may include issues such as changes of address, change of ownership, etc. Please list on the line below:
OTHER. (Specify)
. THE TRAINING ESTABLISHMENT IS CLASSIFIED AS:
☐ PUBLIC ☐ PRIVATE-FOR-PROFIT ☐ PRIVATE-NONPROFIT
. THE TRAINING ESTABLISHMENT IS DEFINED AS AN:
☐ EMPLOYER ☐ JOINT APPRENTICESHIP COMMITTEE ☐ ASSOCIATED BUILDERS AND CONTRACTORS
OTHER (Specify)
. HAS THE FACILITY EXPERIENCED A CHANGE-OF-OWNERSHIP IN THE PREVIOUS 24-MONTH PERIOD?
YES NO (If "Yes," provide details below. Include relevant dates and details on the impact these changes had on the facility.)
OTE: ON-THE-JOB TRAINING FACILITIES SHOULD SKIP DIERCTLY TO PART III AND DO NOT NEED TO COMPLETE PART II.
PART II OF WORKSHEET G: APPRENTICESHIP FACILITIES ONLY
THE TRAINING ESTABLISHMENT IS CLASSIFIED AS:
SPECIFIC PERIOD OF TIME MASTERY/COMPETENCY OF SKILLS COMBINATION TIME-COMPETENCY BASED
COMPETENCY OR COMBINED TIME/COMPETENCY BASED APPRENTICESHIPS ONLY
 In the case of a competency-based program of apprenticeship, State approving agencies shall determine the period for which payment may be made for VA education benefits. In determining the period of such a program. State approving agencies shall take into consideration the approximate term of the program recommended in registered apprenticeship program standards recognized by the Secretary of Labor. The sponsor of a competency-based program of apprenticeship shall provide notice to the State Approving Agency involved of any such standards that may apply to the program and the proposed approximate period of training under the program. The sponsor of a competency-based program of apprenticeship shall notify the Secretary upon the successful completion of a program of apprenticeship by an individual using VA education benefits.
Authorizing Official nitial Here
ALL FACILITIES: THE INSTITUTION UNDERSTANDS THE FOLLOWING IMPORTANT REQUIREMENTS:
 The facility will submit the following documentation to the SAA: A schedule listing various operations for major kinds of work or tasks to be learned and showing for each job operations or work, tasks to be performed, and the approximate length of time to be spent on each operation or task, The complete standards of apprenticeship including any appendices,

PART II OF WORKSHEET G: APPRENTICESHIP FACILITIES ONLY (Continued)		
The facility will submit VA Form 22-8865 which contains additional conditions to be met for program approval which includes: Title and description of the specific job objective for which the veteran or eligible person is to be trained, The length of the training period, The number of hours of supplemental related instruction required. Authorizing Official Initial Here		
JOINT APPRENTICESHIP TRAINING FACILITIES ONLY - INSTITUTIONS THAT PARTICIPATE IN VA GI BILL PROGRAMS MUST AGREE TO ELECTRONIC FUNDS		
Authorizing Official Initial Here NOTE: VA WILL CONTACT THE INSTITUTION TO MAKE ARRANGEMENTS TO SET UP ELECTRONIC FUNDS TRANSFER (EFT) - DIRECT DEPOSIT. IF YOUR FACILITY DOES NOT WISH TO RECEIVE AN ANNUAL REPORTING FEE PAYMENT FOR CERTIFYING THESE STUDENTS, YOU MAY DECLINE PARTICIPATION IN EFT. PLEASE CONTACT YOUR SAA FOR MORE INFORMATION.		
REVIEW OF OCCUPATIONS - YOU MUST ALSO SUBMIT OCCUPATIONS FOR APPROVAL ON VA FORM 22-8865 TO THE STATE APPROVING AGENCY FOR WHICH YOU ARE REQUESTING APPROVAL. THIS FORM HAS ADDITIONAL CONDITIONS TO BE MET FOR PROGRAM APPROVAL.		
NON-REGISTERED APPRENTICESHIP FACILITIES ONLY - THE INSTITUTION UNDERSTANDS THE FOLLOWING IMPORTANT REQUIREMENTS: • The apprentice must receive training in a skilled trade and there must be reasonable assurance of a job upon completion of training. • There must be an outline of the work processes in which the apprentice will receive supervised work experience and training on the job and an allocation of the approximate time to be spent in each major process. • A minimum of 144 hours per year of supplemental instruction in technical subjects related to the trade is recommended for each year of the apprenticeship program. • The standards must include a uniform, progressive schedule of wages. The wages paid to veteran apprentice during the training period must not be less than those paid to non-veteran apprentices in similar training positions. • The numerical ratio of apprentices to journey workers must be consistent with proper supervision, training, safety, and continuity of employment. • There must be assurance of qualified training personnel and adequate supervision on the job. • A probationary period of reasonable length in relation to the full term of the apprenticeship is acceptable. Credit for the probationary period will count toward completion of the apprenticeship program. • Adequate, safe, equipment and facilities, as well as adequate supervision, is required. Safety training for apprentices on the job, and in related instruction, is encouraged. • The minimum qualifications established by the employer or sponsor for participation in the apprenticeship program must be stated. • A copy of the training agreement making reference to the training program and wage schedule as approved by the State Approving Agency, is provided to the veteran or eligible person. • Recognition for successful completion of an apprenticeship program is expected. • The training establishment must assure compliance with Title VII of the Civil Rights Act of 1964.		
NOTE: APPRENTICESHIP FACILITIES SHOULD SKIP DIRECTLY TO PART IV AND DO NOT NEED TO COMPLETE PART III.		
PART III OF WORKSHEET G: ON-THE-JOB TRAINING FACILITIES ONLY		
The facility will submit the following documentation to the SAA: A schedule listing various operations for major kinds of work or tasks to be learned and showing for each job operations or work, tasks to be performed, and the approximate length of time to be spent on each operation or task, A copy of the training agreement.		

8. THE INSTITUTION UNDERSTANDS THE FOLLOWING IMPORTANT APPROVAL REQUIREMENTS:

- The veteran or eligible person is not already qualified by training and experience for the job.
- The job which is the objective of the training is one in which progression and appointment to the next higher classification are based upon skills learned through organized and supervised training on-the-job and not on such factors as length of service and normal turnover.
- The training content of the course is adequate to qualify the eligible veteran or person for appointment to the job for which the veteran or person is to be trained.
- The job customarily requires full-time training for a period of not less than six months and not more than two years.
- The length of training period is not longer than that customarily required by the training establishments in the community to provide an eligible veteran or person with the required skills, arrange for the acquiring of job knowledge, technical information, and other facts to learn in order to become competent on the job.
- Provision is made for related instruction for the individual eligible veteran or person who may need it.
- There is in the training establishment adequate space, equipment, instructional material, and instructor personnel to provide satisfactory training on the job.
- Adequate records are kept showing the progress made toward the job objective.
- No course of training will be considered bona fide if given to an eligible veteran or person who is already qualified by training and experience for the job.
- A signed copy of the training agreement for each eligible veteran or person, including the training program and wage scale as approved by the Sate Approving
 Agency, is provided to the veteran or person and to the Secretary and the State Approving Agency by the employer.
- Wages to be paid to the veteran or eligible person upon entrance into training are not less than wages paid to non-veterans in the same training position, are at least 50 percent of the wages paid for the job for which he or she is to be trained, and will be increased in regular periodic increments until not later than the last full month of the scheduled training period. They will be at least 85 percent of the wages paid for the job for which the veteran or eligible person is being trained.

		PART III OF WORKSHEET G: ON-THE-JOB TRAINING FACILITIES ONLY (Continued)
		S THE FOLLOWING IMPORTANT APPROVAL REQUIREMENTS (Continued): 1 ty that the job for which the veteran or eligible person is to be trained will be available to him or her at the end of the training period.
• Illele is it	sasonable certain	ty that the job for which the veteral or engine person is to be trained will be available to him or her at the end of the training period.
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	UESTED ON THI	HE STATE APPROVING AGENCY AND/OR VA MAY REQUIRE ADDITIONAL INFORMATION OR DOCUMENTATION OUTSIDE OF THE IS FORM. ADDITIONAL INFORMATION OR DOCUMENTATION NEEDED TO PROCESS A FACILITY APPROVAL MAY BE REQUIRED EDERAL LAWS.
	P/	ART IV OF WORKSHEET G: FACILITY CERTIFICATION AND ACKNOWLEDGEMENTS
. THE INSTITUTION	CERTIFIES THE	FOLLOWING STATEMENTS:
		ance with all applicable laws and regulations relating to the approval of courses of education.
	e five-year period subject to:	preceding the date of this application, the institution has not been subject to, or been party to a contract with any individual or entity that
Any ad or esta	dverse administrat ablishment; and re	tive or judicial action that's related to the instruction or training, including with respect to the quality of education, provided by the institution is sulted in a fine or penalty in an amount equal to or more than five percent of the amount of funding provided to the institution or le IV of the Higher Education Act of 1965 for the fiscal year preceding the year in which the application is submitted;
o Or has	not employed an	individual or been party to a contract with any individual or entity, that has been convicted of a Federal fraud charge related to the
		ovided by the institution or establishment. or training establishment will include their application materials:
		will serve as fully qualified instructors for the course of education, as of the date of the application, and an attestation that such individuals:
■ Hav	e a degree or oth	ner training, as appropriate, in the field of the course; skills offered under the course;
	•	d relevant industry experience in the field of the course;
identify		ho will serve as career services employees for students enrolled in the course and an attestation that such individuals are skilled at a the relevant industry that are in need of new employees to hire, tailoring the course of education to meet market needs, and identifying the graduate.
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		PART V OF WORKSHEET G: SUBMISSION OF MARKETING MATERIALS
DELVIEW OF ADVED	TIOING AND MA	
USES THAT ADVER THE SAA MAY REQI	TISES GI BILL OF	RKETING - WITH THIS APPLICATION, YOU MUST ALSO SUBMIT ADVERTISING OR RECRUITING MATERIALS YOUR FACILITY R VETERAN'S BENEFITS. (Advertising may include but is not limited to: scanned brochures, Internet advertising markups, newspaper inserts, etc.) AL INFORMATION OR ADVERTISING SUBMISSIONS.
Additionally: • Institution	ns are prohibited f	from using "GI Bill" in any manner that directly or indirectly implies a relationship affiliation, or endorsement affiliation with the Department of
Veterans	Affairs.	e to the VA GI Bill Trademark Terms of Use. If you choose to use the words "GI Bill" in advertising, the trademark symbol "®" should be
placed at pages ar	t the upper right on the	corner of the trademarked phrase in the most prominent place at first usage; such as the title of a brochure, form, or the very top of web ademark attribution notice must be prominently visible: "GI Bill®" is a registered trademark of the U.S. Department of Veterans Affairs (VA)." bound at Trademark Terms of Use - Education and Training (va.gov).
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		PART VI OF WORKSHEET G: OTHER INFORMATION SUBMITTED
10. REMARKS		

WORKSHEET H - MULTI-STATE APPRENTICESHIP TRAINING FACILITY (VALOR ACT)			
PART I OF WORKSHEET H: GENERAL INFORMATION			
REVIEW OF OCCUPA YOU ARE REQUESTIN		UST ALSO SUBMIT OCCUPATIONS FOR APPROVAL ON VA FORM 22-8865 TO THE STATE APPROVING AGENCY FOR WHICH	
1. TELL US WHY YOU	ARE SUBMITT	ING THIS APPLICATION (You may check more than one box.)	
☐ INITIAL APPL	ICATION. This i	s a request for an initial approval to be designated as an institution with programs eligible for VA education benefit reimbursement.	
		RDS. This is a request for a change in the schedule listing various operations for major kinds of work or tasks to be learned, tasks to length of time to be spent on each operation or task.	
WAGE CHAN	GES. This a requ	uest for the wage scale/progression of an already approved occupation to be updated.	
	TIVE UPDATES . Please list on t	. This is a request for updated information about the institution. This may include issues such as changes of address, change of he line below:	
OTHER. (Spec	ify)		
2. IS THE TRAINING E	STABLISHMEN	T CLASSIFIED AS A NON-FEDERAL APPRENTICESHIP PROGRAM?	
☐ YES ☐ N	O (If "No," plea	se do not proceed filling out this form.)	
3. IS THE APPRENTIC	ESHIP PROGR	AM OPERATING IN MORE THAN ONE STATE?	
☐ YES ☐ N	O (If "No," plea	se do not proceed filling out this form.)	
		DGRAM(S) MEET THE MINIMUM NATIONAL PROGRAM STANDARDS AS DEVELEOPED BY THE U.S. DEPARTMENT OF LABOR? terion if the standards are signed by the U.S. Department of Labor's Office of Apprenticeship Administrator.)	
YES N	IO (If "No," plea	use do not proceed filling out this form.)	
	PART II C	F WORKSHEET H: INFORMATION REGARDING OPERATIONAL STATUS OF THE FACILITY	
		THE FOLLOWING IMPORTANT REQUIREMENTS:	
The sponsoVA Forn		efollowing information to the State Approving Agency of jurisdiction:	
		Form 22-8865 may be different than the address of the Registered Apprenticeship Program Manager listed in the standards.	
		ourneyman wage rate may be left blank. Is, signed by Administrator, Office of Apprenticeship, Employment and Training Administration.	
_	sponsor participa also includes sr	nuon agreement. Ionsors of interstate commerce carrier programs that meet the VALOR requirements.	
		dquarters in the jurisdiction of the State Approving Agency accepting the approval.	
		ct does not require training or any administrative functions for GI Bill® purposes from the headquarters.	
		esponsible for the record keeping and the location of the records.	
	r facility also agi	es not have to be located physically at the headquarters, and records do not have to be maintained there. rees to:	
		Apprenticeship Partners Information Data System (RAPIDS).	
		DL-ETA 671 Form Training Agreement.	
o Upon re	quest from ELR	of the jurisdiction for the headquarters, provide VA Form 22-8794(s).	
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	P	ART III OF WORKSHEET H: FACILITY CERTIFICATION AND ACKNOWLEDGEMENTS	
6. THE INSTITUTION (CERTIFIES THE	FOLLOWING STATEMENTS:	
The institute	tion is in complia	nce with all applicable laws and regulations relating to the approval of courses of education.	
•		preceding the date of this application, the institution has not been subject to, or been party to a contract with any individual or entity that	
has been s	=	ive or judicial action that's related to the instruction or training, including with respect to the quality of education, provided by the institution	
		sulted in a fine or penalty in an amount equal to or more than five percent of the amount of funding provided to the institution or	
establis	hment under Titl	e IV of the Higher Education Act of 1965 for the fiscal year preceding the year in which the application is submitted;	
		individual or been party to a contract with any individual or entity, that has been convicted of a Federal fraud charge related to the	
	01	ovided by the institution or establishment.	
		or training establishment will include their application materials:	
 A list of individuals who will serve as fully qualified instructors for the course of education, as of the date of the application, and an attestation that such individuals: Have a degree or other training, as appropriate, in the field of the course; 			
Effectively teach the skills offered under the course;			
 Have a demonstrated relevant industry experience in the field of the course; 			
• A list of individuals who will serve as career services employees for students enrolled in the course and an attestation that such individuals are skilled at			
identifying professions in the relevant industry that are in need of new employees to hire, tailoring the course of education to meet market needs, and identifying the employers likely to hire graduate.			
5p.096	.,		
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REVIEW OF ADVERTISING AND MARKETING - WITH THIS APPLICATION, YOU MUST ALSO SUBMIT ADVERTISING OR RECRUITING MATERIALS YOUR FACILITY USES THAT ADVERTISES GI BILL OR VETERAN'S BENEFITS. (Advertising may include but is not limited to: scanned brochures, Internet advertising markups, newspaper inserts, etc.) THE SAA MAY REQUEST ADDITIONAL INFORMATION OR ADVERTISING SUBMISSIONS.
Additionally:
Institutions are prohibited from using "GI Bill" in any manner that directly or indirectly implies a relationship affiliation, or endorsement affiliation with the Department of Veterans Affairs.
• Institution agrees to adhere to the VA GI Bill Trademark Terms of Use. If you choose to use the words "GI Bill" in advertising, the trademark symbol "®" should be placed at the upper right corner of the trademarked phrase in the most prominent place at first usage; such as the title of a brochure, form, or the very top of web pages and the following trademark attribution notice must be prominently visible: "GI Bill®" is a registered trademark of the U.S. Department of Veterans Affairs (VA)." More information can be found at Trademark Terms of Use - Education and Training (va.gov).
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PART V OF WORKSHEET H: OTHER INFORMATION SUBMITTED
7. REMARKS

PART IV OF WORKSHEET H: SUBMISSION OF MARKETING MATERIALS

PRIVACY ACT INFORMATION: VA will not disclose information collected on this form to any sources other than what has been authorized under the Privacy Act of 1974 or Title 38, Code of Federal Regulations, Section 1.526 for routine uses (e.g. VA sends education forms or letters with a veteran's identifying information to the veteran's school or training establishment to (1) assist the veteran in the completion of claims forms or (2) for the VA to obtain further information as may be necessary from the school for the VA to properly process the veteran's education claim or to monitor his or her progress during training as identified in the VA System of Records, 58VA21/22/28, Compensation, Pension, Education and Veteran Readiness and Employment Records - VA, published in the Federal Register. Your obligation to respond is required to obtain or retain education benefits. The requested information is considered relevant and necessary to determine the maximum benefits under the law. While you do not have to respond, VA cannot process your claim for education assistance unless the information is furnished as required by existing law (38 U.S.C. 3471). The responses you submit are considered confidential (38 U.S.C. 5701). Any information provided by applicants, recipients, and others may be subject to verification through computer matching programs with other agencies.

RESPONDENT BURDEN: We need this information to determine your continued eligibility to VA education benefits (38 U.S.C. 3471). Title 38, United States Code, allows us to ask for this information. We estimate that you will need an average of 8 hours to review the instructions, find the information and complete this form. VA cannot conduct or sponsor a collection of information unless a valid OMB control number is displayed. You are not required to respond to a collection of information if this number is not displayed. Valid OMB control numbers can be located on the OMB Internet Page at www.reginfo.gov/public/do/PRAMain.