

Daybreak University Out of State Authorization

States Authorizing Daybreak University for Distance Education

This list of states is only applicable for accepting online, hybrid, and distance education students. Please contact the Daybreak University Office of General Counsel for information regarding Distance Education, clinical practicums, or fieldwork in states other than California.

State laws across the nation require universities to be authorized to legally deliver online education to students residing in states other than the home state of the institution. Daybreak University is in the state of California.

In other words, applicants who reside outside California will only be admitted to online courses or degree programs offered by Daybreak University if the university has secured legal authorization from the applicant's state of residence.

Daybreak University is actively pursuing state authorization in every state of the nation; however, various state laws and fees might prohibit the university from achieving authorization in particular states. As a prospective student, if you reside in a state not currently on our state authorization list, we suggest contacting your state's department of education for more information.

Prospective students can apply from the following states:

California	Alabama	Arizona
Delaware	Florida	Maryland
Missouri	New Jersey	Pennsylvania
Texas	Virginia	Washington

Alabama States Authorization

From: **Jim Conely** <jim.conely@ache.edu>

Date: Fri, Jul 1, 2022, at 2:10 PM

Subject: Re: Post Secondary Education | Online Program Located in CA

If the student initiated a request to enroll in Daybreak University rather than the university openly recruiting the student or advertising in Alabama, formal authorization is not necessary. Please let me know if you need more information or have other questions regarding Alabama authorization.

Dr. Jim Conely

Senior Program Officer

Alabama Commission on Higher Education

Jim.Conely@ache.edu | P: 334.242.2235

ACHE.EDU

Accessibility. Affordability. Coordination.

Arizona State Authorization

Jacqueline Rome <jacqueline.rome@azppse.gov> | Mon, Sep 13, 2021, 9:45 AM |

Based on your answers in the Letter of Intent, because you will not have a physical presence in Arizona, you will not need to be licensed in this situation. If you were to maintain any type of physical presence in AZ, then you would need to be licensed.

As far as the student wanting to potentially be licensed in AZ down the road, he would need to go through the Arizona State Board of Behavioral Health Examiners. For more information on that, you can go to this website: <https://www.azbbhe.us/node/819>

Take care,

Jacqueline Rome, M.Ed.
Records Administrator
Arizona State Board for Private Postsecondary Education
1740 West Adams
Phoenix, AZ 85007

Delaware State Authorization



DEPARTMENT OF EDUCATION

Townsend Building
401 Federal Street Suite 2
Dover, Delaware 19901-3639
DOE WEBSITE: <http://www.doe.k12.de.us>

Susan S. Bunting, Ed.D.
Secretary of Education
Voice: (302) 735-4000
FAX: (302) 739-4654

MEMORANDUM

OPERATING LICENSE INITIAL

TO: Susan S. Bunting, Ed.D.
Secretary of Education

FROM: Monica Minor Gant, Ph.D. *MMG*
Associate Secretary, Academic Support

SUBJECT: **Approval of Operating License:** Daybreak University

DATE: May 4, 2021

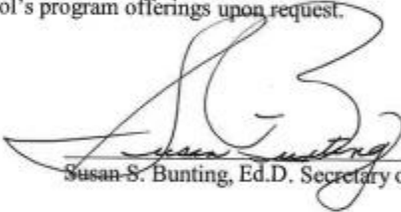
Institute Name:	Daybreak University
Main Campus Address:	1818 S. Western Avenue, #200 Los Angeles, CA 92833
2012	1929
State/Country Approved by:	California
Accreditations (list all):	National: Transnational Association of Christian Colleges and Schools (2025) State: California
Degree Programs	Master of Arts in Counseling (90 quarter units) <ul style="list-style-type: none">• Marriage and Family Therapy (Licensure track)• Marriage and Family Therapy (Non-Licensure track)• Imago Relationship Therapy• Human Sexuality and Sex Therapy Doctorate of Philosophy in Counseling (102 quarter units) <ul style="list-style-type: none">• Marriage and Family Therapy• Imago Relationship Therapy• Human Sexuality and Sex Therapy
Approval Status:	Operating License - INITIAL
Expiration Date:	June 30, 2026

Pursuant to the authority granted to the Delaware Department of Education in, 14 Del. C. §121(a)(16), 14 Del. C. § 122(b) 8 Del. C. §125, 14 DE Admin. C. 292, the Department hereby grants
Daybreak University

(Herein after referred to as "the Institute"), an Operating License, which allows the institute to offer courses, programs of courses and/or degrees to residents in the State of Delaware.

It is the responsibility of the Institute to adhere to Delaware laws and regulations. Additional approvals and submissions may be required by the State of Delaware to offer specific programs of study and to continue to possess a valid operating license within the State. Any questions regarding additional requirements may be submitted to IHE@doe.k12.de.us. If approval is necessary for specific programs of study, the approval must be procured prior to the operation of those programs in Delaware.

The Institute is required to submit any renewals or changes to national, regional, or state accreditation to the Delaware Department of Education as part of the process towards maintaining the aforementioned status with the authority to confer academic and honorary degrees (14 DE Admin. C. 292). The Institute may be required to submit key annual evaluation documents relative to the school's program offerings upon request.



Susan S. Bunting, Ed.D. Secretary of Education

Approved

Disapproved

Date

5/11/21

NB/wab



DEPARTMENT OF EDUCATION

Townsend Building
401 Federal Street Suite 2
Dover, Delaware 19901-3639
DOE WEBSITE: <http://www.doe.k12.de.us>

Susan S. Bunting, Ed.D.
Secretary of Education
Voice: (302) 735-4000
Fax: (302) 739-4654

May 4, 2021

Dr. Jea Eun Oh, President
Daybreak University
1152 Gallemore Lane
Fullerton, CA 92833

Dear Dr. Oh,

Congratulations! The Delaware Department of Education has reviewed your application for an operating license in the State of Delaware. It has been determined that Daybreak University meets the current requirements for approval and has been granted an operating license through the State of Delaware. This approval allows Daybreak University to offer courses, programs and/or degrees to Delaware Residents. The operating license is in effect until June 30, 2026 contingent upon continued accreditation by the Transnational Association of Christian Colleges and the State of California.

It is the responsibility of Daybreak University to adhere to Delaware laws and regulations. Additional approvals and submissions may be required for programs intended for licensure. Any questions regarding additional requirements may be submitted to IHE@doe.k12.de.us

Daybreak University is required to submit any renewals or changes to national, regional, or state accreditation to the Delaware Department of Education as part of the process towards maintaining its authority to confer academic and honorary degrees (14 DE Admin. C. 292). Daybreak University may be required to submit key annual evaluation documents relative to the school's program offerings upon request.

If you have any further questions or concerns, please contact our IHE approvals team at ihe@doe.k12.de.us. Attached to this letter is a summary of the approval status and a list of approved programs for your records.

Sincerely,

A handwritten signature in black ink, appearing to read "Susan S. Bunting", is written over a large, stylized signature graphic that resembles a large "S" or "B".

Susan S. Bunting, Ed.D.
Secretary of Education

Cc: H. Kim

Florida State Authorization

Daybreak University located in California. We don't have any physical campus in any other state other than California. What I want to find out is, if there are any rules and regulations that will block us from offering education to Florida residents from California?

Regarding Florida Placements:

1. Do these internships occur at facilities owned by your institution? i.e. Do you have any physical presence here in the state?
No Pre-degree practicum hours can be done via telehealth along with supervision with our institution. We do require out-of-state students to do their due diligence in Florida licensure.
2. Are there any employees from your university carrying out these internship experiences?
We have a faculty that supervises the practicum hours.
3. How many times a year would these internships occur?
Students need to take 300 hours during their MFT program under supervision.
4. Is there any face-to-face instruction coming from one of your teachers or staff to the students in Florida?
All our programs will be given online to students in Florida.

Regarding 100% online programs:

1. Does the institution have administrative offices or educational facilities in Florida?
No, we do not have administrative offices or educational facilities in Florida.
2. Is there any face-to-face instruction between students and/or a teacher?
No. Entire program is online for the Florida student.
3. Will any employee live in Florida or physically supervise a Florida student?
No. All of Daybreak University employees live in other states other than Florida.

On Fri, Jul 15, 2022, at 8:50 AM Lyon, Brady <Brady.Lyon@fldoe.org> wrote:

Thank you for your inquiry. Based on the information provided it appears there is no physical presence trigger. Therefore, there is no need to pursue licensure from the Commission for Independent Education currently. If any of the details previously provided change significantly, please let me know so that they can be considered. Have a wonderful day.

Sincerely,

Brady Lyon
Florida Department of Education
FL-SARA
Direct Telephone Number 850-245-3217
Office Toll Free 1-888-224-6684
<https://www.fldoe.org/sara/>

Maryland State Authorization



UNITED STATES DEPARTMENT OF EDUCATION
OFFICE OF THE UNDER SECRETARY

February 26, 2020

Re: FINAL ACCREDITATION AND STATE AUTHORIZATION REGULATIONS

Dear State Leaders:

This letter is to inform you that the U.S. Department of Education (Department) has published final regulations relating to the accreditation of institutions of higher education, as well as State authorization requirements for distance education, which may have an impact on your State.

The final regulations published this year were developed by a diverse negotiated rulemaking panel, which reached consensus in April 2019.¹ The Department published a Notice of Proposed Rule Making based on the consensus language, and received approximately 200 comments from the public regarding the proposed regulations. The Department responded to those comments, as appropriate, in the final regulation. With the exception of a few provisions relating to the recognition of accrediting agencies, which will take effect on January 1, 2021 and July 1, 2021, the accreditation and State authorization regulations will take effect on July 1, 2020.²

Below we highlight several key provisions of the final regulation that could have an impact on States. We are providing this notification to help you plan appropriately.

Regional versus National Accreditation

The Department is aware that some States have enacted laws and policies that treat institutions and the students who attend them differently based solely on whether the institution is accredited by a “national” accrediting agency or a “regional” accrediting agency. For example, some States limit opportunities to sit for occupational licensing exams to students who have completed a program at a regionally accredited institution. In other instances, transfer of credit determinations at public institutions, and other benefits provided by States, are limited to students who attended regionally accredited institutions.

Because the Department holds all accrediting agencies to the same standards, distinctions between regional and national accrediting agencies are unfounded. Moreover, we have determined that most regional accreditors operate well outside of their historic geographic borders, primarily through the accreditation of branch campuses and additional locations. As a result, our new regulations have removed geography from an accrediting agency’s scope.³ Instead of distinguishing between regional and national accrediting agencies, the Department will distinguish only between institutional and programmatic accrediting agencies. The Department will no longer use the terms “regional” or “national” to refer to an accrediting agency.

¹ 84 FR 58834

² The new regulations delay implementation of changes to the Department staff’s review of accrediting agency applications for initial or renewal of recognition under 34 C.F.R. § 602.32(d) until January 1, 2021. See 84 FR 58927. The new regulations also delay implementation of changes to the Department staff’s process for responding to accrediting agency applications and allowing agency responses within 180 days under 34 C.F.R. § 602.32(h) until July 1, 2021. See 84 FR 58928.

³ See 84 FR 58917-58918 (amending 34 C.F.R. §§ 602.3, 602.11).

Because the Department will no longer distinguish between “regional” and “national” accrediting agencies, we wanted to provide States with advanced notice of this change so that State leaders will have sufficient opportunity to adjust State laws, regulations, or policies accordingly.

State Authorization

The Department’s revised Accreditation and State Authorization regulations also make changes to State authorization requirements.⁴ For example, in order for a distance education provider to serve students in a State other than the one in which the institution has a physical presence, either the State in which the institution is located or the State in which the student is located must have a process in place to receive and review student complaints.⁵ We encourage all States to implement the appropriate policies and processes to accept, investigate, and respond to student complaints.

In addition, because it is important for all students – and not just those who enroll in distance education – to understand whether the program in which they are enrolled will qualify them to work in certain occupations in a given State, the revised regulations require both ground-based and online programs to notify students whether the program will or will not meet licensure requirements in a particular State, or in the event that the institution has not made that determination, where a student may obtain that information.⁶

The revised regulations continue to recognize State reciprocity agreements, such that an institution participating in a State reciprocity agreement will have satisfied the Department’s State authorization requirements in any State that also participates in the reciprocity agreement.⁷ In response to public comments, the Department provided further clarity that, while States participating in a State authorization reciprocity agreement may still enforce their own general-purpose State laws and regulations outside of the State authorization of distance education, States participating in a reciprocity agreement may not impose additional distance education regulations or requirements upon institutions that participate in such agreements.⁸

The Department of Education has developed informational webinars to help States, institutions of higher education, and accreditors understand what is required of them under our new regulations. The webinars are located on the Department’s website at <https://www2.ed.gov/policy/highered/reg/hearulemaking/2018/index.html>.

Should you have any questions, please feel free to contact the Accreditation Group at the Department of Education at aslrecordsmanager@ed.gov or 202-453-7615.

Sincerely,



Diane Auer Jones
Principal Deputy Under Secretary
Delegated the Duties of Under Secretary

⁴ See generally 84 FR 58914-58915 (amending 34 C.F.R. § 600.2); 84 FR 58915-58916 (amending 34 C.F.R. § 600.9).

⁵ See 84 FR 58915 (amending 34 C.F.R. § 600.9(c)). See 84 FR 58845-58846 (comments and discussion).

⁶ See 84 FR 58932 (amending 34 C.F.R. § 668.43(a)(5)).

⁷ See 34 C.F.R. § 600.9(c)(1)(ii).

⁸ See 84 FR 58841-58842, 58914-58915 (amending 34 C.F.R. § 600.2).



Larry Hogan
Governor

Boyd K. Rutherford
Lt. Governor

Mary Pat Scurkamp, Ph.D.
Chair

James D. Fielder, Jr., Ph.D.
Secretary

April 27, 2022

By email

Dr. Jea E. Oh
President
Daybreak University
1818 S. Western Ave.
Los Angeles, CA 90006
jayoh@daybreak.edu

Dear President Oh:

The Maryland Higher Education Commission (Commission) has reviewed the out-of-state online registration renewal application submitted by Daybreak University (the Institution). I am pleased to inform you that the Institution's application has been determined to be in compliance with the requirements of the Education Article, Title 11, Subtitle 2, Annotated Code of Maryland and COMAR 13B.05.01. The Institution is now registered with the Commission through June 30, 2023, to enroll Maryland students in the fully online distance education programs listed on the attached page. The Commission's registration of the Institution's fully online programs is not an authorization of the institution to operate in Maryland or an approval or endorsement of the Institution's programs.

As a condition of registration, the Institution must:

- Maintain accreditation by and in good standing with an accrediting body recognized and approved by the United States Department of Education (USDOE) pursuant to COMAR 13B.05.01.06;
- Promptly notify the Commission of any changes in institutional operations, and comply with field placement reporting requirements, as outlined in COMAR 13.05.01.11;
- Comply with the principles of good practice for distance education in COMAR 13B.02.03;
- Report to the Commission within seven (7) calendar days, in writing, if the institution ceases to be accredited by an accrediting agency recognized by the USDOE, as outlined in COMAR 13B.05.01.05;
- Make refunds to Maryland students as required by COMAR 13B.05.01.10; and
- Make public and post on its website (1) information on its registration with the Commission and (2) the process for Maryland students to make complaints about the institution.

We understand California does not participate in NC-SARA; however, please note that effective January 1, 2016, the State of Maryland became a full participant in the State Authorization Reciprocity Agreement (SARA). As such, an institutional participant in SARA is exempt from the requirements for Registration of Online Programs in Maryland (COMAR13B.05.01). Additionally, effective January 1, 2016, Maryland's new definition of operate in Maryland (COMAR 13B.02.01.03B(12)(c)) allows an out of state institution to place no more than ten (10) students in a single program, simultaneously at a single site in the State in a supervised internship, practicum, or field experience as a required part of a degree or certificate program. If more than ten (10) students from a single program are placed simultaneously at a single site in the State in a supervised internship, practicum, or field placement, then the institution must

submit an application for a certificate of approval to operate in Maryland. Should you have any questions regarding the Institution's renewal, please contact Bryson Barksdale at 410-767-3388.

Should a renewal application be warranted, an electronic renewal form and the regulations for out-of-state fully online programs are available on the Commission's website under "Out-of-State Online Registration" at www.mhec.maryland.gov. In order to continue offering the registered fully online programs after June 30, 2023, or to offer new programs, the renewal application should be completed and submitted to the Commission by March 30, 2023 for programs to be offered from July 1, 2023 through June 30, 2024.

In the event that the Institution enrolls Maryland students in a fully online program during a period when its registration has expired, the Institution will have to file a renewal application and submit a financial guarantee in order for the institution to continue to offer its programs to Maryland students while the renewal application is under review by the Commission.

We look forward to continuing the cooperative relationship developed between the Institution and the Maryland Higher Education Commission.

Sincerely,



Dr. James D. Fielder
Secretary

JDF:KKS:bb

C: Jin Kim, Academic Dean, Daybreak University

File: OR 22007

Attachment: List of registered programs

Daybreak University	
List of 7 Registered Programs until June 30, 2023	Award
Counseling with a Specialization in Marriage and Family Therapy	M.A.
Counseling with a Specialization in Marriage and Family Therapy (MFT Licensure-Track)	M.A.
Counseling with a Specialization in Imago Relationship Therapy (IRT)	M.A.
Counseling with a Specialization in Human Sexuality and Sex Therapy (HST)	M.A.
Counseling with a Specialization in Marriage and Family Therapy (MFT)	Ph.D.
Counseling with a Specialization in Imago Relationship Therapy (IRT)	Ph.D.
Counseling with a Specialization in Human Sexuality and Sex Therapy (HST)	Ph.D.

Missouri State Authorization

Hello Bradie Elliott,

[Daybreak University](#) is located in California. We don't have any physical campus in any other state other than California. We had a student in Missouri inquiring about distance education for the MA MFT program at our school. She can get a degree 100% online with our school. We offer Marriage and Family Therapy and Counseling. Daybreak University also has accreditation from BPPE, TRACS, etc.

What I want to find out is, if there are any rules and regulations that will block us from offering the education to Missouri residency from California?

From: **Erickson, Alicia** <Alicia.Erickson@dhewd.mo.gov>

Date: Mon, Jul 11, 2022, at 8:25 AM

Subject: RE: Missouri Postsecondary Education | Online Program Located in CA

Thanks so much for checking with us. Just to confirm, your institution is not a public institution in California? If it is not, we do not need any further information from you to enroll the student. Should you have internships or clinicals in Missouri, we would ask that you contact the appropriate state licensing board. Thanks, Alicia

To: Elliott, Brandie <elliottba@umkc.edu> **Cc:** Erickson, Alicia <Alicia.Erickson@dhewd.mo.gov>

Subject: Re: Missouri Postsecondary Education | Online Program Located in CA

I hope you are doing well. The Missouri Department of Higher Education and Workforce Development would be the entity to contact for an out-of-state institution to offer distance education programs in the state of Missouri. I have copied Alicia Erickson to better assist you with your inquiry. (I work with Missouri Online, which is comprised of four University of Missouri System institutions.)

I did find the DHEWD webpage that discusses out-of-state fees that could be a starting point: <https://dhewd.mo.gov/Outofstatefees.php>. On the webpage, there is a list of three requirements for out-of-state public institutions in order to be in compliance. Alicia will be able to help point you in the right direction in regards to offering distance education programs to Missouri residents.

Thanks!

BRANDIE ELLIOTT

STATE AUTHORIZATION COORDINATOR

Missouri Online

816.235.1030

<https://online.missouri.edu/about/state-authorization>

Great! I sent a confirmation email to Missouri. The student can join our online program, they will need to be diligent about internships and clinical hours in their own state if that is where they want to practice.

New Jersey State Authorization

Council for consideration due to an institution's changing or exceeding its programmatic mission or due to excessive program cost or unnecessary duplication.

9A:1-7.5 Approval for out-of-State institutions

(a) Out-of-State institutions (see N.J.A.C. 9A:1-5) that wish to offer college credit-bearing distance learning with a physical presence in New Jersey must first be licensed by the Secretary, with advice from the Presidents' Council, to offer specific courses or degree programs.

(b) Out-of-State institutions that wish to offer New Jersey residents no other programs, except for college credit-bearing distance learning with no physical presence in New Jersey, are not required to seek licensure from the Secretary.

(c) If a degree program offered by an out-of-State institution requires a supervised component, such as an internship, fellowship, or apprenticeship, for a certain degree, such a component, if conducted in New Jersey, will not be considered to constitute a physical presence, so long as the following two criteria are met:

1. The student-supervisor relationship is conducted on a one-to-one basis (for example, no group review sessions or other gatherings); and
2. The supervisor is not a permanent employee of the out-of-State institution.

SUBCHAPTER 8. FRAUDULENT ACADEMIC DEGREES

9A:1-8.1 Protected degree designations for earned degrees

(a) No person shall use or append to his or her name any academic degree designation, letters, derivatives thereof, or other designations as evidence of having earned an academic degree unless a duly authorized institution of higher education as defined in Section 3 of P.L.1986, c.87 (N.J.S.A. 18A:3-15.3) conferred the degree.

1. In states without a licensing requirement for institutions of higher education, a duly authorized institution of higher education is one that is regionally accredited or accredited by the appropriate accrediting body recognized by the U.S. Secretary of Education or one that is seeking such accreditation.

2. Regarding institutions located outside of the U.S. or its possessions, a duly authorized institution of higher education is one that is recognized by the appropriate body in the particular country provided that the institution's requirements for awarding degrees are generally equivalent to those accepted in the U.S. by an accrediting body recognized by the U.S. Secretary of Education.

9A:1-8.2 Honorary degrees

Pennsylvania State Authorization

Wetten, Gina <giwetten@pa.gov> | Wed, Nov 10, 2021, 8:06 AM | |

to me

Good morning,

Since you are in California, you cannot be a SARA participant, as California does not participate in SARA. However, the Pennsylvania voluntary distance education registry is optional (you do not have to list your school on the registry). If you do not wish to join, nothing further is needed.

If your physical presence status were to change in PA, then you would have to apply for an education enterprise. According to what you say below, you do not have a physical presence in PA based on my last email, so nothing further is needed.

Thanks for checking.

Texas State Authorization

When a License or Exemption is Not Required

If your institution is not physically located in Texas and meets all of the following criteria, you do not need to apply for a license or exemption from TWC, though you must meet other applicable TWC requirements prior to enrolling Texas students:

- The institution is legally authorized by the state of its physical location to offer postsecondary education and award degrees.
- The institution is accredited by a regional or national accrediting organization recognized by the United States Secretary of Education under the Higher Education Act of 1965 (20 U.S.C. Section 1001 et seq.).
- The institution offers in Texas only postsecondary distance or correspondence programs of instruction.

TWC does not consider externships or clinical learning experiences involving unpaid preceptors as establishing a place of business in the state which would require our regulation.

If your institution does not meet all of the qualifications, an explanation of both our licensing and exemption processes is contained at our web site: <http://www.texasworkforce.org/careerschools>. Click on the "Apply for a certificate of approval" link. Our statute, rules and forms are also available from the web site. As you will see, the available exemptions, as well as the necessary qualifications, are explained in form CSC-017, General Exemptions.

Additionally, to ensure your institution has appropriate authority to offer degree programs in Texas, you should contact the Texas Higher Education Coordinating Board. Cathie Maeyaert, JD, 512-427-6527, cathie.maeyaert@thehb.state.tx.us is the best contact on this. Also, depending on the types of courses you intend to offer online to Texans, our Board of Nursing or other State of Texas agencies may be required to approve some of your courses and there may be other Texas statutes or programs that may require your institution to register with the Secretary of State.

TWC Requirements You Must Meet

If your institution meets the criteria listed above, the only actions you must take are to:

1. Post on the home page of your website a conspicuous notice that includes the following information:
 - A statement that your school is not regulated in Texas under Chapter 132 of the Texas Education Code
 - The names of the regulatory agencies that approve and regulate your school in the state where it is physically located
 - An explanation of the processes for filing complaints and making contact with those regulatory agencies
2. Email career.schools@twc.texas.gov to:
 - Notify us that you meet the criteria that exclude you from TWC licensing or exemption.
 - Provide a link to the required notice on your website.

University in California to offer a Distance Education to a Texas student >



Joy Ji <joyji@daybreak.edu>
to career.schools ▾

3:52 PM (0 minutes ago) ☆ ↶ ⋮

Hello to whom this may concern,

Daybreak University is a post secondary school located in California and we only have a physical location in California and we don't plan to have a physical location in Texas. We offer MA and Doctoral Program for Marriage and Family Therapy (MFT), Imago Relationship Therapy (IRT), Human Sexuality Therapy (HST) Program. Our students also offer clinical practicum also known as teletherapy via Zoom Healthcare online under Supervision from LMFT Clinical Supervisors. You can find detailed information about school at our website www.daybreak.edu

We had a student from Texas inquiring about taking a Distance Education course at our University. We would like to submit a request to be waived for any approval since we meet all the requirements.

We have accreditation from Bureau for Private Postsecondary Education (BPPE) which approves Daybreak University. The institution is a private institution, that it is approved to operate by the bureau, and that approval to operate means compliance with state standards as set forth in the CEC and 5, CCR in California. You can find all of our accreditation for BPPE, BBS, TRACS, AASECT, CHEA, etc on our website <https://daybreak.edu/about/about.html?pm=2>

When students have any complaints or questions, they can follow the below process.

Questions and Complaints Any questions a student may have regarding enrollment at Daybreak University that have not been satisfactorily answered by the institution may be directed to the Bureau for Private Postsecondary Education at 1747 North Market, Suite 225 Sacramento, CA 95834, www.bppe.ca.gov, toll-free telephone number (888) 370-7589 or by fax (916) 574-8900. A student or any member of the public may file a complaint about this institution with the Bureau for Private Postsecondary Education by calling (888) 370-7589 or by completing a complaint form, which can be obtained on the bureau's internet web site www.bppe.ca.gov.

Please let me know that we may offer distance education to students in Texas.

Please reach out with any questions or if we need to submit any more information.

Thank you very much.

Joy Ji, M.A.
Director of Administration
T 310-739-0132
E joyji@daybreak.edu
W www.daybreak.edu



Virginia State Authorization



November 30, 2016

Policy on Out-of-State Postsecondary Institutions Providing Distance Education to Virginia Residents

The State Council of Higher Education for Virginia (SCHEV) regulates post secondary institutions with demonstrable physical presence in the Commonwealth via a process called certification. An out-of-state institution providing educational offerings to Virginia residents via distance learning (i.e.: computer, other telecommunications devices or mail correspondence courses) is not eligible for certification if it does not meet physical presence in Virginia. At the minimum, the institution must maintain a physical location, facility or instructional site in Virginia in order to be eligible for certification.

Physical presence is not triggered by any of the following:

1. Virginia residents who serve as faculty.
2. Advertising in media sources that can be viewed by Virginia residents.
3. Internships or externships at Virginia locations

Out-of-state institutions that are not eligible for certification may refer to this statement as proof that they are not required to obtain certification.

Washington State Authorization



February 22, 2022

Jin Kim, PhD
Academic Dean
Daybreak University
3647 Nelson Place
Fullerton, CA 92835

Dear Dr. Kim:

Thank you for your inquiry as to whether your institution's degree-granting educational activities would constitute operation in Washington State. We are in receipt of the form you have completed concerning those activities.

You have indicated the following:

1. Your institution does not have and does not intend to have a physical presence in Washington State, which can include a branch campus, administrative office, or use of a Washington-based address and/or telecommunications number; and
2. Your institution does not conduct and does not intend to conduct local advertisement and recruitment in the state that would specifically target Washington residents, such as ads in local media or a recruiting agent based in the state; and
3. The distance learning degree programs offered by your institution do not include a component in which the student is **required** to complete an internship, externship, clinical training, etc. at a location in Washington State.

On that basis, it is the determination of the Washington Student Achievement Council that authorization by our agency is not required. Please note, this determination is different than exemption, which is a separate application process. Should the circumstances of your institution's educational activities change, please contact us for a revised determination.

Please note that this determination is limited to degree authorization and does not include any determinations from WA professional licensure boards. To determine whether any additional approval is required to meet professional licensure in the state you'll need to contact the appropriate licensure board.

Sincerely,

A handwritten signature in blue ink, appearing to read "Tivoli Sharp".

Tivoli Sharp
Program Associate
Consumer Protection Division

917 LAKERIDGE WAY SW
PO BOX 43430
OLYMPIA, WA 98504-3430
WWW.WSAC.WA.GOV
360.753.7800