学校教育法施行令

Order for Enforcement of the School Education Act

（昭和二十八年十月三十一日政令第三百四十号）

(Cabinet Order No. 340 of October 31, 1953)

内閣は、学校教育法（昭和二十二年法律第二十六号）第四条、第二十二条第二項、第四十条、第八十三条第三項及び第八十八条の規定に基き、この政令を制定する。

The Cabinet hereby enact this Cabinet Order, pursuant to the provisions of Article 4, Article 22, paragraph (2), Article 40, Article 83, paragraph (3), and Article 88 of the School Education Act (Act No. 26 of 1947).

目次

Table of Contents

第一章　就学義務

Chapter I Obligation to Enroll in School

第一節　学齢簿（第一条―第四条）

Section 1 Register of School-Aged Children (Articles 1 to 4)

第二節　小学校、中学校、義務教育学校及び中等教育学校（第五条―第十条）

Section 2 Elementary School, Junior High School, Compulsory Education School, and Secondary Education School (Articles 5 to 10)

第三節　特別支援学校（第十一条―第十八条）

Section 3 Special Needs Education School (Articles 11 to 18)

第三節の二　保護者及び視覚障害者等の就学に関する専門的知識を有する者の意見聴取（第十八条の二）

Section 3-2 Hearing of Opinions of Custodians and Persons Possessing Expert Knowledge of Schooling for Persons with Visual Impairment (Article 18-2)

第四節　督促等（第十九条―第二十一条）

Section 4 Demands (Articles 19 to 21)

第五節　就学義務の終了（第二十二条）

Section 5 Completion of Obligation to Enroll in School (Article 22)

第六節　行政手続法の適用除外（第二十二条の二）

Section 6 Exclusion from Application of the Administrative Procedure Act (Article 22-2)

第二章　視覚障害者等の障害の程度（第二十二条の三）

Chapter II Extent of Disabilities of Persons with Visual Impairment (Article 22-3)

第三章　認可、届出等

Chapter III Approval, Notification

第一節　認可及び届出等（第二十三条―第二十八条）

Section 1 Approval and Notification (Articles 23 to 28)

第二節　学期、休業日及び学校廃止後の書類の保存（第二十九条―第三十一条）

Section 2 School Terms, Holidays and Preservation of Documents after Abolition of School (Articles 29 to 31)

第四章　技能教育施設の指定（第三十二条―第三十九条）

Chapter IV Designation of Skill Education Facilities (Articles 32 to 39)

第五章　認証評価（第四十条）

Chapter V Certified Evaluation (Article 40)

第六章　審議会等（第四十一条―第四十三条）

Chapter VI Councils (Articles 41 to 43)

附　則

Supplementary Provisions

第一章　就学義務

Chapter I Obligation to Enroll in School

第一節　学齢簿

Section 1 Register of School-Aged Children

（学齢簿の編製）

(Compilation of the Register of School-Aged Children)

第一条　市（特別区を含む。以下同じ。）町村の教育委員会は、当該市町村の区域内に住所を有する学齢児童及び学齢生徒（それぞれ学校教育法（以下「法」という。）第十八条に規定する学齢児童及び学齢生徒をいう。以下同じ。）について、学齢簿を編製しなければならない。

Article 1 (1) The municipal (this includes special wards; the same applies below) board of education must compile a register of school-aged children for school-aged children and school-aged students (meaning school-aged children and school-aged students provided for in Article 18 of the School Education Act (referred to below as "the Act")), with addresses within the jurisdictional district of the relevant municipalities.

２　前項の規定による学齢簿の編製は、当該市町村の住民基本台帳に基づいて行なうものとする。

(2) The register of school-aged children under the provisions referred to in the preceding paragraph is to be compiled based on the basic register of residents of the relevant municipality.

３　市町村の教育委員会は、文部科学省令で定めるところにより、第一項の学齢簿を磁気ディスク（これに準ずる方法により一定の事項を確実に記録しておくことができる物を含む。以下同じ。）をもつて調製することができる。

(3) The municipal board of education may prepare the register of school-aged children referred to in paragraph (1) using a magnetic disk (this includes things which can reliably record certain matters through methods equivalent to this; the same applies below) as provided for by Order of the Ministry of Education, Culture, Sports, Science and Technology.

４　第一項の学齢簿に記載（前項の規定により磁気ディスクをもつて調製する学齢簿にあつては、記録。以下同じ。）をすべき事項は、文部科学省令で定める。

(4) Matters which must be stated (for a register of school-aged children prepared using a magnetic disk provided for in the provisions of the preceding paragraph; matters which must be recorded; the same applies below) in the register of school-aged children referred to in paragraph (1) are to be prescribed by Order of the Ministry of Education, Culture, Sports, Science and Technology.

第二条　市町村の教育委員会は、毎学年の初めから五月前までに、文部科学省令で定める日現在において、当該市町村に住所を有する者で前学年の初めから終わりまでの間に満六歳に達する者について、あらかじめ、前条第一項の学齢簿を作成しなければならない。この場合においては、同条第二項から第四項までの規定を準用する。

Article 2 The municipal board of education must create in advance the register of school-aged children referred to in paragraph (1) of the preceding Article, at least 5 months before the beginning of each school year, as of the date specified by Order of the Ministry of Education, Culture, Sports, Science and Technology, for persons with addresses in the relevant municipalities and who will reach six years of age between the beginning and end of the previous school year. In this case, the provisions of paragraphs (2) through (4) of that Article are to apply mutatis mutandis.

第三条　市町村の教育委員会は、新たに学齢簿に記載をすべき事項を生じたとき、学齢簿に記載をした事項に変更を生じたとき、又は学齢簿の記載に錯誤若しくは遺漏があるときは、必要な加除訂正を行わなければならない。

Article 3 When matters arise which must be stated newly in the register of school-aged children, or when there is a change to matters stated in the register of school-aged children, or when there is any mistake or omission in the matters stated in the register of school-aged children, the municipal board of education must make necessary insertions, deletions, and corrections.

（児童生徒等の住所変更に関する届出の通知）

(Notice of Notification for Change of Address of pupils and students etc.)

第四条　第二条に規定する者、学齢児童又は学齢生徒（以下「児童生徒等」と総称する。）について、住民基本台帳法（昭和四十二年法律第八十一号）第二十二条又は第二十三条の規定による届出（第二条に規定する者にあつては、同条の規定により文部科学省令で定める日の翌日以後の住所地の変更に係るこれらの規定による届出に限る。）があつたときは、市町村長（特別区にあつては区長とし、地方自治法（昭和二十二年法律第六十七号）第二百五十二条の十九第一項の指定都市にあつては区長又は総合区長とする。）は、速やかにその旨を当該市町村の教育委員会に通知しなければならない。

Article 4 When there is a notification under the provisions of Articles 22 or 23 of the Act for Basic Register of Residents (Act No. 81 of 1967) (for persons provided in Article 2, this is limited to notifications under these provisions in relation to changes in address from the day after the day specified by Order of the Ministry of Education, Culture, Sports, Science and Technology pursuant to that Article) about persons provided in Article 2, school-aged children or school-aged students (referred to below using the collective term "pupils and students etc."), mayors of municipalities (for special wards, it is to be mayors of special wards, and for designated cities referred to in Article 252-19, paragraph (1) of the Local Autonomy Act (Act No. 67 of 1947), it is to be directors of wards or directors of consolidated wards) are to promptly notify this to the municipal board of education.

第二節　小学校、中学校、義務教育学校及び中等教育学校

Section 2 Elementary School, Junior High School, Compulsory Education School, and Secondary Education School

（入学期日等の通知、学校の指定）

(Notice of Date of Enrollment, Designation of School)

第五条　市町村の教育委員会は、就学予定者（法第十七条第一項又は第二項の規定により、翌学年の初めから小学校、中学校、義務教育学校、中等教育学校又は特別支援学校に就学させるべき者をいう。以下同じ。）のうち、認定特別支援学校就学者（視覚障害者、聴覚障害者、知的障害者、肢体不自由者又は病弱者（身体虚弱者を含む。）で、その障害が、第二十二条の三の表に規定する程度のもの（以下「視覚障害者等」という。）のうち、当該市町村の教育委員会が、その者の障害の状態、その者の教育上必要な支援の内容、地域における教育の体制の整備の状況その他の事情を勘案して、その住所の存する都道府県の設置する特別支援学校に就学させることが適当であると認める者をいう。以下同じ。）以外の者について、その保護者に対し、翌学年の初めから二月前までに、小学校、中学校又は義務教育学校の入学期日を通知しなければならない。

Article 5 (1) The municipal board of education must notify custodians of the date of enrollment in elementary school, junior high school, or compulsory education school at least 2 months before the beginning of the following school year, for persons other than certified special needs education school attendees (meaning persons found to be appropriate to enroll in a special needs education school established by the prefecture in which they possess an address, while considering matters including the state of their disabilities, the contents of educational support they need, and the state of improvement of the educational system in regions, among persons with visual impairment, persons with hearing impairment, persons with intellectual disabilities, persons with physical disabilities, or persons with health impairment (this includes persons with constitutional weakness) whose disabilities are of an extent provided in the table in Article 22-3 (referred to below as "persons with visual impairment, etc."; the same applies below), among the persons scheduled to enroll in school (meaning persons who must enroll in elementary school, junior high school, compulsory education school, secondary education school or special needs education school from the beginning of the following school year, pursuant to the provisions of Article 17, paragraphs (1) or (2) of the Act; the same applies below )).

２　市町村の教育委員会は、当該市町村の設置する小学校及び義務教育学校の数の合計数が二以上である場合又は当該市町村の設置する中学校（法第七十一条の規定により高等学校における教育と一貫した教育を施すもの（以下「併設型中学校」という。）を除く。以下この項、次条第七号、第六条の三第一項、第七条及び第八条において同じ。）及び義務教育学校の数の合計数が二以上である場合においては、前項の通知において当該就学予定者の就学すべき小学校、中学校又は義務教育学校を指定しなければならない。

(2) The municipal board of education must designate an elementary school, junior high school, or compulsory education school in which the relevant persons scheduled to enroll must be enrolled as in the notice referred to in the preceding paragraph, if the total number of elementary schools and compulsory education schools established by the relevant municipalities are two or more, or if the total number of junior high schools (except those providing education consistent with education in high school, pursuant to the provisions of Article 17 of the Act (referred to below as "attached junior high schools"); the same applies below for this paragraph, item (vii) of the following Article, Article 6-3, paragraph (1), and Articles 7 and 8) and compulsory education schools established by the relevant municipalities are two or more.

３　前二項の規定は、第九条第一項又は第十七条の届出のあつた就学予定者については、適用しない。

(3) The provisions of the preceding two paragraphs do not apply to persons scheduled to enroll in school who have had notifications of Article 9, paragraph (1) or Article 17.

第六条　前条の規定は、次に掲げる者について準用する。この場合において、同条第一項中「翌学年の初めから二月前までに」とあるのは、「速やかに」と読み替えるものとする。

Article 6 The provisions of the preceding Article apply mutatis mutandis to the following persons. In this case, the term "at least 2 months before the beginning of the following school year" in paragraph (1) of the same Article is deemed to be replaced with "promptly":

一　就学予定者で前条第一項に規定する通知の期限の翌日以後に当該市町村の教育委員会が作成した学齢簿に新たに記載されたもの又は学齢児童若しくは学齢生徒でその住所地の変更により当該学齢簿に新たに記載されたもの（認定特別支援学校就学者及び当該市町村の設置する小学校、中学校又は義務教育学校に在学する者を除く。）

(i) persons scheduled to enroll in school, who were newly listed in the register of school-aged children created by the municipal board of education on or following the day after the limit for notices provided for in paragraph (1) of the preceding Article, or school-aged children or school-aged students who were newly listed in the relevant register of school-aged children due to a change in their address (except certified special needs education school attendees, and persons enrolled in elementary school, junior high school, or compulsory education school established by the relevant municipalities);

二　次条第二項の通知を受けた学齢児童又は学齢生徒

(ii) school-aged children or school-aged students, of whom notices referred to in paragraph (2) of the following Article have been given;

三　第六条の三第二項の通知を受けた学齢児童又は学齢生徒（同条第三項の通知に係る学齢児童及び学齢生徒を除く。）

(iii) school-aged children or school-aged students, of whom notices referred to in Article 6-3, paragraph (2) have been given, (except for school-aged children or school-aged student stated in the notices referred to in paragraph (3) of that Article);

四　第十条又は第十八条の通知を受けた学齢児童又は学齢生徒（認定特別支援学校就学者を除く。）

(iv) school-aged children or school-aged students (except certified special needs education school attendees), of whom notices referred to in Articles 10 or 18 have been given;

五　第十二条第一項の通知を受けた学齢児童又は学齢生徒のうち、認定特別支援学校就学者の認定をした者以外の者（同条第三項の通知に係る学齢児童及び学齢生徒を除く。）

(v) among school-aged children or school-aged students, of whom notices referred to in Article 12, paragraph (1) has been given; persons other than those who certified as certified special needs education school attendees (except school-aged children and school-aged students stated in the notices in paragraph (3) of that Article).;

六　第十二条の二第一項の通知を受けた学齢児童又は学齢生徒のうち、認定特別支援学校就学者の認定をした者以外の者（同条第三項の通知に係る学齢児童及び学齢生徒を除く。）

(vi) among school-aged children or school-aged students, of whom notices referred to in Article 12-2, paragraph (1) have been given; a person other than those who certified as certified special needs education school attendees (except school-aged children and school-aged students stated in the notices referred to in paragraph (3) of the same Article);

七　小学校、中学校又は義務教育学校の新設、廃止等によりその就学させるべき小学校、中学校又は義務教育学校を変更する必要を生じた児童生徒等

(vii) pupils and students etc. who have been required to change the elementary school, junior high school, or compulsory education school they must be enrolled in, due to new establishment, abolition, etc. of elementary schools, junior high schools, or compulsory education schools.

第六条の二　特別支援学校に在学する学齢児童又は学齢生徒で視覚障害者等でなくなつたものがあるときは、当該学齢児童又は学齢生徒の在学する特別支援学校の校長は、速やかに、当該学齢児童又は学齢生徒の住所の存する都道府県の教育委員会に対し、その旨を通知しなければならない。

Article 6-2 (1) When there are school-aged children or school-aged students enrolled in special needs education school who have ceased to be persons with visual impairment, etc., the school principal of the special needs education school in which the relevant school-aged children or school-aged students are enrolled, must promptly and accordingly notify the prefectural board of education in the address of the relevant school-aged children and students.

２　都道府県の教育委員会は、前項の通知を受けた学齢児童又は学齢生徒について、当該学齢児童又は学齢生徒の住所の存する市町村の教育委員会に対し、速やかに、その氏名及び視覚障害者等でなくなつた旨を通知しなければならない。

(2) The prefectural board of education must promptly and accordingly notify the municipal board of education in the address of the relevant school-aged children and school-aged students, of the name of the school-aged children and school-aged students, of whom the notice referred to in the preceding paragraph have been given, and the fact that they are no longer persons with visual impairment, etc.

第六条の三　特別支援学校に在学する学齢児童又は学齢生徒でその障害の状態、その者の教育上必要な支援の内容、地域における教育の体制の整備の状況その他の事情の変化により当該学齢児童又は学齢生徒の住所の存する市町村の設置する小学校、中学校又は義務教育学校に就学することが適当であると思料するもの（視覚障害者等でなくなつた者を除く。）があるときは、当該学齢児童又は学齢生徒の在学する特別支援学校の校長は、速やかに、当該学齢児童又は学齢生徒の住所の存する都道府県の教育委員会に対し、その旨を通知しなければならない。

Article 6-3 (1) When there are school-aged children or school-aged students enrolled in special needs education school who are considered appropriate to be enrolled in elementary schools, junior high schools, or compulsory education schools established by the municipalities in which they possess an address (except those who have ceased to be persons with visual impairment, etc.), due to changes in matters including the state of their disabilities, the contents of educational support they need, and the state of improvement of the educational system in regions, school principals of special needs education schools in which the relevant school-aged children and school-aged students are enrolled must promptly notify that fact to the prefectural board of education in the address of the relevant school-aged children or school-aged students.

２　都道府県の教育委員会は、前項の通知を受けた学齢児童又は学齢生徒について、当該学齢児童又は学齢生徒の住所の存する市町村の教育委員会に対し、速やかに、その氏名及び同項の通知があつた旨を通知しなければならない。

(2) The prefectural board of education must promptly and accordingly notify the municipal board of education in the address of the relevant school-aged children and school-aged students, of the name of the school-aged children and school-aged students, of whom the notice referred to in the preceding paragraph have been given, and the fact that the prefectural board of education has received a notice of that paragraph.

３　市町村の教育委員会は、前項の通知を受けた学齢児童又は学齢生徒について、当該特別支援学校に引き続き就学させることが適当であると認めたときは、都道府県の教育委員会に対し、速やかに、その旨を通知しなければならない。

(3) The municipal board of education must promptly notify that fact to the prefectural board of education, when the school-aged children or school-aged students, of whom the notice referred to in the preceding paragraph have been given, are found appropriate to be enrolled in the relevant special needs education school continuously.

４　都道府県の教育委員会は、前項の通知を受けたときは、第一項の校長に対し、速やかに、その旨を通知しなければならない。

(4) The prefectural board of education must promptly notify that fact to the school principal referred to in paragraph (1), when receiving the notice referred to in the preceding paragraph.

第六条の四　学齢児童及び学齢生徒のうち視覚障害者等で小学校、中学校、義務教育学校又は中等教育学校に在学するもののうち視覚障害者等でなくなつたものがあるときは、その在学する小学校、中学校、義務教育学校又は中等教育学校の校長は、速やかに、当該学齢児童又は学齢生徒の住所の存する市町村の教育委員会に対し、その旨を通知しなければならない。

Article 6-4 When there are persons who have ceased to be persons with visual impairment, etc., among persons with visual impairment, etc. enrolled in elementary school, junior high school, compulsory education school or secondary education school among school-aged children and school-aged students, the school principal of the elementary school, junior high school, compulsory education school, or secondary education school in which those persons are enrolled, must promptly notify that fact to the municipal board of education in the address of the relevant school-aged children or school-aged students.

第七条　市町村の教育委員会は、第五条第一項（第六条において準用する場合を含む。）の通知と同時に、当該児童生徒等を就学させるべき小学校、中学校又は義務教育学校の校長に対し、当該児童生徒等の氏名及び入学期日を通知しなければならない。

Article 7 The municipal board of education must notify the school principal of the elementary school, junior high school, or compulsory education school which the relevant pupils and students etc. are to enroll in, of the name and date of enrollment of the relevant pupils and students etc., at the same time as the notice referred to in Article 5, paragraph (1) (including as applied mutatis mutandis pursuant to Article 6).

第八条　市町村の教育委員会は、第五条第二項（第六条において準用する場合を含む。）の場合において、相当と認めるときは、保護者の申立てにより、その指定した小学校、中学校又は義務教育学校を変更することができる。この場合においては、速やかに、その保護者及び前条の通知をした小学校、中学校又は義務教育学校の校長に対し、その旨を通知するとともに、新たに指定した小学校、中学校又は義務教育学校の校長に対し、同条の通知をしなければならない。

Article 8 When it is found to be adequate in the case referred to in Article 5, paragraph (2) (including as applied mutatis mutandis pursuant to Article 6), the municipal board of education may change its designated elementary school, junior high school, or compulsory education school, upon request from the custodians. In this case, it must promptly notify that fact to the custodians and school principal of elementary school, junior high school, or compulsory education school who was given the notice referred to in the preceding Article, and the school principal of the newly designated elementary school, junior high school, or compulsory education school must be given the notice referred to in that Article.

（区域外就学等）

(Outside Area School Enrollment)

第九条　児童生徒等をその住所の存する市町村の設置する小学校、中学校（併設型中学校を除く。）又は義務教育学校以外の小学校、中学校、義務教育学校又は中等教育学校に就学させようとする場合には、その保護者は、就学させようとする小学校、中学校、義務教育学校又は中等教育学校が市町村又は都道府県の設置するものであるときは当該市町村又は都道府県の教育委員会の、その他のものであるときは当該小学校、中学校、義務教育学校又は中等教育学校における就学を承諾する権限を有する者の承諾を証する書面を添え、その旨をその児童生徒等の住所の存する市町村の教育委員会に届け出なければならない。

Article 9 (1) When intending to enroll pupils and students etc. in elementary school, junior high school (except attached junior high schools), compulsory education school, or secondary education school other than elementary schools, junior high schools, or compulsory education schools established by municipalities in which they possess an address, the custodians must notify the municipal board of education in the address of the pupils and students etc. of that fact, accompanied by a written application proving the consent of the relevant municipalities or prefectural board of education for elementary schools, junior high schools, compulsory education schools, or secondary education schools established by municipalities or prefectures, and for others, proving the consent of those holding authority to consent to enrollment in the relevant elementary schools, junior high schools, compulsory education schools, or secondary education schools.

２　市町村の教育委員会は、前項の承諾（当該市町村の設置する小学校、中学校（併設型中学校を除く。）又は義務教育学校への就学に係るものに限る。）を与えようとする場合には、あらかじめ、児童生徒等の住所の存する市町村の教育委員会に協議するものとする。

(2) When intending to give consent referred to in the preceding paragraph (limited to what relates to enrollment in elementary school, junior high school (except attached junior high schools), or compulsory education school established by the relevant municipalities), the municipal board of education is to consult in advance with the municipal board of education in the address of the pupils and students etc.

第十条　学齢児童及び学齢生徒でその住所の存する市町村の設置する小学校、中学校（併設型中学校を除く。）又は義務教育学校以外の小学校、中学校若しくは義務教育学校又は中等教育学校に在学するものが、小学校、中学校若しくは義務教育学校又は中等教育学校の前期課程の全課程を修了する前に退学したときは、当該小学校、中学校若しくは義務教育学校又は中等教育学校の校長は、速やかに、その旨を当該学齢児童又は学齢生徒の住所の存する市町村の教育委員会に通知しなければならない。

Article 10 When school-aged children or school-aged students enrolled in elementary school, junior high school (except attached junior high schools), or compulsory education school other than elementary schools, junior high schools, or compulsory education schools established by municipalities in which they possess an address, leave school prior to completing elementary school, junior high school, or all courses of compulsory education school or the lower courses of secondary education school, the school principal of the relevant elementary schools, junior high schools, or compulsory education schools or secondary education schools must notify the municipal board of education in the address of the relevant school-aged children or school-aged students promptly, of that fact.

第三節　特別支援学校

Section 3 Special Needs Education School

（特別支援学校への就学についての通知）

(Notice of Enrollment in Special Needs Education School)

第十一条　市町村の教育委員会は、第二条に規定する者のうち認定特別支援学校就学者について、都道府県の教育委員会に対し、翌学年の初めから三月前までに、その氏名及び特別支援学校に就学させるべき旨を通知しなければならない。

Article 11 (1) The municipal board of education must notify the prefectural board of education of the names of certified special needs education school attendees out of persons provided for in Article 2, and the necessity to enroll them in special needs education school, at least 3 months before the beginning of the following school year.

２　市町村の教育委員会は、前項の通知をするときは、都道府県の教育委員会に対し、同項の通知に係る者の学齢簿の謄本（第一条第三項の規定により磁気ディスクをもつて学齢簿を調製している市町村の教育委員会にあつては、その者の学齢簿に記録されている事項を記載した書類）を送付しなければならない。

(2) When giving notice referred to in the preceding paragraph, the municipal board of education must send transcripts (for a municipal board of education preparing the register of school-aged children with a magnetic disk pursuant to the provisions of Article 1, paragraph (3), documents stating matters in which the register of school-aged children of those persons is recorded) of the persons relating to the notice referred to in the same paragraph to the prefectural board of education.

３　前二項の規定は、第九条第一項又は第十七条の届出のあつた者については、適用しない。

(3) The provisions in the preceding 2 paragraphs does not apply to persons, of whom notifications referred to in Article 9, paragraph (1) or Article 17 have been given.

第十一条の二　前条の規定は、小学校又は義務教育学校の前期課程に在学する学齢児童のうち視覚障害者等で翌学年の初めから特別支援学校の中学部に就学させるべき者として認定特別支援学校就学者の認定をしたものについて準用する。

Article 11-2 The provisions of the preceding Article are to apply mutatis mutandis to persons certified as certified special needs education school attendees, as persons with visual impairment, etc., who must be enrolled in junior high school courses of special needs education schools from the beginning of the following year, among school-aged children enrolled in elementary school or the lower courses of compulsory education school.

第十一条の三　第十一条の規定は、第二条の規定により文部科学省令で定める日の翌日以後の住所地の変更により当該市町村の教育委員会が作成した学齢簿に新たに記載された児童生徒等のうち認定特別支援学校就学者について準用する。この場合において、第十一条第一項中「翌学年の初めから三月前までに」とあるのは、「翌学年の初めから三月前までに（翌学年の初日から三月前の応当する日以後に当該学齢簿に新たに記載された場合にあつては、速やかに）」と読み替えるものとする。

Article 11-3 (1) The provisions of Article 11 applies mutatis mutandis to certified special needs education school attendees, among pupils and students etc. newly listed in the register of school-aged children created by the municipal board of education, due to changes in address from the day after the day prescribed by Order of the Ministry of Education, Culture, Sports, Science and Technology pursuant to the provisions of Article 2. In this case, the term "at least 3 months before the beginning of the following school year" in Article 11, paragraph (1) is deemed to be replaced with "at least 3 months before the beginning of the following school year (if newly stated in the relevant register of school-aged children on or after the day corresponding to the day 3 months before the first day of the following school year; promptly)".

２　第十一条の規定は、第十条又は第十八条の通知を受けた学齢児童又は学齢生徒のうち認定特別支援学校就学者について準用する。この場合において、第十一条第一項中「翌学年の初めから三月前までに」とあるのは、「速やかに」と読み替えるものとする。

(2) The provisions of Article 11 applies mutatis mutandis to certified special needs education school attendees, among school-aged children or students, of whom notices referred to in Article 10 or Article 18 have been given. In this case, the term "at least 3 months before the beginning of the following school year" in Article 11, paragraph (1) is deemed to be replaced with "promptly".

第十二条　小学校、中学校、義務教育学校又は中等教育学校に在学する学齢児童又は学齢生徒で視覚障害者等になつたものがあるときは、当該学齢児童又は学齢生徒の在学する小学校、中学校、義務教育学校又は中等教育学校の校長は、速やかに、当該学齢児童又は学齢生徒の住所の存する市町村の教育委員会に対し、その旨を通知しなければならない。

Article 12 (1) When there are school-aged children or school-aged students enrolled in elementary school, junior high school, compulsory education school or secondary education school who have become persons with visual impairment, etc., the school principal of the elementary school, junior high school, compulsory education school, or secondary education school in which the relevant school-aged children or students are enrolled, must promptly notify that fact to the municipal board of education in the address of the relevant school-aged children or school-aged students.

２　第十一条の規定は、前項の通知を受けた学齢児童又は学齢生徒のうち認定特別支援学校就学者の認定をした者について準用する。この場合において、同条第一項中「翌学年の初めから三月前までに」とあるのは、「速やかに」と読み替えるものとする。

(2) The provisions of Article 11 applies mutatis mutandis to persons certified as certified special needs education school attendees, among school-aged children or school-aged students, of whom notices referred to in the preceding paragraph have been given. In this case, the term "at least 3 months before the beginning of the following school year" in paragraph (1) of the same Article is to be replaced with "promptly".

３　第一項の規定による通知を受けた市町村の教育委員会は、同項の通知を受けた学齢児童又は学齢生徒について現に在学する小学校、中学校、義務教育学校又は中等教育学校に引き続き就学させることが適当であると認めたときは、同項の校長に対し、その旨を通知しなければならない。

(3) The municipal board of education which has received the notice under the provisions of paragraph (1) must notify that fact to the school principal referred to in that paragraph, when the school-aged children or school-aged students, of whom the notice referred to in that paragraph has been given, are found appropriate to continue to be enrolled in the elementary school, junior high school, compulsory education school, or secondary education school they are currently enrolled in.

第十二条の二　学齢児童及び学齢生徒のうち視覚障害者等で小学校、中学校、義務教育学校又は中等教育学校に在学するもののうち、その障害の状態、その者の教育上必要な支援の内容、地域における教育の体制の整備の状況その他の事情の変化によりこれらの小学校、中学校、義務教育学校又は中等教育学校に就学させることが適当でなくなつたと思料するものがあるときは、当該学齢児童又は学齢生徒の在学する小学校、中学校、義務教育学校又は中等教育学校の校長は、当該学齢児童又は学齢生徒の住所の存する市町村の教育委員会に対し、速やかに、その旨を通知しなければならない。

Article 12-2 (1) When there are persons among school-aged children and school-aged students who are persons with visual impairment, etc., enrolled in elementary school, junior high school, compulsory education school, or secondary education school, who are considered to no longer be appropriate to be enrolled in those elementary schools, junior high schools, compulsory education schools or secondary education schools due to changes in matters including the state of their disabilities, the contents of educational support they need, and the state of improvement of the educational system in regions, the school principal of the elementary school, junior high school, compulsory education school, or secondary education school in which the relevant school-aged children or school-aged students are enrolled, must promptly notify that fact to the municipal board of education in the address of the relevant school-aged children or school-aged students.

２　第十一条の規定は、前項の通知を受けた学齢児童又は学齢生徒のうち認定特別支援学校就学者の認定をした者について準用する。この場合において、同条第一項中「翌学年の初めから三月前までに」とあるのは、「速やかに」と読み替えるものとする。

(2) The provisions of Article 11 applies mutatis mutandis to persons certified as the certified special needs education school attendees, among school-aged children or school-aged students, of whom notices referred to in the preceding paragraph have been given. In this case, the term "at least 3 months before the beginning of the following school year" in paragraph (1) of that Article is deemed to be replaced with "promptly".

３　第一項の規定による通知を受けた市町村の教育委員会は、同項の通知を受けた学齢児童又は学齢生徒について現に在学する小学校、中学校、義務教育学校又は中等教育学校に引き続き就学させることが適当であると認めたときは、同項の校長に対し、その旨を通知しなければならない。

(3) The municipal board of education which has received the notice under the provisions of paragraph (1), must notify that fact to the school principal referred to in that paragraph, when the school-aged children or school-aged students, of whom the notice referred to in that paragraph has been given, are found appropriate to continue to be enrolled in the elementary school, junior high school, compulsory education school, or secondary education school they are currently enrolled in.

（学齢簿の加除訂正の通知）

(Notice of Insertions, Deletions, and Corrections to the Register of School-Aged Children)

第十三条　市町村の教育委員会は、第十一条第一項（第十一条の二、第十一条の三、第十二条第二項及び前条第二項において準用する場合を含む。）の通知に係る児童生徒等について第三条の規定による加除訂正をしたときは、速やかに、都道府県の教育委員会に対し、その旨を通知しなければならない。

Article 13 When insertions, deletions, and corrections are made under the provisions of Article 3 regarding pupils and students etc. stated in the notice referred to in Article 11, paragraph (1) (including as applied mutatis mutandis pursuant to Articles 11-2, 11-3, Article 12, paragraph (2), and paragraph (2) of the preceding Article), the municipal board of education must promptly notify that fact to the prefectural board of education.

（区域外就学等の届出の通知）

(Notice of Notification for Outside Area School Enrollment)

第十三条の二　市町村の教育委員会は、第十一条第一項（第十一条の二、第十一条の三、第十二条第二項及び第十二条の二第二項において準用する場合を含む。）の通知に係る児童生徒等について、その通知の後に第九条第一項又は第十七条の届出があつたときは、速やかに、都道府県の教育委員会に対し、その旨を通知しなければならない。

Article 13-2 When there are notifications referred to in Article 9, paragraph (1) or Article 17, after the notice regarding pupils and students etc. stated in the notice referred to in Article 11, paragraph (1) (including as applied mutatis mutandis pursuant to Articles 11-2, 11-3, Article 12, paragraph (2), and paragraph (2) of the preceding Article), the municipal board of education must promptly notify that fact to the prefectural board of education.

（特別支援学校の入学期日等の通知、学校の指定）

(Notice of Date of Enrollment, Designation of School in Special Needs Education School)

第十四条　都道府県の教育委員会は、第十一条第一項（第十一条の二、第十一条の三、第十二条第二項及び第十二条の二第二項において準用する場合を含む。）の通知を受けた児童生徒等及び特別支援学校の新設、廃止等によりその就学させるべき特別支援学校を変更する必要を生じた児童生徒等について、その保護者に対し、第十一条第一項（第十一条の二において準用する場合を含む。）の通知を受けた児童生徒等にあつては翌学年の初めから二月前までに、その他の児童生徒等にあつては速やかに特別支援学校の入学期日を通知しなければならない。

Article 14 (1) For pupils and students etc., of whom the notice referred to in Article 11, paragraph (1) (including as applied mutatis mutandis pursuant to Articles 11-2, 11-3, Article 12, paragraph (2), and paragraph (2) of the preceding Article) have been given, and pupils and students etc. who have been required to change special needs education schools they must be enrolled in, due to new establishment and abolition, etc. of special needs education schools, the prefectural board of education must notify their custodians of the date of enrollment for special needs education schools, at least 2 months before the beginning of the following school year for pupils and students etc., of whom the notice referred to in Article 11, paragraph (1) (including as applied mutatis mutandis pursuant to Article 11-2) has been given, and promptly for other pupils and students etc.

２　都道府県の教育委員会は、当該都道府県の設置する特別支援学校が二校以上ある場合においては、前項の通知において当該児童生徒等を就学させるべき特別支援学校を指定しなければならない。

(2) When there are two or more special needs education schools established by the relevant prefecture, the prefectural board of education must designate special needs education schools that the relevant pupils and students etc. must be enrolled, as in the notice referred to in the preceding paragraph.

３　前二項の規定は、前条の通知を受けた児童生徒等については、適用しない。

(3) The provisions in the preceding two paragraphs does not apply to pupils and students etc., of whom notices referred to in the preceding Article have been given.

第十五条　都道府県の教育委員会は、前条第一項の通知と同時に、当該児童生徒等を就学させるべき特別支援学校の校長及び当該児童生徒等の住所の存する市町村の教育委員会に対し、当該児童生徒等の氏名及び入学期日を通知しなければならない。

Article 15 (1) The prefectural board of education must notify the municipal board of education in the address of the relevant pupils and students etc., and school principal of the special needs education schools that the relevant pupils and students etc. are to enroll in, of the name and date of enrollment of the relevant pupils and students etc., at the same time as the notice referred to in paragraph (1) of the preceding Article.

２　都道府県の教育委員会は、前条第二項の規定により当該児童生徒等を就学させるべき特別支援学校を指定したときは、前項の市町村の教育委員会に対し、同項に規定する事項のほか、その指定した特別支援学校を通知しなければならない。

(2) When designating special needs education schools in which the relevant pupils and students etc. are to enroll pursuant to paragraph (2) of the preceding Article, the prefectural board of education must notify the municipal board of education referred to in the preceding paragraph of matters provided in the preceding paragraph, as well as the special needs education school that was designated.

第十六条　都道府県の教育委員会は、第十四条第二項の場合において、相当と認めるときは、保護者の申立により、その指定した特別支援学校を変更することができる。この場合においては、速やかに、その保護者並びに前条の通知をした特別支援学校の校長及び市町村の教育委員会に対し、その旨を通知するとともに、新たに指定した特別支援学校の校長に対し、同条第一項の通知をしなければならない。

Article 16 When it is found to be adequate in the case referred to in Article 14, paragraph (2), the prefectural board of education may change its designated special needs education school, upon request of custodians. In this case, it must promptly notify that fact to the custodians, school principal of the special needs education school who was given the notice referred to in the preceding Article, and municipal board of education that was given the notice referred to in the preceding Article, and the school principal of the newly designated special needs education school must be given the notice referred to in paragraph (1) of the same Article.

（区域外就学等）

(Outside Area School Enrollment)

第十七条　児童生徒等のうち視覚障害者等をその住所の存する都道府県の設置する特別支援学校以外の特別支援学校に就学させようとする場合には、その保護者は、就学させようとする特別支援学校が他の都道府県の設置するものであるときは当該都道府県の教育委員会の、その他のものであるときは当該特別支援学校における就学を承諾する権限を有する者の就学を承諾する書面を添え、その旨をその児童生徒等の住所の存する市町村の教育委員会に届け出なければならない。

Article 17 When intending to enroll persons with visual impairment, etc. out of pupils and students etc., in special needs education schools other than special needs education schools established by prefectures in which they possess an address, the custodians must notify the municipal board of education in the address of the pupils and students etc., of that fact, accompanied by a written application of consent of the relevant prefectural board of education for special needs education schools established by other prefectures, and for others, consent of those holding authority to consent to enrollment in the relevant special needs education schools.

第十八条　学齢児童及び学齢生徒のうち視覚障害者等でその住所の存する都道府県の設置する特別支援学校以外の特別支援学校に在学するものが、特別支援学校の小学部又は中学部の全課程を修了する前に退学したときは、当該特別支援学校の校長は、速やかに、その旨を当該学齢児童又は学齢生徒の住所の存する市町村の教育委員会に通知しなければならない。

Article 18 When persons with visual impairment, etc. out of school-aged children or school-aged students enrolled in special needs education schools other than special needs education schools established by prefectures which they possess an address, leaves school before completing all courses in the elementary school courses or junior high school courses of special needs education schools, the school principal of the relevant special needs education schools must promptly notify that fact to the municipal board of education in the address of the relevant school-aged children or school-aged students.

第三節の二　保護者及び視覚障害者等の就学に関する専門的知識を有する者の意見聴取

Section 3-2 Hearing of Opinions of Custodians and Persons Possessing Expert Knowledge of Schooling for Persons with Visual Impairment

第十八条の二　市町村の教育委員会は、児童生徒等のうち視覚障害者等について、第五条（第六条（第二号を除く。）において準用する場合を含む。）又は第十一条第一項（第十一条の二、第十一条の三、第十二条第二項及び第十二条の二第二項において準用する場合を含む。）の通知をしようとするときは、その保護者及び教育学、医学、心理学その他の障害のある児童生徒等の就学に関する専門的知識を有する者の意見を聴くものとする。

Article 18-2 When intending to give a notice regarding persons with visual impairment, etc., among pupils and students etc. referred to in Article 5 (including as applied mutatis mutandis pursuant to Article 6 (except item (ii)), or Article 11, paragraph (1) (including as applied mutatis mutandis pursuant to Articles 11-2, 11-3, Article 12, paragraph (2), and Article 12-2, paragraph (2)), the municipal board of education is to hear the opinions of custodians and persons possessing expert knowledge regarding enrollment in school of pupils and students with disabilities, including in education, medicine, and psychology.

第四節　督促等

Section 4 Demands

（校長の義務）

(Obligations of School Principals)

第十九条　小学校、中学校、義務教育学校、中等教育学校及び特別支援学校の校長は、常に、その学校に在学する学齢児童又は学齢生徒の出席状況を明らかにしておかなければならない。

Article 19 School principals of elementary schools, junior high schools, compulsory education schools, secondary education schools, and special needs education schools, must always clarify the state of attendance of school-aged children or school-aged students enrolled in those schools.

第二十条　小学校、中学校、義務教育学校、中等教育学校及び特別支援学校の校長は、当該学校に在学する学齢児童又は学齢生徒が、休業日を除き引き続き七日間出席せず、その他その出席状況が良好でない場合において、その出席させないことについて保護者に正当な事由がないと認められるときは、速やかに、その旨を当該学齢児童又は学齢生徒の住所の存する市町村の教育委員会に通知しなければならない。

Article 20 When school-aged children or school-aged students enrolled in the relevant school do not attend continuously for 7 days except for holidays, or if the state of attendance is otherwise poor, and it is found that the custodians have no legitimate grounds for not attending, the school principal of elementary schools, junior high schools, compulsory education schools, secondary education schools, and special needs education schools, must promptly notify that fact to the municipal board of education in the address of the relevant school-aged children or school-aged students.

（教育委員会の行う出席の督促等）

(Demand for Attendance by the Board of Education)

第二十一条　市町村の教育委員会は、前条の通知を受けたときその他当該市町村に住所を有する学齢児童又は学齢生徒の保護者が法第十七条第一項又は第二項に規定する義務を怠つていると認められるときは、その保護者に対して、当該学齢児童又は学齢生徒の出席を督促しなければならない。

Article 21 When the municipal board of education has received the notice referred to in the preceding Article, or has found that the custodians of school-aged children or school-aged students with an address in the relevant municipalities are otherwise neglecting their obligations provided in Article 17, paragraph (1) or (2) of the Act, the municipal board of education must demand the custodians of the attendance of the relevant school-aged children or students.

第五節　就学義務の終了

Section 5 Completion of Obligation to Enroll in School

（全課程修了者の通知）

(Notice of Persons who have Completed All Courses)

第二十二条　小学校、中学校、義務教育学校、中等教育学校及び特別支援学校の校長は、毎学年の終了後、速やかに、小学校、中学校、義務教育学校の前期課程若しくは後期課程、中等教育学校の前期課程又は特別支援学校の小学部若しくは中学部の全課程を修了した者の氏名をその者の住所の存する市町村の教育委員会に通知しなければならない。

Article 22 After completion of every school year, the school principal of elementary schools, junior high schools, compulsory education schools, secondary education schools, and special needs education schools, must promptly notify the municipal board of education in the address of the relevant persons, of the name of persons who have completed all courses in elementary school, junior high school, or the lower courses or upper courses of compulsory education school, or the lower courses of secondary education school, or the elementary school courses or junior high school courses of special needs education school.

第六節　行政手続法の適用除外

Section 6 Exclusion from Application of the Administrative Procedure Act

（行政手続法第三章の規定を適用しない処分）

(Disposition to Not Apply the Provisions in Chapter III of the Administrative Procedure Act)

第二十二条の二　法第百三十八条の政令で定める処分は、第五条第一項及び第二項（これらの規定を第六条において準用する場合を含む。）並びに第十四条第一項及び第二項の規定による処分とする。

Article 22-2 The disposition prescribed by Cabinet Order referred to in Article 138 of the Act, is to be a disposition under the provisions of Article 5, paragraphs (1) and (2) (including as applied mutatis mutandis pursuant to Article 6), and Article 14, paragraphs (1) and (2).

第二章　視覚障害者等の障害の程度

Chapter II Extent of Disabilities of Persons with Visual Impairment

第二十二条の三　法第七十五条の政令で定める視覚障害者、聴覚障害者、知的障害者、肢体不自由者又は病弱者の障害の程度は、次の表に掲げるとおりとする。

Article 22-3 The extent of disability of persons with visual impairment, persons with hearing impairment, persons with intellectual disability, persons with physical disabilities, or persons with health impairment prescribed by Cabinet Order referred to in Article 75 of the Act, is to be as stated in the following table.

|  |  |
| --- | --- |
| 区分 Classification | 障害の程度 Extent of disabilities |
| 視覚障害者 Persons with visual impairment | 両眼の視力がおおむね〇・三未満のもの又は視力以外の視機能障害が高度のもののうち、拡大鏡等の使用によつても通常の文字、図形等の視覚による認識が不可能又は著しく困難な程度のもの Persons with disabilities to an extent of it being extremely difficult or impossible to visually recognize regular characters, shapes, etc. even with the use of a magnifying lens, etc., in which both eyes eyesight are of less than approximately 0.3, or high visual performance disability other than eyesight; |
| 聴覚障害者 Persons with hearing impairment | 両耳の聴力レベルがおおむね六〇デシベル以上のもののうち、補聴器等の使用によつても通常の話声を解することが不可能又は著しく困難な程度のもの Persons with disabilities to an extent of it being extremely difficult or impossible to understand regular speech even with the use of a hearing aid, etc., within the hearing level of both ears being approximately 60 decibels or above; |
| 知的障害者 Persons with intellectual disabilities | 一　知的発達の遅滞があり、他人との意思疎通が困難で日常生活を営むのに頻繁に援助を必要とする程度のもの (i) persons with disabilities to an extent of mental retardation, with difficulty communicating with others, and requiring frequent support in order to have a normal life; |
| 二　知的発達の遅滞の程度が前号に掲げる程度に達しないもののうち、社会生活への適応が著しく困難なもの２ (ii) persons with disabilities in which the mental retardation does not reach the extent stated in the previous item, with extreme difficulty adapting to society; |
| 肢体不自由者 Persons with physical disabilities | 一　肢体不自由の状態が補装具の使用によつても歩行、筆記等日常生活における基本的な動作が不可能又は困難な程度のもの (i) persons in a state of physical disabilities; to an extent of basic movements in daily life such as walking, writing etc., being impossible or difficult even with the use of adaptive equipment; |
| 二　肢体不自由の状態が前号に掲げる程度に達しないもののうち、常時の医学的観察指導を必要とする程度のもの (ii) persons in a state of physical disabilities which do not reach the extent stated in the previous item, and requiring constant medical observation guidance; |
| 病弱者 Persons of health impairment | 一　慢性の呼吸器疾患、腎臓疾患及び神経疾患、悪性新生物その他の疾患の状態が継続して医療又は生活規制を必要とする程度のもの (i) persons with disabilities to an extent of being in a continuous state of having disorders including chronic respiratory illness, kidney disorder and neurological disorder, and malignant neoplasm, requiring healthcare or a regulated lifestyle; |
| 二　身体虚弱の状態が継続して生活規制を必要とする程度のもの (ii) persons with disabilities to an extent of being in a continuous state of physical weakness, requiring a regulated lifestyle; |

備考

Remarks

一　視力の測定は、万国式試視力表によるものとし、屈折異常があるものについては、矯正視力によつて測定する。

(i) eyesight is to be measured in accordance with international visual acuity measurement standards, and the eyesight of those with some abnormality in refraction is to be measured in relation to corrected vision;

二　聴力の測定は、日本産業規格によるオージオメータによる。

(ii) hearing acuity is to be measured with an audiometer of Japanese Industrial Standards.

第三章　認可、届出等

Chapter III Approval, Notification

第一節　認可及び届出等

Section 1 Approval and Notification

（法第四条第一項の政令で定める事項）

(Matters Prescribed by Cabinet Order Referred to in Article 4, Paragraph (1) of the Act)

第二十三条　法第四条第一項（法第百三十四条第二項において準用する場合を含む。）の政令で定める事項（法第四条の二に規定する幼稚園に係るものを除く。）は、次のとおりとする。

Article 23 (1) Matters (except those relating to kindergarten prescribed in Article 4-2 of the Act) prescribed by Cabinet Order referred to in Article 4, paragraph (1) of the Act (including as applied mutatis mutandis pursuant to Article 134, paragraph (2) of the Act), is to be as follows:

一　市町村（市町村が単独で又は他の市町村と共同して設立する公立大学法人（地方独立行政法人法（平成十五年法律第百十八号）第六十八条第一項に規定する公立大学法人をいう。以下同じ。）を含む。以下この項及び第二十四条の三において同じ。）の設置する特別支援学校の位置の変更

(i) changes in location of special needs education schools established by municipalities (including public university corporations (meaning public university corporations provided for in Article 68, paragraph (1) of the Local Independent Administrative Agency Act (Act No. 118 of 2003); the same applies below) established independently by municipalities or in cooperation with other municipalities; the same applies below in this paragraph and Article 24-3);

二　高等学校等（高等学校及び中等教育学校の後期課程をいう。以下同じ。）の学科又は市町村の設置する特別支援学校の高等部の学科、専攻科若しくは別科の設置及び廃止

(ii) establishment and abolition of high school, etc. (meaning high school and the upper courses of secondary education school; the same applies below) departments, or departments, graduate courses, or special courses of high school course of special needs education schools, established by municipalities;

三　特別支援学校の幼稚部、小学部、中学部又は高等部の設置及び廃止

(iii) establishment and abolition of kindergarten courses, elementary school courses, junior high school course, or high school courses of special needs education schools;

四　市町村の設置する特別支援学校の高等部の学級の編制及びその変更

(iv) organization and changes in classes of high school courses of special needs education schools, established by municipalities;

五　特別支援学校の高等部における通信教育の開設及び廃止並びに大学の学部若しくは大学院の研究科又は法第百八条第二項の大学の学科における通信教育の開設

(v) establishment and abolition of correspondence education in high school courses of special needs education schools, and establishment of correspondence education in university faculties or academic units of graduate school, or university departments referred to in Article 108, paragraph (2) of the Act;

六　私立の大学の学部の学科の設置

(vi) establishment of departments of private university faculties;

七　専門職大学の課程（法第八十七条の二第一項の規定により前期課程及び後期課程に区分されたものに限る。次条第一項第一号ロにおいて同じ。）の設置及び変更

(vii) establishment and changing of courses in professional and vocational universities (limited to those classified into lower courses and upper courses pursuant to the provisions of Article 87-2, paragraph (1) of the Act. The same applies in paragraph (1), item (i), (b) of the following Article);

八　大学の大学院の研究科の専攻の設置及び当該専攻に係る課程（法第百四条第三項に規定する課程をいう。次条第一項第一号ハにおいて同じ。）の変更

(viii) establishment of majors in academic units of graduate school, and courses relating to the relevant majors (meaning the courses prescribed in Article 104, paragraph (3) of the Act. The same applies in paragraph (1), item (i), (c) of the following article.);

九　高等専門学校の学科の設置

(ix) establishment of college of technology departments;

十　市町村の設置する高等学校、中等教育学校又は特別支援学校の分校の設置及び廃止

(x) establishment and abolition of branch campus of high schools, secondary education schools, or special needs education schools, established by municipalities;

十一　高等学校等の広域の通信制の課程（法第五十四条第三項（法第七十条第一項において準用する場合を含む。第二十四条及び第二十四条の二において同じ。）に規定する広域の通信制の課程をいう。以下同じ。）に係る学則の変更（軽微な変更として文部科学省令で定めるものを除く。）

(xi) changes in the code of the school in relation to extensive correspondence courses in high school, etc. (meaning extensive correspondence courses in Article 54, paragraph (3) of the Act (including as applied mutatis mutandis pursuant to Article 70, paragraph (1) of the Act; the same applies to Articles 24 and 24-2); the same applies below) (excluding minor changes prescribed by Order of the Ministry of Education, Culture, Sports, Science and Technology);

十二　私立の学校（高等学校等の広域の通信制の課程及び大学を除く。）又は私立の各種学校の収容定員に係る学則の変更

(xii) changes in the code of the school relating to the admission capacity of private schools (except extensive correspondence courses in high school, etc. and universities) or private miscellaneous schools;

十三　私立の大学の学部若しくは大学院の研究科又は法第百八条第二項の大学の学科の収容定員に係る学則の変更

(xiii) changes in the code of the school relating to the admission capacity of private university faculties or academic units of graduate school, or university departments referred to in Article 108, paragraph (2) of the Act.

２　法第四条の二に規定する幼稚園に係る法第四条第一項の政令で定める事項は、分校の設置及び廃止とする。

(2) Matters prescribed by Cabinet Order referred to in Article 4, paragraph (1) of the Act, in relation to kindergarten provided for in Article 4-2 of the Act, are to be the establishment and abolition of branch campuses.

（法第四条第二項第三号の政令で定める事項）

(Matters Prescribed by Cabinet Order Referred to in Article 4, Paragraph (2), Item (iii) of the Act)

第二十三条の二　法第四条第二項第三号の政令で定める事項は、次のとおりとする。

Article 23-2 (1) Matters prescribed by Cabinet Order in Article 4, paragraph (2) item (iii) of the Act are to be as follows:

一　大学に係る次に掲げる設置又は変更であつて、当該大学が授与する学位の種類及び分野の変更を伴わないもの

(i) establishment or changes relating to universities stated in the following, which does not involve changes in the type and field of degree granted by the relevant universities:

イ　私立の大学の学部の学科の設置

(a) establishment of departments of private university faculties;

ロ　専門職大学の課程の変更（前期課程及び後期課程の修業年限の区分の変更（当該区分の廃止を除く。）を伴うものを除く。）

(b) changes in courses of professional and vocational universities (except ones which involve changes in classification of course terms of lower courses and upper courses (except abolition of the relevant classification));

ハ　大学の大学院の研究科の専攻の設置又は当該専攻に係る課程の変更

(c) establishment of majors in academic units of graduate schools, or changes in courses relating to the relevant majors.

二　高等専門学校の学科の設置であつて、当該高等専門学校が設置する学科の分野の変更を伴わないもの

(ii) establishment of colleges of technology departments, and free of changes in field of departments established by the relevant colleges of technology;

三　大学の学部若しくは大学院の研究科又は法第百八条第二項の大学の学科における通信教育の開設であつて、当該大学が授与する通信教育に係る学位の種類及び分野の変更を伴わないもの

(iii) establishment of correspondence education in university faculties or an academic unit of graduate school, or university departments referred to in Article 108, paragraph (2) of the Act, and does not involve changes in type and field of degree granted by the relevant universities;

四　私立の大学の学部又は法第百八条第二項の大学の学科の収容定員（通信教育及び文部科学大臣の定める分野に係るものを除く。）に係る学則の変更であつて、当該収容定員の総数の増加を伴わないもの

(iv) change in the code of the school relating to the admission capacity of private universities faculties or university departments referred to in Article 108, paragraph (2) of the Act (except correspondence education and those relating to fields prescribed by the Minister of Education, Culture, Sports, Science and Technology), and does not involve an increase in the total relevant admission capacity;

五　私立の大学の学部又は法第百八条第二項の大学の学科の通信教育に係る収容定員に係る学則の変更であつて、当該収容定員の総数の増加を伴わないもの

(v) change in the code of the school relating to the admission capacity of correspondence education in private university faculties or university departments referred to in Article 108, paragraph (2) of the Act, and does not involve an increase in the total relevant admission capacity;

六　私立の大学の大学院の研究科の収容定員（通信教育及び文部科学大臣の定める分野に係るものを除く。）に係る学則の変更

(vi) change in the code of the private university related to the admission capacity of an academic unit of graduate school (except correspondence education and those relating to fields prescribed by the Minister of Education, Culture, Sports, Science and Technology);

七　私立の大学の大学院の研究科の通信教育に係る収容定員に係る学則の変更

(vii) change in the code of the private university related to the capacity of correspondence education in an academic unit of graduate school;

八　私立の高等専門学校の収容定員に係る学則の変更であつて、当該収容定員の総数の増加を伴わないもの

(viii) change in the code of the school relating to the admission capacity of private colleges of technology, and does not involve an increase in the total relevant admission capacity.

２　前項第一号の学位の種類及び分野の変更、同項第二号の学科の分野の変更並びに同項第三号の通信教育に係る学位の種類及び分野の変更に関する基準は、文部科学大臣が定める。

(2) The standards for changes concerning types of degrees and fields in paragraph (1) of the preceding paragraph, changes in departments in item (iii) of that paragraph, and changes in types of degrees or fields relating to correspondence education in item (iii) of the same paragraph, is to be specified by the Minister of Education, Culture, Sports, Science and Technology.

３　前項に規定する基準を定める場合には、文部科学大臣は、中央教育審議会に諮問しなければならない。

(3) The Minister of Education, Culture, Sports, Science and Technology must hold consultations with the Central Council for Education, when specifying the standards prescribed in the preceding paragraph.

（法第五十四条第三項の政令で定める通信制の課程）

(Correspondence Courses Prescribed by Cabinet Order Referred to in Article 54, Paragraph (3) of the Act)

第二十四条　法第五十四条第三項の政令で定める高等学校等の通信制の課程（法第四条第一項に規定する通信制の課程をいう。以下同じ。）は、当該高等学校等の所在する都道府県の区域内に住所を有する者のほか、他の二以上の都道府県の区域内に住所を有する者を併せて生徒とするものとする。

Article 24 Correspondence courses for high school, etc., prescribed by Cabinet Order as referred to in Article 54, paragraph (3) of the Act (meaning correspondence courses specifed in Article 4, paragraph (1) of the Act; the same applies below) are to consider persons with addresses in the jurisdictional district of the prefecture where the relevant high school, etc. is located, and persons with addresses in jurisdictional district within two or more other prefectures, as its students.

（法第五十四条第三項の政令で定める事項）

(Matters Prescribed by Cabinet Order Referred to in Article 54, Paragraph (3) of the Act)

第二十四条の二　法第五十四条第三項の政令で定める事項は、次のとおりとする。

Article 24-2 Matters prescribed by Cabinet Order referred to in Article 54, paragraph (3) of the Act are to be as follows:

一　学校の設置及び廃止

(i) establishment and abolition of schools;

二　通信制の課程の設置及び廃止

(ii) establishment and abolition of correspondence courses;

三　設置者の変更

(iii) change in management;

四　学則の記載事項のうち文部科学省令で定めるものに係る変更

(iv) changes relating to what is prescribed by Order of the Ministry of Education, Culture, Sports, Science and Technology, of matters stated in the code of the school.

（法第百三十一条の政令で定める場合）

(Cases prescribed by Cabinet Order referred to in Article 131 of the Act)

第二十四条の三　法第百三十一条の政令で定める場合は、市町村の設置する専修学校にあつては第一号に掲げる場合とし、私立の専修学校にあつては第一号及び第二号に掲げる場合とする。

Article 24-3 Cases prescribed by Cabinet Order referred to in Article 131 of the Act, are to be the cases stated in item (i) for specialized training colleges established by municipalities, and cases stated in items (i) and (ii) for private specialized training colleges:

一　分校を設置し、又は廃止しようとする

(i) when intending to establish or abolish a branch campus;

二　校地、校舎その他直接教育の用に供する土地及び建物に関する権利を取得し、若しくは処分しようとするとき、又は用途の変更、改築等によりこれらの土地及び建物の現状に重要な変更を加えようとするとき。

(ii) when intending to acquire or dispose of rights to land and buildings for campus, school buildings, or other educational uses, or make important changes to the current state of land and buildings by changing the use of them, or through reconstruction, etc.

（市町村立小中学校等の設置廃止等についての届出）

(Notification of Establishment and Abolition of Municipal Elementary and Junior High Schools)

第二十五条　市町村の教育委員会又は市町村が単独で若しくは他の市町村と共同して設立する公立大学法人の理事長は、当該市町村又は公立大学法人の設置する小学校、中学校又は義務教育学校（第五号の場合にあつては、特別支援学校の小学部及び中学部を含む。）について次に掲げる事由があるときは、その旨を都道府県の教育委員会に届け出なければならない。

Article 25 (1) When there are grounds stated in the following regarding elementary schools, junior high schools, or compulsory education schools (in the case of item (v), this includes elementary school courses and junior high school courses of special needs education schools) established by the relevant municipalities or public university corporations, the municipal board of education or president of public university corporations established independently by municipalities or in cooperation with other municipalities, must notify the prefectural board of education accordingly:

（２６）一　設置し、又は廃止しようとする

(i) when intending to establish or abolish;

二　新たに設置者となり、又は設置者たることをやめようとするとき。

(ii) when intending to newly become or cease to be a management;

三　名称又は位置を変更しようとするとき。

(iii) when intending to change name or location;

四　分校を設置し、又は廃止しようとするとき。

(iv) when intending to establish or abolish a branch campus;

五　二部授業を行おうとするとき。

(v) when intending to provide double sessions.

（市町村立幼稚園等の名称の変更等についての届出等）

(Notification of Changes in Name of Municipal Kindergartens)

第二十六条　次に掲げる場合においては、市町村の教育委員会又は市町村が単独で若しくは他の市町村と共同して設立する公立大学法人の理事長は、当該市町村又は公立大学法人の設置する幼稚園、高等学校、中等教育学校及び特別支援学校（第二号の場合にあつては、特別支援学校を除く。）について都道府県の教育委員会に対し、市町村又は都道府県の教育委員会は、当該市町村又は都道府県の設置する高等専門学校について文部科学大臣に対し、市町村長又は都道府県知事は、当該市町村又は都道府県の設置する大学について文部科学大臣に対し、公立大学法人の理事長は、当該公立大学法人の設置する大学及び高等専門学校について文部科学大臣に対し、それぞれその旨を届け出なければならない。

Article 26 (1) In the following cases, the municipal board of education, or the president of public university corporations established independently by municipalities or in cooperation with other municipalities, must notify the prefectural board of education about kindergartens, high schools, secondary education schools and special needs education schools (in the case of item (ii), this excludes special needs education schools) established by the relevant municipalities or public university corporations, the municipal or prefectural board of education must notify the Minister of Education, Culture, Sports, Science and Technology about the colleges of technology established by the relevant municipalities or prefectures, the mayor of municipality or prefectural governor must notify the Minister of Education, Culture, Sports, Science and Technology about universities established by the relevant municipalities or prefectures, and presidents of public university corporations must notify those facts to the Minister of Education, Culture, Sports, Science and Technology about universities and colleges of technology established by the relevant public university corporations, respectively:

一　名称を変更しようとするとき。

(i) when intending to change name;

二　位置を変更しようとするとき。

(ii) when intending to change location;

三　学則の変更（第二十三条第一項第十一号に規定する学則の変更を除く。）をしたとき。

(iii) when changing the code of the school (except changing the code of the school prescribed in Article 23, paragraph (1), item (xi)).

２　市町村の教育委員会又は市町村が単独で若しくは他の市町村と共同して設立する公立大学法人の理事長は、当該市町村又は公立大学法人の設置する高等学校等の専攻科若しくは別科を設置し、又は廃止しようとするときは、その旨を都道府県の教育委員会に届け出なければならない。

(2) When intending to establish or abolish graduate courses or special courses in high school, etc., established by the relevant municipalities or public university corporations, the municipal board of education or president of public university corporations established independently by municipalities or in cooperation with other municipalities, must notify that fact to the prefectural board of education.

３　都道府県の教育委員会は、市町村又は市町村が単独で若しくは他の市町村と共同して設立する公立大学法人の設置する高等学校等で広域の通信制の課程を置くものについて第一項第一号の届出又は同項第二号の届出（当該課程に係るものに限る。）を受けたときは、その旨を文部科学大臣に報告しなければならない。都道府県の教育委員会又は都道府県が単独で若しくは他の地方公共団体と共同して設立する公立大学法人の理事長が当該都道府県又は公立大学法人の設置する高等学校等で広域の通信制の課程を置くものについて名称又は当該課程に係る位置を変更したときも、同様とする。

(3) When a notification referred to in paragraph (1), item (i) or a notification referred to in item (ii) of that paragraph (limited to those in relation to the relevant courses) is received regarding high schools, etc., with extensive correspondence courses of those established by municipalities or public university corporations established independently by municipalities, or in cooperation with other municipalities, the prefectural board of education must report accordingly to the Minister of Education, Culture, Sports, Science and Technology. The same applies to when the prefectural board of education or president of public university corporations established independently by prefectures or in cooperation with other local governments, changes the name or location in relation to the relevant courses regarding high schools, etc. with extensive correspondence courses established by the relevant prefectures or public university corporations.

（市町村立各種学校の目的等の変更についての届出）

(Notification of Changes in Purpose of Municipal Miscellaneous Schools)

第二十六条の二　次に掲げる場合においては、市町村の教育委員会は、当該市町村の設置する各種学校について都道府県の教育委員会に対し、その旨を届け出なければならない。

Article 26-2 In the following stated cases, the municipal board of education must notify the prefectural board of education accordingly about miscellaneous schools established by the relevant municipalities:

一　目的、名称又は位置を変更しようとするとき。

(i) when intending to change the purpose, name, or location;

二　分校を設置し、又は廃止しようとするとき。

(ii) when intending to establish or abolish a branch campus;

三　学則を変更したとき。

(iii) when changing the code of the school.

（通信教育に関する規程の変更についての届出）

(Notification of Changes in Regulations of Correspondence Education)

第二十七条　市町村若しくは市町村が単独で若しくは他の市町村と共同して設立する公立大学法人の設置する特別支援学校の高等部又は市町村、都道府県若しくは公立大学法人の設置する大学の学部若しくは大学院の研究科若しくは法第百八条第二項の大学の学科における通信教育に関する規程を変更しようとするときは、市町村の教育委員会又は市町村が単独で若しくは他の市町村と共同して設立する公立大学法人の理事長は、当該市町村又は公立大学法人の設置する特別支援学校の高等部について都道府県の教育委員会に対し、市町村長、都道府県知事又は公立大学法人の理事長は、当該市町村、都道府県又は公立大学法人の設置する大学の学部若しくは大学院の研究科又は同項の大学の学科について文部科学大臣に対し、それぞれその旨を届け出なければならない。

Article 27 When intending to change regulations of correspondence education in high school courses of special needs education schools established by municipalities, or public university corporations established by municipalities independently or in cooperation with other municipalities, or university faculties or academic units of graduate school, or university departments referred to in Article 108, paragraph (2) of the Act, established by municipalities, prefectures, or public university corporations, the municipal board of education or the president of public university corporations established by municipalities independently or in cooperation with other municipalities must notify the prefectural board of education about the high school courses in special needs education schools established by the relevant municipalities or public university corporations, and the mayor of municipality, prefectural governor, or president of public university corporations must notify those facts to the Minister of Education, Culture, Sports, Science and Technology about university faculties or academic units of graduate school, or university departments referred to in that paragraph established by the relevant municipalities, prefectures, or public university corporations, respectively.

（私立学校の目的の変更等についての届出等）

(Notification of Changes in Purpose of Private Schools)

第二十七条の二　私立の学校の設置者は、その設置する学校（大学及び高等専門学校を除く。）について次に掲げる事由があるときは、その旨を都道府県知事に届け出なければならない。

Article 27-2 (1) When there are grounds stated in the following about schools being established (except universities and colleges of technology), the management of private schools must notify that fact to the prefectural governor:

一　目的、名称若しくは位置の変更又は学則の変更（第二十三条第一項第十一号及び第十二号に規定する学則の変更を除く。）をしようとするとき。

(i) when intending to change the purpose, name or location, or changing the code of the school (except changing the code of the school prescribed in Article 23, Paragraph (1), items (xi) and (xii));

二　高等学校等の専攻科若しくは別科又は特別支援学校の高等部の学科、専攻科若しくは別科を設置し、又は廃止しようとするとき。

(ii) when intending to establish or abolish graduate courses or special courses in high school, etc., or high school course departments, graduate courses, or special courses in special needs education schools;

三　分校を設置し、又は廃止しようとするとき。

(iii) when intending to establish or abolish a branch campus;

四　特別支援学校の高等部における通信教育に関する規程を変更しようとするとき。

(iv) when intending to change regulations of correspondence education in high school courses of special needs education schools;

五　経費の見積り及び維持方法を変更しようとするとき。

(v) when intending to change the methods of expense estimation and maintenance;

六　校地、校舎その他直接保育若しくは教育の用に供する土地及び建物に関する権利を取得し、若しくは処分しようとするとき、又は用途の変更、改築等によりこれらの土地及び建物の現状に重要な変更を加えようとするとき。

(vi) when intending to acquire or dispose of rights to land and buildings for campus, school buildings, or other educational or childcare related uses, or make important changes to the current state of land and buildings by changing use of them, or through reconstruction, etc.

２　都道府県知事は、広域の通信制の課程を置く私立の高等学校等について前項第一号の届出で名称の変更又は位置の変更（当該課程に係るものに限る。）に係るものを受けたときは、その旨を文部科学大臣に報告しなければならない。

(2) When a notification of changes in name or location (limited to matters in relation to the relevant courses) referred to in item (i) of the preceding paragraph is received regarding private high schools, etc., with extensive correspondence courses, the prefectural governor must report that fact to the Minister of Education, Culture, Sports, Science and Technology.

（私立各種学校の目的の変更等についての届出）

(Notification of Changes in Purpose of Private Miscellaneous Schools)

第二十七条の三　私立の各種学校の設置者は、その設置する各種学校について次に掲げる事由があるときは、その旨を都道府県知事に届け出なければならない。

Article 27-3 When there are grounds stated in the following about miscellaneous category schools being established, the management of private miscellaneous schools must notify that fact to the prefectural governor:

一　目的、名称、位置又は学則（収容定員に係るものを除く。）を変更しようとするとき。

(i) when intending to change the purpose, name, location, or code of the school (except what relates to capacity);

二　分校を設置し、又は廃止しようとするとき。

(ii) when intending to establish or abolish a branch campus;

三　校地、校舎その他直接教育の用に供する土地及び建物に関する権利を取得し、若しくは処分しようとするとき、又は用途の変更、改築等によりこれらの土地及び建物の現状に重要な変更を加えようとするとき。

(iii) when intending to acquire or dispose of rights to land and buildings for campus, school buildings, or other educational uses, or make important changes to the current state of land and buildings by changing use of them, or through reconstruction etc.

（文部科学省令への委任）

(Delegation to Order of the Ministry of Education, Culture, Sports, Science and Technology)

第二十八条　法及びこの節の規定に基づいてなすべき認可の申請、届出及び報告の手続その他の細則については、文部科学省令で定める。

Article 28 Detailed regulations, including procedures for application for approval, notification, and reporting, which must be done based on the provisions of the Act and this Section, are to be prescribed by Order of the Ministry of Education, Culture, Sports, Science and Technology.

第二節　学期、休業日及び学校廃止後の書類の保存

Section 2 School Terms, Holidays and Preservation of Documents After Abolition of School

（学期及び休業日）

(School Terms and Holidays)

第二十九条　公立の学校（大学を除く。以下この条において同じ。）の学期並びに夏季、冬季、学年末、農繁期等における休業日又は家庭及び地域における体験的な学習活動その他の学習活動のための休業日（次項において「体験的学習活動等休業日」という。）は、市町村又は都道府県の設置する学校にあつては当該市町村又は都道府県の教育委員会が、公立大学法人の設置する学校にあつては当該公立大学法人の理事長が定める。

Article 29 (1) School terms, and holidays in the summer season, winter season, end of school year, and busy farming season, etc., or holidays for experimental study activities, and other study activities at home and in its region (referred to as "holidays for experimental study activities, etc." in the following paragraph) of public schools (except universities; the same applies below in this Article), are to be prescribed by the relevant municipal or prefectural board of education, for schools established by municipalities or prefectures, and by the president of the relevant public university corporations, for schools established by public university corporations.

２　市町村又は都道府県の教育委員会は、体験的学習活動等休業日を定めるに当たつては、家庭及び地域における幼児、児童、生徒又は学生の体験的な学習活動その他の学習活動の体験的学習活動等休業日における円滑な実施及び充実を図るため、休業日の時期を適切に分散させて定めることその他の必要な措置を講ずるよう努めるものとする。

(2) For prescribing holidays for experimental study activities, etc., the municipal or prefectural boards of education are to endeavor to take necessary measures, including appropriately distributing and prescribing the periods of holidays, in order to ensure the enhancement and smooth implementation of experimental study activities and other study activities of young children, pupils, or students in the region and the home, in the holidays for experimental study activities, etc.

第三十条　削除

Article 30 Deleted

（学校廃止後の書類の保存）

(Preservation of Documents After Abolition of Schools)

第三十一条　公立又は私立の学校（私立の大学及び高等専門学校を除く。）が廃止されたときは、市町村又は都道府県の設置する学校（大学を除く。）については当該学校を設置していた市町村又は都道府県の教育委員会が、市町村又は都道府県の設置する大学については当該大学を設置していた市町村又は都道府県の長が、公立大学法人の設置する学校については当該学校を設置していた公立大学法人の設立団体（地方独立行政法人法第六条第三項に規定する設立団体をいう。）の長が、私立の学校については当該学校の所在していた都道府県の知事が、文部科学省令で定めるところにより、それぞれ当該学校に在学し、又はこれを卒業した者の学習及び健康の状況を記録した書類を保存しなければならない。

Article 31 When public or private schools are abolished (except private universities and colleges of technology); for schools established by municipalities or prefectures (except universities), the head of municipalities or prefectures which established the relevant schools; for universities established by municipalities or prefectures, the head of municipalities or prefectures which established the relevant universities; for schools established by public university corporations, the head of the establishing entities (meaning the establishing entities provided for in Article 6, paragraph (3) of the Local Incorporated Administrative Agency Act) of the public university corporations which established the relevant schools; for private schools, the governor of the prefectures in which the relevant schools were located; must preserve documents recording the state of study and health of persons who are enrolled in the relevant schools or have graduated from them, respectively, as provided by Order of the Ministry of Education, Culture, Sports, Science and Technology.

第四章　技能教育施設の指定

Chapter IV Designation of Skill Education Facilities

（指定の申請）

(Application for Designation)

第三十二条　技能教育のための施設の設置者で法第五十五条の規定による指定（第三十三条の二並びに第三十四条第二項及び第三項を除き、以下「指定」という。）を受けようとするものは、当該施設の所在地の都道府県の教育委員会に対し、その指定を申請しなければならない。

Article 32 Managements of facilities for skill education intending to receive a designation under the provisions of Article 55 of the Act (referred to below as "designation", except in Article 33-2 and Article 34, paragraphs (2) and (3)), must apply for that designation to the prefectural board of education in the location of the relevant facilities.

（指定の基準）

(Standards for Designation)

第三十三条　指定の基準は、次のとおりとする。

Article 33 The standards for designation are to be as follows:

一　設置者が、高等学校における教育に理解を有し、かつ、この政令及びこの政令に基づく文部科学省令を遵守する等設置者として適当であると認められる者であること。

(i) the management possessing an understanding of education in high school, and being persons that are found to be appropriate as management by observing this Cabinet Order and Order of the Ministry of Education, Culture, Sports, Science and Technology based on this Cabinet Order, etc.;

二　修業年限が一年以上であり、年間の指導時間数が六百八十時間以上であること。

(ii) the course term being 1 year or more, and the number of annual guidance hours being 680 hours or more;

三　技能教育を担当する者（実習を担任する者を除く。）のうち、半数以上の者が担当する技能教育に係る高等学校教諭の免許状を有する者又はこれと同等以上の学力を有すると認められる者であり、かつ、実習を担任する者のうち、半数以上の者が担任する実習に係る高等学校教諭の免許状を有する者若しくはこれと同等以上の学力を有すると認められる者又は六年以上担任する実習に関連のある実地の経験を有し、技術優秀と認められる者であること。

(iii) half or more of persons in charge of skill education (except persons in charge of practical training) possessing a license relating to skill education for high school teachers, or being persons deemed to possess equivalent or greater scholastic ability to them, and, half or more of persons in charge of practical training possessing a license relating to practical training for high school teachers, or being persons deemed to possess equivalent or greater scholastic ability to them, or being persons possessing 6 or more years of practical experience relating to practical training they are in charge of, and being persons deemed to possess technical excellence;

四　技能教育の内容に文部科学大臣が定める高等学校の教科に相当するものが含まれていること。

(iv) what is equivalent to high school subjects specified by the Minister of Education, Culture, Sports, Science and Technology, as being included in skill education;

五　技能教育を担当する者及び技能教育を受ける者の数、施設及び設備並びに運営の方法が、それぞれ文部科学省令で定める基準に適合するものであること。

(v) the number of persons in charge of skill education and persons receiving skill education, and facilities and equipment, and methods of management respectively satisfying standards prescribed by Order of the Ministry of Education, Culture, Sports, Science and Technology.

（連携科目等の指定）

(Designation of Coordinated Subjects)

第三十三条の二　都道府県の教育委員会は、法第五十五条の規定による指定をするときは、連携科目等（当該指定に係る技能教育のための施設における科目のうち同条に規定する措置の対象となるもの及び当該科目の学習をその履修とみなすことができる高等学校の教科の一部（文部科学省令で定める区分によるものとする。）をいう。以下同じ。）を併せて指定しなければならない。

Article 33-2 When designating under the provisions of Article 55 of the Act, the prefectural board of education must additionally designate coordinated subjects, etc. (meaning what is subject to measures provided in that Article, of subjects in facilities for skill education in relation to the relevant designation, and part of subjects in high school (this is to be according to classification prescribed by Order of the Ministry of Education, Culture, Sports, Science and Technology) for which the studies of relevant subjects may be deemed as taking a course; the same applies below).

（指定の公示）

(Public Notice of Designation)

第三十三条の三　都道府県の教育委員会は、指定をしたときは、当該指定を受けた技能教育のための施設（以下「指定技能教育施設」という。）の名称、所在地及び連携科目等を公示しなければならない。

Article 33-3 When making the designation, the prefectural board of education must publicly notify the name, location, and coordinated subjects, etc. of facilities for skill education which received the relevant designation (referred to below as "designated skill education facilities").

（内容変更の届出等）

(Notification of Changes in Contents)

第三十四条　指定技能教育施設の設置者は、当該指定技能教育施設の名称、所在地、技能教育の種類その他の文部科学省令で定める事項を変更しようとするときは、あらかじめ、当該指定技能教育施設について指定をした都道府県の教育委員会（以下「施設指定教育委員会」という。）に届け出なければならない。

Article 34 (1) When intending to change matters prescribed by Order of the Ministry of Education, Culture, Sports, Science and Technology, including the name, location, and type of skill education of the relevant designated skill education facilities, the management of the designated skill education facilities must notify this in advance to the prefectural board of education which designated the relevant designated skill education facilities (referred to below as "facility designation board of education").

２　指定技能教育施設の設置者は、連携科目等の追加、変更又は廃止をしようとするときは、施設指定教育委員会に対し、それぞれその指定、指定の変更又は指定の解除を申請しなければならない。

(2) When intending to add, change, or abolish coordinated subjects, etc., the management of the designated skill education facilities must apply to the facility designation board of education, for its designation, change of designation, or cancellation of designation, respectively.

３　施設指定教育委員会は、第一項の規定による届出（名称又は所在地の変更に係るものに限る。）があつたとき又は前項の規定による指定、指定の変更若しくは指定の解除をしたときは、その旨を公示しなければならない。

(3) When there is a notification under the provisions of paragraph (1) (limited to what relates to changes in name or location), when there is a designation under the the provisions of the preceding paragraph, or when there is a change of designation or cancellation of designation, the facility designation board of education must publicize that fact.

（廃止の届出）

(Notification of Abolition)

第三十五条　指定技能教育施設の設置者は、当該指定技能教育施設を廃止しようとするときは、廃止しようとする日の三月前までに、施設指定教育委員会に対し、その旨及び廃止の時期を届け出なければならない。

Article 35 (1) When intending to abolish the relevant designated skill education facilities, management of the designated skill education facilities must notify the facility designation board of education, at least three months before the day of abolition, of that fact and the day of abolition.

２　施設指定教育委員会は、前項の規定による届出があつたときは、その旨を公示しなければならない。

(2) When there is a notification under the provisions of the preceding paragraph, the facility designation board of education must publicize this fact.

（指定の解除）

(Cancellation of Designation)

第三十六条　施設指定教育委員会は、その指定に係る指定技能教育施設が第三十三条各号に掲げる基準に適合しなくなつたときは、その指定を解除することができる。

Article 36 (1) When the designated skill education facilities relating to that designation no longer satisfy the standards stated in each item of Article 33, the facility designation board of education may cancel that designation.

２　施設指定教育委員会は、前項の規定による指定の解除をしたときは、その旨を公示しなければならない。

(2) When a designation is cancelled under the preceding paragraph, the facility designation board of education must publicize this accordingly.

（調査等）

(Investigation)

第三十七条　施設指定教育委員会は、その指定に係る指定技能教育施設について、第三十三条各号に掲げる基準に適合しているかどうかを調査し、及び当該指定技能教育施設の設置者に対し、当該指定技能教育施設における技能教育に関する報告又は資料の提出を求めることができる。

Article 37 The facility designation board of education may investigate whether or not the designated skill education facilities relating to those designations satisfies the standards stated in each item of Article 33, and request the management of the relevant designated skill education facilities to submit reports or materials relating to skill education in the relevant designated skill education facilities.

（文部科学省令への委任）

(Delegation to Order of the Ministry of Education, Culture, Sports, Science and Technology)

第三十八条　第三十二条から前条までに規定するもののほか、指定の申請の手続その他指定に関し必要な事項は、文部科学省令で定める。

Article 38 Beyond what is provided for in Article 32 through to the preceding Article, Order of the Ministry of Education, Culture, Sports, Science and Technology prescribes the procedure for application for designation and other necessary matters for designation.

（中等教育学校の後期課程の定時制の課程又は通信制の課程に係る技能教育施設）

(Skill Education Facilities Relating to Part-Time Courses or Correspondence Courses in the Upper Courses of Secondary Education School)

第三十九条　第三十二条から前条までの規定は、中等教育学校の後期課程の定時制の課程（法第四条第一項に規定する定時制の課程をいう。）又は通信制の課程に係る技能教育のための施設について準用する。この場合において、第三十三条第一号及び第四号並びに第三十三条の二中「高等学校」とあるのは、「中等教育学校の後期課程」と読み替えるものとする。

Article 39 The provisions of Article 32 through to the preceding Article applies mutatis mutandis to facilities for skill education relating to part-time courses in the upper courses of secondary education school (meaning part-time courses stated in Article 4, paragraph (1) of the Act.) or correspondence courses. In this case, the term "high school" in Article 33, items (i) and (iv), and Article 33-2, is deemed to be replaced with the term "upper courses of secondary education school".

第五章　認証評価

Chapter V Certified Evaluation

（認証評価の期間）

(Certified Evaluation Period)

第四十条　法第百九条第二項（法第百二十三条において準用する場合を含む。）の政令で定める期間は七年以内、法第百九条第三項の政令で定める期間は五年以内とする。

Article 40 The period prescribed by Cabinet Order in Article 109, paragraph (2) of the Act (including as applied mutatis mutandis pursuant to Article 123 of the Act) is to be within 7 years, and the period prescribed by Cabinet Order in Article 109, paragraph (3) is to be within 5 years.

第六章　審議会等

Chapter VI Councils

（法第三十四条第五項の審議会等）

(Councils Referred to in Article 34, Paragraph (5) of the Act)

第四十一条　法第三十四条第五項（法第四十九条、第四十九条の八、第六十二条、第七十条第一項及び第八十二条において準用する場合を含む。）に規定する審議会等は、教科用図書検定調査審議会とする。

Article 41 Councils, etc. prescribed in Article 34, paragraph (5) of the Act (including as applied mutatis mutandis pursuant to Articles 49, 49-8, 62, Article 70, paragraph (1), and Article 82 of the Act.) is to be the Textbook Authorization Research Council.

（法第九十四条の審議会等で政令で定めるもの）

(Councils Prescribed by Cabinet Order referred to in Article 94 of the Act)

第四十二条　法第九十四条（法第百二十三条において準用する場合を含む。）の審議会等で政令で定めるものは、中央教育審議会とする。

Article 42 Councils, etc. prescribed by Cabinet Order referred to in Article 94 of the Act (including as applied mutatis mutandis pursuant to Article 123 of the Act) is to be the Central Council for Education.

（法第九十五条の審議会等で政令で定めるもの）

(Councils etc. prescribed by Cabinet Order referred to in Article 95 of the Act)

第四十三条　法第九十五条（法第百二十三条において準用する場合を含む。）の審議会等で政令で定めるものは、大学設置・学校法人審議会とする。

Article 43 Councils, etc. prescribed by Cabinet Order referred to in Article 95 of the Act (including as applied mutatis mutandis pursuant to Article 123 of the Act) is to be the Council for University Chartering and School Juridical Person.

附　則

Supplementary Provisions

この政令は、公布の日から施行する。

This Cabinet Order comes into effect on the date of promulgation.