

~~advertising material and other representations as are made by the school to its students or prospective students, and such instructional material as may be requested by the [State Superintendent to enable him] BOARD TO ENABLE IT to evaluate the instructional program, as well as the sales methods of the school[, provided that the State Superintendent]. HOWEVER, THE BOARD may accept accreditation of a school by a recognized accrediting agency in lieu of said instructional material.~~

~~(c) If the [State Superintendent] BOARD approves the application [required under subsection (a) hereof, the State Superintendent], upon payment of a fee of [five dollars (\$5),] \$5, IT shall issue to the solicitor a permit card permitting the solicitation of students for the school[, but such]. THE permit shall be issued only on an annual basis expiring on June 30 of each year, and it must be renewed annually to entitle [such] THE solicitor to solicit students thereafter.~~

~~(d) Before any permit [shall be issued hereunder] IS ISSUED to any solicitor, the school [such] WHICH THE solicitor represents shall execute a surety bond to the State of Maryland in the amount of [one thousand dollars (\$1,000) and in such form as the State Superintendent shall determine] \$1,000 AND IN THE FORM THE BOARD DETERMINES to be necessary, conditioned on the faithful performance of all agreements and contracts with students, and on compliance with the provisions of this chapter[, provided, however, that an]. HOWEVER, THE aggregate liability of the surety for all breaches of the conditions of the bond shall in no event exceed the amount of such bond. When such school has executed the bond as required, no additional bonds shall be required for additional solicitors requesting a permit to represent the same school.~~

148.

~~(a) The [State Superintendent is authorized to] BOARDS MAY promulgate such rules and regulations, not inconsistent with the provisions of this chapter, as may be necessary to supplement and implement the provisions thereof.~~

~~(b) [No] AN enrollment contract offered by a solicitor, WHO IS required to secure a permit under §147 [of this article], to a prospective student [shall be] IS NOT valid unless executed on a form approved by the [State Superintendent] BOARD. If a note is to be executed in connection with the payment of tuition or fees set forth in the enrollment contract, it shall be referred to in and attached to the enrollment contract [provided, however, that no]. A confessed judgment clause in any such contract [shall be] IS NOT valid.~~

149.