Update 97 contains (LOCAL) policies that require board action before we can incorporate Update 97 into your district's Policy On Line manual. Please notify Loretta Jeschke of your policy adoption by faxing this form to 512-467-3618, or by e-mailing your notification to pol-support@tasb.org, or by completing the form electronically through Policy On Line Administrator Tools ( <u>https://www.tasb.org/apps/PolicyAdmin</u> ) using your myTASB login and clicking the "Notify TASB of Policy Adoption" link.	Update 97
061907 Aubrey ISD	
Your Name:	
Your E-mail:	Ad
Previous Updates	0
I confirm that all updates prior to Update 97 have been adopted. (Visit <u>http://www.tasb.org/apps/policyUpdates/index.aspx</u> to see updates pend-ing adoption. Your Local Manual Updates will remain available through myTASB until your district notifies us of adoption.)	Po
Update 97 Adoption Date:	Policy On n Notifi
Status (please check one):	o ≺
Adopted as presented by TASB—place online immediately	l fif
Adopted with further changes, described below*	i Line® ication
* If you have changes to the listed policies that you have not already sent to your policy	Form
consultant, please attach the policies to this form or e-mail them to your consultant to ensure they are processed as a Local District Update. Your policy consultant may contact you about these policies, if necessary.	
If you have any questions, please contact Loretta Jeschke by phone at 800-580-7529.	
TASB Policy Service Fax: 512-4	67-3618





<u>Please remember</u>: Log in to **myTASB.tasb.org** and open *Policy Service Resource Library: Local Manual Updates* to download a PDF of this update packet, annotated copies of the (LOCAL) policies, editable (LOCAL) text, and more.

Aubrey ISD

Update 97 addresses several recent amendments to the Texas Administrative Code. While many of these rule changes may be affected by the 83rd Texas Legislative Session, the update reflects the Administrative Code text currently in effect in an effort to maintain the manual with current law. Major topics affected by the rule changes include instructional materials, bilingual education, communicable diseases, state assessments, and the Texas Virtual School Network. Other changes at Update 97 incorporate federal laws, including new Family and Medical Leave Act rules, a provision from the Fostering Connections to Success and Increasing Adoptions Act, and provisions from the recently enacted Uninterrupted Scholars Act of 2013.

Please bear in mind that the (LEGAL) policies reflect the ever-changing legal context for governance and management of the district. They should NOT be adopted but, rather, should inform local decision making. The (LOCAL) policy recommendations in this update will need close attention by both the administration and the board to ensure that they reflect the practices of the district and the intentions of the board. Board action is needed to adopt, revise, or repeal (LOCAL) policy.

In addition to the updated policies, your Localized Update 97 packet contains:

- INSTRUCTIONS . . . providing specific, policy-by-policy directions on how this update, if accepted as prepared, should be incorporated into your Localized Policy Manual.
- EXPLANATORY NOTES . . . summarizing changes to the policies in each code. Please note that, where appropriate, the Explanatory Notes ask you to verify that a particular policy reflects your current practice and to advise us of changes needed so that our records and your manual accurately track the district's practice.

Vantage Points—A Board Member's Guide to Update 97 may be found in the separately wrapped package accompanying this packet. Vantage Points offers a highly summarized overview of the update and is intended to provide local officials a first glance at the scope of the update—as a prelude to studying the detailed Explanatory Notes and policy text within the packet. **Please distribute the enclosed copies of** Vantage Points to your board members at the earliest possible opportunity, preferably with their review copies of this update.

Update 97 policies are so identified in the lower left-hand corner of each policy page. If you have any questions concerning this update, please call your policy consultant at 800-580-7529 or 512-467-0222.



## Regarding board action on Update 97 ...

- Board action on Localized Update 97 must occur within a properly posted, open meeting of the board and may be addressed on the agenda posting as "Policy Update 97, affecting (LOCAL) policies (see attached list of codes)." Policy On Line districts have access to a list of the (LOCAL) policies included in the update through the Local Manual Updates application in myTASB. Other districts may generate a list of the (LOCAL) policy codes add-ed, revised, or deleted (and the titles/subtitles of those policies) using the Instruction Sheet as a guide and attach that list to the posting. BoardBook compilers should use "Policy Update 97, affecting (LOCAL) policies" as the agenda item and, as agenda sub-items, the code and name of each of the (LOCAL) policies affected by the update.
- A suggested motion for board action on Localized Update 97 is as follows:

*"I move that the board add, revise, or delete (LOCAL) policies as recommended by TASB Policy Service and according to the Instruction Sheet for TASB Localized Policy Manual Update 97 [with the following changes:]"* 

- The board's action on Localized Update 97 must be reflected in board minutes. The Instruction Sheet—annotated to reflect any changes made by the board—and the Explanatory Notes for the update should be filed with the minutes where they make up the authoritative record of your board's actions. Include a copy of new, replaced, or rescinded (LOCAL) policies.
- In constructing the separate historical record of the manual, the emphasis is on tracking the history of individual policies. For guidance on maintaining this record, please refer to the Administrator's Guide to Policy Management available in the myTASB Policy Service Resource Library at <u>http://www.tasb.org/services/policy/mytasb/admin\_guide/index.aspx</u>.

## Regarding manual maintenance and administrative regulations . . .

- Notify your policy consultant of any changes made by the board so that Policy Service records—forming the basis for subsequent updating recommendations—exactly mirror your manual.
- The update should be incorporated into each of the district's Localized Policy Manuals as soon as practicable. If the district uses Policy On Line, you will need to notify us of the board's action on Update 97 so that your district's Localized Policy Manual as it appears on TASB's Web server can be updated. Policy On Line staff may be reached by phone (800-580-7529 or 512-467-0222), by fax (512-467-3618, using the Update 97 Adoption No-tification Form enclosed), by e-mail (pol-support@tasb.org), or through the Policy On Line Administrator Tools (https://www.tasb.org/apps/PolicyAdmin).
- Administrative procedures and documents—including formal (REGULATIONS), handbooks, and guides—that may be affected by Update 97 policy changes should be inspected and revised by the district as needed.

**PLEASE NOTE:** This information is provided for educational purposes only to facilitate a general understanding of the law or other regulatory matter. This information is neither an exhaustive treatment on the subject nor is this intended to substitute for the advice of an attorney or other professional advisor. Consult with your attorney or professional advisor to apply these principles to specific fact situations.

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# Instruction Sheet TASB Localized Policy Manual Update 97

District	Aubrey ISD		
Code		Action To Be Taken	Note
A25	(INDEX)	Replace cross-index	Revised cross-index
CMD	(LEGAL)	Replace policy	Revised policy
CNA	(LOCAL)	Replace policy	Revised policy
CRE	(LEGAL)	Replace policy	Revised policy
DBAA	(LOCAL)	ADD policy	See explanatory note
DECA	(LEGAL)	Replace policy	Revised policy
DFAB	(EXHIBIT)	Replace exhibit	Revised exhibit
DPB	(LOCAL)	DELETE policy	See explanatory note
Е	(LEGAL)	Replace table of contents	Revised table of contents
EHBE	(LEGAL)	Replace policy	Revised policy
EHBI	(LEGAL)	Replace policy	Revised policy
EHDE	(LEGAL)	Replace policy	Revised policy
EIF	(LEGAL)	Replace policy	Revised policy
EKB	(LEGAL)	Replace policy	Revised policy
EKBA	(LEGAL)	Replace policy	Revised policy
FD	(LEGAL)	Replace policy	Revised policy
FFAB	(LEGAL)	Replace policy	Revised policy
FFAD	(LEGAL)	Replace policy	Revised policy
FL	(LEGAL)	Replace policy	Revised policy

District: Aubrey ISD

A25 (INDEX) CROSS-INDEX

The cross-index—shared by all localized policy manuals in districts throughout Texas, the *TASB Policy Reference Manual*, and the *TASB Regulations Resource Manual*—has been updated to reflect new terminology and topic relationships established by changes in law or regulation that have arisen since this document was last updated in August 2012.

Please bear in mind that the cross-index is "generic" and presents a structure that serves all these manuals; your policy manual may not address some of the topics shown and may not include some of the policies indicated. This cross-index is also a key element used in searching Policy On Line.

CMD (LEGAL) EQUIPMENT AND SUPPLIES MANAGEMENT INSTRUCTIONAL MATERIALS CARE AND ACCOUNTING

Amendments to the Administrative Code, effective July 8 and July 23, 2012, resulted in changes throughout this legally referenced policy, including:

- New text at FUNDING on page 1 providing that the district must code the instructional materials allotment (IMA) as revenue in the manner required by TEA.
- A new provision at NO APPEAL stating that the amount of the IMA determined by the Commissioner is final and may not be appealed.
- New provisions on page 2 addressing how the Commissioner will calculate adjustments to a district's IMA for HIGH ENROLLMENT GROWTH and the procedures a district can follow to request an adjustment for enrollment growth not reflected in the state calculation.
- Clarification, beginning on page 2, that IMA PERMITTED EXPENDITURES include non-adopted instructional materials but not the purchase or installation of the physical conduit for data transmission, purchase of office and school supplies, or payment of travel expenses.
- On page 4, a requirement for the district to determine a VALUE for its instructional materials, as they are considered assets.
- Clarification that DISTRIBUTION of instructional materials may involve providing access to the materials rather than distributing printed materials.
- Beginning on page 5, new provisions addressing requisition of and access to BRAILLE AND LARGE-TYPE MATERIALS for teachers, students, and parents.
- Clarification on page 6 that the CERTIFICATION OF INSTRUCTIONAL MATERIALS must be made prior to the beginning of each school year in a format approved by the Commissioner; be ratified by the board in a public meeting; include supporting documentation, if requested by the Commissioner; and may include consideration of both adopted and non-adopted materials. A district may not submit a requisition request for the following school year until the Commissioner receives the certification for the current school year.
- Existing text on page 7 at RESPONSIBILITY FOR INSTRUCTIONAL MATERIALS AND EQUIPMENT explaining that the board cannot require an employee to pay for materials and equipment that are stolen, misplaced, or not returned by a student.
- New provisions on page 9 making the district responsible for LOST, DAMAGED, OR WORN OUT INSTRUCTIONAL MATERIALS and outlining the procedures the district must follow to dispose of and replace the materials.

- Beginning on page 9, additional detail on the procedures for the SALE OR DISPOSAL of instructional
  materials and technological equipment, including a requirement to certify to TEA that new materials
  purchased from sale proceeds cover the TEKS and a requirement that prior to any disposal the district notify the Commissioner of the instructional materials to be disposed of and the method of disposal.
- Clarification on page 10 that the district's ANNUAL INVENTORY must include adopted and nonadopted instructional materials and technological equipment and must be recorded in the EMAT system.
- Deletion of provisions addressing out-of-adoption instructional materials.

Citations have been adjusted throughout the policy.

CNA (LOCAL) TRANSPORTATION MANAGEMENT STUDENT TRANSPORTATION

The recommended revision to this local policy at ELIGIBILITY states more clearly the board's decision to permit students for whom the district does not receive state transportation funding to use district transportation. This use continues to be subject to time and space limitations and any applicable administrative regulations. If your district does not provide transportation for these students, please contact your policy consultant for alternate text.

Because the board must approve any fee for the transportation of a student for whom it does not receive a transportation allotment, we recommend including a statement that any applicable fees shall be approved by the board and published in administrative regulations. If the board does not charge a fee, this should be stated in the regulations.

The TEA Transportation Allotment Handbook requires board policy to identify the hazardous conditions that exist within two miles of the campus, as well as the specific hazardous areas. It is not necessary to identify specific hazardous locations in this policy. Instead, we recommend the new text included at HAZARDOUS CONDITIONS in order to meet this policy requirement. The TASB-recommended language requires the district to annually adopt a resolution identifying any hazardous conditions within two miles of a school campus. The district may publish these locations in any appropriate manner.

A sample resolution for the purpose of identifying the specific hazardous areas may be found in the *TASB Regulations Resource Manual*, available in the Policy Service Resource Library on myTASB. If your district does not request funding for students in hazardous areas, please contact your policy consultant to adjust your policy.

We also recommend deletion of the provision addressing bus stops, as this information is better addressed in the student handbook or other administrative regulations.

### CRE (LEGAL) INSURANCE AND ANNUITIES MANAGEMENT WORKERS' COMPENSATION

An existing statutory provision has been added to this legally referenced policy on workers' compensation, allowing the board to cover as an employee under workers' compensation a board member or paid election worker. See OPTIONAL COVERAGES on page 1.

#### DBAA (LOCAL) EMPLOYMENT REQUIREMENTS AND RESTRICTIONS CRIMINAL HISTORY AND CREDIT REPORTS

In April 2012, the Equal Employment Opportunity Commission (EEOC) issued updated guidance regarding the role of arrest and conviction records in employment decisions, available at http://www1.eeoc.gov/laws/guidance/arrest\_conviction.cfm?renderforprint=1. The guidance indicates that, even if state law or local policy requires automatic exclusion from employment for a particular offense, a district may not refuse to hire a person who has been convicted of an offense listed in state law or local policy unless the district has determined that its decision is job-related and consistent with business necessity. This local policy is recommended for inclusion in the district's policy manual to address the EEOC guidance.

The policy text included for your consideration reflects this process by explaining at DISQUALIFYING OFFENSES that all district positions have the potential for contact with students and that the district shall disqualify from employment a person whose criminal history indicates that the person poses a threat to students or employees. This language provides a basis for determining that the exclusion of a candidate for these offenses, which would include the state law offenses that make a person ineligible to work in a school district, are job-related and a business necessity. The policy language also provides that consistent with business necessity the district shall disqualify a person whose criminal history is otherwise inconsistent with the job duties of the position. This provision could apply, for example, if a candidate with a conviction for money laundering applies for a position as the district's chief financial officer.

Reaching the conclusion that a decision to disqualify a candidate is job-related and consistent with business necessity will generally require an INDIVIDUALIZED ASSESSMENT of each final candidate's criminal history, taking into account a variety of factors, as listed in the policy.

The EEOC guidance states that an employment decision based solely on an arrest, without further justification, is not job-related and consistent with business necessity; therefore, the enclosed policy language states that the district shall not disqualify a person based solely on an ARREST. However, as permitted by the guidance, the district may base the employment decision on the conduct underlying the arrest if the conduct makes the person unfit for the job position in question.

Also included in the policy text is a reminder of the legal requirement to provide SBEC NOTIFICATION if a candidate who is certified by SBEC has a reported criminal history.

For further information, TASB Legal Services has published an FAQ addressing Criminal History Reviews of District Employees and Volunteers, including the EEOC guidance, at

http://www.tasb.org/services/legal/esource/personnel/pers\_emp\_requirement.aspx#Criminal\_Background \_Checks. Corresponding administrative regulations will be included in Update 44 to the *TASB Regulations Resource Manual*, scheduled for release in early July.

CREDIT HISTORY checks as part of the hiring process are also addressed in this policy. A recommended provision explains that the district shall only obtain credit history checks when the person's credit history is related to the position. The district must comply with the Fair Credit Reporting Act before obtaining credit history.

**Please note:** DH(LOCAL), not included in this update, addresses changes in criminal history for current employees.

#### DECA (LEGAL) LEAVES AND ABSENCES FAMILY AND MEDICAL LEAVE

Changes to this legally referenced policy addressing the Family and Medical Leave Act (FMLA) are based on revised Department of Labor (DOL) rules, published on February 5, 2013. Provisions were moved within the rules, resulting in several citation changes. In addition, at QUALIFYING EXIGENCY on page 3, the amended rules provide that an employee may take qualifying exigency leave for *parental care*. The DOL has published Frequently Asked Questions, available at

http://www.dol.gov/whd/fmla/2013rule/militaryFR\_FAQs.htm#3. The FAQs explain that an employee who is a military member can take exigency leave for certain activities related to the care of the employee's parent who is incapable of self-care, such as admitting or transferring a parent to a new care facility or attending meetings with staff at a care facility, if those activities arise from the employee's covered active duty.

Although not detailed in the policy, the rules also revised the definition of *covered servicemember* referred to at QUALIFYING REASONS FOR LEAVE at item 6 on page 3 to include servicemembers who are no longer on active military service, which would include certain veterans. The change applies to military caregiver leave.

In addition to the changes from the DOL rules, we have made a correction at INTERMITTENT OR RE-DUCED LEAVE SCHEDULE on page 6 and added a provision on page 19 at RECORDS explaining that records and documents created for FML purposes that contain family medical history or genetic information must be maintained in accordance with the confidentiality requirements of the Genetic Information Nondiscrimination Act (GINA).

### DFAB (EXHIBIT) PROBATIONARY CONTRACTS TERMINATION AT END OF YEAR

This exhibit addresses notice of the board's decision to terminate an employee's probationary contract at the end of the contract period. The recommended revision to this exhibit adds a form for district staff to document how the notice of termination was delivered to the employee, in accordance with legal provisions requiring an attempt at hand delivery.

### DPB (LOCAL) PERSONNEL POSITIONS SUBSTITUTE, TEMPORARY, AND PART-TIME POSITIONS

This local policy is recommended for deletion from the district's policy manual as it no longer matches the practices of many districts. The district HR staff is usually responsible for accepting applications from substitutes and handling the other administrative details of employment, such as ensuring that the district has the correct documents on file. In addition, many districts use an electronic system to track and call substitutes for assignments. Pay for substitutes should be addressed along with pay for other employees in the compensation plans adopted by the board, as described in DEA(LOCAL), which is not included in this update.

E (LEGAL) INSTRUCTION

We have changed the title of EKBA to English Language Learners/LEP Students to reflect new terminology from state rules.

See the explanatory note for EKBA below for further information.

EHBE (LEGAL) SPECIAL PROGRAMS BILINGUAL EDUCATION/ESL

Amendments effective March 14, 2013, moved Administrative Code rules addressing LEP STUDENTS AND STATE ASSESSMENTS, reflected on page 10, from Subchapter A to Subchapter AA in 19 TAC Chapter 101.

### EHBI (LEGAL) SPECIAL PROGRAMS ADULT AND COMMUNITY EDUCATION

An amendment to the Administrative Code effective February 28, 2013, explains that a district shall not charge TUITION AND FEES for adult education unless statutorily authorized to do so. See page 2.

### EHDE (LEGAL) ALTERNATIVE METHODS FOR EARNING CREDIT DISTANCE LEARNING

Extensive revisions to this legally referenced policy on distance learning are from new Administrative Code rules on the Texas Virtual School Network (TxVSN), effective February 27, 2013.

The rules clarify that the TxVSN is comprised of two components—the online school (OLS) program and the statewide course catalog.

The rules provide detail for a school district to operate an ONLINE SCHOOL PROGRAM, which is a fulltime, virtual instructional program for students in grades 3–12.

Provisions have been added at PROVIDER DISTRICTS beginning on page 2 to specify eligibility standards for a school district to serve as an OLS or as a statewide course catalog provider and to explain GENERAL REQUIREMENTS for both types of provider districts.

On page 4, new text reflects that an OLS may offer PROVISIONAL ENROLLMENT to a student for ten school days under certain circumstances.

Beginning on page 5, we have added provisions addressing student ENROLLMENT, ADVANCEMENT, AND WITHDRAWAL and explaining COMPULSORY ATTENDANCE for students taking an electronic course in an OLS program or the statewide course catalog.

A new provision at STUDENT ASSESSMENT on page 8 clarifies that districts participating in the OLS program are included in the state's academic accountability system.

At COURSE COST, the rules clarify when a district may charge students the *course cost* rather than *a fee*, and specify that the nominal fee that may be charged in certain circumstances may not exceed \$50.00. The provider district will receive no more than 70 percent of the course cost prior to the student successfully completing the course and the remaining 30 percent after the student successfully completes the course.

The rules also add considerable detail on the requirements for EDUCATORS OF ELECTRONIC COURSES and the standards for REVOCATION of a district's right to participate in the TxVSN, beginning on page 9.

### EIF (LEGAL) ACADEMIC ACHIEVEMENT GRADUATION

Amendments to the Administrative Code effective May 29, 2012, and March 14, 2013, resulted in a revision on page 1 to refer to successful completion of *state-required* rather than *exit-level* assessments.

On page 2, the rule amendments clarify that to receive a high school diploma, a student receiving SPE-CIAL EDUCATION services must successfully complete the requirements of his or her IEP, including performance on a state assessment required for graduation. However, a student's ARD committee shall determine if the student must meet satisfactory performance on an assessment for graduation.

Citations have been updated throughout.

EKB (LEGAL) TESTING PROGRAMS STATE ASSESSMENT

Amendments to the Administrative Code effective March 14, 2013, resulted in multiple changes to this legally referenced policy on state assessment. Significant substantive changes include:

- Modification of the superintendent's duties regarding test ADMINISTRATION on page 2.
- Clarification of the EXCEPTION from state testing requirements for a student in grades 3–8 who is enrolled in a course above the student's enrolled grade level. See page 4.
- Additional provisions beginning on page 5 addressing END-OF-COURSE ASSESSMENTS for students enrolled in the MINIMUM or RECOMMENDED OR ADVANCED/DISTINGUISHED ACHIEVE-MENT HIGH SCHOOL PROGRAM, EXCEPTIONS to end-of-course (EOC) requirements for students who received credit for a course with an EOC assessment prior to enrollment in a Texas district or who completed a course with an EOC assessment prior to the 2011–12 spring administration, and testing requirements for STUDENTS ENROLLED BELOW HIGH SCHOOL LEVEL.
- At SATISFACTORY PERFORMANCE beginning on page 6, additional detail on calculating the CU-MULATIVE SCORE and the effect of a student receiving the MINIMUM SCORE.
- Additional provisions on EOC assessment requirements when a student received course credit through credit by examination or is participating in a distance learning, correspondence, or dual-credit course. See ALTERNATIVE METHODS FOR EARNING CREDIT on page 7.
- Additional provisions explaining testing requirements for students receiving SPECIAL EDUCATION services and application of the 15 percent course grade requirement when a student is administered an alternate form of an EOC assessment.
- Clarification of the 15 percent course grade requirement at IMPACT ON GRADES on page 8.

- Clarification that an EOC assessment RETAKE will count toward the cumulative score only if the retake is higher than the student's previous assessment score and that a student is not required to retake an assessment if the student failed the course but achieved at least a minimum score on the assessment.
- An additional provision on student REQUESTS TO TAKE AN EOC ASSESSMENT on page 9.
- Deletion of a provision exempting foreign exchange students from exit-level testing requirements if the student has no intention of receiving a Texas high school diploma.
- Reorganization and updating of the provisions on EXIT-LEVEL ASSESSMENTS.

A new Administrative Code rule effective March 26, 2012, adds detail on test SECURITY, clarifies that viewing a test before, during, or after an assessment when not authorized to do so is a violation of TEA's Test Security Supplement, and adds new provisions referring to the criminal PENALTIES that could result from release or disclosure of confidential test content and the SBEC's authority to take action against an educator who fails to cooperate with a TEA investigation. See pages 11–13.

Citations have been updated throughout.

#### EKBA (LEGAL) STATE ASSESSMENT ENGLISH LANGUAGE LEARNERS/LEP STUDENTS

This legally referenced policy addressing English language learners has been reworked as a result of rule changes effective December 22, 2011, and March 27, 2013. The changes include:

- Throughout the policy, the text has been adjusted to reflect the terminology in the rules, which use both English language learner and student of limited English proficiency (LEP).
- Updated DOCUMENTATION requirements for the Language Proficiency Assessment Committee (LPAC) now include the decisions and justifications related to assessments.
- DEFINITIONS have been grouped at the beginning of the policy, beginning on page 1, and the definition of "immigrant" has been deleted.
- New details on TESTING IN GRADES 3–8 include when a student may be administered the Spanishversion assessment or the linguistically accommodated English version of the math, science, or social studies assessments. Certain unschooled asylees or refugees shall be granted an assessment exemption from testing in grades 3–8 during the first school year the student is enrolled in a U.S. public school. See page 3.
- New detail has been added on exemptions for English language learners regarding END-OF-COURSE ASSESSMENTS.
- On page 4 is a new requirement for the LPAC to document in the student's permanent record the reason an English language learner was granted a POSTPONEMENT from exit-level testing.
- English language learners who had inadequate schooling outside the United States continue to be eligible for LIMITED LEP EXEMPTIONS. During a student's second and third years of enrollment, the student may be granted an exemption if the LPAC determines that the student lacks sufficient English proficiency for the assessment to measure academic progress.
- The LPAC may still administer a Spanish assessment to NON-LEP STUDENTS enrolled in a bilingual program if the LPAC determines that the assessment is the most appropriate measure of academic progress. However, the rules deleted the previous statement that the student could not be administered the Spanish assessment for longer than three years.

- On page 6, text at SPECIAL EDUCATION clarifies that the ARD committee, in conjunction with the LPAC, shall determine and document allowable testing accommodations and whether the student qualifies to be administered an alternate assessment instrument.
- Certain English language learners receiving special education services who also meet the definition of an unschooled asylee or refugee shall be granted an assessment exemption from testing in grades 3–8 during the first school year the student is enrolled in a U.S. public school.

### FD (LEGAL) ADMISSIONS

At STUDENTS IN FOSTER CARE on page 5, we have added a provision from the federal Fostering Connections to Success and Increasing Adoptions Act of 2008, which addresses educational stability for students in foster care, specifically when there are changes in placement. One of the requirements of the Act, as added to this legally referenced policy, is for the Department of Family and Protective Services to coordinate with the school district to ensure that the child remains in the school in which the child is enrolled at the time of placement, if remaining is in the child's best interest.

Under Texas law, students in grades 9–12 who are placed in foster care must be allowed to finish high school at the school where the child was enrolled at the time of the placement without payment of tuition. Students in other grades who move out of the district due to foster care placement will be required to submit a transfer request to remain in the original district. For districts that wish to give special consideration to these transfer requests in an effort to maintain educational stability of the student, TASB Policy Service has sample policy text available. If you would like to review the sample policy provisions, please contact your policy consultant.

# FFAB (LEGAL) WELLNESS AND HEALTH SERVICES IMMUNIZATIONS

At the Note on page 1, we have replaced the link to the chart of *Texas Minimum State Vaccine Requirements for Students Grades K–12* with a link to the Texas Department of State Health Services web page on immunization requirements, which provides additional information for districts.

### FFAD (LEGAL) WELLNESS AND HEALTH SERVICES COMMUNICABLE DISEASES

Provisions on student EXCLUSION from attendance for communicable conditions and diseases have been revised to better reflect Administrative Code rules, which require a principal to exclude a child having or suspected of having a COMMUNICABLE CONDITION, as listed in the Administrative Code, or a COMMUNICABLE DISEASE, as designated by the Commissioner of Health. A principal may not readmit a student who has been excluded because of a communicable disease until the listed readmission criteria are met.

Citations throughout this legally referenced policy and the link to the Department of State Health Services information on communicable diseases in the Note on page 2 have been updated based on amended Administrative Code rules, effective December 20, 2012.

## FL (LEGAL) STUDENT RECORDS

Two items have been added to the list of persons to whom a district may release student personally identifiable information without parental consent at ACCESS BY OTHER PERSONS, beginning on page 7:

- Item 9, on page 10, is an existing statutory provision that allows release to the Secretary of Agriculture or representatives from the Food and Nutrition Service for the purpose of conducting program monitoring, evaluations, and performance measurements of districts under the National School Lunch Act or the Child Nutrition Act.
- Item 10 comes from the Uninterrupted Scholars Act of 2013, effective January 14, 2013. The Act amends FERPA and, as reflected in the policy text, allows a district to release information to certain individuals when a state agency has responsibility for the care and protection of the student. In this situation, release can be made to a caseworker or other state or local child welfare agency representative who has the right of access to a student's case plan.

Also from the Uninterrupted Scholars Act is a new provision on page 12 allowing a district to release SUBPOENAED RECORDS without notifying the parent if the parent is party to a court proceeding involving child abuse and neglect or dependency, and the court order is issued as a result of those proceedings.

**Please Note:** This manual does not have policies in all codes. The coding structure is common to all TASB manuals and is designed to accommodate expansion of both (LEGAL) and (LOCAL) policy topics and administrative regulations.

### CROSS-INDEX

- A -

abbreviated school day EC absence control CRE, DEC, DFE absences and excuses, student FEB, FEC absences, personnel DEC, DED, DMD abstention from voting, board members BBFA abuse of office BBC, BBFB academic freedom EMA, EMB academic guidance EJ academic load EED accelerated instruction EHBC, EIE acceleration, exams for EHDC acceleration, kindergarten EHDC acceptable use of technology BBI, CQ, DH accidents first aid FFAC prevention CK, CKB, CKC reports CK, CKB, DHE accountability AI, AIA, AIB, AIC, AID, BQ, BQA, BQB, EHBD accounting attendance FEB reporting and statements CFA system CFA, CFC accreditation agency relations AIC activities and awards BBG, DJ, FG activities, school-related extracurricular FM, FMF fees FP field trips EFD organizations, clubs FM, FNAB, FNCC social events FMD sponsors, clubs DEA, DK, FM student government FMB transportation to FMF, FMG use of district vehicles CNB activity funds management CFD, GE Adequate Yearly Progress (AYP) AID ADA/Section 504 coordinator for employees DIA for students FB, FFH administering medication FFAC administration goals and objectives BI line and staff relations BKB organization charts BKA administrative council, cabinets, and committees BM administrative personnel (See professional personnel and paraprofessional personnel) administrative regulations BP admission of students children of nonresident staff FDA eligibility FD, FDAA exchange students FD expelled students FD, FDA, FOD, FODA, FOF home-school transfers FDA, FEA interdistrict transfers FDA intradistrict transfers FDB nonresident students FD, FDA requirements FD, FDA, FFAB transfers FDA, FDAA, FDB

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tuition FDA adoption, board action assessment instruments BEC budget CE curriculum EG discipline management program FNC district and campus plans BQ, BQA, BQB financial exigency CEA instructional materials EFA, EFAA library, audio-visual materials EFA policies BF . sex education instructional materials EHAA student code of conduct FNC, FO supplementary materials EFA, EFAA tax rate CCG adoption leave DEC adult education program EHBI advanced/distinguished achievement program EIC, EIF advanced placement courses EIC, EIF advertising on school buses CNB in schools GKB in student publications FMA outdoor GKB political CPAB use of district mail system CPAB advisory committees/councils BDF, BQ, BQA, BQB, DGB affirmative action DAA after-school care FD, FFC agenda, board meetings BE, BEC, BED agents, solicitors, vendors CHE, GKC aggression DIA, FFH, FNC AHERA (Asbestos Hazard Emergency Response Act) CKA AIDS/HIV and other communicable diseases DAA. DBB. EHAA, FFAD, FL alcohol awareness instruction EHAC alcohol use by board members BBC by employees DFBB, DH, DHE, DI by students FNCF, FOC, FOD, FOF by superintendent BJCF by visitors GKA, GKD alternate recording time (See attendance) alternative assessment EIE amendment board policy BF budget CE regulations BP student records FL Americans With Disabilities Act Amendments Act of 2008 (ADAAA) access to facilities GA employment procedures DAA grievance procedures DGBA, DIA, GF medical examinations DBB anabolic steroids EHAA, FFAC, FNCF anaphylaxis FFAC, FFAF animals in the school EMG, FBA annual operating budget board responsibility BAA financial exigency CEA preparation CE process/deadlines CE public hearings BDAA, CE superintendent's responsibility BJA annual reports (See reports)

annuities, salary deductions/reductions CFEA, CRG appeals employee DGBA, EFA parent EFA, FNG, GF public EFA, GF student EFA, FB, FNG, FOD appraisal personnel DN, DNA, DNB superintendent BJCD appraisal district BDAF, CCH architects and engineers BEC, CS, CV ARD (Admission, Review, and Dismissal) committee EHBA. EHBAA, EHBAB, EHBAC, EHBAD, EHBAE, EIE, EIF, EKB, EKD, FOF arrest of students FL, GRA asbestos CKA assault DEC, DI, FNCH, FOC, FOD, GRA assault (recuperative) leave DEC assemblies EC assessment EIE, EK, EKB, EKBA, EKC, EKD assignment of personnel BJA, DK, DP assignment of students attendance zones FC, FDB disciplinary alternative education programs (DAEP) FO, FOA, FOB, FOC, FOCA, FODA, FOF from home schools FD intradistrict FDB parental request FDB, FNG residence requirements FD, FDA, FDB special education EHBA, EHBAA, EHBAB, EHBAC, EHBAD. EHBAE assistance and counseling, students FFB, FFE, FFEA athletics awards FG facilities CCE, CX, GKD insurance FFD passes BBG program FM, FMF stadium authority CCE at-risk students EHBC, EIE attendance employees DEC records and reports DEC, FEC, FED students FDA, FDB, FE, FEA, FEB, FEC, FED, FEE, FEF accounting (ADA) FEB attendance officer FED compulsory FEA for credit FEC open/closed campus FEE release time FEF zones FC attorney, board BDD at-will employment DC, DCD audio-visual materials CY, EF, EFA, EFAA, EFB auditors, independent CFC audits energy CL fiscal accounts CFC safety and security BR, CK school activity funds CFD authority, line of BKB authorization agreement EIE, FD automated external defibrillator (AED) CKD, DMA automatic admission EIC, EJ automobile use by students CLC, FFFD available school fund CBA average daily attendance FEB

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#### - B -

band program EHAD, FM, FMF bank depository BBFB, BDAE bankruptcy discrimination DAA basic instructional program EHAA before/after-school activities FM. FNAB benefits, employment CRD, CRE, DE, DEA, DEAA, DEAB, DEB, DEC, DECA, DECB, DED, DEE, DEG bicycle use FFFD biddina bus leases CH competitive CH, CV, CVA emergency repairs CH, CV maintenance CH, CV personal property CH professional services CH, CV bids, school depository BDAE bilingual instruction EHBE birth certificate DBA, FD block schedules EEC, EED, FM bloodborne pathogen exposure DBB board meetings agenda BE broadcasting and taping BE certified agenda BEC closed meeting BE, BEC emergency BE minutes BE news coverage BEE, GBBA organizational meeting after election BDAA posting notice BE press services BEE, GBBA public hearing/participation AIB, AIC, BDF, BE, BEC, BED, BQA, BQB, CCG, CE, CFA, CQ, DCE, DFD, DGBA, EHBL, FFA, FFC quorum BBB, BE regular/special BE rules of order BE suspension of rules BE time and place BE transacting business BBE, BE by video/conference call/Internet BE voting method BE board of trustees advisory committees BDF agenda for meetings BE annual reports BAA, BBFA, BR appointment BBC attorney BDD authority BA, BAA, BBE campaigning on school grounds BBB candidate qualifications BBA committees BDB conflict of interest BBFA, BBFB consultants BDE conventions, conferences, workshops BBD, BBG, BE duties, general and specific BAA, BDAA

election campaign funds BBBA elections BBB election of officers BDAA employment, former board member BBC, DC ethics BBBB, BBF evaluation of superintendent BJCD financial statement BBFA goals BBD immunity from liability BBE legal status BA liability insurance CRB meetings (See board meetings) memberships BC oaths BBB officers/internal organization BDAA orientation BBD policies, development/amendment of BF powers and duties BAA, BDAA public information program GB, GBA, GBB, GBBA quorum for board meetings BE quorum for canvassing election results BBB records responsibility BBE, CDC reimbursement of expenses BBG reorganization of officers BDAA resignation, removal from office BBC self-evaluation BG technology resources BBI term of office BBB training and orientation BBD travel BBG vacancy BBC bomb threats CKC bonded employees CG, CKE bonds bonds and bond taxes CCA campaigns CCA for insured loss CV payment and performance CV proceeds CDA recreational facilities CCD, CCE referenda CCA refunding CCA revenue CDBA booster organizations GE borrowing funds CCF Boy Scouts of America GKD breakfast program (See food service) bribery BBFB broadcasting and taping school board meetings BE sports and special events GBB, GBBA budget (See annual operating budget) budget and finance accounting system CF data management CPC depository, bank BDAE financial exigency CEA payroll procedures CFE buildings, equipment, grounds ADA compliance GA evaluation CS insurance program CR, CRA, CRB leasing and renting CX, GKD maintenance CLB operations CL, CMA playgrounds GRA records CLD responsibility of principal DP

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safety CK, CKA, CKB, CKC, CKE, CLC security program CKE, CLA structural pest control CLB, DI, FD bullying CQ, FFI burglary and vandalism CLA, FNCB burglary damage report CLD buses (See also transportation) accident reports CNB conduct, student FO drivers, commercial driver's license DBA, DHE drug/alcohol testing of drivers DHE emergency evacuation of CNC leases CH, CNB maintenance CNBA routes CNA special use CNB seat belts, use of CNB video cameras FO businesses, relations with GKE bylaws (See policy system)

- C -

cafeteria plan deductions/reductions CFEA cafeteria, school CO, COA, COB cafeteria workers (See support staff) calendar annual, school year EB appraisal/evaluation of employees BJCD, DN, DNA, DNB budget CE payroll CFE campaign funds BBBA campaigning on district premises BBB, CPAB, DGA, GKD campus improvement plans and objectives BQ, BQA, BQB campus incentive plan (See also educator excellence awards) BQA, BQB Campus Intervention Team (CIT) AIC, DFBB campus, open or closed FEE campus planning and decision-making process BQ, BQB campus program charter EL campus ratings AIA, AIB capital equipment purchasing CHD capitalization planning CFB cardiopulmonary resuscitation certification DBA instruction EHBK career and technical education CNA, EEL, EHBF, EIF career ladder DEAB care of school property CLB, FNCB cash in school buildings CFG cellular phones CPAC, FNCE censorship (See First Amendment) ceremonies and observances CLÉ, EMD certificate of coursework completion EI, EIF certificate of indebtedness CCC, CDA certification educator, failure to maintain DFBB lack of DBA, DK, DPB paraprofessional DBA professional DBA certified agenda BEC, GBA certified personnel (See educator certification) chain of command BKB change orders CH, CV

character education EHBK character plus schools GND charter schools AG, AH, EL checking accounts CFF check-writing procedures CFF, CHF cheerleaders FM. FMF chemicals, hazardous CKA, CLB, DI, GB child abuse BQ, DH, DIA, FFG, FFH, GRA child care, public school FFC Children's Internet Protection Act (CIPA) CQ child support CFEA chronic health conditions FFAF choral and music program EHAD, EMI, FM, FMF church, use of school facilities GKD CIPA (See Children's Internet Protection Act) city tax assessor-collector BDAF city tax office BDAF civic organizations GKE civil defense agency relations CKC, GKA, GKD, GRA civil defense and fire drills CKC civil rights DAA, DIA, FB, FFH, GA civil rights of minors FB, FFH, FN, GRA class gifts CDC, FJ classification of students by grade EIE class interruptions and disruptions EC, GKA class rankings EIC class size EEB cleanup procedures, bodily fluids FFAC closed board meetings BE, BEC closed campus FEE closed-circuit television EFF closing of school, emergencies CKC, GKD clubs FM, FNAB, FNCC COBRA (Consolidated Omnibus Budget Reconciliation Act) (See insurance) code of ethics board members BBD, BBF financial CAA personnel DBD, DH collateral BDAE, CDA collections, contributions, and membership fees FJ, FP college-bound students EJ college course work personnel DMC student EHDD college preparatory program EIF, EK colleges and universities, relations with GNC college visits FEA commencement FMH commercial sponsorship GKB commissioner, appeals to DFD, DGBA, FNG, GF committees administrative councils, cabinets, committees BM admission, review, dismissal (ARD) EHBA, EHBAA, EHBAB, EHBAC, EHBAD, EHBAE attendance FEC board BDB board advisory BDF curriculum development EG faculty advisory council BQA, BQB food service advisory CO for selection of architects and engineers CV grade placement EIE instructional materials selection EFAA language proficiency assessment EHBE local school health advisory council BDF, EHAA, FFA parent advisory BDF, EHAA, FFA, GE placement review FOC

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planning and decision-making BQ, BQA, BQB special education advisory EHBA, EHBAA, EHBAB, EHBAC, EHBAD, EHBAE communicable diseases DAA, DBB, FFAD community organizations, relations with GKE, GKF press, relations with GBB, GBBA resource persons EFC school-community cooperation GE, GK, GKA, GKB, GKC, GKD, GKDA, GKE, GKF, GKG school-community guidance FFC use of school facilities GKD welfare organizations GRA community instructional resources EFC community involvement in board meetings BED budget planning CE business and industry BQA, BQB, GKE facility planning CT guidance program FFC health education advisory council BDF, EHAA, FFA instructional resources EFC parent-teacher organizations GE planning and decision-making BQ, BQA, BQB policy development BF site-based decision making BQ, BQA, BQB staff participation in community activities DGA volunteers in public schools GKG comparability assurances EHBD compensation and benefits board members BBG employees DE, DEA, DEAA, DEAB, DEB, DEC, DECA, DECB, DED, DEE, DEG compensation for extra duties DEA, DEAA, DEAB, DK compensatory instruction EHBC, EIE compensatory time/pay, nonexempt employees DEA competency testing, student EIF, EK, EKB, EKBA, EKC, EKD competition, student FG, FM, FMF competitive bidding CH, CV, CVA competitive sealed proposals CVB complaints/grievances against peace officers CKE by personnel DAA, DGBA, DIA by public EFA, GA, GF by student/parent FB, FFH, FNAA, FNG whistleblower complaints DG, DGBA comprehensive guidance program FFEA compulsory attendance FEA. FED computer purchasing CH computer use BBI, CQ concessions CDG concussion oversight team FM conditions of employment credentials and records DBA medical examination DAA, DBB, DEC residence requirements DB restrictions on employing/assigning relatives of person-nel DBE, DC, DK restrictions on employing relatives of board members DBE restrictions on moonlighting DBD, DEC, DECA conduct on buses FO personnel DH on school premises, public GKA students FNC, FNCA, FNCB, FNCC, FNCD, FNCE, FNCF, FNCG, FNCH, FNCI, FO

conferences board meeting videoconference calls BE board member attendance BBH parent EHBB, EIA, FFC, FOA confinement (See restraint of students) conflict of interest board members BBFA, BBFB personnel DBD, DGA, DH conflict resolution DGBA construction plans and specifications CS, CV, CVA, CVB, CVC, CVD, CVE, CVF consultants board, external BDE facility planning CT outside consulting by staff DBD special education EHBA consultation agreements DGB consumer credit reports DBAA contagious diseases (See communicable diseases) contests for students FG, FM, FMF continuing contracts employment practices DC, DCC hearings before hearing examiner DFD reduction in force DFCA, DFFC resignation DFE return to probationary status DFAC suspension/termination DFCA contracted bus service CNA contracting for instruction with outside agencies EEL, FFC, GN, GNA, GNB, GNC, GND, GNE contracts administrators DC, DCA, DCB, DCC, DCE bidding, construction CH, CV, CVA, CVE, CVF career and technical EEL, FFC, GN continuing DC, DCC, DFCA, DFFC depository BDAE dual DCB, DK educator continuing DCC probationary DCA term (Chapter 21) DCB noncertified professional employees DC, DCE not under Chapter 21 DCE probationary DC, DCA, DFAA, DFAB, DFAC professionals (lawyer, engineer, auditor) BDD, CH superintendent BJC teacher (See educator, above) term contracts DC, DCB, DFB, DFBA, DFBB controlled substances DH, DHE, DI, FNCF, FNF, FOC, FOD, FOF controversial issues EFA, EFC, EMB controversial speakers EFC, EMB conventions, conferences, and workshops board members BBH personnel DMA, DMD cooperative purchasing agreements CH coordinated health program EHAC coordination of paid benefits CRE, DEC copyrighted material CY corporal punishment FO correspondence courses EHDE counseling and guidance programs EJ, FFE county government GRB county juvenile board FODA county tax officials BDAF countywide appraisal district BDAF, CCH course credit requirements EHA, EHAA, EHAB, EHAC, EHAD. EI. EIF

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custodial services CLB, GKD custodian of records CPC, FL, GBA cyberbullying CQ, FFI

#### - D -

dairy products, purchase of COA damage reporting CLD data management BBI, CPC, CQ, GBA dating violence FFH days of service DC deaf or hearing-impaired BE, EHBA, EHBAA, EHBAB, EHBAC, EHBH debt limitation CCA debt service bonds CCA certificates CCC revenue bonds CCD tax rate CCG warrants CCB deductions/reductions, salary CFEA deferred compensation CFEA, CRG defibrillators CKD, DMA delinguent taxes CCG demonstrations and strikes DGA, FNCI, GKA depository of funds BDAE student activity funds CFD board member conflict BBFB deputy voter registrar DP design and construction of school facilities CS, CT, CVC destruction of records CPC, FL, GBAA detention FO diabetes management treatment plan FFAF dietary supplements DH, FFAC diplomas EIF, FMH directory information FL disabilities ADAAA (See Americans with Disabilities Act Amendments Act of 2008) IDEA (Individuals with Disabilities Education Act) EHB. EHBA, EHBAA, EHBAB, EHBAC, EHBAD, EHBAE Section 504 (for students) EHBH, FB temporary (of employees) DBB, DEC disaster drills CKC disciplinary action, employees continuing contract DFCA noncontract DCD probationary contract DFAA suspension with or without pay DCD, DFAA, DFBA, DFCA term contract DFBA disciplinary alternative education program (DAEP) FO, FOA, FOB, FOC, FOCA, FOD, FODA, FOE, FOF shared services arrangement BQ, FOCA discipline of students code of conduct FN, FNC, FO corporal punishment FO detention FO disciplinary alternative education program, placement in FOC discipline management program FNC, FO, FOC, FOD, FOE discipline management techniques FO DATE ISSUED: 5/31/2013

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disruptions and interference with the education process FNCI, FOA, GKA emergency placement FOE excessive absence or tardiness FEC expulsion FOD extracurricular standards of behavior FO fraternities, gangs, sororities, and other secret organizations FNCC juvenile justice system FODA juvenile residential facilities EEM notice to parents FO, FOA, FOD parent prohibition regarding corporal punishment FO placement review committee FOA possession and use of narcotics, dangerous drugs, and alcohol FNCF, FOCA, FOD, FOF records FL, FO removal by teacher FOA suspension FOB unauthorized student assembly on school premises **FNCI** unexcused absences FEA, FEC videotaping FNG, FO disclosure, conflict of interest BBFA, DBD discretionary personal leave DEC discrimination employment DAA, DAB, DAC, DIA programs and services CS, DAA, DIA, GA student EHBA, FB, FD, FDAA, FFH dismissal, early (of school day) EC dismissal, employees continuing contract DFCA, DFFC noncontract DCD probationary contract DFAA, DFFA term contract BJCE, DFBA, DFFA disorderly student conduct FNCH, FNCI, FOA disposal of instructional material CMD of real property CDB of unnecessary personal property/surplus CI dispute resolution, homeless students FDC disruptions of board meetings BED of classes by outsiders GKA of instruction EC student FNCI, FOA distance learning EHDE distinguished achievement program EIC, EIF distribution of equipment CM, CMA, CMB, CMD distribution of printed material CPAB. FMA. FNAA. GKDA district award for teacher excellence (DATE) DEAA district-level planning and decision-making process BQ, BQA district teaching permit DBA dogs, searches by trained DHE, FNF donations by district CE to district CDC, GE of leave DEC DOT (U.S. Department of Transportation) DHE dress and personal grooming personnel DH student FNCA uniforms FNCA drill squads FMF driver education EHAD dropout prevention/reduction BQA, BQB, EHBC, EHBD dropout recovery program GNC drug-free schools act DH, DI, FNCF

drug-free workplace act DH, DI drug screening/testing athletes/students FNF bus drivers DHE employees DHE drug searches by trained dogs DHE, FNF drug use DH, DHE, DI, FFAC, FNCF, FOC, FOD, FOF dual contracts DCB, DK dual language immersion program (DLIP) EHBE due process regarding complaints alleging violation of constitutional rights DGBA, FNG, GF under continuing contracts DFCA hearings by hearing examiner DFD under probationary contracts DFAA for students FOA, FOD, FOE, FOF under term contracts BJCE, BJCF, DFBA, DFBB dues, membership for professional organizations CFEA duplicating and printing CPAA, FL, GBA duty-free lunch DL duty schedule DK dyslexia BQ, EHB, EHBC, EKB, EKC, EL

#### - E -

early graduation EI, EIC, EIF, FMH early mental health intervention FFB ECPA (See Electronic Communication Privacy Act) education agency relations regional service center GNB state agency GND voluntary accreditation agency GNE education media and service centers GNB educational philosophy AE educational program access EHA educational specifications, facilities CS educational television EFF educator certification/credentials DBA, DCB, DFBB, DK, DPB educator excellence awards (See also campus incentive plan) DEAA election clerks BBB, FEB, FEC election of board members BBB elective instruction EHAD electronic bids and proposals CH, CV, CVA, CVB electronic communication BBI, CQ, FNCE security breach of CQ Electronic Communication Privacy Act (ECPA) CQ electronic communications system CQ electronic communications service CQ electronic courses, defined EHDE electronic devices, possession or use of CQ, FNCE electronic media CY, DH electronic storage CQ electronic textbook CMD, EFAA elementary instruction, required EHAB emergency board meetings BE first aid care CKD, FFAC placement FOE plans and procedures, drills CKC repairs CH, CLB, CV school closings CKC suicide attempts/threats FFB, FFE

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ethics board members BBBB, BBF, BBFA, BBFB, CAA personnel CAA, DBD, DH evacuation diagrams CKC evaluation administrative goals and objectives BI board self-evaluation BG campus charter and program charter schools EL existing facilities CS fiscal management CA personnel DN, DNA, DNB programs BQ superintendent BJCD evening sessions EC, EHBI, FP examinations for acceleration EHDC credit by examination with prior instruction EHDB without prior instruction EHDC final EIAA state-mandated EKB exchange students FD executive session (See closed board meetings) exempt/nonexempt personnel DEA exit interviews DC, DCD, DF exit-level test EI, EIF, EKB, FMH expenditures of funds CE, CFD, CHD expense reimbursement board members BBG personnel DEE superintendent BJCA experimental courses EGA expulsion of students FOD, FODA, FOE extended instructional programs EHD extended instructional year (See year-round schools) extended year program EHBC, EIE extended year services EHBA, EHBAB extracurricular activities eligibility FM, FOA, FOC limits on absences FM related absences FEB, FM safety training of employees DMA standards of behavior FNC. FO students not enrolled FD suspension and reinstatement FM transportation to CNB, FMG eye-protective devices CKB

- F -

facilities climate control CL community use of GKD conduct on school premises GKA, GKC naming CW planning and construction CS, CT, CV, CVA, CVB, CVC, CVD, CVE, CVF portable buildings CS faculty advisory council BQA, BQB, DGB fair employment CV, DAA, DAB, DAC Fair Labor Standards Act (FLSA) DEA falsification of records DFBB, FD Family Educational Rights and Privacy Act (FERPA) FL Family and Medical Leave Act (FMLA) CRD, DEC, DECA, DECB DATE ISSUED: 5/31/2013 **UPDATE 97** 

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FAPE (See Free Appropriate Public Education) federal funds CBB, EHBD fees, fines, and dues copies of records FL, GBAA student FP transcript FL tuition FDA felony offenses BBC, DF, DH, FOC, FOD, GRA FERPA (See Family Educational Rights and Privacy Act) field trips EFD filling employment vacancies DC final examinations EIAA finality of grades DGBA, FNG financial ethics BBFA, BBFB, CAA, DBD financial exigency CEA, DFF, DFFA financial reports and statements BR, CFA firearms CNC, EHAD, FNCG, FOD, GKA fire authorities GRA fire drills and civil defense CKC, GKD fire escapes CKC fire insurance CRA fireworks GKA first aid CKD, FFAC First Amendment BED, CPAB, DG, EFA, EMB, EMI, FMA, FNA, FNAA, GKDA fiscal management CA fiscal year CE fixed assets CFB flag regulations CLE FLSA (See Fair Labor Standards Act) FMLA (See Family and Medical Leave Act) food allergy management plan FFAF food service breakfast program COB free and reduced-price meals program COB "junk food," sale restricted CO, FFA purchasing COA Summer Food Service Program COB surplus commodities CO vending/food dispensing machines COC, FFA foreign exchange students FD foreign language EHAB, EHAC foster care FD. FFC foundation curriculum EHAA foundation school program CBA four-year-olds EHBG, FD fraud CAA, CHE, DBD, DH Free Appropriate Public Education (FAPE) EHBA, EHBAA, EHBAB. EHBAC. EHBAD. EHBAE free and reduced-price meals program (See food service) freedom of association DGA free speech (See First Amendment) fringe benefits DEB, DEC fund balance CE fund-raising activities DHA, FJ, GKB funds and accounts CFA activity, management of CFD depository BDAE investment, liquidity/diversification CDA furlough, gifted and talented EHBB

furlough program, employees DEAB

guns CKC, DH, EHAD, FNCG, FOD, GKA

gangs, gang-related activities FNCC gate receipts CDG GED (See general equivalency diploma) gender-based harassment DAA, DIA, FB, FFH, FNC general educational development EHBC, EHBL general equivalency diploma (GED) EHBL, FD, FEA Genetic Information Nondiscrimination Act (GINA) DAB, DFCA geographic boundaries AC gifted and talented student programs EHBB gifts bequests to the district BAA, CDC board members BAA, BBFA, BBFB, BBG employees CAA, DBD, DHA instructional materials CDC, CMD, EFAA public CDC student CFD, FJ GINA (See Genetic Information Nondiscrimination Act) goals and objectives administration BI board BG district AE facility standards CS, CT fiscal management CA employment DA, DAC programs BQ, BQA, BQB government, student FMB grade advancement testing EIE GPA (See grades: grade point average) grade placement committee (GPC) EIE grades average required for credit EI computation of averages EIA, EIC dyslexic students EHB, EIE end-of-course (EOC) assessments EI, EIA, EIC, EKB, FMH finality of DGBA, FNG guidelines EIA grade point average (GPA) EIC penalties EIAB recording/reporting to parents EIA graduation assessments EKB early EIF, FMH exercises FMH honor graduates EIC prayer FMH, FNA ranking of graduates EIC requirements EIF special education students EIF, FMH grandparent (resident caretaker) CNA, FD grants CDC, DEAA classroom supply reimbursement DEE master teacher DEAA public education (PEG) FDAA grievance procedures (See complaints/grievances) grooming standards DH, FNCA grounds management CLB group health and life insurance CRD grouping for instruction EEA guest speakers EFC, GKC guidance program academic FJ student assistance/counseling FFE, FFEA

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#### - H -

handbooks administrative regulations BP student FN, FNC harassment employees DAA, DH, DIA students DIA, FB, FFH, FFI, FNC Hatch Amendment EF hate literature FNAA, GKDA Hazard Communication Act DI hazardous routes CNA hazing DH, FFI, FNCC head lice FEC, FFAA health care plans FFAF examinations/screenings diabetes FFAA drug/alcohol DHE, FNF dyslexia EHB hearing and vision, scoliosis FFAA personnel DBB, DHE students FFAA tuberculosis DBB, FFAA immunizations FFAB insurance CRD, FFD relations with health authorities GRA requirements for enrollment FFAB services DBB, FFA, FFAA, FFAC, FFAF Health Information Portability Accountability Act (HIPAA) CRD hearing examiners BJCE, BJCF, DFAA, DFBA, DFBB, DFCA, DFD, DFF, DFFA, DFFB, DFFC hearing impaired BE, EHBH hearings board BE, DFBB, DGBA, FNG, GF budget CE challenging content of student records FL due process employees DFAA, DFBB, DFCA, DFD, DGBA students FOD, FOF expulsion of students FOD financial management report CFA independent hearing examiner DFBB, DFD nonrenewal BJCF, DFBB higher education visits FEA highly qualified DBA, DK, EHBD High School Equivalency Program EHBL HIPAA (See Health Information Portability Accountability Act) hirina at-will (noncontractual) DC, DCD authority BJA, DC contractual DC, DCA, DCB, DCC, DCE practices DAC, DC superintendent BJB HIV (See AIDS/HIV) holidays personnel DED school EB religious DEC, FEA, FEB holdover doctrine BBC, DBE homebound instruction EEH homeland security BEC, CKC, GRC

homeless students EHBC, EHBD, EI, FB, FD, FDC, FFAB, FFC home-rule school district AG home-school instruction FDA, FEA homework EIA honor graduates EIC honors courses EHBN, EIC, EIF hospitalization insurance CRD hours of school day EC housing authorities relations GRA HSEP (High School Equivalency Program) EHBL human sexuality education EFAA, EHAA hunter safety education EHAD hurricane warnings CKC

- | -

IDEA (Individuals with Disabilities Education Act) EHBA. EHBAA, EHBAB, EHBAC, EHBAD, EHBAE identification card CLA illness personnel DBB, DEC student FEC, FFAC, FFAD immunity (See liability) immunizations FD, FFAB incentives DEAA, DEC inclement weather procedures CKC income tax, salary deductions for CFEA increments, salary DEA independent auditors CFC independent hearing examiners BJCE, BJCF, DFAA, DFBA, DFBB, DFCA, DFD, DFF, DFFA, DFFB, DFFC individualized learning correspondence course EHDE credit by examination EHDB, EHDC distance learning EHDE exams for acceleration EHDC remedial instruction EHBC special education EHBA, EHBAA, EHBAB, EHBAC, EHBAD, EHBAE tutorial program EHBC individualized education program EHBA, EHBAA, EHBAB, EHBAC, EHBAD, EHBAE individualized health care plan FFAF individualized services plan EHBAC industrial development authorities GRA infrastructure partnerships CDH information access to district records BBE, GBAA access to employee records BBE, DBA, DN, GBAA access to student records FL demographic data CQ, GBA, GND innovative programs EGA inoculations FFAB inspections facility CS, CV purchasing CHD safety CKA instructional arrangements EE, EEA, EEB, EEC, EED, EEH, EEJ, EEL, EEM, EEP instructional contracts with outside agencies EEL, EHBAC instructional day EC, EED instructional facilities allotment CCA instructional goals and objectives BQ, BQA, BQB, EA

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Consolidated Omnibus Budget Reconciliation Act (CO-BRA) CRD deductions/reductions from salary CFEA enrollment information CRD fire CRA Health Insurance Portability and Accountability Act (HIPAA) CRD health, life, disability CRD liability CRB school property CRA student FFD tax-sheltered annuities CFEA. CRG **TRS-Active Care CRD** unemployment CRF workers' compensation CRE, CV intellectual property rights CY intensive math and science program EHBC interdistrict relations EHBA, FDA interlocal agreements CH, GR, GRB interlocal cooperation contracts GR, GRB internal auditor CFC international baccalaureate program EIC, EIF Internet broadcast board meetings BE posting BBFA, BE, CHE, CQA, DBD, DC use of, by board members BBI use of, by employees/students CQ, FNCE intern program GNC interrogations and searches DHE, FNF, GRA interruption of classes EC, GKA interscholastic activities/athletics FM. FMF Interstate Compact on Educational Opportunity for Military Children EHBAB, EIF, EKB, FB, FDD, FEA, FFAB, FL, FM intoxicants BBC, BJCF, DFBA, DFBB, DFCA, DH, DI, FNCF, FNF, FOC, FOD, FOF, GKA intramural sports FMF inventories CFB investments, bond sales CDA investments of school funds CDA intrastate pipeline emergency response plan CS

#### - J -

job order contracts CVF JROTC program CG, EHAD, EIF junior colleges, high school credit program EHDD jurisdiction district, over students FO, FNC peace officers CKE jury duty DEC juvenile justice system FODA juvenile case manager, compulsory attendance FED juvenile residential facilities EEM juvenile service providers GRAC

#### - K -

key control CLA kindergarten acceleration EHDC

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#### - L -

labor organizations DGA, DGB land, sale of BAA, CDB, CDBA language other than English EHAB, EHAC law enforcement agencies GRA district peace officers CKE officers on district property GKA reports from FL, GRA reports to/refer to DH. FFG. FNF. GRA lawful assembly, disruption of GKA lay-offs (RIF) DFCA, DFF learning disabilities EHB, EHBA, EHBAA, EHBAB, EHBAC, ĔĬE lease of real property by the district CX leasing and renting authority BAA, GKD buildings and grounds CDB, GKD buses ČNA, ČNB equipment and supplies CMB payments CDD, CX leaves and absences, employees assault (recuperative leave) DEC concurrent use of DEC continuation of health benefits CRD discretionary use of DEC extended DÉC family and medical leave CRD, DEC, DECA, DECB funeral (bereavement) leave DEC infant care/child adoption DEC, DECA intermittent leave DEC, DECA mandatory court appearances/jury duty DEC maternity leave DEC, DECA military leave/reserve duty DEC, DECB nondiscretionary use of DEC on-the-job injury CRE, DEC paid/unpaid leave DEC payment for unused leave DEC personal illness DEC, DECA personal leave DEC professional development leave DEC professional meetings and visitations DMD qualifying exigency DECA sabbatical study/leave DEC state personal leave DEC state sick leave DEC temporary disability DEC leaving campus, students employment FEF illness FEC, FFAC lunch FEE medical appointment FEB parental permission FEB private lessons FEF legal services BDD LEP (See Limited English Proficiency) lesson plans EEP

liability board members BBE, CRB for damage to school property FNCB insurance CRB school personnel CRB, DG, DH, FFAC, FFG, FOE volunteers GKG liaison court-related FFC homeless FFC libel FNAA, GKDA library-media center materials, complaints EFA professional resources EFB records and reports EFB selection of materials EFA lice FEC, FFAA life insurance CRD life skills programs EHAD Limited English Proficiency (LEP) EHBC, EHBE, EIE, EKB, EKBĂ limited open forum FNAB line and staff relations BKB line item transfers CE litigation expenses CRB lobbying (restrictions) CH, BBFB Local Government Records Act CPC, GBA, GBAA local government relations GRA local tax revenues CCG locker searches DHE, FNF loitering GKA loss control CK, CKA, CKB, CKC loyalty oath BBB LPAC (Language Proficiency Assessment Committee) EHBE. EIE. EKBA lunchroom maintenance CLB

#### - M -

McKinney-Vento Homeless Education Assistance Improvements Act of 2001 CNA, EHBD, FD, FDC, FFC mail service CPAB maintenance bus maintenance CNBA changes and alterations CLB makeup work for students EIAB manifestation determination (IDEA) EHBAD married students FND master teacher grants DEAA maternity leave DEC, DECA, FNE meal service CO, COB media and service centers (regional) GNB mediation (See complaints/grievances) Medicaid FLA medical examinations DBB, FFAA medical insurance CRD, FFD medical treatment FFAC Medicare CFEA medication FFAC meeting notice board of trustees BE budget CE closed (board) BEC tax rate hearing CCG meetings board (See school board meetings) DATE ISSUED: 5/31/2013

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budget CE campus-level committee BQB closed (board) BEC community use of school facilities GKD district-level committee BQA emergency/regular/special (board) BE faculty/staff DLA juvenile justice board FODA media coverage BE, BEE, GBBA public complaints GF special education (ARD/IEP) EHBA, EHBAA, EHBAB, EHBAC, EHBAD, EHBAE memorials CDC, CW mental health intervention FFB mentoring EHBC, GKG metal detectors FNF, GKA microfilm CPC, GBAA migrant student EHBD, EI migratory child EEB, FD mileage reimbursement BBG, BJCA, DEE military dependents FD, FDD discharge records GBA instruction (JROTC) CG, EEL, EHAD, EIF leave CRD, DAA, DEC, DECA, DECB recruiters FL, GKC minerals, sale of BAA, CDB minimal nutritional value CO, FFA Minimum Foundation Program (See Foundation School Program) minimum high school program EIF minimum salary schedule DEAB minimum teaching duties DL minute of silence EC minutes of board meetings BDAA, BE, BEC mission statement, district AE mobile telephones FNCE modified duty DK mold damage remediation CL, CRB moment of silence EC moonlighting DBD, DEC, DECA moral turpitude BJCF, DFBB, DH moving costs reimbursement DEB multihazard emergency operations plan CKC municipal government GRA music program EHAD

#### - N -

name, changing district AB National Honor Society FG National School Boards Association BC National School Lunch Program COB NCLBA (See No Child Left Behind) neighborhood associations GKE neighborhood schools FC nepotism BBFB, CCH, DBE new facilities, naming/dedication CW new hire reporting DC news conferences and interviews GBBA news coverage board meetings BE, BEE, GBBA broadcasting and taping board meetings BE, BEC news media relations/news releases GBBA sports and special events GBBA

newspaper, school distribution of FMA night school EHBI, FP No Child Left Behind (NCLBA) adequate yearly progress (AYP) AID, EHBD highly qualified DBA, DK, EHBD migratory child EEB parent involvement BQ , recruiters FL, GKC school restructuring AIC, EHBD student/parent rights EF technology CQ noncertified personnel DBA, DC, DCD, DCE noncontract employment DC, DCD nondiscretionary personal leave DEC nondiscrimination CS, DAA, DAB, DAC, DIA, FB, FFH, GA noninstructional school activities FNAB nonprinted materials and services EFB nonprofit organizations FJ, GE, GKD nonpublic information GBA nonrenewal, term contract BJCF, DFBB, DFFB, DFD nonresident students FD, FDA nonservice animals EMG nonschool employment DBD nonschool literature FNAA, GKDA No Pass, No Play FM note and bond payments CCA, CCF notice of position openings DC notice to newspaper GC notice to parents re uncertified substitutes DK, DPB, EHBD notice to SBEC BJCE, DF, DFAA, DFBA, DH

### - 0 -

oath of office BBB objective criteria for personnel decisions DAC obscenity DH, FMA, FNCA observation days EHBK office management communications CPA computer technology BBI, CQ, CY mail delivery CPAB printing CPAA records and reports CPC telephone CPAC officer attendance FED board of trustees BDAA budget BJA, CE peace officer CKE death while on duty DEB public information (records) CPC, GBA public information coordinator GBAA records management CPC offsetting paid leave benefits CRE, DEC open campus FEE open enrollment FDB open-enrollment charter school AH open meetings BDB, BE, BED open records (See Public Information Chapter of Government Code) operations, maintenance CLB organization administrative BJA board of trustees BDAA line and staff relations BKB

DATE ISSUED: 5/31/2013 UPDATE 97 A25(INDEX)-P organization charts BKA organization of grade levels ED organizations booster clubs GE parent organizations GE personnel DGA, DGB relations with community GKE, GKF relations with educational entities GNA, GNB, GNC, GND relations with governmental entities GR, GRA, GRAA, GRAC student FM, FNAB, FNCC orientation/training board members BBD employees DMA substitutes DPB other schools and/or districts, relations with FD, FDA, GNA outside agencies, instructional contracts with EEL outside employment DBD, DEC, DECA overtime DEA, DEAB

- P -

paging devices FNCE paperwork reduction BAA, DLB, GND paraprofessional personnel certification, highly qualified DBA, EHBD dismissal DCD hiring DC, DCD reasonable assurance of re-employment CRF parent advisory committee BDF, BQA, BQB, EHAA, GE parent involvement campus-level planning committee BQB conferences EIA discipline management FNC, FO, FOC, FOCA, FOD, FODA, FOE district-level planning committee BQA No Child Left Behind EHBD school-parent compact EHBD special education EHBA, EHBAA, EHBAB, EHBAC, EHBAD, EHBAE wellness EHAA, FFA parent notification DBA, DK, DPB, EHBD parental rights (See also students: rights and responsibilities) access to board meetings BE, FNG access to instructional materials EF, EHAA, FNG access to student records FL consent to counseling of student FFE exempt student from instruction EHA, EHAA, FNG student placement FDB. FNG parenting and paternity awareness program EHAC parking controls CLC, FFFD parochial schools FD partnership, school/community GKE part-time employees CRD, DC, DCD, DEC, DPB pass/fail courses EHAD patents CY patriotic societies GKD payment procedures CHF payroll procedures salary deductions/reductions CFEA schedule CFE peace officers CKE, DEB pediculosis FEC, FFAA

PEG (See public education grants) PEIMS (See Public Education Information Management System) performance bonds CV performance report AIB, BR, CQA, GND performances, student FME permits lunch FEE student work FEF teaching, issued by school district DBA visitors GKC persistently dangerous FDE personal graduation plan EIF personal leave DEC personal property disposal CI purchases CH personnel complaints DGBA conduct DH, DHE, DIA gifts and solicitations DBD, DHA involvement in decision making BQ, BQA, BQB objective criteria DAC records confidential, access to BBE, DBA, FL, GBAA credentials DBA custodian of DBA, FL, GBA, GBAA requests for copies GBAA welfare DI personnel-student relations DH, DIA, FFH pest control program CLB, DI, FD, GB petition for student transfer (See also No Child Left Behind) FDA, FDAA, FDB, FDE petitions DG, FNAA, GKDA petty cash accounts CHB phones, cellular CPAC, FNCE physical education exemptions EHAC, EIF requirements EHAB, EHAC, EHAD, EIF student-to-teacher ratios EEB substitute courses EIF, EHAC physical examination DBB, FFAA physical fitness assessment FFAA physical restraint, student FO, FOF pilot projects EGA placement in alternative setting FOC of home-school students FD of transferred expelled students FDA of transfer students FDA placement review committee FOA, FOD plagiarism EIA planning and preparation time DL planning process BQ, BQA, BQB playgrounds CS pledge of allegiance EC police on school premises CKE, GKA, GRA policy system attorney involvement BDD community involvement BF development, adoption, amendment, distribution, review ŘF implementation through regulation BP, FN staff involvement BQA. BQB student involvement FNB political activities BBB, BBBB, DGA, GKD political advertising BBBB, CCA, CPAB, GKB political organizations GR

DATE ISSUED: 5/31/2013 UPDATE 97 A25(INDEX)-P politics, participation in DGA, DH pool drains CL portable buildings CS possession/use, alcohol and drugs DH, DHE, DI, FNCF, FOA, FOCA, FOD, FOE, FOF, GKA postings, required web site CQA postsecondary instructional program FP power of attorney FD practice teaching GNC prayer DMA, EC, EMI, FMH, FN, FNA, FNAB pregnant employees DEC pregnant students EHBC, FB, FNE prekindergarten EC, EHBC, EHBG preparation, teachers DMA press services board meetings BEE, GBBA sports and special events GBBA prevailing wage law CV prevention, dropout EHBC principal's performance incentive BQB principal's qualifications DP printed materials and services charges for copies FL, GBAA copyrighted materials CY printing and duplicating CPAA prior review FNAA, GKDA private lessons FEF private schools, relations with FD, FEA private tutoring DBD private vehicles, use of CNA, EFD, FFFD, FMG probationary contracts employment practices DC, DCA resignation DFE suspension DFAA termination at end of year DFAB termination during contract DFAA probationary status, return to DFAC professional conduct/ethics DH professional growth/development board member BBD personnel DM, DMA, DMC, DMD superintendent BJA, BJCB professional leaves and absences DEC professional meetings DLA, DMD professional organizations dues CFEA participation in DGA, DGB professional personnel academic freedom EMA accountability (See appraisal) appointment DC, DCA, DCB, DCC, DCD, DCE assignment DK compensation DEA, DEAA, DEAB conferences and visitations DMD consulting BJCC continuing contracts DCC, DFCA, DFFC contract nonrenewal BJCF, DFBB contracts BJC, DCA, DCB, DCC, DCE dismissal BJCE, DCD, DCE, DF, DFAA, DFBA, DFCA, DFFA, DFFC employment practices DC, DCA, DCB, DCC, DCD, DCE ethics DBD, DH evaluation/appraisal BJCD, DN, DNA, DNB expense reimbursement BJCA, DEE filling vacancies DC financial ethics CAA, DBD growth and development DM, DMA, DMC, DMD

hearings before hearing examiner BJCE, DFBB, DFD, DFFA, DFFB, DFFC hiring BJB, DC, DCA, DCB, DCC, DCD, DCE leaves and absences DEC, DECA, DECB, DED medical examinations DAA, DBA, DBB noncertified personnel DCD, DCE non-Chapter 21 contract DCE nonrenewal BJCF, DFBB, DFFB nonschool employment DBD orientation DC, DMA, DPB part-time DPB principals, qualifications and duties DP probationary contract DC, DCA, DFAA, DFAB, DFAC probationary status, return to DFAC professional organizations DGA, DGB publishing DME qualifications/credentials DBA, DPB, EHBD reassignment DK recruitment DC reduction in force DFF continuing contracts DFFC financial exigency DFFA, DFFC program change DFFB resignation BJCG, DCD, DFE retirement BJCG, DEG rights and privileges DG, DGA, DGB, DGBA sabbaticals DEC searches DHE staff development DMA, DMC, DMD staff meetings DLA standards of conduct DH superintendent BJA supplemental duty DEAA, DK suspension DFAA, DFBA, DFCA term contract DC, DCB, DFBA, DFBB termination DF, DFA, DFAA, DFAB, DFAC, DFB, DFBA, DFBB, DFC, DFCA, DFD, DFE, DFF, DFFA, DFFB, DFFC transfer DK vacation DED welfare DI work load/schedules DEA, DK, DL professional services/outside sources CH. CV professional visitors and observers GKC program change DFFB programs, special EHB, EHBA, EHBAA, EHBAB, EHBAC, EHBAD, EHBAE, EHBB, EHBC, EHBD, EHBE, EHBF, EHBG, EHBH, EHBI, EHBK, EHBL, EHBM, EHBN prohibited weapons FNCG projections enrollment CT facilities cost CV facilities design CT promotion and retention, students EIE property acquisition of sites CHG, CV board authority BAA care of school CLA, CLB, FNCB equipment CMA, CMB, CMD insurance CRA personal, sale of CI real, sale of CDB revenue bonds from proceeds CDBA sales CDB surplus, disposal of CI title policy-land purchases CHG protected health information (PHI) CRD, FL psychological services/testing EHBA, FFB, FFE, FFG

DATE ISSUED: 5/31/2013 UPDATE 97 A25(INDEX)-P psychotropics FFAC, FFG public access to defibrillators CKC public access to school records BE, DBA, FL, GBAA publications distribution CPAB, FMA, FNAA, GKDA news releases GBBA prior review/nonschool-sponsored FNAA, GKDA publishing and research DME school bulletins and newsletters GBB public complaints GF public education grant (PEG) program FDAA Public Education Information Management System (PEIMS) CO public facilities corporations CDH Public Funds Investment Act CDA public gifts CDC, GE public hearings BE, BQA, BQB, CCG, CE, FFC public information GB, GBA, GBAA, GBB, GBBA Public Information Chapter of Government Code GBA, GBAA public notices GC public official defined BBFB, DBE public participation at board meetings BE, BED, CE Public Property Finance Act (PPFA) CCA, CHG public records GBA, GBAA public relations GB public school child care FFC public servant BBFB, DBE publishing DME purchase orders CHD purchasing authority CH, CV best value method CH, CV bids and proposals CH, CVA, CVB bill payment authorization CHF board approval CH, CV competitive bidding CH, CVA computers CH construction CV, CVA, CVB, CVC, CVD, CVE, CVF cooperative purchasing agreements CH cost control CHD food CH, COA fuel CH inspections, quality control CHD payment procedures CHF purchase orders and contracts CH, CHD requests for proposals CH, CV, CVB requisitions CHD sales calls and demonstrations CHE. GKC specifications CHD, CVA, CVB surplus commodities CO vendor relations CHE warranties CHD

- Q -

qualifications board members BBA principal DP superintendent BJA teachers, highly qualified DBA, EHBD qualifying exigency for FMLA DEC, DECA, DECB quantity purchasing consumable supplies CH, CHD food COA quorum, board meetings BBB, BE

- R -

racial discrimination, prohibition on DAA, DIA, FB, FFH raffles FJ. GKB reading academies DMA reading credits EIF real property appraiser CH authority of board BAA broker BAA, CDB disposal of CI lease of CDB. CX sale or exchange CDB site acquisition CV reasonable absence control CRE, DEC reasonable assurance of employment CRF. DCD. DCE receiving equipment and supplies CMA recognition and awards board members BBG employees DJ students FG recommended high school program EIF records, access to confidential information BBE, DBB, DHE, FFAD, FL, GBAA cost of copies FL, GBAA custodian of records CPC, FL, GBA personnel files DBA public information personnel records CPC, DBA, GBAA students FL request for AG opinion GBAA request for copies FL, GBAA special education EHBA, EHBAA, EHBAB, EHBAC, EHBAD, EHBAE, FL records administrator defined BBFA records and reports attendance, student FE, FEA, FEB, FEC, FED, FEE, FEF budget CE, CFA burglary and damage report CLD certificate of coursework completion EI, EIF discipline FO, FOA, FOB, FOC, FOCA, FOD, FODA, FOE, FOF financial BBFA, CAA, DBD health appraisal FFAA immunizations FD, FFAB inventories CFB law enforcement BJA, DH, FL, GRA, GRAA leaves and absences DEC library, media center EFB microfilming CPC permanent record card FL progress reports to parents EIA quarterly investment CDA releasing student information BBE, FL, GBAA, GRAC retention and destruction CPC, FL, GBAA special education students EHBA, EHBAA, EHBAB, EHBAC, EHBAD, EHBAE, FL, FOE transcripts and permanent record EI, EIA, EIF, FL transfer of cumulative records FL records management functions officer for public information GBAA

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public information coordinator GBAA records administrator BBFA, CHE records management officer CPC records management plan CPC recreational facilities bonds CCD recreation department relations GRA recruitment of personnel BJB, DC recycling CH, CL redistricting BBB reduction in force financial exigency, due to DFF, DFFA, DFFC under continuing contract DFFC not under contract DCD program change, due to DFFB under probationary contract DFAB under term contract DFF, DFFA, DFFB referenda, bond CCA regional service centers board member training BBD media contracts EFB participation in GNB regulations, administrative BP, BQ, BQA, BQB reimbursement for expenses BBG, BJCA, DEE reinvestment zones CCG release time, personnel DMD releasing students from school FEB, FEE, FEF, FFFA religion, study of EMI Religious Freedom Restoration Act (RFRA) DAA, EMI, FB, GA religious holy days, absence for DEC, FEA, FEB religious matters, neutrality in EMI, FNA **Religious Viewpoint Antidiscrimination Act FNA** remedial instruction EHBC, EIE removal board members, from office BBC individuals, from school premises BED, GKA students to disciplinary alternative education programs FOC emergency FOE by parents from class EF, EHA, EHAA special education students EHBA, FOF by teacher FOA out-of-school suspension FOB renewal of contracts BJCF rental charges by district CDD, GKD leasing by district CX use of facilities by community GKD repairs buildings, grounds, and equipment CH, CLB, CV bus CNB renovations (See facilities) report cards campus BQB, BR district BQA, GND student EIA reports accidents/hazards CKB annual financial management BR annual performance BAA, BJCD, BQA, BQB, BR audit CFC buildings, grounds, and equipment CLD compensatory education EHBC disciplinary alternative education program FO financial CAA, CDA, CFA inventories CFB law enforcement BJA, DH, GRAA leave DEC

lesson plans EEP office management CPC on-the-job injuries CRE parent conference EIA PEIMS CQ press and news GBB, GBBA SBEC, to DBAA, DF, DFE, DH special education students (See ARD committee) student discipline FO, FOA, FOB, FOC, FOCA, FOD, FODA, FOE, FOF student progress EIA, EIE required instruction all levels EHAA elementary EHAB secondary EHAC requisitions CHD research curriculum EG staff publishing DME reserve funds depository BDAE investments CDA residence requirements board members BBA personnel DB student enrollment FD, FDA superintendent BJC resignations board members BBC, DBE contract personnel DFE personnel not under contract DCD, DFE superintendent BJCG restraint of students FO, FOF retaliation CRE, DG, DIA, DGBA, FFH, FFI retention of records CPC, FL, GBA retention of students EIE retirement payment for unused leave DEC personnel DEG, DPB reemployment DC, DCA superintendent BJCG TRS withholding CFEA return to work CRE, DEC, DECA, DECB, DK revenue sources ad valorem taxes CCG athletic stadium authorities CCE bonds and bond taxes CCA, CCD bonds from proceeds of sale CDBA certificates of indebtedness CCC federal CBB gate receipts CDG grants from private sources CDC investments CDA rentals and service charges CDD royalties CDF school-owned property CDB shop sales CDE short-term notes CCF state CBA time warrants CCB risk management CK, CKA, CKB, CKC, CKD, CKE rodeo safety training FM routine repairs CLB rules administrative BP discipline management FNC, FO employee conduct/code of ethics DH Robert's Rules of Order BE

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#### - S -

sabbaticals DEC safe harbor (See FLSA) safe schools FDE safety program accident prevention CKB buildings and grounds CLB, CLC crowd control GKA emergency plans CKC employee participation DH inspections CKA student FFF student patrols FFFB student transportation CNA training CK, CKA, CKC salary deductions/reductions CFEA salary incentives DEAA salary reduction DEAB, DFFA salary schedules personnel DEA superintendent BJCA sales buses CNB equipment and supplies CI instructional materials EFAA personal property CI real property CDB sales calls and demonstrations CHE, GKC Sarbanes-Oxley (See financial ethics) SBEC (See State Board for Educator Certification) schedules annual calendar EB before/after-school activities FM, FNAB block EEC, EED, EIA, FM budget planning CE daily school program EC employee duty DEA, DK, DL faculty meetings DLA field trips EFD salary DEA student EED transportation, student CNA year-round schools EB scholarships CDC, EIC, FG school assemblies EC school attendance areas FC school attornev BDD school-based health centers FFAE school board (See board of trustees) school-community alternative education EHBC, EHBL school-community guidance program FFC school-community relations GK, GKA, GKB, GKC, GKD, GKDA, GKE, GKF, GKG school day DL, EC school directories FL, GBAA school facility planning and construction planning and construction CS, CT, CV, CVA, CVB, CVC, CVD, CVE, CVF selection of architects and engineers CV, CVB school fairs FJ

school health advisory council BDF, BQ, EFAA, EHAA, EHAC, FFA school holidays DED, EB school newspapers FMA, GBB school property, student care of FNCB school report card AIB, BR school safety center BR, CK, CKC, CS school safety transfers FDE school-sponsored media GBB school supplies CMD school volunteers FH, GKG school vear EB screening communications disorders FFAA drug and alcohol DHE, FNF dyslexia EHB hearing, vision, scoliosis FFAA tuberculosis DBB, FFAA, GKG type 2 diabetes FFAA searches employees DHE metal detectors FNF, GKA police GRA students FNF telecommunications devices FNCE trained dogs FNF seclusion (See restraint of students) secondary instruction, electives EHAD secondary instruction, required EHAC secret societies FNCC Section 504 DAA, DIA, EHB, FB, FFH, FOF security and safety audit, safety and security BEC, BR, CK, CKC bomb threat procedures CKC breach in electronic communication system CQ campus security CKE, CLA civil defense CKC, GKD, GRA closing of schools CKC criteria for building CS disturbances, disorders, or demonstrations CKC, FNCI, GKA employee identification cards CLA eve-protective devices CKB fire drills and safety precautions CKC motor vehicle rules CLC, FFFD multihazard operations plan CKC narcotics, dangerous drugs, or alcohol DH, DHE, DI, FNCF, GKA peace officers CG. CKE. DEB playgrounds CS safety inspection for hazards CKA, CKB, CLB safety program CK, CKA, CKC, CKE safety-sensitive positions DHE school grounds supervision CLA, FFFA trespassers GKA, GKC vandalism and burglary CLA, FNCB semester system/schedules EB, EEC, EED senior class activities FMD, FMG, FMH, FNCC service animals DAA, FBA service awards DJ service center, regional education GNB severance pay BJCE sex discrimination complaint procedures DGBA, DH, DIA, FFH, FNG, GF personnel DAA, DGBA, DH, DIA students FB, FFH, FNC, FNG Title IX DAA, DIA, FB, FFH sex education EFAA, EHAA

DATE ISSUED: 5/31/2013 UPDATE 97 A25(INDEX)-P sex offender registration CJA, DBAA, DF, GKC, GRAA sexting FFF sexual abuse BQ, DIA, FFG, FFH, FOC sexual harassment DAA, DIA, FB, FFH, FNC shared services arrangements BQ, DBAA, EHAC, EHBA, EHBAC, EHBB, FFEA, FOCA, GNB shop sales CDE short-term notes CCF sick leave DEC site-based decision making BQ, BQA, BQB sites acquisition procedures CHG. CT plans and specifications CS, CT smoking DH, FNCD, GKA social events, students FMD social media CQ, DH social networking CQ, DH social security deductions CFEA social services, student FFC, FFE software CQ, CY solicitation of funds DHA, FJ sororities FNCC Southern Association of Colleges and Schools GNE special board meetings BE special education academic assessment EKB ARD committee EHBAB assistive technology EHBA certificate of attendance FMH contracting for EEL diplomas EIF, FMH discipline FOF program requirements EHBA, EHBAA, EHBAB, EHBAC, EHBAD, EHBAE procedural requirements EHBAE staff development related to DMA transition plan EHBA, EHBAD, EIF transportation for CNA, CNB special populations, student EHB, EHBA, EHBAA, EHBAB, EHBAC, EHBAD, EHBAE, EHBB, EHBC, EHBD, EHBE, EHBF, EHBG, EHBH, EHBI, EHBK, EHBL, EHBM, EHBN special programs adult education/community education EHBI at-risk EHBC, FDAA bilingual education/English as a second language EHBE career/technical education EHBF deaf or hearing-impaired EHBH disciplinary alternative education programs FOA, FOCA, FODA driver education EHAD dropout EHBC dyslexia EHB equivalency EHBL firearm safety EHAD gifted and talented students EHBB homebound instruction EEH, EHBA hunter education EHAD mental health intervention BQ, FFB prekindergarten EHBG remedial/compensatory instruction EHBC, EIE special education EHBA, EHBAA, EHBAB, EHBAC, EHBAD, EHBAE suicide prevention BQ, FFB Title I EHBD tutorials EHBC specifications bids, proposals CH, CV, CVA, CVB

construction plans and specifications CV, CVA, CVB, CVC, CVD, CVE, CVF educational facility specifications CS, CT sports (See also athletics) FFAA, FM, FMF sports and special events news coverage GBBA SRC (School Report Card) (See report cards) SSI (See Student Success Initiative) staff development DM, DMA, DMC, DMD involvement budget planning BQ, BQA, BQB, CE campus-level planning and decision process BQB discipline management program BQ, FO district-level planning and decision process BQA participation at board meetings BED policy development BF wellness program FFA orientation DMA, DPB participation in community activities DGA, GE political activities DGA STAAR (See State of Texas Assessments of Academic Readiness) state aid eligibility determination CBA revenues CB, CBA special programs GND state education agency relations GND State Board for Educator Certification (SBEC) CJA, DBA, DBAA, DC, DF, DFE, DH, DK State of Texas Assessments of Academic Readiness (STAAR) EI, EIA, EIC, EKB, EKBA, FMH State School Boards Association BC state virtual school network EHDE "stay put" IDEA students EHBAE steroids EHAA, FFAC, FNCF, FNF stipends DEAA Stored Wire and Electronic Communications and Transactional Records Access Act CQ strikes, employee DGA structural pest control CLB, DI, FD, GB students absences and excuses FEA, FEB, FEC academic freedom EMA. EMB. FNA accidents CK, CKB, FFAC activities FM, FMA, FMD, FME, FMG, FMH community-sponsored activities/contests FJ, FMF eligibility for honors and awards EIC, FG equal access FM, FNAB extracurricular activities FM funds management CFD interscholastic activities/contests FMF organizations FNAB participation eligibility FM performances FME social FMD student government FMB admission requirements FD alcohol/drug use or possession FNCF, FNF, FOC, FOD, FOF allergies FFAF arrests FL, GRA, GRAA assaults on others FNCH, FOD assemblies EC, FM assessment EIE, EK, EKB, EKBA, EKC, EKD, FD assignment to classes EHBA, EIE, FD, FDB assignment to schools FDA, FDB assistance and counseling programs FFB, FFE, FFEA attendance FEA, FEB, FEC, FEE, FEF

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promotion and retention EIE psychological services FFB, FFC, FFE, FFG publications FMA, FNAA records access to FL challenging content of (hearing and appeal) FL custodian of FL directory information FL immunization FFAB notice to parents of records maintained FL release for health or safety emergencies FFAC, FL release of information on more than one student FL release to juvenile service providers GRAC review and destruction of CPC, FL, GBAA right to information and privacy BBE, EF, FL, GBAA transcripts EIA, EIF, FD, FDA, FL transfer of EIF, FD, FFAB, FL relations with staff DH, DIA, FFH released time FEF removal from class FOA, FOB, FOC, FOD, FOE, FOF removal to disciplinary alternative programs FOC, FODA rights and responsibilities FN alcohol/drug use, possession FNCF, FNF, FOC, FOD, FOF code of conduct FO complaints FFH, FFI, FNAA, FNG demonstrations, disruptions, and strikes FNCI dress and grooming FNCA due process FNG, FOC, FOD, FOE, FOF freedom of speech/written expression FNA, FNAA hazing FNCC interrogations and searches FNF involvement in decision making FNB married students FND minute of silence FC possession of telecommunications/electronic devices FNCE pregnant students EHBC, FNE publications, school- and nonschool-sponsored FMA, **FNAA** responsibility for school property FNCB right to information and privacy of records BBE, EF, FL. GBAA right to pray EC, FNA special education EHBA, EHBAA, EHBAB, EHBAC, EHBAD, EHBAE student government FMB tobacco use/smoking FNCD weapons FNCG, FOD safety FDE, FFF, FFFD safety patrols FFFB searches FNF by trained dogs FNF schedules EED school-age parents EHBC sexting FFF sexual abuse BQ, DIA, FFG, FFH sexual harassment DIA, FB, FFH, FNC smoking/tobacco use or possession FNCD social events FMD social media CQ social services FFB, FFC, FFE suicide prevention FFB surveys EF, FFAA suspension FM, FO, FOB transfer petition procedures FDA, FDB transfers and withdrawals FD, FDA, FDB, FEA

transportation services authorized/nonschool use CNB buses, advertising CNB contracted services CNA eligibility CNA hazardous routes CNA insurance program CRB maintenance and safety inspections CNC scheduling and routing CNA students with disabilities CNA walkers, riders, and standees CNA tuition EHBG. FDA uniforms FNCA visual depiction of minors FFF volunteers FH weapons FNCG, FNCH, FOD, FOF welfare FF, FFA, FFAA, FFAB, FFAC, FFAD, FFAE, FFAF, FFB, FFC, FFD, FFE, FFEA, FFEB, FFF, FFFA, FFFB, FFFD, FFFF, FFG, FFH, FFI with disabilities (See also special education) confidentiality of records FL contracts for instruction EEL discipline FOF educational program EHBA, EHBAA, EHBAB, EHBAC extended year services EHBA, EHBAB facilities CS, GA graduation EIF, FMH homebound EEH, EHBAB withdrawals FD, FEA Student Success Initiative (SSI) EIE student-teacher ratios EEB student teachers GNC subpoenas, personnel DEC substance abuse DH, DHE, DI, FNCF substitute teaching DPB substitutes, parent notification DBA, DK, DPB suicide prevention BQ, FFB, FFE summer lunch program COB summer school program EHBA, EHBE, EHDA superintendent (See also professional personnel) appointment BJB compensation and benefits BJ, BJCA consulting BJCC contract BJC development opportunities BJCB evaluation BJCD expense reimbursement BJCA nonrenewal BJCF qualifications and duties BJA . recruitment BJB resignation/retirement BJCG severance BJCE termination BJCE, BJCF supervision facility expansion project CV, CVA, CVB, CVC, CVD, CVE, CVF of students FFFA supplemental duties DEAA, DK supplementary materials selection and adoption EFA, EFAA supplies CM, CMB, CMD support staff assignment DK compensation DEA, DEAB complaints DGBA development opportunities DMA dismissal DCD, DCE employee organizations DGA, DGB

evaluation DN exempt/nonexempt DEA, DEAB expense reimbursement DEE filling vacancies DC fringe benefits DEB health examinations DBB hiring DC, DCD, DCE in-service training DMA insurance CRD jury duty DEC leaves and absences DEC meetings DLA noncontractual DC, DCD nonschool employment DBD orientation DC, DMA, DPB overtime pay (nonexempt) DEA, DEAB paid holidays DED part-time and temporary employment DPB . recruitment DC resignation DCD, DFE retirement DEG rights and privileges DG, DGA, DGB, DGBA salary deductions/reductions CFEA standards of conduct DH staff development/orientation DMA suspension DCD termination of employment DCD, DCE transfer DK vacations DED work schedules DEA, DK surety bonds CG surplus property personal CI real CDB surrogate parents EHBAD surveys of students EF, FFAA suspension of employees back pay DFBA under continuing contract DFCA not under contract DCD under probationary contract DFAA under term contract DFBA with or without pay DFAA, DFBA, DFCA of policies BF of students from bus riding FFFF from extracurricular activities FM, FO from school FOB

#### - T -

taping of board meetings BE, BEC tardiness FEC TAKS (*See* Texas Assessment of Knowledge and Skills) task forces, community GK tax abatement CCG ad valorem CCG anticipation notes CCF assessor/collector bonding of CG duties and requirements BDAF collection BDAF, CCG county tax officials BDAF

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deposit BDAF disabled veterans CCG exemption CCG funds revenue source CCG hearings CCG increment CCG rolls BDAF, CCG taxation authorities relations GRA tax-sheltered annuities CRG TB screening (See tuberculosis screening) TEA (See Texas Education Agency), relations with Teach for Texas Grant EJ teacher aides (paraprofessionals) DBA, EHBD teacher appraisal DNA teacher associations DGA, DGB teacher contracts DC, DCA, DCB, DCC, DCE teacher education program GNC Teacher Protection Act of 2001 BBE, DH Teacher Retirement System (TRS) CFEA, CRD, CRG, DC, DEA, DEAB teacher-student ratios EEB teaching academic freedom EMA controversial issues EMB student teaching and internship GNC teaching day, length of DL, EC teaching permit, district-issued DBA team building BBD, BJCB technology BBI, CQ, CY, DH, EFB, EHBF TEKS (Texas Essential Knowledge and Skills) EHAA, EIE telecommunications devices CPAC, DH, FNCE telephone use CPAC, DH television, instructional EFF temporary disability leave DEC temporary personnel DC, DPB term contracts employment practices DC, DCB nonrenewal DFBB reduction in force DFF, DFFA resignation DFE suspension DFBA termination during year DFBA termination, personnel DCD, DCE, DF, DFA, DFAA, DFAB, DFAC, DFB, DFBA, DFBB, DFC, DFCA, DFD, DFE, DFF, DFFA, DFFB, DFFC tests administration of EIE, EK, EKB, EKBA, EKC competency, student EIE, EIF, EKB credit by examination EHDB. EHDC dyslexia EHB exams for acceleration EHDC parental review EF, FNG selection and adoption EK testing program EK, EKB, EKBA, EKC, EKD use and dissemination of test results AI, AIA, AIB, AIC, AID, BR, EKB, GBA Texas Assessment of Knowledge and Skills (TAKS) EIE, EIF, EKB. FMH Texas Economic Development Act CCG Texas Education Agency (TEA), relations with GNE Texas Juvenile Justice Department (TJJD) EEM, FD Texas Open Meetings Act (TOMA) (See open meetings) Texas School Safety Center BR, CK, CS Texas Virtual School Network (TxVSN) EHDE textbooks (See instructional materials) ticket sales CDG, CFD time warrants CCB Title I EHBD

Title V FOC Title VII DAA, DIA Title IX employees coordinator DIA grievance procedures DGBA, DIA rights and responsibilities DAA, DH, DIA students coordinator FB, FFH grievance procedures FB, FFH, FNG rights and responsibilities FB, FFH TJJD (See Texas Juvenile Justice Department) tobacco use/prohibition DH, FNCD, GKA TOMA (Texas Open Meetings Act) (See open meetings) top ten percent EIC tornado warnings CKC tournaments FMF trademarks CY traffic and parking controls CLC training administrator appraisal BJCD, DNB board member BBD investment officer CDA safety CK, DH staff development DMA transcripts and permanent records, fees for copies FL transfer at-risk students FDA, FDAA criteria FDA, FDAA, FDB due to bullying FDB expelled students FD, FOD factors FDA interdistrict FDA intradistrict FDB of leave DEC from low-performing schools FDAA personnel DK petition, students FDAA, FDB revocation of transfer FDA school safety FDE students EHBB, FD, FDA tuition EHBG, FDA transportation bus driver credentials DBA bus maintenance CNB, CNC contract with public companies CNA cost of special/field trips CNB, EFD designation of hazardous routes CNA eligible students CNA hazardous routes CNA monitoring behavior on buses FO safety of students CNC special use of school buses CNB state reimbursement CNA student conduct on buses FO students with disabilities CNA travel expense reimbursement BBG, BJCA, DEE in-district expenses DEE mileage reimbursement BBG, DEE for professional development DMC student FMG **UIL travel FMF** travel study program EHBM trespassing assistance of local law enforcement agencies GKA prohibited GKA, GKC

trips extracurricular FMG field EFD professional DMC, DMD reimbursement for BBG, BJCA, DEE student FMG use of district vehicles CNB UIL FMF, FMG truancy FEA, FED truancy prevention measures FED tuberculosis screening DBB, FFAA, GKG tuition attendance reporting FDA, FDAA exemption for employees' children FDA exemption for foreign students FD nonresident students FDA prekindergarten students EHBG summer school FDA waiver FDA, FP tutorial program EHBC tutoring for pay DBD TxVSN (See Texas Virtual School Network)

#### - U -

UDCA (Unlicensed Diabetes Care Assistant) FFAF UIL (University Interscholastic League) FFAA, FM, FMF unauthorized person on school property CLA, GKA, GKC uncertified teachers DBA, DK, DPB underage students FD underground newspapers FNAA unemployment insurance CRF unexpired term, board members BBC uniforms FNCA unions, staff membership in DGA, DGB universities GNC unsafe schools FDE

#### - V -

vacancies board member BBC school personnel DC vacations personnel DED school vacations EB vaccinations FFAB valedictorian/salutatorian awards EIC, FG vandalism emergency measures CLA prohibited FNCB reporting incidents CLA vehicle identification insignia CLC, CNB vehicle parking control CLC, FFFD vehicles owned by district CNB vending machines CFD, COC, FFA vendor relations CHE. GKC veterans CCG, DAA, DEC videoconference call (board meetings) BE videotaping/monitoring board meetings BE, GBBA

conduct on school buses, in buildings FO students, with parental consent FNG students, without parental consent EHA, FM, FO Virginia Graeme Baker Pool and Spa Safety Act CL virtual school network (See Texas Virtual School Network) vision statement, district AE visitations DMD visitors campus security CLA law enforcement and other agencies GRA permits GKC professional GKC, GNC students leaving with FFFA visual materials, depiction of minors FFF vocational education contracts EEL vocational program EEL, EHAC, EIF volunteers criminal history record check DC, GKG immunity from liability GKG school volunteer program GKG student volunteers FH TB screening GKG voting at board meetings BE election of board officers BDAA

- X - Y - Z -

yearbooks FMA year-round schools EB zoning authorities relations GRA

- W -

wages CV, DEA, DEAB waivers fees FP insurance FFD planning BQA, BQB policy BF walkers and riders, bus CNA warehousing CMA warning systems CKC warrants, money CCB warrants for student arrest GRA weapons DH, EHAD, FNCG, FOD, FOF, GKA web site postings CQA weighted grades EIC welfare authorities relations GRA welfare, employee DI welfare, student FFA, FFB, FFC, FFD, FFE, FFF, FFG wellness BDF, EHAA, FFA whistleblower complaints DG, DGBA withdrawal, student FD, FEA witnesses in expulsion hearings FOD work calendars DEA, DK workers' compensation coordination with paid leave benefits CRE, DEC indefinite absence CRE required for construction contractor CV work load DL work schedules DK workshops, board members BBH work strikes/stoppages DGA work-study employment EHAD written expression, student FMA, FNA, FNAA

	Note:	For provisions regarding selection and adoption of in- structional materials, see EFAA.
INSTRUCTIONAL MATERIALS	be furnis Except a not charge equipme materials electroni cable lice tion Cod	conal materials selected for use in the public schools shall shed without cost to the students attending those schools. Its provided by Education Code 31.104(d), the District may ge a student for instructional material or technological ent purchased by the District with the District's instructional is allotment (IMA). All instructional materials, including c or online instructional material to the extent of any appli- ensing agreement, purchased in accordance with Educa- e Chapter 31 for the District are the property of the District. <i>on Code 31.001, .102(a)–(b); 19 TAC 66.1315(a), (c)</i>
DELEGATION OF POWER	distribute	rd may delegate to an employee the power to requisition, e, and manage the inventory of instructional materials, nt with Education Code Chapter 31. <i>Education Code</i> a)
FUNDING	tional ma date dur sioner. lotment j available ment. T al mater account allocated by the D	rict is entitled to an annual allotment from the state instruc- aterials fund for each student enrolled in the District on a ing the preceding school year specified by the Commis- The Commissioner shall determine the amount of the al- ber student each year on the basis of the amount of money in the state instructional materials fund to fund the allot- he allotment shall be transferred from the state instruction- ials fund to the credit of the District's instructional materials as provided by Education Code 31.0212. The allotment d to the District is considered revenue and must be coded istrict in a manner required by TEA. Education Code (a); 19 TAC 66.1315(d)
NO APPEAL		ount of the IMA determined by the Commissioner is final not be appealed. <i>19 TAC 66.1307</i>
ALLOTMENT ADJUSTMENT CHANGE IN ENROLLMENT	that the District is number decrease ed. The which th quest by number will be a	than May 31 of each school year, the District may request Commissioner adjust the number of students for which the s entitled to receive an allotment on the grounds that the of students attending school in the District will increase or e during the school year for which the allotment is provid- Commissioner may also adjust the number of students for e District is entitled to receive an allotment, without a re- the District, if the Commissioner determines a different of students is a more accurate reflection of students who ttending school in the District. The Commissioner's deter- is final. <i>Education Code 31.0211(e)</i>

HIGH ENROLLMENT	Each year the Commissioner shall adjust the IMA of districts experiencing high enrollment growth. <i>Education Code 31.0214</i>				
GROWTH	The Commissioner's calculation for high-enrollment growth will be adjusted automatically for the biennium based on current Public Education Information Management System (PEIMS) enrollment data before the Educational Materials (EMAT) system opens in the spring.				
	A district that experiences a minimum enrollment growth of ten percent over the previous five-year period for which the IMA amount is being determined is eligible to receive an adjustment to accommodate high-enrollment growth.				
	A district that is experiencing a student population growth that is not reflected in the state calculation may submit an application to be considered for additional funding if the district experienced:				
	1.	A net increase of 3,500 students over the last five years; or			
	2.	An unexpected enrollment growth due to unforeseen circum- stances.			
	The District may request additional funding for its IMA for high en- rollment once during each school year.				
	19 TAC 66.1309				
PERMITTED	Fund	ds allotted under this section may be used to purchase:			
EXPENDITURES	1.	Instructional materials on the list adopted by the Commis- sioner under Education Code 31.0231;			
	2.	Instructional materials on the list adopted by the State Board of Education (SBOE) under Education Code 31.024;			
	3.	Non-adopted instructional materials;			
	4.	Consumable instructional materials, including workbooks;			
	5.	Instructional materials for use in bilingual education classes, as provided by Education Code 31.029;			
	6.	Supplemental instructional materials, as provided by Educa- tion Code 31.035;			
	7.	State-developed open-source instructional materials, as pro- vided by Education Code Chapter 31, Subchapter B-1;			
	8.	Instructional materials and technological equipment under any continuing contracts of the District in effect on September 1, 2011; and			

	9.	Technological equipment necessary to support the use of ma- terials included on the list adopted by the Commissioner or any instructional materials purchased with an allotment.
	nel ( insti mer emp	funds can also be used to pay for training educational person- directly involved in student learning in the appropriate use of ructional materials, providing access to technological equip- at for instructional use, and the salary and other expenses of an ployee who provides technical support for the use of technolog- equipment directly involved in student learning.
	the	funds may not be used to purchase services for installation, physical conduit that transmits data such as cabling and wiring lectricity, or office and school supplies; or to pay for travel ex- ses.
	Edu	cation Code 31.0211(c); 19 TAC 66.1307
ORDER OF PURCHASE		h year the District shall use the District's allotment to purchase, ne following order:
	1.	Instructional materials necessary to permit the District to certi- fy that the District has instructional materials that cover all el- ements of the essential knowledge and skills of the required curriculum, other than physical education, for each grade lev- el.
	2.	Any other instructional materials or technological equipment as determined by the District.
	fisca an I trict 39.0 Leg ado van	withstanding the order of purchase requirement, for the state al biennium beginning September 1, 2011, the District shall use MA to purchase instructional materials that will assist the Dis- in satisfying performance standards under Education Code 0241, as added by Chapter 895 (House Bill 3), Acts of the 81st islature, Regular Session, 2009, on assessment instruments pted under Education Code 39.023(a) and (c) [grade ad- cement testing and end-of-course exams, see EKB]. This ex- tion to the order of purchase requirement expires August 31, 3.
	Edu	cation Code 31.0211(d)–(d-2)
CERTIFICATION OF ALLOTMENT USE	trict	District shall annually certify to the Commissioner that the Dis- 's IMA has been used only for permitted expenses. <i>Education</i> <i>le</i> 31.0213
STRUCTIONAL ATERIALS ACCOUNT	cou	Commissioner shall maintain an instructional materials ac- nt for the District, in which the Commissioner shall annually de- it the District's IMA. The Commissioner shall pay the cost of

	instructional materials requisitioned by the District under Education Code 31.103 using funds from the District's instructional materials account.
	The District may also use funds in the District's account to pur- chase electronic instructional materials or technological equipment. The District shall submit to the Commissioner a request for funds for this purpose from the District's account in accordance with the Commissioner's rules.
	Money deposited in the District's instructional materials account during each state fiscal biennium remains in the account and avail- able for use by the District for the entire biennium. At the end of each biennium, if there is unused money in the District's account, the District may carry forward any remaining balance to the next biennium.
	Education Code 31.0212
ONLINE REQUISITION SYSTEM (EMAT)	The Commissioner shall maintain an online requisition system (EMAT) for the District to requisition instructional materials to be purchased with the District's IMA. <i>Education Code 31.101(f)</i>
LOCAL FUNDS	The District may use local funds to purchase any instructional ma- terials in addition to those selected under Education Code Chapter 31. <i>Education Code 31.106</i>
REQUISITIONS, USE, AND DISTRIBUTION	The District shall make a requisition for instructional material using the online requisition program (EMAT) maintained by the Commissioner not later than June 1 of each year. The District may requisition instructional materials on the SBOE instructional materials list for grades above the grade level in which a student is enrolled. <i>Education Code 31.103(b)–(c)</i>
DURATION OF SELECTION	Once instructional materials have been selected, the District must use the material for the length of time described by Education Code 31.101. <i>Education Code 31.101</i> [See EFAA]
VALUE	Current instructional materials in the District's inventory are con- sidered assets and a value must be determined by the District. 19 TAC 66.1315(e)
DISTRIBUTION	The Board shall distribute or provide access to instructional mate- rials to students as it may deem most effective and economical. <i>Education Code 31.102(c); 19 TAC 66.1315(f)</i>
SUPPLEMENTAL INSTRUCTIONAL MATERIALS	The District may requisition supplemental instructional material adopted by the SBOE but not on the instructional material list un- der Education Code 31.023 only if the District requisitions the sup- plemental instructional material along with other supplemental in-

	structional materials or instructional materials on the SBOE instruc- tional materials list that in combination cover each element of the essential knowledge and skills for the course for which the District is requisitioning the supplemental instructional materials. <i>Educa-</i> <i>tion Code 31.035(d)</i>
AVAILABILITY OF OPEN-SOURCE INSTRUCTIONAL MATERIALS	If the District selects open-source instructional material, the District shall requisition a sufficient number of printed copies for use by students unable to access the instructional material electronically unless the District or school provides to each student:
	1. Electronic access to the instructional material at no cost to the student; or
	2. Printed copies of the portion of the instructional material that will be used in the course.
	Education Code 31.103(d)
BRAILLE AND LARGE- TYPE MATERIALS	All laws and rules applying to instructional materials provided to students with no visual impairments that do not conflict with Educa- tion Code 31.028 apply to the distribution and control of Braille and large-type instructional materials, including but not limited to the following:
	1. A requisition for special instructional materials shall be based on actual student enrollment to meet individual student needs.
	2. The District shall conduct an annual physical inventory of all currently adopted accessible instructional materials that have been requisitioned by and delivered to the District. The results of the inventory shall be recorded in the District's files and made available to TEA upon request.
	Reimbursement and/or replacement shall be made for all volumes of Braille and large-type instructional materials determined to be lost.
FOR TEACHERS	Copies of adopted instructional materials in Braille and large type needed by a teacher who is blind or visually impaired shall be fur- nished by the state without cost. The materials are to be loaned to the District as long as needed and are to be returned to the state when they are no longer needed. Materials in the medium needed by the teacher may be requisitioned by an instructional materials coordinator after the Superintendent has certified the following to the Commissioner:
	1. The name of the teacher;
	2. The grade or subject taught; and

3. The fact of the teacher's visual impairment.

FOR STUDENTS Non-adopted instructional materials purchased by the District shall be made available and provided in the specified format needed to students who are blind and visually impaired at the District's expense.

FOR PARENTS Copies of adopted instructional materials in Braille, large type, or an electronic file that are requested by a parent who is blind or visually impaired shall be furnished without cost by the state. Materials in the medium needed by the parent may be requisitioned by an instructional materials coordinator. Requests for electronic files will be filled by TEA after the parent signs and TEA receives a statement, through the District, promising that the parent will safeguard the security of the files and observe all current copyright laws. All Braille and large-type instructional materials and electronic files with educational content that have been provided to parents who are blind or visually impaired must be returned to the District at the end of the school year for reuse.

19 TAC 66.1311, .1319(e)

BILINGUAL<br/>INSTRUCTIONAL<br/>MATERIALSThe District shall purchase with the District's IMA or otherwise ac-<br/>quire instructional materials for use in bilingual education classes,<br/>in accordance with the Commissioner's rules. Education Code<br/>31.029

Prior to the beginning of each school year, the District shall certify to the Commissioner in a format approved by the Commissioner that, for each subject in the foundation and enrichment curriculum other than physical education, and each grade level, the District provides each student instructional materials that cover all elements of the essential knowledge and skills adopted by the SBOE for that subject and grade level.

To determine whether each student has instructional materials that cover all elements of the essential knowledge and skills, the District may consider both state- and Commissioner-adopted instructional materials and non-adopted instructional materials, including:

- 1. Instructional materials adopted by the SBOE;
- Materials adopted or purchased by the Commissioner under Education Code 31.0231 or Education Code Chapter 31, Subchapter B-1;
- 3. Open-source instructional materials submitted by eligible institutions and adopted by the SBOE;

CERTIFICATION OF

INSTRUCTIONAL

MATERIALS

	4.	Open-source instructional materials made available by other public schools; and
	5.	Instructional materials developed or purchased by the District.
	supp	n request by the Commissioner, the certification shall include porting documentation describing the instructional materials on the certification is based.
	The	certifications shall be ratified by the Board in a public meeting.
	men requ	District may not submit a requisition or request for disburse- t through the EMAT system for the next school year until the ired annual certification has been received by the Commis- er for the current school year.
	Edu	cation Code 31.004; 19 TAC 66.1305
OWNERSHIP	the e scho al m dent	udent must return all instructional materials to the teacher at end of the school year or when the student withdraws from ool, unless the instructional material is open-source instruction- aterial that the District does not intend to use for another stu- t. The printed copy of the open-source instructional material omes the property of the student to whom it is distributed.
		provision does not apply to an electronic copy of open-source uctional material.
	Edu	cation Code 31.104(c), (g)–(h); 19 TAC 66.107(b)
RESPONSIBILITY FOR INSTRUCTIONAL MATERIALS AND EQUIPMENT	for a turne fails and tiona mate return	h student or his or her parent or guardian shall be responsible ill instructional material and technological equipment not re- ed in an acceptable condition by the student. A student who to return in an acceptable condition all instructional materials technological equipment shall forfeit the right to free instruc- al materials and technological equipment until the instructional erials and technological equipment previously issued but not rned in an acceptable condition are paid for by the student, ent, or guardian.
	instr	Board may not require an employee of the District to pay for uctional materials or technological equipment that is stolen, placed, or not returned by a student. [See DG(LEGAL)]
	waiv inco mate	er circumstances determined by the Board, the District may ve or reduce the payment required if the student is from a low- me family. The District shall allow students to use instructional erials and technological equipment at school during each bol day.

	in an may dent rece GBA that	structional materials or technological equipment is not returned in acceptable condition and payment is not made, the District withhold the student's records, but shall not prevent the stu- t from graduating, participating in a graduation ceremony, or siving a diploma. However, in accordance with policies FL and A, students have a right to copies of any and all District records pertain to them.
		se provisions do not apply to an electronic copy of open-source ructional material.
		cation Code 31.104(d), (e), (h); 20 U.S.C. 1232g; Gov't Code .114(b)(2); 19 TAC 66.107(c), .1319(d) [See also EF]
ACCEPTABLE CONDITION		ted instructional materials are considered to be in acceptable dition if:
	1.	The cover, binding, pages, spine, and all integral components of the instructional materials are wholly intact and the instruc- tional materials are fully usable by other students; and
	2.	All components of the instructional materials are not soiled, torn, or damaged—whether intentionally or by lack of appro- priate care—such that any portion of the content is too disfig- ured or obscured to be fully accessible to other students.
	19 7	FAC 66.1201
		tronic instructional materials are considered to be in accepta- condition if:
	1.	All components or applications that are a part of the electronic instructional materials are returned;
	2.	The electronic instructional materials do not contain computer code (bug, virus, worm, or similar malicious software) that has been designed to self-replicate, damage, change, or other- wise hinder the performance of any computer's memory, file system, or software; and
	3.	The electronic instructional materials have not been installed with plug-ins, snap-ins, or add-ins without the prior approval of the District.
	19 TAC 66.1203	
	Technological equipment is considered to be in acceptable of tion if:	
	1.	The equipment is returned with the software and hardware in their original condition unless the District authorized changes; and
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	<ol> <li>The physical condition of the equipment has been cared for appropriately such that the equipment is not broken or dam- aged beyond cost-effective replacement or repair.</li> </ol>		
	19 TAC 66.1205		
LOST, DAMAGED, OR WORN OUT INSTRUCTIONAL	The District is fiscally responsible for lost, damaged, or worn out instructional materials.		
MATERIALS	The District may use the IMA or other available funds to replace lost, damaged, or worn out instructional materials.		
	Worn out or damaged instructional materials must be declared by the District as unsuitable for student use and the District must doc- ument the method of disposal.		
	A district declaring worn out instructional materials must follow the Commissioner-approved standards for worn out instructional materials.		
	Recycling funds received from the disposal of worn out instruction- al materials must be:		
	<ol> <li>Reported to TEA through procedures established by the Commissioner; and</li> </ol>		
	2. Used to purchase instructional materials and technological equipment allowed under Education Code 31.0211.		
	The District must adjust its inventory for lost, damaged, or worn out instructional materials and replacements through the EMAT system and document all transactions in the District annual inventory.		
	19 TAC 66.1321		
SALE OR DISPOSAL	The Board must notify TEA of its intent to sell or dispose of instruc- tional materials or technological equipment by a process estab- lished by the Commissioner.		
SALE AFTER DISCONTINUED FOR USE	The Board may sell any printed or electronic instructional materials purchased with the District's IMA on the date the instructional ma- terial is discontinued for use in the public schools. The Board may only sell or dispose of online or electronic instructional materials in compliance with the terms of any applicable licensing agreement.		
TECHNOLOGICAL EQUIPMENT	The Board may sell technological equipment owned by the District that was purchased with the District's IMA.		
REPORT TO COMMISSIONER	The Board must report to the Commissioner the amount of funds to be received from the sale of the instructional materials and techno- logical equipment, identify the purchaser, and identify the instruc- tional materials and/or technological equipment to be sold.		

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		CMD (LEGAL)
USE OF PROCEEDS OF SALE	Funds received by the District from a sale of instructional or technological equipment purchased with the IMA must to purchase instructional materials and technological eq allowed under Education Code 31.0211. The Board must the Commissioner that the new instructional materials a from the sale of discontinued instructional materials will Texas essential knowledge and skills and be made avail students and/or teachers.	at be used uipment st certify to cquired cover the
DISPOSAL	The Board may dispose of printed instructional material date the instructional material is discontinued for use in schools by the SBOE if the Board determines that the in material is not needed by the District and the Board doe sonably expect that the instructional material will be nee	the public structional s not rea-
	The Board shall determine how the District will dispose tinued printed instructional materials and technological e and must notify the Commissioner prior to the disposal of structional materials, identifying the instructional material disposed and the method of disposal.	equipment of any in-
	Education Code 31.105; 19 TAC 66.1317	
ANNUAL INVENTORY	The District shall conduct an annual physical inventory of	of:
	<ol> <li>All currently adopted instructional materials that ha requisitioned by and delivered to the District;</li> </ol>	ve been
	<ol> <li>All non-adopted instructional materials purchased from the IMA; and</li> </ol>	with funds
	<ol> <li>All technological equipment purchased with funds f IMA.</li> </ol>	irom the
	The results of the inventory shall be recorded in the Dist and in the EMAT system. Reimbursement and/or replace shall be made for all instructional materials determined to	cement
	19 TAC 66.107(a)	
LOCAL HANDLING EXPENSES	The District shall not be reimbursed from state funds for incurred in local handling of instructional materials. 19 66.104(f)	•

# TRANSPORTATION MANAGEMENT STUDENT TRANSPORTATION

ELIGIBILITY	The District shall permit students for whom the District does not receive state transportation funds to use District transportation, in accordance with time and space limitations and administrative regulations.
	Applicable fees, if any, shall be approved by the Board and pub- lished in administrative regulations.
HAZARDOUS CONDITIONS	The Board shall annually adopt a resolution to identify hazardous conditions within two miles of a school campus. The resolution shall describe the specific hazardous areas in which reside stu- dents who would otherwise be ineligible for transportation, but for whom the District shall provide transportation because of the haz- ardous conditions in those areas.
	The District shall publish the locations of the routes with hazardous conditions.

OPTIONS	The District shall extend workers' compensation benefits to its em- ployees by choosing one of the following options:		
	1.	Becoming a self-insurer.	
	2.	Providing insurance under workers' compensation insurance contracts or policies.	
	3.	Entering into interlocal agreements with other political subdi- visions providing for self-insurance.	
	Lab	or Code 504.011	
DEFINITION	the Iaw paic	the purposes of this policy, "employee" means every person in service of the District who has been employed as provided by or for whom the District provides optional coverage. No person d on a basis other than by the hour, day, week, month, or year II be considered an "employee." <i>Labor Code 504.001, .014</i>	
OPTIONAL COVERAGES	an e	majority vote of the Board, the District may cover as employees elected official or persons paid for service in the conduct of an ction. Labor Code 504.012(b)	
NOTICE	the app amo tion	District shall notify the Texas Department of Insurance (TDI) of method by which District employees shall receive benefits, the roximate number of employees covered, and the estimated ount of payroll. Notice of the provision for workers' compensa- benefits and the effective date of the coverage shall be given the District's employees. <i>Labor Code 504.018</i>	
REPORT TO CARRIER FIRST REPORT OF INJURY		District shall provide to the District's insurance carrier a report each:	
	1.	Death;	
	2.	On-the-job injury that results in an employee's absence from work for more than one day; and	
	3.	Occupational disease of which the District has received notice of injury or has knowledge. "Knowledge" means receipt of written or verbal information regarding diagnosis or diagnosis through examination or testing by a doctor employed by the District.	
	The report shall contain the information and be in the form, format, and manner prescribed by the TDI, and be filed no later than the eighth day after the employee's absence from work for more than one day or upon first knowledge of absence for more than one day. The District shall maintain a record of the date the report of injury is filed with the insurance carrier.		

COPY TO EMPLOYEE	A copy of the report of injury, including a summary of the employ- ee's rights and responsibilities under the Texas Labor Code, shall be sent to the injured employee at the time the report is filed with the insurance carrier. The summary shall be written in plain lan- guage in English and Spanish, or in English and any other lan- guage common to the employee, and shall contain the words pre- scribed by the TDI.
NOTICE OF MODIFIED DUTY PROGRAM	The District shall, on the written request of the employee, a doctor, the insurance carrier, or the TDI, notify the employee, the employ- ee's treating doctor if known to the District, and the insurance car- rier of the existence or absence of opportunities for modified duty or a modified duty return-to-work program available through the District. If those opportunities or that program exists, the District shall identify the District's contact person and provide other infor- mation to assist the doctor, the employee, and the insurance carri- er to assess modified duty or return-to-work options.
SUPPLEMENTAL REPORT OF INJURY	A supplemental report shall be filed with the District's insurance carrier and provided to the employee within ten days after:
	<ol> <li>The end of each pay period in which the employee has a change in earnings, including all post-injury earnings as de- fined in 28 Administrative Code Chapter 129 [see OFFSET- TING PAID LEAVE AGAINST WORKERS' COMPENSATION INCOME BENEFITS, below], as a result of the injury; or</li> </ol>
	2. The employee resigns or is terminated.
	The District's duty to file supplemental reports continues until the employee reaches "maximum medical improvement" or is no long- er employed by the District and the District has made the required report.
	For injuries that require the filing of a first report of injury, the Dis- trict shall file the supplemental report with the District's insurance carrier and provide a copy to the employee within three days after:
	<ol> <li>The employee begins losing time from work as a result of the injury;</li> </ol>
	2. The employee returns to work; or
	3. The employee, after returning to work, experiences an addi- tional day of disability as a result of the injury.
	The District shall maintain a record of the date the supplemental report is filed with the carrier and provided to the employee.
	Labor Code 409.005; 28 TAC 120.2, .3

INJURY AND OCCUPATIONAL DISEASE REPORT	The District's report of injury filed in accordance with Texas Labor Code 409.005 [see FIRST REPORT OF INJURY, above] shall sat- isfy the District's requirement to file an injury and occupational dis- ease report under Texas Labor Code 411.032. <i>28 TAC 160.3</i>		
WAGE REPORTS	The District is required to timely file a complete wage statement on a form prescribed by the TDI.		
	The wage statement shall be filed with the carrier, the claimant, and any claimant representative. The wage statement should be filed and received within 30 days of the earliest of:		
	<ol> <li>The date the District is notified that the employee is entitled to income benefits; or</li> </ol>		
	2. The date of the employee's death as a result of a compensable injury.		
	A subsequent wage statement shall be filed with the carrier, the claimant, and any claimant representative within seven days of a change in any wage information provided on the previous wage statement. A wage statement shall also be filed with TDI within seven days of receiving a request from TDI.		
	28 TAC 120.4(a)		
OMBUDSMAN PROGRAM	The District shall notify its employees, in the manner prescribed by the TDI, of the ombudsman program to assist injured workers and persons claiming death benefits in obtaining benefits under the Texas Workers' Compensation Act. <i>Labor Code 404.153</i>		
REPORTS OF SAFETY VIOLATIONS	The District shall notify its employees, in the manner prescribed by the TDI, of the 24-hour-a-day toll-free telephone system for report- ing violations of an occupational health or safety law. The District shall not suspend, terminate, or otherwise discriminate against an employee for making a good faith report of a violation of an occupational health or safety law. <i>Labor Code 411.081, .082</i>		
RELATION TO PAID LEAVE	Once temporary income benefits (TIBs) accrue, an injured employ- ee is entitled to TIBs to compensate the employee for lost wages due to the compensable injury during a period in which the em- ployee has a disability and has not reached maximum medical im- provement.		
	"Lost wages" are the difference between the employee's gross av- erage weekly wage (AWW) and the employee's gross post-injury earnings (PIE). If the employee's PIE equals or exceeds the em- ployee's AWW, the employee has no lost wages.		
	"Post-injury earnings" include, among several other components:		

	1.	The value of any full days of accrued sick or annual leave that the employee voluntarily elects to use after the date of injury; and
	2.	The value of any partial days of accrued or annual leave that the employee has voluntarily elected to use after the date of injury that, when combined with the employee's TIBs, ex- ceeds the AWW.
	28	TAC 129.2
OFFSETTING PAID LEAVE AGAINST WORKERS' COMPENSATION INCOME BENEFITS	ers' pre diffe con res	Board may provide that while an employee is receiving work- compensation benefits, the employee may elect to receive viously accrued sick leave benefits in an amount equal to the erence in the workers' compensation benefits and the weekly opensation the employee was receiving before the injury that ulted in the claim, with a proportionate deduction in the employ- s sick leave balance. <i>Labor Code 504.052</i> [See DEC(LOCAL)]
	504 offs	ess the Board adopts the option provided by Labor Code 4.052, sick leave benefits and annual leave benefits shall not be tet against benefits paid under the Workers' Compensation Law. <i>J. Gen. Op. JC-0040 (1999)</i>
PROHIBITED DISCRIMINATION	-	erson may not discharge or in any other manner discriminate inst an employee because the employee has:
	1.	Filed a workers' compensation claim in good faith.
	2.	Hired a lawyer to represent the employee in a claim.
	3.	Instituted or caused to be instituted in good faith a proceeding under the Texas Workers' Compensation Act.
	4.	Testified or is about to testify in a proceeding under the Texas Workers' Compensation Act.
	Lat	oor Code 451.001
	dan an tled bur	erson who violates the above provision is liable for reasonable nages incurred by the employee as a result of the violation, and employee discharged in violation of the above provision is enti- to reinstatement in the former position of employment. The den of proof in a proceeding alleging violation of the above pro- on is on the employee. Labor Code 451.002

	Note:	A retaliatory discharge claim may not be brought against the District without its consent. Labor Code Chapter 451 notwithstanding, current state law does not waive the District's immunity and provide consent. <i>Labor Code</i> <i>504.053(e)</i> ; <u>Travis Cent. Appraisal Dist. v. Norman</u> , 342 S.W.3d 54 (Tex. 2011)
LEAVES OF ABSENCE	leave of except w	rict shall not terminate an employee who is on an unpaid absence and receiving workers' compensation benefits, when the termination is for a legitimate reason independent employee's workers' compensation claim. <i>Atty. Gen. Op.</i> (1984)
	absence as long a	that terminates an employee for violating a reasonable control policy cannot be liable for prohibited discrimination as the rule is uniformly enforced. <u>Continental Coffee Prod-</u> <u>v. Cazarez</u> , 937 S.W.2d 444 (Tex. 1996) [See DEC]

### EMPLOYMENT REQUIREMENTS AND RESTRICTIONS CRIMINAL HISTORY AND CREDIT REPORTS

DISQUALIFYING OFFENSES	canc for c ployi pose nece son	District shall obtain criminal history record information on final didates for employment. All District positions have the potential ontact with students. The District shall disqualify from em- ment a person whose criminal history indicates that the person es a threat to students or employees. Consistent with business essity, the District shall also disqualify from employment a per- whose criminal history is otherwise inconsistent with the job es of the position for which the person is being considered.
INDIVIDUALIZED ASSESSMENT	histo for e	District shall perform an individualized assessment of criminal bry record information when determining a person's eligibility imployment in a specific position. The District shall take into bunt a variety of factors, including the following:
	1.	The nature of the offense;
	2.	The age of the person when the crime was committed;
	3.	The date of the offense and how much time has elapsed;
	4.	The adjudication of the offense (e.g., whether the person was found guilty by a trier of fact, pled guilty, entered a no contest plea, or received deferred adjudication);
	5.	The nature and responsibilities of the job sought;
	6.	The accuracy of the person's disclosure of his or her criminal history during the selection process;
	7.	The effect of the conduct on the overall educational environ- ment; and
	8.	Any further information provided by the person concerning his or her criminal history record.
ARRESTS	has solel sion	fact of an arrest alone does not establish that criminal conduct occurred, and the District shall not disqualify a person based ly on an arrest. The District may make an employment deci- based on the conduct underlying the arrest if the conduct es the person unfit for the position in question.
SBEC NOTIFICATION	If a candidate for a position has a reported criminal history, and the candidate is certified by the State Board for Educator Certification (SBEC), the District shall report the criminal history to SBEC.	
CREDIT HISTORY	for e tion t com	District shall obtain credit history information on a candidate mployment only when the credit history is related to the posi- for which the person is being considered. The District shall ply with the Fair Credit Reporting Act before obtaining a job- ed credit history. [See DBAA(LEGAL)]

ADOPTED:

	Note:	This policy summarizes the Family and Act (FMLA) and implementing regulation for an employee seeking leave becaus military service. For provisions on leave DEC. For provisions addressing leave ee's military service, see DECB.	ons, including FML e of a relative's /es in general, see
	Family a	oductory page outlines the contents of th and Medical Leave Act. See the following ovisions on:	
SECTION I	General	Provisions	pages 2–5
	1. Ap	plicability to districts	
	2. Em	nployee eligibility	
	3. Qu	alifying reasons for leave	
	4. De	finitions	
SECTION II	Leave E	ntitlement and Use	pages 5–12
	1. Am	nount of leave	
	2. Inte	ermittent use of leave	
	3. Spo	ecial rules for instructional employees	
	4. Us	e of paid leave	
	5. Co	ntinuation of health insurance	
	6. Re	instatement of employee	
SECTION III	Notices	and Medical Certification	pages 12–18
	1. No	tices to employee	
	2. No	tice to employer regarding use of FML	
	3. Ce	rtification of leave	
SECTION IV	Miscella	neous Provisions	page 18–19
	1. Pre	eservation of records	
	2. Pro	phibition against discrimination	

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LEAVES AND ABSENCES FAMILY AND MEDICAL LEAVE

## SECTION I: GENERAL PROVISIONS

COVERED EMPLOYER	ers" emp rectl trict's	ublic elementary and secondary schools are "covered employ- under the FMLA, without regard to the number of employees loyed. The term "employer" includes any person who acts di- y or indirectly in the interest of the District to any of the Dis- s employees. 29 U.S.C. 2611(4), 2618(a); 29 C.F.R. 104(a)	
ELIGIBLE EMPLOYEE	"Elig	ible employee" means an employee who:	
	1.	Has been employed by the District for at least 12 months. The 12 months need not be consecutive;	
	2.	Has been employed by the District for at least 1,250 hours of service during the 12-months immediately preceding the commencement of leave; and	
	3.	Is employed at a worksite where 50 or more employees are employed by the District within 75 miles of that worksite.	
	29 L	I.S.C. 2611(2); 29 C.F.R. 825.110	
	-	strict that has no eligible employees must comply with the re- ements at GENERAL NOTICE, below.]	
	The District shall grant leave to eligible employees:		
REASONS FOR LEAVE	1.	For the birth of a son or daughter, and to care for the newborn child;	
	2.	For placement with the employee of a son or daughter for adoption or foster care [For the definitions of "adoption" and "foster care," see 29 C.F.R. 825.122];	
	3.	To care for the employee's spouse, son or daughter, or parent with a serious health condition;	
	4.	Because of a serious health condition that makes the em- ployee unable to perform the functions of the employee's job [For the definition of "serious health condition," see 29 C.F.R. 825.113];	
	5.	Because of any qualifying exigency arising out of the fact that the employee's spouse, son, daughter, or parent is a military member on active duty or call to covered active duty status (or has been notified of an impending call or order to covered active duty) [For the definition of "military member," see 29 C.F.R. 825.126(b). For the definition of "covered active duty" and "call to covered active duty status," see 29 C.F.R. 825.102]; and	

	6. To care for a covered servicemember with a serious injury or illness incurred in the line of duty if the employee is the spouse, son, daughter, parent, or next of kin of the servicemember. [For the definitions of "covered servicemember" and "serious injury or illness," see 29 C.F.R. 825.102, .122]
	29 U.S.C. 2612(a); 29 C.F.R. 825.112
	For provisions regarding treatment for substance abuse, see 29 C.F.R. 825.119.
QUALIFYING EXIGENCY	An eligible employee may take FMLA leave for one or more of the following qualifying exigencies:
	1. Short-notice deployment.
	2. Military events and related activities.
	3. Childcare and school activities.
	4. Financial and legal arrangements.
	5. Counseling.
	6. Rest and recuperation.
	7. Post-deployment activities.
	8. Parental care.
	9. Additional activities provided that the District and employee agree that the leave shall qualify as an exigency and agree to both the timing and duration.
	29 C.F.R. 826.126
PREGNANCY OR BIRTH	Both the mother and father are entitled to FMLA leave to be with a healthy newborn child (i.e., bonding time) during the 12-month period beginning on the date of birth. In addition, the mother is entitled to FMLA leave for incapacity due to pregnancy, for prenatal care, or for her own serious health condition following the birth of the child. The mother is entitled to leave for incapacity due to pregnancy even though she does not receive treatment from a health-care provider during the absence and even if the absence does not last for more than three consecutive calendar days. The husband is entitled to FMLA leave if needed to care for his pregnant spouse who is incapacitated, during her prenatal care, or following the birth of a child if the spouse has a serious health condition. [For the definition of "needed to care for," see 29 C.F.R. 825.124] 29 C.F.R. 825.120

DEFINITIONS 'NEXT OF KIN'	"Next of kin of a covered servicemember" (for purposes of military caregiver leave) means:			
	<ol> <li>The blood relative specifically designated in writing by the covered servicemember as his or her nearest blood relative for purposes of military caregiver leave under the FMLA. The designated individual shall be deemed to be the covered servicemember's only next of kin; or</li> </ol>			
	2. When no such designation has been made, the nearest blood relative other than the covered servicemember's spouse, parent, son, or daughter, in the following order of priority:			
	<ul> <li>Blood relatives who have been granted legal custody of the covered servicemember by court decree or statutory provisions,</li> </ul>			
	b. Brothers and sisters,			
	c. Grandparents,			
	d. Aunts and uncles, and			
	e. First cousins.			
	If there are multiple family members with the same level of re- lationship to the covered servicemember, all such family members shall be considered the covered servicemember's next of kin and may take FMLA leave to provide care to the covered servicemember, either consecutively or simultane- ously.			
	29 C.F.R. 825.127(d)(3)			
'PARENT'	"Parent" (for purposes of family, medical, and qualifying exigency leave) means a biological, adoptive, step or foster father or mother, or any other individual who stood in loco parentis to the employee when the employee was a son or daughter. This term does not include parents "in law." <i>29 C.F.R. 825.122</i>			
	For the definition of "parent of a covered servicemember" for pur- poses of military caregiver leave, see 29 C.F.R. 825.127(d)(2).			
'SON OR DAUGHTER'	"Son or daughter" (for purposes of family and medical leave) means a biological, adopted, or foster child, a stepchild, a legal ward, or a child of a person standing in loco parentis, who is either under age 18, or age 18 or older and "incapable of self-care be- cause of a mental or physical disability" at the time that FMLA leave is to commence. 29 C.F.R. 825.122			

	For the definition of "son or daughter on active duty or call to active duty status" for purposes of qualifying exigency leave, see 29 C.F.R. 825.122.
	For the definition of "son or daughter of a covered servicemember" for purposes of military caregiver leave, see 29 C.F.R. 825.127(d)(1).
'SPOUSE'	"Spouse" means a husband or wife as defined or recognized under state law for purposes of marriage in the state where the employee resides, including common law marriage in states where it is recognized. 29 C.F.R. 825.122
	SECTION II: LEAVE ENTITLEMENT AND USE
AMOUNT OF LEAVE	Except in the case of military caregiver leave, an eligible employ- ee's FMLA leave entitlement is limited to a total of 12 workweeks of leave during a 12-month period for any one or more of the qualify- ing reasons.
	A husband and wife who are employed by the same district may be limited to a combined total of 12 weeks of FMLA leave during any 12-month period if leave is taken for the birth of a son or daughter, the placement of a child for adoption or foster care, or to care for a parent with a serious health condition.
	29 U.S.C. 2612(a), (f); 29 C.F.R. 825.120(a)(3), .200, .201
DETERMINING THE 12-MONTH PERIOD	Except with respect to military caregiver leave, the District may choose any one of the following methods for determining the "12-month period" in which the 12 weeks of leave entitlement occurs:
	1. The calendar year;
	<ol> <li>Any fixed 12-month "leave year," such as a fiscal year or a year starting on an employee's "anniversary" date;</li> </ol>
	<ol> <li>The 12-month period measured forward from the date any employee's first FMLA leave begins; or</li> </ol>
	4. A "rolling" 12-month period measured backward from the date an employee uses any FMLA leave.
	29 C.F.R. 825.200(b)
MILITARY CAREGIVER LEAVE	In the case of military caregiver leave, an eligible employee's FMLA leave entitlement is limited to a total of 26 workweeks of leave during a "single 12-month period." The "single 12-month period" is measured forward from the date an employee's first FMLA leave to care for the covered servicemember begins, regardless of the method used by the District to determine the 12-month period for other FMLA leaves. During the "single 12-month period," an eligi-

	ble employee's FMLA leave entitlement is limited to a combined total of 26 workweeks of FMLA leave for any qualifying reason. 29 C.F.R. 825.200(f), (g)
	A husband and wife who are employed by the same district may be limited to a combined total of 26 weeks of FMLA leave during the "single 12-month period" if leave is taken as military caregiver leave, for the birth of a son or daughter, for the placement of a child for adoption or foster care, or to care for a parent with a serious health condition. 29 C.F.R. 825.127(e)(3)
SUMMER VACATION AND OTHER EXTENDED BREAKS	If the District's activity temporarily ceases and employees generally are not expected to report for work for one or more weeks (e.g., a school closing for two weeks for the Christmas/New Year holiday), those days do not count against the employee's FMLA leave entitlement. Similarly, the period during the summer vacation when the employee would not have been required to report for duty is not counted against the employee's FMLA leave entitlement. <i>29 C.F.R.</i> 825.200(h), .601(a)
INTERMITTENT OR REDUCED LEAVE SCHEDULE	FMLA leave may be taken intermittently or on a reduced leave schedule under certain circumstances. "Intermittent leave" is FMLA leave taken in separate blocks of time due to a single quali- fying reason. A "reduced leave schedule" is a leave schedule that reduces an employee's usual number of working hours per work- week, or hours per workday.
	For leave taken because of the employee's own serious health condition, to care for a spouse, parent, son, or daughter with a se- rious health condition, or military caregiver leave, there must be a medical need for leave and it must be that such medical need can be best accommodated through an intermittent or reduced leave schedule. Leave due to a qualifying exigency may also be taken on an intermittent or reduced schedule basis.
	When leave is taken after the birth of a healthy child or placement of a healthy child for adoption or foster care, an employee may take leave intermittently or on a reduced leave schedule only if the District agrees.
	29 U.S.C. 2612(b); 29 C.F.R. 825.102, .202
TRANSFER TO ALTERNATIVE POSITION	If an employee requests intermittent or reduced schedule leave that is foreseeable based on planned medical treatment, the Dis- trict may require the employee to transfer temporarily to an availa- ble alternative position for which the employee is qualified and which better accommodates recurring periods of leave than does the employee's regular position. 29 U.S.C. 2612(b)(2); 29 C.F.R. 825.204

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CALCULATING LEAVE USE	When an employee takes leave on an intermittent or reduced schedule, only the amount of leave actually taken may be counted toward the employee's leave entitlement. The District must account for intermittent or reduced schedule leave using an increment no greater than the shortest period of time that the District uses to account for use of other forms of leave, provided the increment is not greater than one hour. <i>29 C.F.R.</i> 825.205
SPECIAL RULES FOR INSTRUCTIONAL EMPLOYEES	Special rules apply to certain employees of the District. These special rules affect leave taken intermittently or on a reduced schedule, or taken near the end of an academic term (semester) by instructional employees.
	"Instructional employees" are those whose principal function is to teach and instruct students in a class, a small group, or an individ- ual setting. This term includes not only teachers, but also athletic coaches, driving instructors, and special education assistants such as signers for the hearing impaired. It does not include teacher assistants or aides who do not have as their principal job actual teaching or instructing, nor does it include auxiliary personnel such as counselors, psychologists, or curriculum specialists. It also does not include cafeteria workers, maintenance workers, or bus drivers.
	29 C.F.R. 825.600
FAILURE TO PROVIDE NOTICE OF FORESEEABLE LEAVE	If an instructional employee does not give required notice of fore- seeable leave to be taken intermittently or on a reduced schedule, the District may require the employee to take leave of a particular duration or to transfer temporarily to an alternative position. Alter- natively, the District may require the employee to delay the taking of leave until the notice provision is met. <i>29 C.F.R. 601(b)</i>
20 PERCENT RULE	If an eligible instructional employee needs intermittent leave or leave on a reduced leave schedule to care for a family member with a serious health condition, to care for a covered servicemember, or for the employee's own serious health condi- tion; the leave is foreseeable based on planned medical treatment; and the employee would be on leave for more than 20 percent of the total number of working days over the period the leave would extend, the District may require the employee to choose:
	1. To take leave for a period or periods of a particular duration, not greater than the duration of the planned treatment; or
	2. To transfer temporarily to an available alternative position for which the employee is qualified, which has equivalent pay and benefits and which better accommodates recurring peri- ods of leave than does the employee's regular position.

	begi and and choo case	iods of a particular duration" means a block or blocks of time nning no earlier than the first day for which leave is needed ending no later than the last day on which leave is needed, may include one uninterrupted period of leave. If an employee oses to take leave for "periods of a particular duration" in the e of intermittent or reduced schedule leave, the entire period of e taken will count as FMLA leave.	
	29 L	J.S.C. 2618(c); 29 C.F.R. 825.601, .603	
LEAVE AT THE END OF A SEMESTER	FML cept of a	a rule, the District may not require an employee to take more A leave than the employee needs. The FMLA recognizes ex- ions where instructional employees begin leave near the end semester. As set forth below, the District may in certain cases ire the employee to take leave until the end of the semester.	
	end In no	The school semester, or "academic term," typically ends near the end of the calendar year and the end of spring each school year. In no case may a school have more than two academic terms or semesters each year for purposes of the FMLA.	
	the s and FML trict how insu	e District requires the employee to take leave until the end of semester, only the period of leave until the employee is ready able to return to work shall be charged against the employee's A leave entitlement. Any additional leave required by the Dis- to the end of the semester is not counted as FMLA leave; ever, the District shall maintain the employee's group health rance and restore the employee to the same or equivalent job, ading other benefits, at the end of the leave.	
	29 L	J.S.C. 2618(d); 29 C.F.R. 825.603	
MORE THAN FIVE WEEKS BEFORE END OF SEMESTER		District may require an instructional employee to continue tak- eave until the end of the semester if:	
	1.	The employee begins leave more than five weeks before the end of the semester;	
	2.	The leave will last at least three weeks; and	
	3.	The employee would return to work during the three-week pe- riod before the end of the semester.	
DURING LAST FIVE WEEKS OF		District may require an instructional employee to continue tak- eave until the end of the semester if:	
SEMESTER	1.	The employee begins leave during the last five weeks of the semester for any reason other than the employee's own serious health condition or a qualifying exigency;	
	2.	The leave will last more than two weeks; and	
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	3. The employee would return to work during the two-week peri- od before the end of the semester.
DURING LAST THREE WEEKS OF SEMESTER	The District may require an instructional employee to continue tak- ing leave until the end of the semester if the employee begins leave during the three-week period before the end of the semester for any reason other than the employee's own serious health condi- tion or a qualifying exigency.
	29 C.F.R. 825.602
SUBSTITUTION OF PAID LEAVE	Generally, FMLA leave is unpaid leave. However, an employee may choose to substitute accrued paid leave for unpaid FMLA leave. If an employee does not choose to substitute accrued paid leave, the District may require the employee to do so. The term "substitute" means that the paid leave provided by the District, and accrued pursuant to established policies of the District, will run concurrently with the unpaid FMLA leave. An employee's ability to substitute accrued paid leave is determined by the terms and conditions of the District's normal leave policy. <i>29 U.S.C. 2612(d); 29 C.F.R. 825.207(a)</i>
COMPENSATORY TIME	If an employee requests and is permitted to use accrued compen- satory time to receive pay during FMLA leave, or if the District re- quires such use, the compensatory time taken may be counted against the employee's FMLA leave entitlement. 29 C.F.R. 825.207(f)
FMLA AND WORKERS' COMPENSATION	A serious health condition may result from injury to the employee "on or off" the job. If the District designates the leave as FMLA leave, the leave counts against the employee's FMLA leave enti- tlement. Because the workers' compensation absence is not un- paid, neither the employee nor the District may require the substitu- tion of paid leave. However, the District and an employee may agree, where state law permits, to have paid leave supplement workers' compensation benefits.
	If the health-care provider treating the employee for the workers' compensation injury certifies that the employee is able to return to a "light duty job" but is unable to return to the same or equivalent job, the employee may decline the District's offer of a "light duty job." As a result, the employee may lose workers' compensation payments, but is entitled to remain on unpaid FMLA leave until the employee's FMLA leave entitlement is exhausted. As of the date workers' compensation benefits cease, the substitution provision becomes applicable and either the employee may elect or the District may require the use of accrued paid leave.
	29 C.F.R. 825.207(d)

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MAINTENANCE OF HEALTH BENEFITS	During any FMLA leave, the District must maintain the employee's coverage under any group health plan on the same conditions as coverage would have been provided if the employee had been continuously employed during the entire leave period.
	An employee may choose not to retain group health plan coverage during FMLA leave. However, when the employee returns from leave, the employee is entitled to be reinstated on the same terms as before taking leave without any qualifying period, physical ex- amination, exclusion of pre-existing conditions, and the like.
	29 U.S.C. 2614(c); 29 C.F.R. 825.209
PAYMENT OF PREMIUMS	During FMLA leave, the employee must continue to pay the employee's share of group health plan premiums. If premiums are raised or lowered, the employee would be required to pay the new premium rates. <i>29 C.F.R. 825.210</i>
FAILURE TO PAY PREMIUMS	Unless the District has an established policy providing a longer grace period, the District's obligations to maintain health insurance coverage cease if an employee's premium payment is more than 30 days late. In order to terminate the employee's coverage, the District must provide written notice to the employee that the payment has not been received. Such notice must be mailed to the employee at least 15 days before coverage is to cease, advising that coverage will be dropped on a specified date at least 15 days after the date of the letter unless the payment has been received by that date. Coverage for the employee may be terminated at the end of the 30-day grace period, if the required 15-day notice has been provided.
	Upon the employee's return from FMLA leave, the District must still restore the employee to coverage/benefits equivalent to those the employee would have had if leave had not been taken and the premium payment(s) had not been missed. The employee may not be required to meet any qualification requirements imposed by the plan, including any new preexisting condition waiting period, to wait for an open season, or to pass a medical examination to obtain re-instatement of coverage.
	29 C.F.R. 825.212
RECOVERY OF BENEFIT COST	If an employee fails to return to work after FMLA leave has been exhausted or expires, a District may recover from the employee its share of health plan premiums during the employee's unpaid FMLA leave, unless the employee's failure to return is due to one of the reasons set forth in the regulations. The District may not recover its share of health insurance premiums for any period of FMLA leave covered by paid leave. <i>29 C.F.R. 825.213</i>

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RIGHT TO REINSTATEMENT	On return from FMLA leave, an employee is entitled to the same position the employee held when leave equivalent position with equivalent benefits, pay, and and conditions of employment. An employee is entit statement even if the employee has been replaced of position has been restructured to accommodate the absence. However, an employee has no greater right ment or to other benefits and conditions of employm employee had been continuously employed during the period. 29 C.F.R. 825.214(a), .216(a)	began, or to an d other terms led to rein- or his or her employee's ht to reinstate- ent than if the
MOONLIGHTING DURING LEAVE	If the District has a uniformly applied policy governin supplemental employment, the policy may continue employee while on FMLA leave. A district that does a policy may not deny FMLA benefits on the basis of supplemental employment unless the FMLA leave w obtained. 29 U.S.C. 2618(e); 29 C.F.R. 825.216(e)	to apply to an not have such foutside or
REINSTATEMENT OF SCHOOL EMPLOYEES	The District shall make the determination of how an be restored to "an equivalent position" upon return fr leave on the basis of established Board policies and The "established policies" must be in writing, must be to the employee before the taking of FMLA leave, an explain the employee's restoration rights upon return Any established policy which is used as the basis for an employee to "an equivalent position" must provide the same protections as provided in the FMLA. For employee may not be restored to a position requiring licensure or certification. <i>29 C.F.R. 825.604</i>	om FMLA practices. e made known d must clearly from leave. r restoration of e substantially example, an
PAY INCREASES AND BONUSES	An employee is entitled to any unconditional pay inc may have occurred during the FMLA leave period, so living increases. Pay increases conditioned upon se of service, or work performed must be granted in acc the District's policy or practice with respect to other e an equivalent leave status for a reason that does not FMLA leave.	uch as cost of eniority, length cordance with employees on
	Equivalent pay includes any bonus or payment, whe cretionary or non-discretionary. However, if a bonus ment is based on the achievement of a specified goa hours worked, products sold, or perfect attendance, ployee has not met the goal due to FMLA leave, the may be denied, unless otherwise paid to employees lent leave status for a reason that does not qualify as For example, if an employee who used paid vacation non-FMLA purpose would receive the payment, then	or other pay- al such as and the em- n the payment on an equiva- s FMLA leave. n leave for a

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who used paid vacation leave for an FMLA-protected purpose also must receive the payment.

29 C.F.R. 825.215(c)

KEY EMPLOYEES The District may deny job restoration to a key employee if such denial is necessary to prevent substantial and grievous economic injury to the operations of the District. 29 U.S.C. 2614(b); 29 C.F.R. 825.217–.219

### SECTION III: NOTICES AND MEDICAL CERTIFICATION

EMPLOYER NOTICES GENERAL NOTICE GENERAL NOTICE Every covered employer must post on its premises a notice explaining the FMLA's provisions and providing information concerning the procedures for filing complaints with the Department of Labor's Wage and Hour Division. The notice must be posted prominently where it can be readily seen by employees and applicants for employment. Covered employers must post this general notice even if no employees are eligible for FMLA leave.

If the District has any eligible employees, it shall also:

- 1. Include the notice in employee handbooks or other written guidance to employees concerning employee benefits or leave rights, if such written materials exist; or
- 2. Distribute a copy of the general notice to each new employee upon hiring.

Electronic posting is sufficient if it meets the other requirements of this section.

If the District's workforce is comprised of a significant portion of workers who are not literate in English, the District shall provide the general notice in a language in which the employees are literate.

The District may use Department of Labor (DOL) form WHD 1420 or may use another format so long as the information provided includes, at a minimum, all of the information contained in that notice.

29 C.F.R. 825.300(a)

ELIGIBILITY NOTICE When an employee requests FMLA leave, or when the District acquires knowledge that an employee's leave may be for an FMLAqualifying reason, the District must notify the employee of the employee's eligibility to take FMLA leave. If the employee is not eligible for FMLA leave, the notice must state at least one reason why the employee is not eligible.

The District must provide the eligibility notice within five business days, absent extenuating circumstances. Notification of eligibility

	may be oral or in writing. The District may use DOL form WH-381 to provide such notification to employees. The District shall translate the notice in any situation in which it is required to translate the general notice.				
	29 C.F.R. 825.300(b)				
RIGHTS AND RESPONSIBILITIES NOTICE	Each time the District provides an eligibility notice to an employee, the District shall also provide a written rights and responsibilities notice. The rights and responsibilities notice must include the in- formation required by the FMLA regulations at 29 C.F.R. 825.300(c)(1).				
	The District may use DOL form WH-381 to provide such notification to employees. The District may adapt the prototype notice as ap- propriate to meet these notice requirements. The notice may be distributed electronically if it meets the other requirements of this section. The District shall translate the notice in any situation in which it is required to translate the general notice.				
	29 C.F.R. 825.300(c)				
DESIGNATION NOTICE	When the District has enough information to determine whether leave is being taken for an FMLA-qualifying reason, the District must notify the employee whether the leave will be designated as FMLA leave. If the District determines that the leave will not be designated as FMLA-qualifying, the District must notify the em- ployee of that determination. Absent extenuating circumstances, the District must provide the designation notice within five business days.				
	The District may use DOL form WH-382 to provide such notification to employees. If the leave is not designated as FMLA leave be- cause it does not meet the requirements of the Act, the notice to the employee that the leave is not designated as FMLA leave may be in the form of a simple written statement.				
	The designation notice must include the information required by the FMLA regulations at 29 C.F.R. 825.300(d)(1) (substitution of paid leave), (d)(3) (fitness for duty certification), and (d)(6) (amount of leave charged against FMLA entitlement). For further provisions on designation of leave, see 29 C.F.R. 825.301.				
	29 C.F.R. 825.300(d)				
RETROACTIVE DESIGNATION	The District may retroactively designate leave as FMLA leave, with appropriate notice to the employee, if the District's failure to timely designate leave does not cause harm or injury to the employee. In addition, the District and an employee may agree that leave will be retroactively designated as FMLA leave. <i>29 C.F.R. 825.301(d)</i>				

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EMPLOYEE NOTICE	An employee giving notice of the need for FMLA leave must state a qualifying reason for the leave and otherwise satisfy the requirements for notice of foreseeable and unforeseeable leave, below. The employee does not need to expressly assert rights under the Act or even mention the FMLA. <i>29 C.F.R. 825.301</i>		
FORESEEABLE LEAVE	An employee must provide at least 30 days' advance notice before FMLA leave is to begin if the need for leave is foreseeable based upon an expected birth, placement for adoption or foster care, or planned medical treatment of the employee, a family member, or a covered servicemember. If 30 days' notice is not practicable, the employee must give notice as soon as practicable. For leave due to a qualifying exigency, the employee must provide notice as soon as practicable regardless of how far in advance the leave is fore- seeable.		
	When planning medical treatment, the employee must consult with the District and make a reasonable effort to schedule the treatment so as not to disrupt unduly the District's operations, subject to the approval of the health-care provider.		
	29 C.F.R. 825.302		
UNFORESEEABLE LEAVE	When the approximate timing of leave is not foreseeable, an employee must provide notice to the District as soon as practicable under the facts and circumstances of the particular case. It generally should be practicable for the employee to provide notice of leave that is unforeseeable within the time prescribed by the District's usual and customary notice requirements applicable to such leave. <i>29 C.F.R. 825.303</i>		
COMPLIANCE WITH DISTRICT REQUIREMENTS	The District may require an employee to comply with its usual and customary notice and procedural requirements for requesting leave, absent unusual circumstances. If an employee does not comply with usual notice and procedural requirements, and no unusual circumstances justify the failure to comply, FMLA leave may be delayed or denied. <i>29 C.F.R. 825.302(d)–.303(c)</i>		
CERTIFICATION OF LEAVE	The District may require that an employee's FMLA leave be sup- ported by certification, as described below. The District must give notice of a requirement for certification each time certification is required. At the time the District requests certification, the District must advise the employee of the consequences of failure to pro- vide adequate certification. 29 C.F.R. 825.305(a)		
TIMING	In most cases, the District should request certification at the time the employee gives notice of the need for leave or within five busi- ness days thereafter or, in the case of unforeseen leave, within five business days after the leave commences. The District may re-		

	quest certification at a later date if the District later has reason question the appropriateness of the leave or its duration. The ployee must provide the requested certification to the District 15 calendar days after the District's request, unless it is not ployee's diligent, good faith efforts. <i>29 C.F.R. 825.305(b)</i>	e em- t within practi-		
INCOMPLETE OR INSUFFICIENT CERTIFICATION	The District shall advise an employee if it finds a certification in- complete or insufficient and shall state in writing what additional information is necessary to make the certification complete and sufficient. The District must provide the employee with seven cal- endar days (unless not practicable under the particular circum- stances despite the employee's diligent, good faith efforts) to cure any such deficiency.			
	A certification is "incomplete" if one or more of the applicable tries have not been completed. A certification is "insufficient" complete, but the information provided is vague, ambiguous non-responsive. A certification that is not returned to the Dis not considered incomplete or insufficient, but constitutes a fa- provide certification.	' if it is , or strict is		
	29 C.F.R. 825.305(c)			
MEDICAL CERTIFICATION OF SERIOUS HEALTH CONDITION	When leave is taken because of an employee's own serious condition, or the serious health condition of a family member District may require the employee to obtain medical certificat from a health-care provider. The District may use DOL option form WH-380-E when the employee needs leave due to the ployee's own serious health condition and optional form WH when the employee needs leave to care for a family member serious health condition. The District may not require inform beyond that specified in the FMLA regulations.	r, the tion nal em- -380-F r with a		
	An employee may choose to comply with the certification rec ment by providing the District with an authorization, release, waiver allowing the District to communicate directly with the care provider.	or		
	For the definition of "health-care provider," see 29 C.F.R. 828	5.125.		
	29 C.F.R. 825.306			
GENETIC INFORMATION	A district subject to the Genetic Information Nondiscrimination (GINA) shall comply with the GINA rules with respect to a read for medical information. 29 C.F.R. $1635.8(b)(1)(i)(A)$ [See D	quest		
AUTHENTICATION AND CLARIFICATION	If an employee submits a complete and sufficient certification signed by the health-care provider, the District may not reque ditional information from the health-care provider. However,	est ad-		
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	District may contact the health-care provider for purposes of clarifi- cation and authentication of the certification after the District has given the employee an opportunity to cure any deficiencies, as set forth above. To make such contact, the District must use a health- care provider, a human resources professional, a leave administra- tor, or a management official. Under no circumstances may the employee's direct supervisor contact the employee's health-care provider.
	"Authentication" means providing the health-care provider with a copy of the certification and requesting verification that the infor- mation on the form was completed and/or authorized by the health- care provider who signed the document; no additional medical in- formation may be requested.
	"Clarification" means contacting the health-care provider to under- stand the handwriting on the certification or to understand the meaning of a response. The District may not ask the health-care provider for additional information beyond that required by the cer- tification form. The requirements of the Health Insurance Portabil- ity and Accountability Act (HIPAA) Privacy Rule must be satisfied when individually identifiable health information of an employee is shared with the District by a HIPAA-covered health-care provider.
	29 C.F.R. 825.307(a)
SECOND AND THIRD OPINIONS	If the District has reason to doubt the validity of a medical certifica- tion, the District may require the employee to obtain a second opin- ion at the District's expense. If the opinions of the employee's and the District's designated health-care providers differ, the District may require the employee to obtain certification from a third health- care provider, again at the District's expense. 29 C.F.R. 825.307(b), (c)
FOREIGN MEDICAL CERTIFICATION	If the employee or a family member is visiting another country, or a family member resides in another country, and a serious health condition develops, the District shall accept medical certification as well as second and third opinions from a health-care provider who practices in that country. If the certification is in a language other than English, the employee must provide the District with a written translation of the certification upon request. <i>29 C.F.R. 825.307(f)</i>
RECERTIFICATION	The District may request recertification no more often than every 30 days and only in connection with an absence by the employee, except as set forth in the FMLA regulations. The District must al- low at least 15 calendar days for the employee to provide recertifi- cation.

As part of the recertification for leave taken because of a serious health condition, the District may provide the health-care provider with a record of the employee's absence pattern and ask the health-care provider if the serious health condition and need for leave is consistent with such a pattern. 29 C.F.R. 825.308 CERTIFICATION-The first time an employee requests leave because of a qualifying QUALIFYING exigency, the District may require the employee to provide a copy EXIGENCY LEAVE of the military member's active duty orders or other documentation issued by the military which indicates that the military member is on covered active duty or call to covered active duty status, and the dates of the covered military member's covered active duty service. The District may also require that the leave be supported by a certification that addresses the information at 29 C.F.R. 825.309(b). The District may use DOL optional form WH-384, or another form containing the same basic information, for this certification. The District may not require information beyond that specified in the regulations. 29 C.F.R. 825.309 CERTIFICATION-When an employee takes military caregiver leave, the District may MILITARY require the employee to obtain a certification completed by an au-CAREGIVER LEAVE thorized health-care provider of the covered servicemember. In addition, the District may request that the employee and/or covered servicemember address in the certification the information at 29 C.F.R. 825.310(c). The District may also require the employee to provide confirmation of a covered family relationship to the seriously injured or ill servicemember. The District may use DOL optional form WH-385, or another form containing the same basic information, for this certification. The District may not require information beyond that specified in the regulations. The District must accept as sufficient certification "invitational travel orders" ("ITOs") or "invitational travel authorizations" ("ITAs") issued to any family member to join an injured or ill servicemember at his or her bedside. The District may seek authentication and/or clarification of the certification under the procedures described above. Second and third opinions, and recertifications, are not permitted for leave to care for a covered servicemember.

29 C.F.R. 825.310

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INTENT TO RETURN TO WORK	The District may require an employee on FMLA leave to report riodically on the employee's status and intent to return to work The District's policy regarding such reports may not be discrim- tory and must take into account all of the relevant facts and cir- cumstances related to the individual employee's leave situation 29 C.F.R. 825.311	k. nina- r-
FITNESS FOR DUTY CERTIFICATION	As a condition of restoring an employee who took FMLA leave to the employee's own serious health condition, the District mathematic have a uniformly applied policy or practice that requires all sim- situated employees (i.e., same occupation, same serious heal condition) who take leave for such conditions to obtain and pro- certification from the employee's health-care provider that the ployee is able to resume work. The District may require that the certification specifically address the employee's ability to perfor the essential functions of the employee's job. <i>29 C.F.R.</i> 825.3	ay nilarly lth esent em- he orm
FAILURE TO PROVIDE CERTIFICATION	If the employee fails to provide the District with a complete an ficient certification, despite the opportunity to cure, or fails to p vide any certification, the District may deny the taking of FMLA leave. This provision applies in any case where the District requests a certification, including any clarifications necessary to termine if certifications are authentic and sufficient. 29 C.F.R. 825.305	oro- A 9- 9 de-
	For failure to provide timely certification of foreseeable leave, 29 C.F.R. 825.313(a). For failure to provide timely certification unforeseeable leave, see 29 C.F.R. 825.313(b). For failure to vide timely recertification, see 29 C.F.R. 825.313(c). For failur provide timely fitness-for-duty certification, see 29 C.F.R. 825.313(d).	n of pro-
	SECTION IV: MISCELLANEOUS PROVISIONS	
RECORDS	The District shall make, keep, and preserve records pertaining its obligations under the FMLA in accordance with the recordk ing requirements of the Fair Labor Standards Act (FLSA) and FMLA regulations. The District shall keep these records for no than three years and make them available for inspection, copy and transcription by representatives of the DOL upon request.	the the o less ying,
	If the District is preserving records electronically, the District m comply with 29 C.F.R. 825.500(b). A district that has eligible e ployees must maintain records with the data set forth at 29 C. 825.500(c). A district that has no eligible employees must ma just the data at 29 C.F.R. 825.500(c)(1). For districts in a joint ployment situation, see 29 C.F.R. 825.500(e).	em- F.R. intain

Records and documents relating to certifications, recertifications, or medical histories of employees or employees' family members, created for purposes of FMLA, shall be maintained as confidential medical records in separate files/records from the usual personnel files.
If the Genetic Information Nondiscrimination Act (GINA) is applica-

ble, records and documents created for purposes of FMLA leave that contain family medical history or genetic information shall be maintained in accordance with the confidentiality requirements of GINA (see 29 C.F.R. 1635.9), which permit such information to be disclosed consistent with the requirements of the FMLA. [For information regarding GINA, see DAB(LEGAL)]

If the Americans with Disabilities Act (ADA) is also applicable, such records shall be maintained in conformance with ADA confidentiality requirements [see 29 C.F.R. 1630.14(c)(1)], except as set forth in this section of the regulations.

#### 29 C.F.R. 825.500

PROHIBITION AGAINSTThe FMLA prohibits interference with an employee's rights under<br/>the law, and with legal proceedings or inquiries relating to an em-<br/>ployee's rights. 29 U.S.C. 2615; 29 C.F.R. 825.220

- *Note:* The forms on the following pages are for termination of a probationary contract at the end of the contract term. For termination of a probationary contract during the contract term for reasons other than financial exigency, see DF. For termination of a probationary contract during the contract term due to financial exigency, see DFFA.
- Exhibit A: Notice of End-of-Year Termination of Probationary Contract 1 page
- Exhibit B: Documentation of Delivery: Notice of Termination of Probationary Contract 1 page

#### EXHIBIT A

#### NOTICE OF END-OF-YEAR TERMINATION OF PROBATIONARY CONTRACT

Date of notice:

Employee name:

On \_\_\_\_\_ (date of meeting), the Board took action to terminate your employment contract.

Your employment with the District will end effective the last duty day of the school year.

Please direct questions regarding the termination of your contract to the Superintendent.

Signature

Printed name

Title

PROBATIONARY CONTRACTS TERMINATION AT END OF YEAR DFAB (EXHIBIT)

#### EXHIBIT B

#### DOCUMENTATION OF DELIVERY: NOTICE OF TERMINATION OF PROBATIONARY CONTRACT

(For office use only. This document to be retained in the employee's personnel file.)

Employee name:

(Notice must be delivered personally by hand delivery to the employee on the campus at which the employee is employed.)

#### Hand delivery:

Completed: \_\_\_\_\_ Attempted: \_\_\_\_\_ (check only one)

Date: \_\_\_\_\_\_ By: \_\_\_\_\_\_ (name)

(If the employee is not present on the campus on the date that hand delivery is attempted, the notice must be mailed by prepaid certified mail or delivered by express delivery service to the employee's address of record with the District.)

#### Mail or delivery service:

Sent by: Certified mail \_\_\_\_\_ Express delivery service \_\_\_\_\_ (check only one)

Employee's address of record:

Date: \_\_\_\_\_ By: \_\_\_\_\_

(District representative)

**Please Note:** This manual does not have policies in all codes. The coding structure is common to all TASB manuals and is designed to accommodate expansion of both (LEGAL) and (LOCAL) policy topics and administrative regulations.

# SECTION E: INSTRUCTION

EA	INSTRUCTIONAL GOALS AND OBJECTIVES
EB	SCHOOL YEAR
EC	SCHOOL DAY
ED	ORGANIZATION OF INSTRUCTION
EE	INSTRUCTIONAL ARRANGEMENTS
EEA	Grouping for Instruction
EEB	Class Size
EEC	Scheduling for Instruction
EED	Student Schedules
EEH	Homebound Instruction
EEJ	Individualized Learning
EEL	Contracts with Outside Agencies
EEM	Juvenile Residential Facilities
EEP	Lesson Plans
EF	INSTRUCTIONAL RESOURCES
EFA	Instructional Materials
EFAA	Selection and Adoption
EFB	Library Media Programs
EFC	Community Instructional Resources
EFD	Field Trips
EFF	Instructional Television
EG	CURRICULUM DEVELOPMENT
EGA	Innovative and Magnet Programs
EH	CURRICULUM DESIGN
EHA	Basic Instructional Program
EHAA	Required Instruction (All Levels)
EHAB	Required Instruction (Elementary)
EHAC	Required Instruction (Secondary)
EHAD	Elective Instruction
EHB	Special Programs
EHBA	Special Education
EHBAA	Identification, Evaluation, and Eligibility
EHBAA	ARD Committee and Individualized Education Program
EHBAA	Students in Non-District Placement
EHBAD	Transition Services
EHBAE	Procedural Requirements
EHBB	Gifted and Talented Students

**Please Note:** This manual does not have policies in all codes. The coding structure is common to all TASB manuals and is designed to accommodate expansion of both (LEGAL) and (LOCAL) policy topics and administrative regulations.

## SECTION E: INSTRUCTION

EHBC EHBD EHBE EHBF EHBG EHBH EHBI EHBK EHBL EHBM EHBN EHD EHDA EHDA EHDD EHDC EHDD EHDE	Compensatory/Accelerated Services Federal Title I Bilingual Education/ESL Career and Technical Education Prekindergarten Other Special Populations Adult and Community Education Other Instructional Initiatives High School Equivalency Travel Study Honors Alternative Methods for Earning Credit Summer School Credit by Examination With Prior Instruction Credit by Examination Without Prior Instruction College Course Work/Dual Credit Distance Learning
EI	ACADEMIC ACHIEVEMENT
EIA	Grading/Progress Reports to Parents
EIAA	Examinations
EIAB	Makeup Work
EIB	Homework
EIC	Class Ranking
EID	Honor Rolls
EIE	Retention and Promotion
EIF	Graduation
EJ	ACADEMIC GUIDANCE PROGRAM
EK	TESTING PROGRAMS
EKB	State Assessment
EKBA	English Language Learners/LEP Students
EKC	Reading Assessment
EKD	Mathematics Assessment
EL	CHARTER CAMPUS OR PROGRAM
EM	MISCELLANEOUS INSTRUCTIONAL POLICIES
EMA	Academic Freedom
EMB	Teaching About Controversial Issues
EMD	Ceremonies and Observances
EMG	Non-Service Animals
EMI	Study of Religion

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SPECIAL PROGRAMSEBILINGUAL EDUCATION/ESL(LE						
TITLE III REQUIREMENTS	Beh limit	A district that receives funds under Title III of the No Child Left Behind Act shall comply with the statutory requirements regarding limited English proficient and immigrant students. 20 U.S.C. 6801– 7014				
STATE POLICY	gua gua bilir	It is the policy of the state that every student who has a home lan- guage other than English and who is identified as an English lan- guage learner shall be provided a full opportunity to participate in a bilingual education or English as a second language (ESL) pro- gram.				
DEFINITIONS	who lang	"Student of limited English proficiency (LEP)" means a student whose primary language is other than English and whose English language skills are such that the student has difficulty performing ordinary classwork in English.				
	quir	"English language learner" is a person who is in the process of ac- quiring English and has another language as the first native lan- guage.				
		The terms English language learner and LEP student are used in- terchangeably.				
	"Pa	"Parent" includes a legal guardian of a student.				
DISTRICT	The District shall:					
RESPONSIBILITY	1.	Identify English language learners based on criteria lished by the state;	estab-			
	2.	Provide bilingual education and ESL programs as in parts of the regular program;	tegral			
	3.	Seek certified teaching personnel to ensure that Eng guage learners are afforded full opportunity to maste sential knowledge and skills; and	•			
	4.	Assess achievement for essential knowledge and sk cordance with Education Code Chapter 39 to ensure countability for English language learners and the so that serve them.	e ac-			
	Edι	ıcation Code 29.052; 19 TAC 89.1201(a), .1203				
IDENTIFICATION OF LEP STUDENTS	Within the first four weeks of the first day of school, the language proficiency assessment committee (LPAC) shall determine and report to the Board the number of LEP students on each campus and shall classify each student according to the language in which the student possesses primary proficiency. The Board shall report that information to TEA before November 1 each year. <i>Education Code</i> 29.053(b)					
	13		1 of 11			

LANGUAGE PROFICIENCY ASSESSMENT COMMITTEES (LPAC)	Each district that is required to offer bilingual and special language programs shall, by local Board policy, establish an LPAC. The District shall establish and operate a sufficient number of LPACs to enable them to discharge their duties within 20 school days of the enrollment of LEP students. The District shall have on file policy and procedures for the selection, appointment, and training of members of the LPAC.				
MEMBERSHIP OF LPAC	The LPAC shall include:				
	1. A professional bilingual educator;				
	2. A professional transitional language educator;				
	3. A parent of a LEP student; and				
	4. A campus administrator.				
	The District may add other members to the committee in any of the required categories. If the District does not have an individual in one or more of the job classifications required, it shall designate another professional staff member to serve on the LPAC.				
	In districts and grade levels at which the District is not required to provide a bilingual education program, the LPAC shall be composed of one or more professional personnel, a campus administrator, and a District-designated parent of a LEP student.				
	No parent serving on the LPAC shall be an employee of the Dis- trict.				
	All members of the LPAC, including parents, shall be acting for the District and shall observe all laws and rules governing confidentiality of information concerning individual students. The District shall be responsible for the orientation and training of all members, including the parents, of the LPAC.				
	Education Code 29.063(a), (b); 19 TAC 89.1220(a)–(f)				
DUTIES	The LPAC shall have the duties set forth at Education Code 29.063(c) and 19 Administrative Code 89.1220(g)–(i), (k).				
HOME LANGUAGE SURVEY	Within four weeks of each student's enrollment, the District shall conduct a home language survey to determine the language nor- mally used in the home and the language normally used by the student. The home language survey shall be conducted in English and in the home language, and signed by the student's parents if the student is in prekindergarten through grade 8, or by the student if the student is in grades 9 through 12. The original copy of the survey shall be retained in the student's permanent record.				

	The District shall conduct only one home language survey of each student. The home language survey shall be administered to each student new to the District and to students previously enrolled who were not surveyed in the past.				
	The home language survey shall contain the following questions:				
	1. "What language is spoken in your home most of the time?"				
	2. "What language does your child speak most of the time?"				
	Additional information may be collected by the District and record- ed on the home language survey.				
	The home language survey shall be used to establish the student's language classification for determining whether the District is required to provide a bilingual education or ESL program. If a student is identified through the home language survey as normally speaking a language other than English, the student shall be tested in accordance with 19 Administrative Code 89.1225 and additionally for students with disabilities, 19 Administrative Code 89.1230.				
	Education Code 29.056(a)(1); 19 TAC 89.1215				
	The LPAC may classify a student as LEP if:				
CLASSIFICATION	<ol> <li>The student's ability in English is so limited or the student's disabilities are so severe that assessment procedures cannot be administered;</li> </ol>				
	<ol> <li>The student's score or relative degree of achievement on the TEA-approved English proficiency test is below the levels es- tablished by TEA as indicative of reasonable proficiency;</li> </ol>				
	<ol> <li>The student's primary language proficiency score as meas- ured by a TEA-approved test is greater than the student's pro- ficiency in English; or</li> </ol>				
	4. The LPAC determines, based on other information, including a teacher evaluation, parental viewpoint, or student interview, that the student's primary language proficiency is greater than the student's proficiency in English or that the student is not reasonably proficient in English.				
	Education Code 29.056(c)				
PARENTAL NOTICE AND CONSENT	Within ten days of the LPAC's classification of a student as LEP, the LPAC shall give written notice to the student's parent. The no- tice must be in English and in the parent's primary language. The notice shall inform the parents of the benefits of the program for				

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		which the student is recommended and that it is an integral part of the school program.				
		The entry or placement of a student in the bilingual education or ESL program must be approved in writing by the student's parent.				
	reco	Pending parent approval, the District shall place the student in the recommended program, but may count only those students with parent approval for bilingual education allotment.				
		The District may identify, exit, or place a student in a program with- out written approval of the student's parent or guardian if:				
	1.		e student is 18 years of age or has had the disabilities of ority removed;			
	2.		asonable attempts to inform and obtain permission from a ent or guardian have been made and documented;			
	3.	Арр	proval is obtained from:			
		a.	An adult whom the District recognizes as standing in pa- rental relation to the student, including a foster parent or employee of a state or local governmental agency with temporary possession or control of the student; or			
		b.	The student, if no parent, guardian, or other responsible adult is available; or			
	4.	-	arent or guardian has not objected in writing to the pro- ed entry, exit, or placement.			
	Edı	ıcatio	n Code 29.056(a), (d); 19 TAC 89.1220(j), (m), .1240(a)			
PARTICIPATION OF NON-LEP STUDENTS	With the approval of the District and a student's parents, a student who is not LEP may also participate in a bilingual education pro- gram. The number of participating students who are not LEP may not exceed 40 percent of the number of students enrolled in the program. <i>Education Code 29.058; 19 TAC 89.1233</i>					
BILINGUAL AND ESL PROGRAMS	lang	guage	trict with an enrollment of 20 or more LEP students in any classification in the same grade level district-wide shall lingual education or special language program, as follows:			
	1.	prov gua moo	dergarten through elementary grades: the District shall vide a bilingual education program by offering dual lan- ge instruction using one of the four bilingual program dels described in 19 Administrative Code 89.1210(d). [See INGUAL EDUCATION PROGRAM MODELS, below]			

gual education, ESL, or other transition approved by TEA.	onal language instruction
<ol> <li>Grades 9 through 12: the District shat tion by offering an ESL program using described at 19 Administrative Code a PROGRAM MODELS, below]</li> </ol>	g one of the two models
If a program other than bilingual education garten through the elementary grades, doo ception must be filed with and approved by	cumentation for the ex-
Education Code 29.053(c), (d), .054; 19 TA	AC 89.1205
PROGRAM The District's bilingual education program s CONTENT gram of dual-language instruction that proviskills in the primary language of the studer gram and for carefully structured and sequilish language skills. The amount of instruct within the bilingual education program sha the students' level of proficiency in each language academic achievement.	vides for learning basic nts enrolled in the pro- uenced mastery of Eng- ction in each language Il be commensurate with
The bilingual education program shall add guistic, and cognitive needs of English lang scribed at 19 Administrative Code 89.1210	guage learners as de-
An ESL program shall be an intensive prog English from teachers trained in recognizin guage differences. Instruction in ESL shal the student's level of English proficiency an ademic achievement.	ng and dealing with lan- Il be commensurate with
The District shall provide for ongoing coord ESL program and the regular educational p gram shall address the affective, linguistic, English language learners as described at 89.1210(f).	program. The ESL pro- , and cognitive needs of
The bilingual education and ESL programs of the regular educational program require tive Code Chapter 74 (Curriculum Require	ed under 19 Administra-
The bilingual or ESL program shall be desi students' learning experiences and shall in aspects of the students' backgrounds.	•
The District shall modify the instruction, pa bilingual and ESL programs to ensure that	

	ers have a full opportunity to master the essential knowledge and skills of the required curriculum. Students participating in the bilin- gual education program may demonstrate their mastery of the es- sential knowledge and skills in either their home language or in English for each content area.				
	Students enrolled in the bilingual or ESL programs shall be placed in classes with other students of approximately the same age and level of educational attainment. The District shall ensure that each student's instruction is appropriate to the student's level of educa- tional attainment, and the District shall keep adequate records of the educational level and progress of each student enrolled in the program.				
	LEP students shall participate fully with English-speaking students in regular classes provided in subjects such as art, music, and physical education. The District shall provide students enrolled in the bilingual or ESL program a meaningful opportunity to partici- pate fully with other students in all extracurricular activities. Elec- tive courses may be taught in a language other than English.				
	Education Code 29.055, .057(b); 19 TAC 89.1210(a)				
BILINGUAL EDUCATION PROGRAM	The bilingual education program shall be implemented with con- sideration for each English language learner's unique readiness level through one of the following program models:				
MODELS	1. Transitional bilingual/early exit;				
	2. Transitional bilingual/late exit;				
	3. Dual language immersion/two-way; or				
	4. Dual language immersion/one-way.				
	19 TAC 89.1210(d)				
ESL PROGRAM MODELS	The ESL program shall be implemented with consideration for each English language learner's unique readiness level through one of the following program models:				
	1. ESL/content-based program model; or				
	2. ESL/pull-out program model.				
	19 TAC 89.1210(g)				
DUAL LANGUAGE IMMERSION PROGRAM (DLIP)	"Dual language immersion" is an educational approach in which students learn two languages in an instructional setting that inte- grates subject content presented in English and another language. Models vary depending on the amount of each language used for instruction at each grade level. The program must be based upon				

	instruction that adds to the student's first language. The implemen- tation of a dual language immersion program (DLIP) model is op- tional. <i>19 TAC 89.1203</i>			
	The District may adopt a DLIP for students enrolled in elementary school grades. <i>Education Code 28.005(c), .0051(c)</i>			
IMPLEMENTATION	Program implementation should:			
	1.	Begin at prekindergarten, kindergarten, or grade 1, as appli- cable;		
	2.	Continue without interruption incrementally through the ele- mentary grades whenever possible; and		
	3.	Consider expansion to middle school and high school when- ever possible.		
	19 7	FAC 89.1227		
	A DI	_IP must:		
REQUIREMENTS	1.	Address all curriculum requirements specified at 19 Adminis- trative Code Chapter 74, Subchapter A (Required Curriculum) to include foundation and enrichment areas, English language proficiency standards, and college and career readiness standards.		
	2.	Be a full-time program of academic instruction in English and another language.		
	3.	Provide a minimum of 50 percent of instructional time in the language other than English.		
	4.	Be developmentally appropriate and based on current best practices research.		
	19 7	FAC 89.1227		
ENROLLMENT	Student enrollment in a DLIP is optional. The program must fully disclose candidate selection criteria and ensure that access to the program is not based on race, creed, color, religious affiliation, age, or handicapping condition. The District must obtain written paren- tal approval for student participation in the program sequence and model established by the District.			
	A district implementing a DLIP must develop a policy on enrollment and continuation for students in the program. The policy must ad- dress:			

- 1. Eligibility criteria;
- 2. Program purpose;

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	3.	Grade levels in which the program will be implemented;		
	4.	Support of program goals as stated in 19 Administrative Code 89.1210 (Program Content and Design); and		
	5.	Expectations for students and parents.		
	19	TAC 89.1228		
EVALUATION	sum	strict implementing a DLIP must conduct annual formative and mative evaluations collecting a full range of data to determine gram impact on student academic success.		
	The success of a DLIP is evident by students in the program demonstrating high levels of language proficiency in English and the other language and mastery of the Texas essential knowledge and skills for the foundation and enrichment areas. Indicators of success may include scores on statewide student assessments in English, statewide student assessments in Spanish (if appropriate), norm-referenced standardized achievement tests in both lan- guages, and/or language proficiency tests in both languages.			
	19	TAC 89.1267		
SCHOOL DISTRICT		exceptional DLIP may be recognized by the Board using the owing criteria:		
RECOGNITION	1.	The District must exceed the minimum requirements stated in 19 Administrative Code 89.1227.		
	2.	The District must not receive the lowest performance rating in the state accountability system.		
	3.	The District must not be identified for any stage of intervention for the District's bilingual and/or ESL program under the per- formance-based monitoring system.		
	4.	The District must meet the adequate yearly progress partici- pation and performance criteria in reading and mathematics for the English language learner student group under Elemen- tary and Secondary Education Act (ESEA) regulations.		
STUDENT RECOGNITION		udent participating in a DLIP may be recognized by the pro- m and the Board using the following criteria:		
	1.	The student must meet or exceed statewide student assess- ment passing standards in all subject areas at the appropriate grade level.		

	<ol> <li>The student must meet or exceed expected levels of lan- guage proficiency on a recognized language proficiency test from the list of tests approved by the Commissioner.</li> </ol>
	19 TAC 89.1269
FACILITIES	Bilingual education and special language programs shall be locat- ed in the District's regular schools rather than in separate facilities. The District may concentrate the programs at a limited number of schools, provided that the enrollment in those schools shall not ex- ceed 60 percent LEP students. Recent immigrant English lan- guage learners enrolled in newcomer centers shall return to home campuses no later than two years after initial enrollment in a new- comer program. <i>Education Code 29.057; 19 TAC 89.1235</i>
COOPERATION AMONG DISTRICTS	The District may join with one or more other districts to provide the required bilingual and special education programs. The availability of the programs shall be publicized throughout the districts involved.
	The District may allow a nonresident LEP student to enroll in or attend its bilingual education or special language program if the student's district of residence does not provide an appropriate pro- gram. The tuition for the student shall be paid by the district of res- idence.
	Documentation in a student's permanent record shall be forwarded in the same manner as other student records to another school dis- trict in which the student enrolls.
	Education Code 29.059; 19 TAC 89.1220(I)
SUMMER PROGRAM	If the District is required to offer a bilingual education or special language program, it shall offer a voluntary summer school pro- gram for LEP children who will be eligible for admission to kinder- garten or first grade at the beginning of the next school year.
	A school that operates on a semester system shall offer the pro- gram during the period school is recessed for the summer and for one-half day for eight weeks or on a similar schedule approved by the Board. A school that operates on any other system shall offer 120 hours of instruction on a schedule established by the Board.
	The program must be an intensive bilingual education or special language program that meets the standards set by TEA, and the student/teacher ratio may not exceed 18:1. The District shall comply with the requirements of 19 Administrative Code 89.1250 in providing such a program.

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SPECIAL PROGRAMS BILINGUAL EDUCATIO	N/ESL EHBE (LEGAL)	
OTHER PROGRAM	The District may establish on a full- or part-time basis other sum- mer school, extended day, or extended week bilingual or special language programs for LEP students and may join with other dis- tricts in establishing such programs.	
	Neither the summer program nor the other programs may substi- tute for the program to be provided during the regular school year.	
	Education Code 29.060	
PERSONNEL	Teachers assigned to bilingual education and ESL programs must be appropriately certified in bilingual education or ESL, respectively. <i>Education Code 29.061(b), (c)</i>	
	If the District is unable to hire a sufficient number of teachers with bilingual teaching or ESL certificates, the District may file an application for exception with TEA, in accordance with 19 Administrative Code 89.1207. <i>Education Code 29.054; 19 TAC 89.1207</i>	
LEP STUDENTS AND STATE ASSESSMENTS	In kindergarten–grade 12, a LEP student shall participate in the state assessment in accordance with Commissioner's rules at 19 Administrative Code Chapter 101, Subchapter AA. [See EKBA]	
PROGRAM EXIT	The District may transfer a LEP student out of a bilingual education or special language program for the first time or a subsequent time if the student is able to participate equally in a regular all-English instructional program as determined by:	
	<ol> <li>TEA-approved tests administered at the end of each school year to determine the extent to which the student has devel- oped oral and written language proficiency and specific lan- guage skills in English;</li> </ol>	
	2. Satisfactory performance on the reading assessment instru- ment under Education Code 39.023(a) or an English lan- guage arts assessment instrument under Education Code 39.023(c), as applicable, with the assessment instrument ad- ministered in English, or, if the student is enrolled in the first or second grade, an achievement score at or above the 40th percentile in the reading and language arts sections of an English standardized test approved by TEA; and	
	3. TEA-approved criterion-referenced tests and the results of a subjective teacher evaluation.	
	Education Code 29.056(g)	
NOTICE TO PARENTS	The District shall notify parents of a student's reclassification as English proficient and his or her exit from the bilingual or ESL pro- gram. <i>19 TAC 89.1240(b)</i>	

POST-EXIT MONITORING	The LPAC shall reevaluate a student who is transferred out of a bilingual education or special language program if the student earns a failing grade in a subject in the foundation curriculum during any grading period in the first two school years after the student is transferred to determine whether the student should be reenrolled in a bilingual education or special language program.			
	a b	ring the first two school years after a student is transferred out of ilingual education or special language program, the LPAC shall iew the student's performance and consider:		
	1.	The total amount of time the student was enrolled in bilingual education or special language programs;		
	2.	The student's grades each grading period in each subject in the foundation curriculum;		
	3.	The student's performance on state assessment instruments;		
	4.	The number of credits the student has earned toward high school graduation, if applicable; and		
	5.	Any disciplinary actions taken against the student under Edu- cation Code Chapter 37, Subchapter A.		
	the	er the evaluation, the LPAC may require intensive instruction for student or reenroll the student in a bilingual education or spe- language program.		
	Edi	ucation Code 29.0561		
PEIMS REPORTING REQUIREMENTS	gua	istrict that is required to offer bilingual education or special lan- age programs shall include the following information in the Dis- i's Public Education Information Management System (PEIMS) ort:		
	1.	Demographic information on students enrolled in District bilin- gual education or special language programs;		
	2.	The number and percentage of students enrolled in each in- structional model of a bilingual education or special language program offered by the District; and		
	3.	The number and percentage of students identified as LEP students who do not receive specialized instruction.		
	Edu	ucation Code 29.066(a)		

### SPECIAL PROGRAMS ADULT AND COMMUNITY EDUCATION

ADULT EDUCATION	pub to m catio func	District shall provide, to the extent possible within available lic and private resources, adult education programs designed neet the education and training needs of adults. Bilingual edu- on may be the method of instruction for students who do not ction satisfactorily in English whenever it is appropriate for their mum development. <i>Education Code 29.253</i>			
ESSENTIAL PROGRAM	The following essential program components shall be provided:				
COMPONENTS	1.	Adult basic education;			
	2.	Programs for adults of limited English proficiency;			
	3.	Adult secondary education, including programs leading to the achievement of a high school equivalency certificate and/or high school diploma;			
	4.	Instructional services to improve student proficiencies neces- sary to function effectively in adult life, including accessing further education, employment-related training, or employ- ment;			
	5.	Assessment and guidance services related to items 1–4, above; and			
	6.	Collaboration with multiple partners in the community to ex- pand the services available to adult learners and to prevent duplication of services.			
	19	TAC 89.23			
		standards for awarding diplomas to adults shall be those es- ished in 19 Administrative Code Chapter 74, except:			
	1.	There shall be no limit to the number of secondary credits adults may earn by demonstrating competence.			
	2.	Adults may earn the required physical education credits by one or more of the following:			
		a. Satisfactory completion of approved secondary physical education courses; or			
		b. Substitution of state-approved secondary elective courses.			
	3.	Adults must meet the requirements for successful perfor- mance on a secondary level test designated by the Commis- sioner.			
	19	TAC 89.24			

#### SPECIAL PROGRAMS ADULT AND COMMUNITY EDUCATION

STAFF DEVELOPMENT	All adult education staff hired after September 1, 1996, shall re- ceive at least 12 clock hours of professional development annually. All staff new to adult education shall receive six clock hours of preservice professional development before they begin work in an adult education program. Aides shall have at least a high school diploma or a high school equivalency certificate.			
	Directors, teachers, counselors, and supervisors must have a bachelor's degree. Directors, teachers, counselors, and supervisors who do not have valid Texas teacher certification must attend 12 clock hours of inservice professional development annually in addition to the 12 hours required above until they have completed either six clock hours of adult education college credit or attained two years of adult education experience.			
	The requirements for inservice professional development may be reduced by local programs in individual cases upon documented demonstration of exceptional circumstances that prevent employ- ees from completing the required hours.			
	These staff development requirements apply to volunteers who generate contact time that is part of the adult education program and is reported to TEA for funding purposes. [See DMA]			
	19 TAC 89.25			
STAFF ASSIGNMENTS	Teachers and aides shall be assigned to instruction, counseling, and/or assessment for a minimum of 75 percent of the hours for which they are employed. <i>19 TAC 89.26</i>			
TUITION AND FEES	Tuition and fees shall not be charged unless the District is statutorily authorized to do so. Funds generated by such tuition and fees shall be used for the adult education instructional program. <i>19 TAC 89.33</i>			
REIMBURSEMENT FOR COMMUNITY EDUCATION	If the Board elects to provide community education for all age groups, it may be eligible for reimbursement for the costs of the program. In order to receive reimbursement, it must submit an ap- plication in accordance with TEA rules and reimbursement shall be made to the extent authorized.			
CONDITIONS	The District will receive such reimbursement only if it has achieved the level of community services prescribed by TEA in the current or preceding year.			
	Education Code 20.256			

Education Code 29.256

DISTANCE LEARNING AND CORRESPONDENCE COURSES	Credit toward state graduation requirements may be granted for distance learning and correspondence courses only as follows:			
	,	The institution offering the correspondence course is The University of Texas at Austin, Texas Tech University, or another public institution of higher education approved by the Commissioner.		
		Students may earn course credit through distance learning technologies, such as satellite, Internet, two-way videoconfer- encing, online courses, the Texas Virtual School Network (TxVSN), and instructional television.		
		The distance learning and correspondence courses must in- clude the state-required essential knowledge and skills for such a course.		
	19 T/	AC 74.23		
TEXAS VIRTUAL SCHOOL NETWORK	The TxVSN is a state-led initiative for online learning authorized by Education Code Chapter 30A. The TxVSN is a partnership net- work administered by TEA in coordination with regional education service centers (ESCs), Texas public school districts and charter schools, and institutions of higher education.			
	The TxVSN is comprised of two components—the online school (OLS) program and the statewide course catalog.			
	19 T/	AC 70.1001(4)		
ONLINE SCHOOL (OLS) PROGRAM	progr trict a	ne School (OLS) program" is a full-time, virtual instructional am that is made available through an approved provider dis- and is designed to serve students in grades 3–12 who are not cally present at school. <i>19 TAC 70.1001(7)</i>		
		/SN OLS may serve students in grades 3–12 but may not students in kindergarten–grade 2.		
	stude each the to year.	ool district wishing to operate a TxVSN OLS in order to serve ents in full-time virtual instruction shall, prior to the start of academic year, notify TEA of grade levels to be served and otal number of students to be served during that academic A school district may not add grade levels after the start of chool year.		
	TxVS comp	/SN OLS or a school district wishing to begin operating a N OLS shall certify that the OLS has courses sufficient to orise a full instructional program for each grade level served by DS prior to serving that grade level.		

	TEA	ool districts approved to serve as TxVSN OLSs shall follow the A procedures related to obtaining a campus number for the vir- campus through which they serve their TxVSN OLS students.	
		ool districts serving as TxVSN OLSs must follow all require- nts in 19 Administrative Code 70.1011.	
	19	TAC 70.1011	
STATEWIDE COURSE CATALOG	inst	atewide course catalog" is a supplemental online high school ructional program available through approved providers. <i>19</i> C 70.1001(10)	
PROVIDER DISTRICTS	cou	xVSN provider district is an entity that provides an electronic rse through the TxVSN. Provider districts include TxVSN OLSs providers in the statewide course catalog. 19 TAC 70.1001(8)	
ELECTRONIC	"Ele	ectronic course" means an educational course in which:	
COURSE	1.	Instruction and content are delivered primarily over the Inter- net;	
	2.	A student and teacher are in different locations for a majority of the student's instructional period;	
	3.	Most instructional activities take place in an online environ- ment;	
	4.	The online instructional activities are integral to the academic program;	
	5.	Extensive communication between a student and a teacher and among students is emphasized; and	
	6.	A student is not required to be located on the physical prem- ises of a school district or open-enrollment charter school.	
	taug sing	electronic course is the equivalent of what would typically be ght in one semester. For example: English IA is treated as a gle electronic course and English IB is treated as a single elec- ic course.	
	Education Code 30A.001(4); 19 TAC 70.1001(1)		
OLS ELIGIBILITY	To b	be eligible to serve as a TxVSN OLS, a school district shall:	
	1.	Have a current accreditation status of Accredited under 19 Administrative Code 97.1055 (relating to Accreditation Sta- tus);	
	2.	Be rated acceptable under Education Code 39.054;	
	3.	Be rated at the Standard Achievement level or higher under the state financial accountability rating system under 19 Ad-	
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		ministrative Code 109.1003 (relating to Types of Financial Ac- countability Ratings);
	4.	Have met statutory requirements for timely submission of an- nual audit and compliance reports, Public Education Infor- mation Management System (PEIMS) reports, and timely de- posits with the Teacher Retirement System, with all records and reports reflecting satisfactory performance; and
	5.	Be in good standing with other programs, grants, and projects administered through TEA.
	19	TAC 70.1009(a)
STATEWIDE COURSE CATALOG PROVIDER ELIGIBILITY	vide 39.0 thro stuc	be eligible to serve as a TxVSN statewide course catalog pro- er, a district must be rated acceptable under Education Code 054. A Texas school district may provide an electronic course ough the TxVSN to students enrolled in that district or school or dents enrolled in another school district or school in the state. TAC 70.1007(a)
GENERAL	ΤxV	SN provider districts shall:
REQUIREMENTS	1.	Notify parents and students of the option to enroll in the TxVSN OLS at the time and in the manner that the school district informs students and parents about instructional programs or courses offered in the district's traditional classroom setting;
	2.	Notify students in writing upon enrollment to participate in the TxVSN OLS with specific dates and details regarding enroll-ment;
	3.	Meet all federal and state requirements for educating students with disabilities;
	4.	Provide a contingency plan for the continuation of instruction- al services to all TxVSN OLS program students allowing them to complete their TxVSN OLS program subject areas or courses in the event that the contract or agreement through which the TxVSN OLS program instructional services are pro- vided is terminated or a TxVSN OLS program subject area or course becomes unavailable to the student; and
	5.	Ensure a maximum class size limit of 40 students in a single section of a course and ensure that the class size does not exceed the maximum allowed by law, as applicable, whichev- er is less.
	19	TAC 70 1007(b)

19 TAC 70.1007(b)

COURSES	All electronic courses to be made available through the TxVSN shall be reviewed and approved prior to being offered in accordance with the course requirements at 19 Administrative Code 70.1005. <i>19 TAC 70.1005(a)</i>			
	An electronic course or program that was offered or could have been offered during the 2008–09 school year under former Educa- tion Code 29.909, as that section existed on January 1, 2009, may be offered during a subsequent school year through the TxVSN. <i>Education Code 30A.006</i>			
STUDENT ELIGIBILITY GENERALLY	A student is eligible to enroll in a course provided through the TxVSN only if the student:			
	1.	On September 1 of the school year is younger than 21 years of age or is younger than 26 years of age and entitled to the benefits of the Foundation School Program under Education Code 42.003;		
	2.	Has not graduated from high school; and		
	3.	Is otherwise eligible to enroll in a public school in this state.		
	A student is eligible to enroll full-time in courses provided through the TxVSN only if:			
	1.	The student was enrolled in a public school in this state in the preceding school year; or		
	2.	The student has been placed in substitute care in this state, regardless of whether the student was enrolled in a public school in this state in the preceding school year.		
EXCEPTION FOR MILITARY DEPENDENTS	A student is eligible to enroll in one or more courses provided through the TxVSN or enroll full-time in courses provided through the network if the student:			
	1.	Is a dependent of a member of the United States military;		
	2.	Was previously enrolled in high school in this state; and		
	3.	No longer resides in this state as a result of a military deploy- ment or transfer.		
PROVISIONAL ENROLLMENT	If a student has not provided required evidence of eligibility to en- roll, a TxVSN OLS may enroll a student provisionally for ten school days and withdraw the student from the OLS if the student does not provide the required evidence of eligibility within ten school days of the provisional enrollment.			
		n enrolling a student provisionally, the TxVSN OLS shall notify student and the student's parents or guardians that the student		

		will be withdrawn if documentation is not provided within the re- quired timeframe.			
	Edu	Education Code 30A.002; 19 TAC 70.1013			
ENROLLED STUDENTS	take	A student who is enrolled in the District as a full-time student may take one or more electronic courses through the TxVSN. <i>Educa-tion Code 30A.107(b)</i>			
UNENROLLED STUDENTS	sch full-	A student who resides in this state but who is not enrolled in a school district or open-enrollment charter school in this state as a full-time student may, subject to Education Code 30A.155, enroll in electronic courses through the TxVSN. The student:			
	1.	May not in any semester enroll in more than two electronic courses offered through the TxVSN;			
	2.	Is not considered to be a public school student;			
	3.	Must obtain access to a course provided through the network through the school district or open-enrollment charter school attendance zone in which the student resides;			
	4.	Is not entitled to enroll in a course offered by a school district or open-enrollment charter school other than an electronic course provided through the network; and			
	5.	Is not entitled to any right, privilege, activities, or services available to a student enrolled in a public school, other than the right to receive the appropriate unit of credit for complet- ing an electronic course.			
	Edu	Education Code 30A.107(c)			
ENROLLMENT, ADVANCEMENT, AND WITHDRAWAL		A student taking a course through the TxVSN statewide course catalog or a TxVSN OLS program is considered to:			
	1.	Be enrolled in a TxVSN course when he or she begins receiv- ing instruction and actively engages in instructional activities in a TxVSN subject area or course;			
	2.	Have successfully completed a course if the student demon- strates academic proficiency and earns credit for the course, as determined by the TxVSN teacher; and			
	3.	Be, and must be reported as, withdrawn from the TxVSN when the student is no longer actively participating in the TxVSN course or program.			
		tudent taking a course through the TxVSN statewide course alog:			

	1.	Shall enroll in each TxVSN course through the TxVSN online registration system;	
	2.	Shall be assigned a grade by the TxVSN teacher after the drop period established by TxVSN central operations;	
	3.	May withdraw from a course taken through the TxVSN after the instructional start date without academic or financial pen- alty within the drop period established by TxVSN central op- erations; and	
	4.	Shall have the grade assigned by the TxVSN teacher added to the student's transcript by the student's home district.	
	A student enrolled full time in grades 3–8 must demonstrate aca- demic proficiency sufficient to earn promotion to the next grade, as determined by the TxVSN teacher for the educational program.		
	19 7	AC 70.1015	
COMPULSORY ATTENDANCE	Texas public school students are not required to be in physical at- tendance while participating in courses through a TxVSN OLS or the TxVSN course catalog.		
	in gr in gr requ cess	ed upon successful completion of a TxVSN course for students rades 9–12 or a TxVSN OLS instructional program for students rades 3–8, students are considered to have met attendance irrements for that course or program. A student who has suc- sfully completed the grade level or course is eligible to receive weighted funding for which the student is eligible.	
	distr cess	audit purposes, TxVSN course providers and TxVSN receiver icts shall maintain documentation to support the students' suc- sful completion and to support verification of compulsory at- lance.	
	has	/SN receiver district" means a Texas public school district that students enrolled in the school district who take one or more ne courses through the TxVSN statewide course catalog.	
	19 7	AC 70.1001(9), .1017	
LOCAL POLICY	the I vide mus men	District shall adopt a policy that provides students enrolled in District with the opportunity to enroll in electronic courses pro- d through the TxVSN statewide course catalog. The policy t be consistent with the requirements regarding notice, enroll- t requests, and students with disabilities as described below. <i>cation Code 30A.007(a); 19 TAC 70.1033</i>	
NOTICE		ne time and in the manner that the District informs students and ents about courses that are offered in the District's traditional	

		option	n setting, the District shall notify parents and students of to enroll in an electronic course offered through the	
REQUESTS TO ENROLL	A district in which a student is enrolled as a full-time student may not unreasonably deny the request of a parent of a student to en- roll the student in an electronic course offered through the TxVSN. The District shall make all reasonable efforts to accommodate the enrollment of a student in the course under special circumstances.			
	The District is not considered to have unreasonably denied a re- quest to enroll a student in an electronic course if:			
	1.	state lent	District can demonstrate that the course does not meet e standards or standards of the District that are of equiva- rigor as the District's standards for the same course pro- d in a traditional classroom setting;	
	2.	A stu	ident attempts to enroll in a course load that:	
		a.	Is inconsistent with the student's high school graduation plan; or	
		b.	Could reasonably be expected to negatively affect the student's performance on an assessment instrument administered under Education Code 39.023; or	
	3.	cour	student requests permission to enroll in an electronic se at a time that is not consistent with the enrollment pe- established by the district providing the course.	
APPEALS	A parent may appeal to the Commissioner the District's decision to deny a request to enroll a student in an electronic course offered through the TxVSN. The Commissioner's decision under this sub- section is final and may not be appealed.			
	Edu	catior	n Code 26.0031; 19 TAC 70.1035	
STUDENTS WITH DISABILITIES	For purposes of the policy, the determination of whether or not an electronic course will meet the needs of a student with a disability shall be made by the student's admission, review, and dismissal (ARD) committee in a manner consistent with state and federal law, including the Individuals with Disabilities Education Act, 20 U.S.C. 1400 et seq., and Section 504 of the Rehabilitation Act of 1973, 29 U.S.C. Section 794. <i>Education Code 30A.007(b)</i>			
PROHIBITION ON REQUIRED ENROLLMENT	The District or open-enrollment charter school may not require a student to enroll in an electronic course. <i>Education Code 30A.107(d)</i>			

COURSE PORTABILITY	A student who transfers from one educational setting to another after beginning enrollment in an electronic course is entitled to continue enrollment in the course. <i>Education Code 30A.1051; 19 TAC 70.1015(d)</i>
STUDENT ASSESSMENT	All Texas public school students enrolled in the TxVSN are required to take the statewide assessments as required in Education Code 39.023 [see EKB]. The administration of the assessment instru- ment to the student enrolled in the electronic course must be su- pervised by a proctor.
	The District shall report to the Commissioner through the Public Education Information Management System (PEIMS) the results of assessment instruments administered to students enrolled in an electronic course offered through the TxVSN separately from the results of assessment instruments administered to other students.
	All districts participating in the TxVSN OLS program are included in the state's academic accountability system.
	Education Code 30A.110; 19 TAC 70.1023
COURSE COST	The District may charge the course cost for enrollment in an elec- tronic course provided through the TxVSN to a student who resides in this state and:
	<ol> <li>Is enrolled in the District or open-enrollment charter school as a full-time student; and</li> </ol>
	<ol> <li>Is enrolled in a course load greater than that normally taken by students in the equivalent grade level in other school dis- tricts or open-enrollment charter schools.</li> </ol>
	The District may charge the course cost for enrollment in an elec- tronic course provided through the TxVSN during the summer.
	The District shall charge the course cost for enrollment in an elec- tronic course provided through the TxVSN to a student who resides in this state and is not enrolled in a school district or open- enrollment charter school as a full-time student.
	A TxVSN course cost may not exceed the lesser of the cost of providing the course or \$400.
	A district that is not the provider district may charge a student en- rolled in the district a nominal fee, not to exceed \$50, if the student enrolls in an electronic course provided through the TxVSN that exceeds the course load normally taken by students in the equiva- lent grade level.
	A TxVSN statewide course catalog provider district shall receive:

	1.		ore than 70 percent of the catalog course cost prior to a ent successfully completing the course; and		
	2.		emaining 30 percent of the catalog course cost when the ent successfully completes the course.		
	Edu	cation	Code 30A.155(a)–(c-1); 19 TAC 70.1025		
EDUCATORS OF ELECTRONIC COURSES	Each teacher of an electronic course, including a dual credit course, offered through the TxVSN by a provider district must be certified under Education Code Chapter 21, Subchapter B, to teach that course and grade level or meet the credentialing requirements of the institution of higher education with which they are affiliated and that is serving as a provider district.				
	ing p	profess	, each teacher must successfully complete one continu- sional development course specific to online learning e years, and:		
	1.	progra	essfully complete a professional development course or am approved by TxVSN central operations before teach- n electronic course offered through the TxVSN; or		
	2.	have for K-	a graduate degree in online or distance learning and demonstrated mastery of the International Association -12 Learning (iNACOL) National Standards for Quality e Teaching; or		
	3.	online strate	two or more years of documented experience teaching e courses for students in grades 3–12 and have demon- ed mastery of the iNACOL National Standards for Quality e Teaching.		
	Each teacher of an electronic course, including a dual credit course, offered through the TxVSN by a provider district must meet highly qualified teacher requirements under the Elementary and Secondary Education Act, as applicable.				
	School districts and charter schools serving as TxVSN provider districts shall affirm the preparedness of teachers of TxVSN electronic courses to teach public school-age students in a highly interactive online classroom and shall:				
	1.	Maint	ain records documenting:		
		9	Successful initial completion of TxVSN-approved profes- sional development, evidence of prior online teaching, or a graduate degree in online or distance learning; and		

	<ul> <li>Teachers' demonstrated mastery of the iNACOL National Standards for Quality Online Teaching prior to teaching through the TxVSN;</li> </ul>
	<ol> <li>Maintain records of successful completion of continuing pro- fessional development;</li> </ol>
	<ol> <li>Maintain records documenting successful completion of TxVSN-approved professional development before the end of the school year for any teacher who is hired after the school year has begun; and</li> </ol>
	<ol> <li>Make the records specified in this subsection available to TEA and TxVSN central operations upon request.</li> </ol>
	19 TAC 70.1027
REVOCATION	The Commissioner may revoke the right to participation in the TxVSN based on any of the following factors:
	1. Noncompliance with relevant state or federal laws;
	<ol> <li>Noncompliance with requirements and assurances outlined in the contractual agreements with TxVSN central operations and/or these provisions and Education Code Chapter 30A; or</li> </ol>
	<ol> <li>Consistently poor student performance rates as evidenced by results on statewide student assessments, student withdrawal rates, student completion rates, successful completion rates, or campus accountability ratings.</li> </ol>
	19 TAC 70.1029
APPLICABILITY	Unless the District chooses to participate in providing an electronic course or an electronic diagnostic assessment under Education Code Chapter 30A to a student who is located on the physical premises of the District or open-enrollment charter school, Chapter 30A does not affect the provision of a course to such a student.
	Requirements imposed by or under Education Code Chapter 30A do not apply to a virtual course provided by the District only to Dis- trict students if the course is not provided as part of the TxVSN.

Education Code 30A.004

	A student may graduate and receive a diploma only if the student successfully completes:
	<ol> <li>The curriculum requirements identified by the State Board of Education [see STATE GRADUATION REQUIREMENTS, be- low] and has performed satisfactorily on state-required as- sessments [see EKB]; or</li> </ol>
	<ol> <li>An individualized education program (IEP) developed under Education Code 29.005. [See EHBAB]</li> </ol>
	Education Code 28.025(a); 19 TAC 101.3022
POSTHUMOUS DIPLOMA	Beginning with students enrolled in grade 12 during the 2005–06 school year, and on request of the student's parent, the District shall issue a high school diploma posthumously to a student who died while enrolled in the District at grade level 12, provided that the student was academically on track at the time of death to receive a diploma at the end of the school year in which the student died. "School year" includes any summer session following the spring semester.
EXCEPTION	The District is not required to issue a posthumous diploma if the student was convicted of a felony offense under Title 5 or 6, Penal Code, or adjudicated as having engaged in conduct constituting a felony offense under Title 5 or 6, Penal Code.
	Education Code 28.0254
DIPLOMAS FOR VETERANS	Notwithstanding any other provision of this policy, the District may issue a high school diploma to a person who is an honorably dis- charged member of the armed forces of the United States; was scheduled to graduate from high school after 1940 and before 1975 or after 1989; and left school after completing the sixth or a higher grade, before graduating from high school, to serve in:
	<ol> <li>World War II, the Korean War, the Vietnam War, the Persian Gulf War, the Iraq War, or the war in Afghanistan; or</li> </ol>
	2. Any other war formally declared by the United States, military engagement authorized by the United States Congress, military engagement authorized by a United Nations Security Council resolution and funded by the United States Congress, or conflict authorized by the president of the United States under the War Powers Resolution of 1973, 50 U.S.C. 1541, et seq.

Education Code 28.0251

DIPLOMA / TRANSCRIPT / CERTIFICATE OF COURSEWORK COMPLETION	Graduates of each high school are awarded the same type of di- ploma. The academic achievement record or transcript, rather than the diploma, records individual accomplishments, achieve- ments, and courses completed and displays appropriate graduation seals. <i>19 TAC 74.51(a), .61(a)</i> [See EI for provisions regarding certificate of coursework completion]		
SPECIAL EDUCATION	A student receiving special education services who successfully completes the requirements of his or her IEP, including perfor- mance on a state assessment required for graduation, shall receive a high school diploma. A student's admission, review, and dismis- sal (ARD) committee shall determine if the student will be required to meet satisfactory performance on an assessment for purposes of graduation. <i>19 TAC 101.3023(a)</i>		
PERSONAL GRADUATION PLAN (PGP)	A principal shall designate a guidance counselor, teacher, or other appropriate individual to develop and administer a personal gradu- ation plan (PGP) for each student enrolled in a junior high, middle, or high school who:		
	1. Does not perform satisfactorily on a state assessment instru- ment; or		
	<ol> <li>Is not likely to receive a high school diploma before the fifth school year following the student's enrollment in grade level</li> <li>as determined by the District.</li> </ol>		
	A PGP must:		
	1. Identify educational goals for the student;		
	<ol> <li>Include diagnostic information, appropriate monitoring and intervention, and other evaluation strategies;</li> </ol>		
	<ol> <li>Include an intensive instruction program described in Educa- tion Code 28.0213 [see EHBC];</li> </ol>		
	<ol> <li>Address participation of the student's parent or guardian, in- cluding consideration of the parent's or guardian's educational expectations for the student; and</li> </ol>		
	5. Provide innovative methods to promote the student's ad- vancement, including flexible scheduling, alternative learning environments, online instruction, and other interventions that are proven to accelerate the learning process and have been scientifically validated to improve learning and cognitive abil- ity.		
	In addition, the District is encouraged to establish for each student entering grade 9 a PGP that identifies a course of study that:		

	1.	Promotes college and workforce readiness;			
	2.	Promotes career placement and advancement; and			
	3.	Facilitates the student's transition from secondary to postsec- ondary education.			
	Edu	cation Code 28.0212			
STUDENTS RECEIVING SPECIAL	For a student receiving special education services, the student's ARD committee and the District are responsible for developing the student's PGP.				
EDUCATION SERVICES	A student's IEP developed under Education Code 29.005 may be used as the student's PGP.				
	Edu	Education Code 28.0212(c); 19 TAC 89.1050(a) [See EHBAB]			
EARLY GRADUATION	will ted mall grac final	arent is entitled to request, with the expectation that the request not be unreasonably denied, that the parent's child be permit- to graduate from high school earlier than the child would nor- y graduate, if the child completes each course required for duation. The decision of the Board concerning the request is and may not be appealed. <i>Education Code 26.003(a)(3)(C)</i> , B(b) [See FMH, FNG]			
STATE GRADUATION REQUIREMENTS	All credit for graduation must be earned no later than grade 12. 19 TAC 74.51(b), .61(b), .71(b)				
	Not	e: For current state graduation requirements, including those for students who entered grade 9 before the 2004–05 school year but that are not otherwise referenced in this policy, see Education Code 28.025 and <a href="http://info.sos.state.tx.us/pls/pub/readtacsext.ViewTAC?t">http://info.sos.state.tx.us/pls/pub/readtacsext.ViewTAC?t</a> <a href="http://info.sos.state.tx.us/pls/pub/readtacsext.ViewTAC?t">http://info.sos.state.tx.us/pls/pub/readtacsext.ViewTAC?t</a>			
MINIMUM HIGH SCHOOL PROGRAM	nece guis stud stud writi	District shall ensure that each student enrolls in the courses essary to complete the Recommended or Advanced/Distin- hed Achievement High School Program unless the student, the lent's parent or other person standing in parental relation to the lent, and a school counselor or school administrator agree in ng signed by each party that the student should be permitted to e courses under the Minimum High School Program and the lent:			
	1.	Is at least 16 years of age;			
	2.	Has completed two credits required for graduation in each subject of the foundation curriculum under Education Code 28.002(a)(1); or			
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	<ol> <li>Has failed to be promoted to the tenth grade one or more times as determined by the District.</li> </ol>
	A student agreeing to take courses under the Minimum High School Program may, upon request, resume taking courses under the Recommended High School Program.
STUDENTS WITH DISABILITIES	If an ARD committee makes decisions that place a student with a disability on a modified curriculum in a subject area, the student will be automatically placed in the Minimum High School Program.
NOTICE	Before a student's parent or other person standing in parental rela- tion to the student may agree that the student be permitted to take courses under the Minimum High School Program, the District must provide the written notice developed by TEA to the parent or person standing in parental relation explaining the benefits of the Recommended High School Program.
APPLICABILITY	A student who was permitted to take courses under the Minimum High School Program prior to the 2009–10 school year may remain in the Minimum High School Program.
	Education Code 28.025(b), (b-6), (b-8); 19 TAC 74.51(d), .52–.54, .61(c)–(e), .62–.64, .71(c), (d)
REQUIREMENTS	A student must earn at least 22 credits to complete the Minimum High School Program. A student who entered grade 9 in the 2004– 05, 2005–06, or 2006–07 school year must demonstrate proficien- cy in the program requirements listed at 19 Administrative Code 74.52. A student who entered grade 9 in the 2007–08, 2008–09, 2009–10, 2010–11, or 2011–12 school year must demonstrate pro- ficiency in the program requirements listed at 19 Administrative Code 74.62. A student who entered grade 9 in the 2012–13 school year or thereafter must demonstrate proficiency in the program re- quirements listed at 19 Administrative Code 74.72. <i>19 TAC 74.52,</i> <i>.62, .72</i>
RECOMMENDED HIGH SCHOOL PROGRAM	A student who entered grade 9 in the 2004–05, 2005–06, or 2006– 07 school year must earn at least 24 credits to complete the Rec- ommended High School Program. A student must demonstrate proficiency in the program requirements listed at 19 Administrative Code 74.53.
	A student who entered grade 9 in the 2007–08, 2008–09, 2009–10, 2010–11, or 2011–12 school year must earn at least 26 credits to complete the Recommended High School Program. A student must demonstrate proficiency in the program requirements listed at 19 Administrative Code 74.63.

	A student who entered grade 9 in the 2012–13 school year or thereafter must earn at least 26 credits to complete the Recom- mended High School Program. A student must demonstrate profi- ciency in the program requirements listed at 19 Administrative Code 74.73.
	Education Code 28.025; 19 TAC 74.53, .63, .73
ADVANCED / DISTINGUISHED ACHIEVEMENT HIGH SCHOOL PROGRAM	A student who entered grade 9 in the 2004–05, 2005–06, or 2006– 07 school year must earn at least 24 credits to complete the Ad- vanced/Distinguished Achievement High School Program. A stu- dent must demonstrate proficiency in the program requirements listed at 19 Administrative Code 74.54.
	A student who entered grade 9 in the 2007–08, 2008–09, 2009–10, 2010–11, or 2011–12 school year must earn at least 26 credits to complete the Advanced/Distinguished Achievement High School Program. A student must demonstrate proficiency in the program requirements listed at 19 Administrative Code 74.64.
	A student who entered grade 9 in the 2012–13 school year or thereafter must earn at least 26 credits to complete the Ad- vanced/Distinguished Achievement High School Program. A stu- dent must demonstrate proficiency in the program requirements listed at 19 Administrative Code 74.74.
	Education Code 28.025, 19 TAC 74.54, .64, .74
CURRICULUM MAY NOT VARY	The District may not vary the curriculum for a course in the re- quired curriculum based on whether a student is enrolled in the Minimum, Recognized, or Advanced/Distinguished Achievement High School Program. <i>Education Code</i> $28.004(q)$
SUBSTITUTIONS	No substitutions are allowed for high school graduation require- ments in the Recommended and Advanced/Distinguished Achievement High School Programs, except as provided by State Board rule. <i>19 TAC 74.53(d), .54(e), .63(d), .64(e), .73(d), .74(e)</i>
AP OR IB COURSES	College Board Advanced Placement and International Baccalaure- ate courses may be substituted for required courses in appropriate areas. These courses may be used as electives in all three high school graduation programs. <i>19 TAC 74.51(h), .61(k), .71(i)</i>
READING	The District may offer a maximum of 3 credits of reading for state graduation elective credit for identified students if the District:
	<ol> <li>Adopts policies to identify students in need of additional read- ing instruction;</li> </ol>
	<ol> <li>Has procedures that include assessment of individual student needs and ongoing evaluation of each student's progress; and</li> </ol>
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	3.	Monitors instructional activities to ensure that student needs are addressed.			
	Rea	Reading credits may be selected from Reading I, II, or III.			
	19 <sup>-</sup>	TAC 74.51(e), .61(e), .71(f)			
COLLEGE COURSES	Min mer ricu plet of h	udent may comply with the curriculum requirements under the imum, Recommended, or Advanced/Distinguished Achievent High School Program for each subject of the foundation curlum and for languages other than English by successfully coming appropriate courses in the core curriculum of an institution igher education. <i>Education Code 28.002(b-7); 19 TAC 74.51(i), (I), .71(j)</i>			
PHYSICAL EDUCATION SUBSTITUTIONS OTHER PHYSICAL	of tł Cha	ccordance with local District policy, up to one credit for any one ne physical education courses listed in 19 Administrative Code apter 74 [see EHAC] may be earned through participation in any ne following activities:			
ACTIVITY	1.	Drill team;			
	2.	Marching band; and			
	3.	Cheerleading.			
	In accordance with local District policy, credit for any physical edu- cation course may be earned through participation in the following activities:				
	1.	Athletics;			
	2.	JROTC; and			
	3.	Appropriate private or commercially sponsored physical activi- ty programs conducted on or off campus. The District must apply to the Commissioner for approval of such programs, which may be substituted for state graduation credit in physi- cal education. Such approval may be granted under the fol- lowing conditions:			
		a. Olympic-level participation and/or competition includes a minimum of 15 hours per week of highly intensive, pro- fessional, supervised training. The training facility, in- structors, and the activities involved in the program must be certified by the Superintendent to be of exceptional quality. Students qualifying and participating at this level may be dismissed from school one hour per day. Stu- dents dismissed may not miss any class other than physical education.			
		b. Private or commercially sponsored physical activities in- clude those certified by the Superintendent to be of high			

	quality and well supervised by appropriately trained in- structors. Student participation of at least five hours per week must be required. Students certified to participate at this level may not be dismissed from any part of the regular school day.	
RESTRICTIONS	All substitution activities must include at least 100 minutes per five- day school week of moderate to vigorous physical activity.	
	No more than four substitution credits may be earned through any combination of substitutions listed above.	
STUDENT WITH DISABILITY OR ILLNESS	A student who is unable to participate in physical activity due to disability or illness may substitute an academic elective credit in English language arts, mathematics, science, or social studies for the required physical education credit. A credit allowed to be sub- stituted may not also be used by the student to satisfy a graduation requirement other than completion of the physical education credit. The determination regarding a student's ability to participate in physical activity must be made by:	
	<ol> <li>The student's ARD committee if the student receives special education services under Education Code Chapter 29, Sub- chapter A;</li> </ol>	
	2. The committee established for the student under Section 504, Rehabilitation Act of 1973 (29 U.S.C. Section 794) if the stu- dent does not receive special education services under Edu- cation Code Chapter 29, Subchapter A but is covered by the Rehabilitation Act of 1973; or	
	3. A committee, established by the District, of persons with appropriate knowledge regarding the student if each of the committees described above is inapplicable. This committee must follow the same procedures required of an ARD or a Section 504 committee.	
STUDENT WITH PHYSICAL LIMITATIONS	If a student entering grade 9 during the 2007–08 school year or thereafter is unable to comply with all of the requirements for a physical education course due to a physical limitation certified by a licensed medical practitioner, a modification to a physical education course does not prohibit the student from earning a Recommended or Advanced/Distinguished High School Program diploma. A stu- dent with a physical limitation must still demonstrate proficiency in the relevant knowledge and skills in a physical education course that do not require physical activity.	
	Education Code 28.025(b-10)–(b-11); 19 TAC 74.52(b)(7), .53(b)(7), .54(b)(7), .62(b)(7), .63(b)(7), .64(b)(7), .72(b)(6), .73(b)(6), .74(b)(6)	
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ACADEMIC ACHIEVEMI GRADUATION	ENT EIF (LEGAL)
TRANSFERS FROM OUT-OF-STATE OR NONPUBLIC SCHOOLS	Out-of-state or out-of-country transfer students (including foreign exchange students) and transfer students from Texas nonpublic schools are eligible to receive Texas diplomas but shall complete all applicable high school graduation requirements. Any course credits required for graduation that are not completed before enrollment may be satisfied through credit by examination, correspondence courses, distance learning, or completing the course, according to the provisions of 19 Administrative Code 74.26. <i>19 TAC 74.51(f), .61(f), .71(g)</i> [See EHDB, EHDC, EHDE, and EI]
PREREQUISITES	A student may not be enrolled in a course that has a required pre- requisite unless:
	1. The student has completed the prerequisite course(s);
	<ol> <li>The student has demonstrated equivalent knowledge as de- termined by the District; or</li> </ol>
	3. The student was already enrolled in the course in an out-of- state, an out-of-country, or a Texas nonpublic school and transferred to a Texas public school prior to successfully completing the course.
	The District may award credit for a course a student completed without having met the prerequisites if the student completed the course in an out-of-state, an out-of-country, or a Texas nonpublic school where there was not a prerequisite.
	19 TAC 74.71(k), (l)
PRIOR COURSES	High school courses successfully completed prior to grade 9 and the 2007–08 school year shall count toward graduation in the manner established in 19 Administrative Code Chapter 74 for credit in the year the course is successfully completed.
	Science and physical education graduation requirements success- fully completed prior to the 2010–11 school year shall count toward graduation in the manner established at the time the credit was earned.
	Physical education graduation requirements successfully complet- ed through a two- or three-credit career and technical education work-based training course prior to the 2011–12 school year shall count toward graduation.

19 TAC 74.61(f), (m)

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SPECIAL EDUCATION STUDENTS COMPLETION OF GENERAL EDUCATION REQUIREMENTS	<ul> <li>A student receiving special education services may graduate and be awarded a regular high school diploma if the student meets one of the following conditions:</li> <li>1. The student has satisfactorily completed the state's or Dis-</li> </ul>		
	1.	trict <sup>*</sup> trativ requ grac Ach esta	s (whichever is greater) required standards in 19 Adminis- ve Code Chapters 110–128 and Chapter 130 and credit lirements applicable to students in general education for duation under the Recommend or Advanced/Distinguished ievement Programs, including satisfactory performance as ablished in Education Code Chapter 39, on the required e assessments.
	2.	trict <sup>*</sup> trativ requ grac ing p com	student has satisfactorily completed the state's or Dis- s (whichever is greater) required standards in 19 Adminis- ve Code Chapters 110–128 and Chapter 130 and credit uirements applicable to students in general education for duation under the Minimum High School Program, includ- participation in state assessments. The student's ARD mittee shall determine whether satisfactory performance he required state assessments is necessary for gradua-
COMPLETION OF IEP	3.	trict <sup>*</sup> tratir cour aligr Sch Mini quir shal quir stuc	student has satisfactorily completed the state's or Dis- s (whichever is greater) required standards in 19 Adminis- ve Code Chapters 110–128 and Chapter 130 through rses, one or more of which contain modified content that is ned to the standards required under the Minimum High ool Program as well as the credit requirements under the mum High School Program, including participation in re- ed state assessments. The student's ARD committee I determine whether satisfactory performance on the re- ed state assessments is necessary for graduation. The lent must also successfully complete the student's IEP meet one of the following conditions, consistent with the
		a.	Full-time employment, based on the student's abilities and local employment opportunities, in addition to suffi- cient self-help skills to enable the student to maintain the employment without direct and ongoing educational support of the District;
		b.	Demonstrated mastery of specific employability skills and self-help skills that do not require direct ongoing ed- ucational support of the District; or
		C.	Access to services that are not within the legal responsi- bility of public education, or employment or educational
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		options for which the student has been prepared by the academic program.
		Employability and self-help skills are those skills directly relat- ed to the preparation of students for employment, including general skills necessary to obtain or retain employment.
		The ARD committee shall determine needed educational ser- vices upon the request of the student or parent to resume services, as long as the student meets the age eligibility re- quirements.
AGING OUT	4.	The student no longer meets age eligibility requirements and has completed the requirements specified in the IEP.
	19 1	TAC 89.1070(b), (e)–(f)
EVALUATION	shal func The ent goa her ed a cere Cod	cial education students graduating under the above provisions II be provided with a summary of academic achievement and ctional performance as described at 34 C.F.R. 300.305(e)(3). summary shall consider, as appropriate, the views of the par- and student and written recommendations from adult service ncies on how to assist the student in meeting postsecondary Is. If the student is graduating based on completion of his or IEP, the evaluation under 34 C.F.R. 300.305(e) shall be includ- as part of the summary. Students who participate in graduation emonies but who are not graduating under 19 Administrative le 89.1070(b)(3) and who will remain in school to complete their cation do not have to be evaluated. <i>19 TAC 89.1070(c)–(d)</i>
GRADUATION OF MILITARY DEPENDENTS COURSE WAIVER	if sir stuc for c qua vide	rict officials shall waive specific courses required for graduation milar coursework has been satisfactorily completed by a military lent in another district or shall provide reasonable justification denial. Should a waiver not be granted to a student who would lify to graduate from the sending school, the District shall pro- e an alternative means of acquiring required coursework so that duation may occur on time.
TRANSFERS DURING SENIOR YEAR	stuc all a distr trict ing mer	uld a military student transferring at the beginning or during the lent's senior year be ineligible to graduate from the District after liternatives have been considered, the sending and receiving ricts shall ensure the receipt of a diploma from the sending dis- , if the student meets the graduation requirements of the send- district. In the event that one of the states in question is not a nber of this compact, the member state shall use best efforts to litate the on-time graduation of the student.

SUBSTITUTE PASSING STANDARD The Commissioner shall adopt a passing standard on one or more national norm-referenced achievement tests for purposes of permitting a qualified military dependent to meet that standard as a substitute for completing a specific course otherwise required for graduation. The passing standard is available only for a student who enrolls in a public school in this state for the first time after completing the ninth grade or who reenrolls in a public school in this state at or above the tenth grade level after an absence of at least two years from the public schools of this state. Each passing standard in effect when a student first enrolls in a Texas public high school remains applicable to the student for the duration of the student's high school enrollment, regardless of any subsequent revision of the standard.

Education Code 162.002 art. VII, §§ A, C [See FDD]

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TESTING PROGRAMS STATE ASSESSMENT	EKB (LEGAL)
STATE ASSESSMENT OF ACADEMIC SKILLS	Every student receiving instruction in the essential knowledge and skills shall take the appropriate criterion-referenced assessments, as required by Education Code Chapter 39, Subchapter B [see TESTING IN GRADES 3–8, below]. <i>Education Code 39.023(a), (c), (f); 19 TAC 101.5</i>
	A student may not receive a high school diploma until the student has performed satisfactorily on the end-of-course (EOC) assessment instruments [see END-OF-COURSE ASSESSMENTS, below]. <i>Education Code 39.025(a)</i>
LIMITED ENGLISH PROFICIENT (LEP) STUDENTS	In grades 3–12, a limited English proficient (LEP) student, as de- fined by Education Code Chapter 29, Subchapter B, shall partici- pate in the state assessment in accordance with Commissioner's rules at 19 Administrative Code Chapter 101, Subchapter AA. <i>Ed-</i> <i>ucation Code 39.023(I), (m)</i> [See EKBA]
SPECIAL EDUCATION	TEA shall develop or adopt appropriate criterion-referenced alter- native assessment instruments to be administered to each student in a special education program for whom a state assessment in- strument adopted under Education Code 39.023(a), even with al- lowable accommodations, would not provide an appropriate meas- ure of student achievement, as determined by the student's admission, review, and dismissal (ARD) committee. The student's ARD committee shall determine whether any allowable modifica- tion is necessary in administering to the student a required EOC assessment instrument under Education Code 39.023(c). Educa- tion Code 39.023(b)–(c)
MILITARY	If the student is a military dependent, the District shall accept:
DEPENDENTS	<ol> <li>Exit or EOC exams required for graduation from the sending state;</li> </ol>
	2. National norm-referenced achievement tests; or
	3. Alternative testing, in lieu of testing requirements for gradua- tion in the receiving state.
	In the event the above alternatives cannot be accommodated by the receiving state for a military dependent transferring in his or her senior year, then a Commissioner's substitute passing standard shall apply.
SUBSTITUTE PASSING STANDARD	The Commissioner shall adopt a passing standard on one or more national norm-referenced achievement tests for purposes of per- mitting a qualified military dependent to meet that standard as a substitute for achieving a score on an assessment instrument oth- erwise required for graduation. The passing standard is available only for a student who enrolls in a public school in this state for the
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	first time after completing the ninth grade or who reenrolls in a pub- lic school in this state at or above the tenth grade level after an ab- sence of at least two years from the public schools of this state. Each passing standard in effect when a student first enrolls in a Texas public high school remains applicable to the student for the duration of the student's high school enrollment, regardless of any subsequent revision of the standard.			
	Education Code 162.002 art. VII, §§ B–C [See FDD]			
ADMINISTRATION	The District shall follow the test administration procedures estab- lished by TEA in the applicable test administration materials. The Superintendent shall be responsible for administering tests. <i>19 TAC 101.25, .27</i>			
SCHEDULE	The Commissioner shall specify the schedule for testing that is in compliance with Education Code 39.023(c-3)(1) and (2), and supports reliable and valid assessments. Participation in University Interscholastic League (UIL) area, regional, or state competitions is prohibited on any days on which testing is scheduled between Monday and Thursday of the school week in which the primary administration of assessment instruments occurs.			
	The Commissioner may provide alternate dates for the administra- tion of tests required for a high school diploma to students who are migratory children and who are out of the state.			
	19 TAC 101.25			
ALTERNATE TEST DATES	The Commissioner shall consider requests from districts or cam- puses for alternate test dates on a case-by-case basis. Alternate test dates will only be allowed if the campus or District is closed on the day on which testing is scheduled or if there is an exceptional circumstance, defined below, that may affect the District's or cam- pus's ability to administer an assessment or the students' perfor- mance on the assessment.			
	"Exceptional circumstances" include:			
	<ol> <li>Inclement weather or natural disasters that would cause the District or campus to be closed or that would cause a small percentage of students to be in attendance on the day testing is scheduled;</li> </ol>			
	2. Health epidemics that result in a large number of students be- ing absent on the day of testing;			
	3. Death of a student or school official that may impact student performance; and			

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	4.	Sudden emergencies that occur on the day of testing or short- ly before testing that may inhibit students from completing the assessments, such as a fire on campus, a bomb threat, an extended power outage, or a water main break.
	the pati	n alternate test date for primary test administration is approved, Commissioner may prohibit the District or campus from partici- ng in UIL competition on the new test date if that is determined the in the best interest of the District, campus, and students.
	19	TAC 101.5003
NOTICE TO PARENTS AND STUDENTS		Superintendent shall be responsible for providing written no- to each student and the student's parent or guardian of:
GRADE ADVANCEMENT TESTING	1.	The testing requirements for grade advancement [see EIE] and the dates, times, and locations of testing.
		Notice of testing requirements shall be provided no later than the beginning of the student's kindergarten year, for students attending kindergarten in the District, and no later than the beginning of the student's first-grade year for all other stu- dents. The Superintendent shall also provide such notice for students in grades 1–8 who are new to the District.
GRADUATION TESTING	2.	The testing requirements for graduation and the dates, times, and locations of testing.
		Notice of testing requirements shall be provided no later than the beginning of the student's seventh-grade year. The Su- perintendent shall also provide such notice for students in grades 7–12 who are new to the District. Notice of the dates, times, and locations of testing shall be provided to each stu- dent who will take the tests and to out-of-school individuals.
	19	TAC 101.3012
TESTING IN GRADES 3–8	Except as provided below, all students, other than students who are assessed under Education Code 39.023(b) (alternative assessment instrument) or 39.023(I) (LEP students) or exempted under Education Code 39.027, shall be assessed in:	
	1.	Mathematics, annually in grades 3 through 7 without the aid of technology and in grade 8 with the aid of technology on any assessment instrument that includes algebra;
	2.	Reading, annually in grades 3 through 8;
	3.	Writing, including spelling and grammar, in grades 4 and 7;
	4.	Social studies in grade 8;

TESTING PROGRAMS STATE ASSESSMENT

	5.	Science in grades 5 and 8; and			
	6.	Any other subject and grade required by federal law.			
	Edu	Education Code 39.023(a)			
EXCEPTION	A student shall not be administered a grade-level assessment if the student:				
	1.	Is enrolled in a course or subject intended for students above the student's enrolled grade level and will be administered a grade-level assessment instrument developed under the list above that aligns with the curriculum for that course or subject within the same content area; or			
	2.	Is enrolled in a course for high school credit in a subject in- tended for students above the student's enrolled grade level and will be administered an end-of-course assessment in- strument that aligns with the curriculum for that course or sub- ject within the same content area.			
	A student is only eligible to take an assessment instrument intend- ed for use above the student's enrolled grade if the student is re- ceiving instruction in the entire curriculum for that subject.				
	A student in grade 5 or 8 described above may not be denied pro- motion on the basis of failure to perform satisfactorily on an as- sessment instrument above the student's grade level.				
	Edu	cation Code 28.0211(p), 39.023(a-2); 19 TAC 101.3011			
ACCOMMODATIONS	Testing accommodations are permitted for any student unless they would make a particular test invalid. Decisions regarding testing accommodations shall take into consideration the needs of the stu- dent and the accommodations the student routinely receives in classroom instruction. Permissible testing accommodations shall be described in the appropriate test administration materials.				
	The committee established by the Board to determine the place- ment of students with dyslexia or related disorders shall determine whether any allowable modification is necessary in administering an assessment to such a student.				
	ARE and	For a student receiving special education services, the student's ARD committee shall determine the allowable accommodations and shall document them in the student's individualized education program (IEP).			
	19 1	TAC 101.3013; Education Code 39.023(a)–(c), (n); 34 C.F.R.			

300.320(a)(6)

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TESTING PROGRAMS STATE ASSESSMENT	EKB (LEGAL)
END-OF-COURSE ASSESSMENTS	Beginning with students first enrolled in grade 9 in the 2011–12 school year, a student enrolled in a course for which an EOC assessment exists as required by Education 39.023(c) shall take the appropriate assessment. <i>19 TAC 101.3021(a)</i>
STUDENTS ENROLLED BELOW HIGH SCHOOL LEVEL	Beginning in the 2011–12 school year, a student in grade 8 or low- er who takes a high school course for credit is required to take the applicable EOC assessment. The EOC assessment result shall be applied toward the student's course grade requirement [see IM- PACT ON GRADES, below] and assessment graduation require- ments [see SATISFACTORY PERFORMANCE, below]. 19 TAC 101.3021(d)
MINIMUM HIGH SCHOOL PROGRAM	A student under the Minimum High School Program must take an EOC assessment for courses in which the student is enrolled and for which an EOC assessment is available.
	If a student on the Minimum High School Program takes a course that is not specifically listed as a requirement of the Minimum High School Program, the student must take the applicable EOC as- sessment, and the student will have the option of using the as- sessment's score toward the student's cumulative score require- ment.
	If a student on the Minimum High School Program elects to take any of the following courses, the student has the option of using the EOC assessment score for that course toward the student's cumulative score requirement:
	<ol> <li>Algebra II in order to fulfill the mathematics credit require- ments of the Minimum High School Program;</li> </ol>
	2. World History Studies or World Geography Studies in order to fulfill the social studies credit requirements of the Minimum High School Program; or
	<ol> <li>Chemistry or Physics as a substitute for Integrated Physics and Chemistry to fulfill the science credit requirements of the Minimum High School Program.</li> </ol>
	19 TAC 101.3022(a)(1)
RECOMMENDED OR ADVANCED / DISTINGUISHED ACHIEVEMENT HIGH SCHOOL PROGRAM	A student in the Recommended or Advanced/Distinguished Achievement High School Program must take all 12 EOC assess- ments listed in Education Code 39.023(c) and meet the cumulative score requirement in each of the foundation content areas of Eng- lish language arts, mathematics, science, and social studies.

#### TESTING PROGRAMS STATE ASSESSMENT

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To receive a diploma under the Recommended High School Program, a student must achieve satisfactory performance on the Algebra II and English III EOC assessments.

To receive a diploma under the Advanced/Distinguished Achievement High School Program, a student must achieve the advanced standard on the Algebra II and English III assessments.

The standard in place when a student first takes a mathematics or English EOC assessment is the standard that will be maintained throughout the student's school career for the content areas.

19 TAC 101.3022(a)(2)

EXCEPTIONS If a student earned high school credit for a course with an EOC assessment prior to enrollment in a Texas public school district and the credit has been accepted by a Texas public school district, or a student completed a course for Texas high school credit in a course with an EOC assessment prior to the 2011–12 spring administration, the student is not required to take the corresponding EOC assessment.

> If a student is not administered an EOC assessment as specified above, the cumulative score requirement for the student shall be modified accordingly. The student shall be administered the applicable EOC assessment during an administration upon request. The EOC assessment result may count toward the student's cumulative score only if the score is at or above the passing standard as set by the Commissioner.

> If a student earned high school credit for Algebra II or English III prior to enrollment in a Texas public school district and the credit has been accepted by a Texas public school district or a student completed Algebra II or English III for Texas high school credit prior to the 2011–12 spring administration, the requirement to achieve satisfactory performance or the advanced standard does not apply.

19 TAC 101.3021(e), .3022(a)(2), (b)(4)

SATISFACTORY PERFORMANCE CUMULATIVE SCORE In order to receive a Texas diploma, a student must achieve a cumulative score that is at least equal to the product of the number of EOC assessments taken in each foundation content area (English language arts, mathematics, science, and social studies) and a scale score that indicates satisfactory performance. The standard in place when a student first takes an EOC assessment is the standard that will be maintained throughout the student's school career for that content area.

> The cumulative score requirement for a student on the Minimum High School Program is based on the number of courses specifi-

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TESTING PROGRAMS STATE ASSESSMENT		EKB (LEGAL)	
	•	listed as a requirement of the Minimum High School Program for which an EOC assessment exists.	
MINIMUM SCORE	For an EOC assessment score to count toward the cumulative score, the student must achieve at least the minimum performance level as set by the Commissioner. If a student's performance does not equal or exceed the minimum score, the student must retake the assessment.		
	19 T	AC 101.3022(b)	
ALTERNATIVE METHODS FOR		udent is required to meet the EOC assessment graduation re- ements to receive a Texas diploma if the student:	
EARNING CREDIT	1.	Is accelerated for an academic content area based on a result from an approved credit by examination for which there is an EOC assessment. If a student receives course credit by ex- amination, the student shall be administered the appropriate EOC assessment, during the next administration of that as- sessment. The EOC assessment result will count toward the student's assessment graduation requirements. An EOC as- sessment cannot be used for purposes of credit by examina- tion;	
	2.	Is participating in a distance-learning or correspondence course for which there is an EOC assessment; or	
	3.	Is participating in a dual-credit course for which there is an EOC assessment.	
	GRA	15 percent course grade requirement [see IMPACT ON DES, below] shall apply to a student participating in a dis- e-learning or correspondence course or a dual-credit course.	
	19 T	AC 101.3021(b)	
SPECIAL EDUCATION	A student receiving special education services who successfully completes the requirements of his or her IEP, including perfor- mance on a state assessment required for graduation, shall receive a Texas high school diploma. A student's ARD committee shall de- termine if the student will be required to meet satisfactory perfor- mance on an assessment for purposes of graduation.		
	with terna sess	nning with the 2011–12 school year, all grades 9–12 students significant cognitive disabilities who are assessed with an al- ate assessment as specified in the student's IEP will be as- ted using alternate versions of EOC assessments as listed in dministrative Code 101.3011(b)(2).	
		udent who is receiving special education services and who is enrolled in grade 9 or below in the 2011–12 school year shall	

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be administered an alternative version of an EOC assessment in- strument upon completion of the corresponding course as required by the student's IEP.	
If a student who is receiving special education services is adminis- tered an alternative form of an EOC assessment, the 15 percent course grade requirement shall not be applied and a cumulative score shall not be reported.	
If a student receiving special education services meets the partici- pation requirements for an alternative form of an EOC assessment and is enrolled in a course for which there is an EOC assessment but no corresponding alternative version of that assessment, the student is not required to take an assessment for that course.	
If a student is administered a general EOC assessment, the 15 percent course grade requirement shall apply and a cumulative score shall be reported for the student.	
19 TAC 101.3023	
A student's performance on an EOC assessment instrument listed above must count for 15 percent of the student's final grade for the course. The District is not required to use a student's score on a subsequent retest administration to determine the student's final grade for that course. The 15 percent course grade requirement does not apply for the following:	
<ol> <li>A student receiving special education services who is admin- istered an alternate assessment as specified by Education Code 39.023(b); and</li> </ol>	
<ol> <li>An English language learner administered an English I or English II EOC assessment who meets the criteria specified in 19 Administrative Code 101.1007.</li> </ol>	
Education Code 39.023(c); 19 TAC 101.3021(c)	
TEA may adopt EOC assessment instruments for courses not listed in statute, as described above. A student's performance on these EOC assessment instruments is not subject to the performance requirements established for the statutory assessments. <i>Education Code 39.023(c-2)</i>	
Each time an EOC assessment instrument is administered, a stu- dent who failed to achieve a minimum score shall retake the as- sessment instrument. [See SATISFACTORY PERFORMANCE, above]	
A student who fails to perform satisfactorily on an Algebra II or English III EOC assessment instrument under the college readi-	

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	ness performance standard, as provided under Education Code 39.024(b), may retake the assessment instrument.
	Any other student may retake an EOC assessment instrument for any reason. The assessment result will count toward a student's cumulative score only if the assessment score is higher than the student's previous assessment score.
	A student is not required to retake a course as a condition of retak- ing an EOC assessment instrument.
	If a student failed a course but achieved at least the minimum score on the applicable EOC assessment, that student is not required to retake the assessment if the student is required to retake the course.
	Education Code 39.025(b); 19 TAC 101.3021(g), .3022(c)
REQUESTS TO TAKE AN EOC ASSESSMENT	If a student is not required to take an EOC assessment, he or she can request to be administered the EOC assessment for a course for which a student received credit. <i>19 TAC 101.3021(f)</i>
EXIT-LEVEL ASSESSMENTS	Students who were first enrolled in grade 9 prior to the 2011–12 school year or enrolled in grade 10 or above in the 2011–12 school year must fulfill testing requirements for graduation with the assessments required by Education Code 39.023(c), as that section existed before amendment by Senate Bill 1031, 80th Texas Legislature, 2007, and in accordance with Commissioner's rules at 19 Administrative Code 101.3024. <i>19 TAC 101.3024(a)</i>
ALTERNATIVE EXIT-LEVEL ASSESSMENTS	An eligible student who has met the passing standard on a state- approved alternative assessment instrument, as set forth at 19 Administrative Code 101.4001, in a particular area has satisfied the exit-level testing requirement in that subject area.
	A student is eligible to substitute an alternative exit-level assess- ment for a TAKS exit-level assessment if the student, after Janu- ary 1 of the year in which the student would otherwise be eligible to graduate:
	1. Enrolls in a public school in Texas for the first time; or
	2. Enrolls in a public school in Texas after an absence of at least four years from any public school in the state. A student meets this requirement if the student has not been enrolled for one or more days in a public school in Texas in the four years preceding the date on which the student enrolls.
VERIFICATION OF ELIGIBILITY	An eligible student is responsible for providing the District an offi- cial copy of the student's scores from the alternative assessment.

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	The District shall be responsible for verifying a student's eligibility for the alternative exit-level assessment. Upon receipt of official results of an approved alternative exit-level assessment, the District must:
	1. Verify the student's score on the alternative assessment; and
	<ol> <li>Determine whether the student met the performance standard required to qualify for a public high school diploma in Texas as established by the Commissioner.</li> </ol>
	Education Code 39.025(d); 19 TAC 101.4001, .4003, .4005
REPORTING RESULTS TO THE PUBLIC	Overall student performance data, aggregated by ethnicity, sex, grade level, subject area, campus, and district, shall be made available to the public, with appropriate interpretations, at regularly scheduled meetings of the Board, after receipt from TEA. The information shall not contain the names of individual students or teachers. <i>Education Code</i> 39.030(b)
TO THE BOARD	The Superintendent shall accurately report all test results with appropriate interpretations to the Board according to the schedule in the applicable test administration materials.
TO PARENTS AND STUDENTS	The District shall notify each of its students and his or her parent or guardian of test results, observing confidentiality requirements stated at CONFIDENTIALITY, below. All test results shall be included in each student's academic achievement record and shall be furnished for each student transferring to another district or school. [See BQ series, FD, and FL]
	19 TAC 101.3014; No Child Left Behind Act, 20 U.S.C. 6311(h)(6)
	TEA shall adopt a series of questions to be included in an EOC as- sessment instrument administered under Education Code 39.023(c) to be used for purposes of identifying students who are likely to succeed in an advanced high school course. The District shall notify a student who performs at a high level on the questions and the student's parent or guardian of the student's performance and potential to succeed in an advanced high school course. The District may not require a student to perform at a particular level on the questions to be eligible to enroll in an advanced high school course. <i>Education Code 39.0233(b)</i>
PARENTAL ACCESS	A parent is entitled to access to a copy of each state assessment instrument administered to the parent's child. This right of access does not apply, however, to those instruments or particular questions that are being field-tested by TEA. <i>Education Code 26.005</i> , $.006(a)(2)$

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FURTHER INSTRUCTION ACCELERATED INSTRUCTION	The District shall provide each student who fails to perform satis- factorily as determined by the Commissioner under Education Code 39.0241(a) on an EOC assessment instrument with acceler- ated instruction in the subject assessed by the assessment instru- ment. [See EHBC]
COLLEGE PREPARATORY COURSE	If the District determines that a student, on completion of grade 11, is unlikely to achieve the cumulative score requirements for one or more subjects prescribed by Education Code 39.025(a) [see SAT-ISFACTORY PERFORMANCE, above] for receiving a high school diploma, the District shall require the student to enroll in a corresponding content-area college preparatory course for which an EOC assessment instrument has been adopted, if available.
	A student who enrolls in a college preparatory course shall be ad- ministered an EOC assessment instrument for the course, with the instrument scored on a scale as determined by the Commissioner not to exceed 20 percent of the cumulative score requirements re- quired to graduate. A student may use the student's score on the EOC assessment instrument for the college preparatory course towards satisfying the cumulative score requirements.
	Education Code 39.025(b-1)–(b-2)
SECURITY	To ensure that each assessment instrument is reliable and valid and meets applicable federal requirements for measurement of student progress, the District must comply with all of the applicable requirements specified in the test administration materials, which include general testing program information, requirements for en- suring test security and confidentiality described in the annual Test Security Supplement, procedures for test administration, responsi- bilities of personnel involved in test administration, and procedures for materials control.
	Test coordinators and administrators must receive all applicable training as required in the test administration materials and the Dis- trict must maintain records related to the security of assessment instruments for a minimum of five years.
	19 TAC 101.3031
CONFIDENTIALITY	Individual student performance results are confidential and may be released only in accordance with the Family Educational Rights and Privacy Act of 1974. <i>Education Code 39.030(b)</i> [See FL and GBA]
PENALTIES	Violation of security or confidentiality of any test is prohibited. A person who engages in conduct prohibited by the Test Security Supplement may be subject to sanction of credentials.

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Procedures for maintaining the security and confidentiality of state assessments are specified in the Test Security Supplement and in the appropriate test administration materials. Conduct that violates the security and confidentiality of a test is defined as any departure from the test administration procedures established in the Test Security Supplement and other test administration materials. Conduct of this nature may include the following acts and omissions:

- 1. Viewing a test before, during, or after an assessment unless specifically authorized to do so;
- 2. Duplicating secure examination materials;
- 3. Disclosing the contents of any portion of a secure test;
- 4. Providing, suggesting, or indicating to an examinee a response or answer to a secure test item or prompt;
- 5. Changing or altering a response or answer of an examinee to a secure test item or prompt;
- 6. Aiding or assisting an examinee with a response or answer to a secure test item or prompt;
- 7. Encouraging or assisting an individual to engage in the conduct described in the items listed above; or
- 8. Failing to report to an appropriate authority that an individual has engaged in conduct outlined in the items listed above.

Any person who violates, assists in the violation of, or solicits another to violate or assist in the violation of test security or confidentiality, as well as any person who fails to report such a violation is subject to the following penalties:

- 1. Placement of restrictions on the issuance, renewal, or holding of a Texas teacher certificate, either indefinitely or for a set term;
- 2. Issuance of an inscribed or non-inscribed reprimand;
- 3. Suspension of a Texas teacher certificate for a set term; or
- 4. Revocation or cancellation of a Texas teacher certificate without opportunity for reapplication either for a set term or permanently.

Release or disclosure of confidential test content could result in criminal prosecution under Education Code 39.0303, Government Code 552.352, and Penal Code 37.10. The State Board for Educator Certification may take any of the above actions based on satis-

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factory evidence that an educator has failed to cooperate with TEA in an investigation.

Any irregularities in test security or confidentiality may also result in the invalidation of student results.

The Superintendent and campus principal must develop procedures to ensure the security and confidentiality of the tests, and will be responsible for notifying TEA in writing of conduct that violates the security or confidentiality of a test. Failure to report can subject the person responsible to the applicable penalties.

19 TAC 101.3031(b)(2), 249.15

	Note:	The terms English language learner and limited English proficient student are used interchangeably. <i>19 TAC</i> 89.1203			
LANGUAGE PROFICIENCY ASSESSMENT COMMITTEE (LPAC)	EHBE] langua Subcha accord sessme	nguage proficiency assessment committee (LPAC) [see shall select the appropriate assessment option for English ge learners, as defined by Education Code Chapter 29, apter B, as a student of limited English proficiency (LEP), in ance with 19 Administrative Code 101.1005. The LPAC as- ent decisions must be made on an individual student basis ordance with administrative procedures established by TEA.			
DOCUMENTATION	The LF	The LPAC shall document in the student's permanent record file:			
	рг	ne decisions and justifications related to English language roficiency assessments under 19 Administrative Code 01.1003;			
	рг	ne decisions and justifications related to selecting the ap- opriate assessment option under 19 Administrative Code 01.1005;			
	(A	conjunction with the admission, review, and dismissal ARD) committee, the need for allowable testing accommoda- ons under 19 Administrative Code 101.1003 and .1005;			
		he reason for a postponement under 19 Administrative Code 01.1023; and			
		he reason for a LEP exemption under 19 Administrative ode 101.1025.			
	19 TAC	C 101.1003(b), (c), .1005(a), (c), .1023, .1025(b)			
DEFINITIONS	enrolle before as a re lacks th skills o	"Recent unschooled immigrant" means an immigrant who initially enrolled in a school in the United States not more than 12 months before the date of the administration of an assessment and who, as a result of inadequate schooling outside of the United States, lacks the necessary foundation in the essential knowledge and skills of the curriculum determined by the LPAC. <i>Education Code</i> 39.027(g)			
	"Unsch	ooled asylee or refugee" means a student who:			
	1. In	itially enrolled in a school in the United States as:			
	a.	An asylee as defined by 45 C.F.R. 400.41; or			
	b.	A refugee as defined by 8 U.S.C. 1101;			

	2.	Has a visa issued by the U.S. Department of State with a Form I-94 Arrival/Departure record, or a successor document, issued by the U.S. Citizenship and Immigration Services that is stamped with "Asylee," "Refugee," or "Asylum"; and
	3.	As a result of inadequate schooling outside of the United States, lacks the necessary foundation in the essential knowledge and skills of the curriculum prescribed under Edu- cation Code 28.002, as determined by the LPAC established under Education Code 29.063.
	Edu	cation Code 39.027(a-1); 19 TAC 101.1005(c)
	or n asyl gua	dequate schooling outside the United States" is defined as little o formal schooling outside the United States such that the ee or refugee lacks basic literacy in his or her primary lan- ge upon enrollment in school in the United States. <i>19 TAC</i> .1005(d)
ENGLISH LANGUAGE PROFICIENCY TESTS	shal asse fulfil ter 3	ndergarten through grade 12, an English language learner I be administered state-identified English language proficiency essments annually in listening, speaking, reading, and writing to I state assessment requirements under Education Code Chap- 39, Subchapter B, [see EKB] and federal requirements. <i>19 TAC</i> <i>.1003(a)</i>
LIMITATIONS ON EXEMPTIONS FIRST YEAR AFTER ENROLLMENT	tive or a for u State dete	EP student may be administered an accommodated or alterna- assessment instrument or may be granted an exemption from postponement of the administration of the state assessment up to one year after initial enrollment in a school in the United es if the student has not demonstrated proficiency in English as ermined by the assessment system developed to evaluate aca- ic progress of a LEP student. <i>Education Code 39.027(a)(1)</i>
SUBSEQUENT YEARS	adm men	P student granted the initial exemption period above may be inistered an accommodated or alternative assessment instru- t or may be granted an exemption from or a postponement of administration of the state assessment for up to:
	1.	An additional two years if the student is a recent unschooled immigrant or is in a grade for which no assessment instrument in the primary language of the student is available; or
	2.	An additional four years if the student's initial enrollment in a school in the United States was as an unschooled asylee or refugee.
	-	LPAC must determine that the student lacks the academic uage proficiency in English necessary for an assessment in

	•	ish to measure the student's academic progress in a valid, re- e manner.	
	Edu	cation Code 39.027(a)(1)–(2), (a-1), (g)	
TESTING IN GRADES 3–8	sess	English language learner shall participate in the grades 3–8 as- sments and, except as provided below, shall be administered general form of the English-version state assessment.	
SPANISH-VERSION ASSESSMENT	be a sess	anish-speaking English language learner in grades 3–5 may dministered the state's Spanish-version assessment if an as- ment in Spanish will provide the most appropriate measure of student's academic progress.	
LINGUISTICALLY ACCOMMODATED ASSESSMENTS	An English language learner in grade 3 or higher may be adminis- tered the linguistically accommodated English version of the state's mathematics, science, or social studies assessment if:		
	1.	A Spanish-version assessment does not exist or is not the most appropriate measure of the student's academic pro- gress;	
	2.	The student has not yet demonstrated English language pro- ficiency in reading as determined by the English language proficiency assessments required above [see ENGLISH LANGUAGE PROFICIENCY TESTS]; and	
	3.	The student has been enrolled in U.S. schools for three school years or less or qualifies as an unschooled asylee or refugee enrolled in U.S. schools for five school years or less [see DEFINITIONS].	
EXEMPTION FOR ASYLEE OR REFUGEE	SPA COM emp Educ ply d	Inschooled asylee or refugee who meets the criteria at NISH-VERSION ASSESSMENT and LINGUISTICALLY AC- IMODATED ASSESSMENTS above shall be granted an ex- tion from an administration of an assessment instrument under cation Code 39.023(a), (b), or (I). This exemption will only ap- luring the school year an unschooled asylee or refugee is first lled in a U.S. public school.	
	19 T.	AC 101.1005(b), (c)	
REFUSAL OF SERVICES	cline asse avail	English language learner whose parent or guardian has de- ed bilingual education/ESL services is not eligible for special essment, accommodation, or accountability provisions made able to English language learners on the basis of limited Eng- proficiency. 19 TAC 101.1005(f)	
END-OF-COURSE ASSESSMENTS		English language learner shall participate in the end-of-course essments as required by Education Code 39.023(c) and, except	

as provided below, shall be adminis	stered the general form of the
English-version state assessment.	19 TAC 101.1005(b)

An English language learner shall not be exempt from taking an end-of-course assessment for reasons associated with limited English proficiency or inadequate schooling outside the United States, except as provided below.

- ENGLISH I OR II If an English language learner enrolled in English I or II or English for Speakers of Other Languages I or II has not yet demonstrated English language proficiency in reading as determined by the English language proficiency assessments required above [see ENGLISH LANGUAGE PROFICIENCY TESTS] and has been enrolled in U.S. schools for three school years or less, or qualifies as an unschooled asylee or refugee enrolled in U.S. schools [see DEFINITIONS] for five school years or less, then he or she shall not be required to:
  - 1. Use the assessment score as part of the cumulative score for graduation;
  - 2. Retake the assessment each time it is administered if the student passes the course but fails to achieve the established minimum score on the assessment; or
  - 3. Have the score on the assessment count for 15 percent of the student's final grade in the course. [See EKB]

19 TAC 101.1007(a), (b)

EXIT-LEVEL ASSESSMENTS	Beginning with the 2011–12 school year, provisions related to exit- level assessments shall apply only to students first enrolled in grade 9 or higher prior to the 2011–12 school year, or first enrolled in grade 10 or higher in the 2011–12 school year. <i>19 TAC</i> <i>101.1021</i>

POSTPONEMENT English language learners are not eligible for an exemption from exit-level testing requirements for graduation on the basis of limited English proficiency. However, English language learners who are recent immigrants may be granted a postponement of the administration of the exit-level assessment during their first 12 months of enrollment in U.S. schools. A postponement is not permitted if a student would otherwise not be afforded the opportunity to take the exit-level assessments at least one time before the student's scheduled graduation date. The LPAC shall document the reason for the postponement in the student's permanent record file. 19 TAC 101.1023

LIMITED LEPCertain English language learners who have had inadequateEXEMPTIONSschooling outside the United States may be eligible for a LEP ex-

	emption from the assessment during a period not to exceed their first three school years of enrollment in U.S. schools. <i>19 TAC 101.1025(a)</i>
	An English language learner who achieves a rating of advanced high on the state-administered English language proficiency as- sessment in reading during the student's first school year of en- rollment in U.S. schools is not eligible for an exemption in the se- cond or third school year of enrollment in U.S. schools. An English language learner who achieves a rating of advanced or advanced high on this assessment during the student's second school year of enrollment in U.S. schools is not eligible for an exemption in the third school year of enrollment in U.S. schools. <i>Education Code</i> 39.027(e); 19 TAC 101.1025(a)(1)
	During the first school year of enrollment in U.S. schools, the stu- dent may be granted a LEP exemption if the LPAC determines that the student has not had the schooling outside the United States necessary to provide the foundation of learning that Texas schools require and measure on the assessment, whether the foundation be in knowledge of the English language or specific academic skills and concepts in the subjects assessed. <i>19 TAC 101.1025(a)(2)</i>
	During the second and third school years of enrollment in U.S. schools, a student whose schooling outside the United States was inadequate may be granted a LEP exemption if the LPAC determines that the student lacks the academic language proficiency in English necessary for an assessment of academic skills in English to measure the student's academic progress in a valid, reliable manner. <i>19 TAC 101.1025(a)(3)</i>
FEDERAL ACCOUNTABILITY TESTING	Students exempted under these provisions shall be administered assessments in subjects and grades required by federal law and regulations in accordance with linguistically accommodated testing procedures delineated in the test administration materials. <i>19 TAC 101.1025(c)</i>
REFUSAL OF SERVICES	An English language learner whose parent or guardian has de- clined bilingual/ESL services is not eligible for an exemption or an exit-level test postponement under 19 Administrative Code 101.1023. <i>19 TAC 101.1025(d)</i>
NON-LEP STUDENTS	School districts may administer the assessment of academic skills in Spanish to a student who is not identified as limited English pro- ficient but who participates in a bilingual program if the LPAC de- termines the assessment in Spanish to be the most appropriate measure of the student's academic progress. <i>19 TAC 101.1005(g)</i>

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STATE ASSESSMENT EKB ENGLISH LANGUAGE LEARNERS/LEP STUDENTS (LEGA		
SPECIAL EDUCATION SELECTING ASSESSMENTS	For each English language learner who receives special enservices, the student's ARD committee in conjunction with dent's LPAC shall select the appropriate assessments.	
	The ARD committee shall document the decisions and just in the student's individualized education program (IEP).	ifications
	19 TAC 101.1005(a)	
ENGLISH LANGUAGE PROFICIENCY TESTS	In rare cases, the ARD committee in conjunction with the L may determine that it is not appropriate for an English lang learner who receives special education services to particip English language proficiency assessment required above [ ENGLISH LANGUAGE PROFICIENCY TESTS] for reason ciated with the student's particular disability. The ARD com shall document the decisions and justifications in the stude and the LPAC shall document the decisions and justification student's permanent record file. <i>19 TAC 101.1003(b)</i>	juage ate in an [see is asso- imittee ent's IEP,
	In the case of an English language learner who receives see education services, the ARD committee in conjunction with LPAC shall determine and document the need for allowabl accommodations in accordance with administrative proceed tablished by TEA. <i>19 TAC 101.1003(c)</i>	the e testing
ALTERNATIVE ASSESSMENT INSTRUMENTS	In certain cases, an English language learner who received education services may, as a result of his or her particular condition, qualify to be administered an alternative assess strument based on alternative achievement standards. <i>19</i> <i>101.1005(b)</i>	disabling ment in-
	An unschooled asylee or refugee who meets this criteria signanted an exemption from an administration of an assess instrument under Education Code 39.023(a), (b), or (l). The emption will only apply during the school year an unschool asylee or refugee is first enrolled in a U.S. public school. <i>101.1005(c)</i>	ment lis ex- led
TESTING ACCOMMODATIONS	The LPAC in conjunction with the ARD committee shall def and document any allowable testing accommodations for a ments in accordance with administrative procedures estab TEA. <i>19 TAC 101.1005(e)</i>	assess-
GRADE ADVANCEMENT REQUIREMENTS	The LPAC shall determine appropriate assessment and ac ed instruction for an English language learner who is admi a grade advancement test in English or Spanish, except as ed by 19 Administrative Code 101.1005. The grade placer committee for an English language learner shall make its of in consultation with a member of the student's LPAC. 19 7 101.2003(e) [See EIE]	nistered s provid- ment decisions
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ADMISSIONS				FD (LEGAL)
GENERAL ELIGIBILITY	Distr than adm and	ict fre 21 ye ission undei	ee of t ears o n is so r 26 f	s designee shall admit into the public schools of the tuition all persons who are over five and younger of age on September 1 of any school year in which ought, and may admit a person who is at least 21 or the purpose of completing the requirements for a doma, if any of the following conditions exist:
STUDENT AND PARENT	1.	The	perso	on and either parent reside in the District.
CONSERVATOR	2.	ents cons	resid ervat	on does not reside in the District, but one of the par- es in the District and that parent is a joint managing or or the sole managing conservator or possessory for of the person.
GUARDIAN OR PERSON HAVING LAWFUL CONTROL	3.			on and his or her guardian or other person having atrol under an order of a court reside in the District.
STUDENTS LIVING SEPARATE AND APART	4.	arate guar of a the D tracu	è resi dian, court Distric urricu	on is under the age of 18 and has established a sep- dence in the District apart from his or her parent, or other person having lawful control under an order and has established that the person's presence in ct is not for the primary purpose of participation in ex- lar activities. The Board is not required to admit on, however, if the person has:
		a.	plina	aged in conduct that resulted in removal to a disci- ary alternative education program or expulsion within preceding year;
		b.	supe	aged in delinquent conduct or "conduct in need of ervision" and is on probation or other conditional re- e for that conduct; or
		C.		n convicted of a criminal offense and is on probation her conditional release.
	Edu	cation	n Coa	le 25.001(a)–(b), (d)
HOMELESS	5.	The	perso	on is a homeless child. [See also FDC]
STUDENTS	а	a.	less	ild is "homeless," under the McKinney-Vento Home- Education Act, if the child lacks a fixed, regular, and quate nighttime residence. This includes:
			(1)	Children who are sharing the housing of other per- sons due to loss of housing, economic hardship, or a similar reason; are living in motels, hotels, trailer parks, or camping grounds due to the lack of alter- native adequate accommodations; are living in

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emergency or transitional shelters; are abandoned in hospitals; or are awaiting foster care placement;

- (2) Children who have a primary nighttime residence that is a public or private place not designed for or ordinarily used as a regular sleeping accommodation for human beings;
- (3) Children who are living in cars, parks, public spaces, abandoned buildings, substandard housing, bus or train stations, or similar settings; and
- (4) Migratory children living in circumstances described above.

"Migratory child" means a child who is, or whose parent, spouse, or guardian is, a migratory agricultural worker, including a migratory dairy worker, or a migratory fisher, and who, in the preceding 36 months, in order to obtain, or accompany such parent, spouse, or guardian in order to obtain, temporary or seasonal employment in agricultural or fishing work:

- (a) Has moved from one school district to another; or
- (b) Resides in a school district of more than 15,000 square miles, and migrates a distance of 20 miles or more to a temporary residence to engage in a fishing activity.
- b. A child is homeless, under state law, regardless of the residence of the child, either parent, or the child's guardian or other person having lawful control, if:
  - (1) The child lacks a fixed, regular, and adequate nighttime residence; or
  - (2) The child has a primary nighttime residence in a supervised publicly or privately operated shelter designed to provide temporary living accommodations (including welfare hotels, congregate shelters, and transitional housing for the mentally ill), an institution providing temporary residence for individuals intended to be institutionalized, or a public or private place not designated for, or ordinarily used as, a regular sleeping accommodation for human beings.

Education Code 25.001(b); 20 U.S.C. 6399; 42 U.S.C. 11434a

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ADMISSIONS		FD (LEGAL)
FOREIGN EXCHANGE STUDENTS	6.	The person is a foreign exchange student placed with a host family that resides in the District by a nationally recognized foreign exchange program, unless the District has applied for and been granted a waiver by the Commissioner because:
		<ul> <li>This requirement would impose a financial or staffing hardship on the District;</li> </ul>
		<ul> <li>The admission would diminish the District's ability to provide high quality education services for the District's domestic students; or</li> </ul>
		<ul> <li>The admission would require domestic students to com- pete with foreign exchange students for educational re- sources.</li> </ul>
		Education Code 25.001(b)(6), (e)
STUDENTS IN RESIDENTIAL FACILITY	7.	The person resides at a residential facility, as defined in Education Code 5.001, located in the District. For purposes of enrollment, a person who resides in a residential facility is considered a resident of the district in which the facility is located. <i>Education Code</i> $25.001(b)(7)$ , $29.012(c)$
STUDENTS OVER 18	8.	The person resides in the District and is 18 or older or the person's disabilities of minority have been removed. <i>Educa-tion Code 25.001(b)(8)</i>
RESIDENT GRANDPARENT	9.	The person does not reside in the District but the grandparent of the person:
		a. Resides in the District; and
		<ul> <li>Provides a substantial amount of after-school care for the person as determined by the Board.</li> </ul>
		Education Code 25.001(b)(9)
PROOF OF ELIGIBILITY	The District may require evidence that a person is eligible to attend the public schools of the District at the time it considers an applica- tion for admission of the person. The Board or its designee shall establish minimum proof of residency acceptable to the District. The Board or its designee may make reasonable inquiries to verify a person's eligibility for admission. When admission is sought un- der item 4 above, the Board shall determine whether an applicant qualifies as a resident of the District and may adopt reasonable guidelines for making that determination as necessary to protect the best interest of students. <i>Education Code 25.001(c), (d)</i> The District may withdraw any student who ceases to be a resi- dent. <i>Daniels v. Morris, 746 F.2d 271 (5th Cir. 1984)</i>	

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ADMISSIONS		FD (LEGAL)
IMMIGRATION STATUS	are Prot	ying enrollment based upon immigration status to children who not legally admitted into the United States violates the Equal ection Clause of the Fourteenth Amendment to the United es Constitution. <u><i>Plyler v. Doe, 457 U.S. 202 (1982)</i></u>
HIGH SCHOOL EQUIVALENCY CERTIFICATE	entit er st	udent who has received a high school equivalency certificate is ded to enroll in a public school in the same manner as any oth- tudent who has not received a high school diploma. <i>Education le</i> 29.087( <i>h</i> )
SUBSTITUTE FOR PARENT OR GUARDIAN	resp for a	Board by policy may allow a person showing evidence of legal ponsibility for a child other than an order of a court to substitute a guardian or other person having lawful control of the child uncourt order. Education Code $25.001(j)$
AUTHORIZATION AGREEMENT	chilo grar relat	arent, as defined in Family Code 101.024, or both parents of a d may enter into an authorization agreement with the child's adparent, adult sibling, or adult aunt or uncle to authorize the tive to perform acts described in Family Code 34.002 in regard he child, such as:
	1.	Authorizing medical, dental, psychological, or surgical treat- ment and immunization of the child, including executing any consents or authorizations for the release of information as required by law relating to the treatment or immunization;
	2.	Enrolling the child in the District; and
	3.	Authorizing the child to participate in age-appropriate extra- curricular, civic, social, or recreational activities, including ath- letic activities.
	ative child Fam form inve	arent may also enter into an authorization agreement with a rel- e or other person with whom a child is placed under a parental d safety placement agreement approved by the Department of hily and Protective Services (DFPS) to allow the person to per- n the acts described above with regard to the child during an stigation of abuse or neglect or while the department is provid- services to the parent.
		authorization agreement must conform to the requirements of hily Code Chapter 34.
	any doe: izati	/ one authorization agreement may be in effect for a child at time. Execution of a subsequent authorization agreement s not by itself supersede, invalidate, or terminate a prior author- on agreement. An authorization agreement is void if it is exe- ed while a prior authorization agreement remains in effect.

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ADMISSIONS		FD (LEGAL)
IMMUNITY	relies in knowledg invalid, is is not sul	who is not a party to the authorization agreement who good faith on the authorization agreement, without actual ge that the authorization agreement is void, revoked, or s not subject to civil or criminal liability to any person, and oject to professional disciplinary action, for that reliance if ement is completed as required by Family Code Chapter
	Family C	Code 34.001–.009
	Note:	The Authorization Agreement for Nonparent Relative is available at <u>http://www.dfps.state.tx.us/Application/Forms</u> /showFile.aspx?NAME=2638.pdf.
STUDENTS IN FOSTER CARE	cal subdi shall be the foste quiremer	t placed in foster care by an agency of the state or a politi- vision, and whose foster parents reside in the District, permitted to attend District schools free of any charge to r parents or to the agency. No durational residency re- nt shall be used to prohibit such a student from fully partic- all activities sponsored by the District. <i>Education Code</i>
	placed in vices at a outside t in which	t enrolled in high school in grade 9, 10, 11, or 12 who is temporary foster care by the Department of Human Ser- a residence outside the attendance area for the school or he District is entitled to complete high school at the school the student was enrolled at the time of placement without of tuition. <i>Education Code 25.001(g)</i>
	ensure th tains a p in foster school in or if rema providing with all o	ropriate state agency shall coordinate with the District to nat the case plan for a student placed in foster care con- lan for ensuring the educational stability of the child while care, including ensuring that the child remains in the which the child is enrolled at the time of each placement, aining in that school is not in the best interests of the child, immediate and appropriate enrollment in a new school, f the educational records of the child provided to the 42 U.S.C. $675(1)(G)$
TRANSFERS FROM OTHER STATES	dential fa whole or tuition ch The atter be count	rict shall charge tuition for a student who resides in a resi- acility and whose maintenance or expenses are paid in in part by another state or the United States. Any such arge must be submitted to the Commissioner for approval. Indance of students admitted under this provision shall not ed for purposes of allocating state funds to the District. In Code 25.003

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ADMISSIONS	(LEC	FD GAL)
TEXAS JUVENILE JUSTICE DEPARTMENT	A school-age child of an employee of the Texas Juvenile Justice Department (TJJD) residing in an adjacent district may attend school in the District free of charge to his or her parents or guar an. Any tuition required by the admitting district shall be paid by the district from which the student transfers out of any funds ap propriated to the TJJD facility. <i>Education Code 25.042</i>	rdi- y
ENROLLMENT	A child must be enrolled by the child's parent, guardian, or othe person with legal control under a court order. The District shall record the name, address, and date of birth of the person enrol the child. <i>Education Code 25.002(f)</i>	
LEGAL SURNAME	A student must be identified by the student's legal surname as appears on the student's birth certificate or other document suit ble as proof of the student's identity, or in a court order changin the student's name. <i>Education Code 25.0021</i>	ta-
REQUIRED DOCUMENTATION	If a parent or other person with legal control of a child enrolls th child in a District school, the parent or other person, or the scho district in which the child most recently attended school, shall fu nish to the District all of the following:	loc
	1. The child's birth certificate, or another document suitable a proof of the child's identity as defined by the Commissione Education in the <i>Student Attendance Accounting Handboo</i>	er of
	<ol> <li>A copy of the child's records from the school the child most recently attended if he or she was previously enrolled in a school in Texas or in another state.</li> </ol>	
	Students shall not be denied enrollment or be removed so because they fail to provide the documentation required in items 1 and 2, above.	•
	3. A record showing that the child has the immunizations re- quired by Education Code 38.001, proof that the child is ne required to be immunized, or proof that the child is entitled provisional admission. [See FFAB]	ot
	Education Code 25.002(a); 19 TAC 129.1(a)–(b)	
	The District must furnish information under items 1 and 2 not la than the tenth working day after the date the District receives a quest for the information.	
	A parent or other person with legal control of a child under a co order must furnish information under items 1 and 2 not later tha the 30th day after the date a child is enrolled in a public school.	an
	If a parent or other person with legal control of a child under a conder requests that the District transfer a child's student records the District to which the request is made shall notify the parent	S,
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other person as soon as practicable that the parent or other person may request and receive an unofficial copy of the records for deliv- ery in person to a school in another district.
Education Code 25.002(a-1)
On enrollment, the District shall request, by providing a form or otherwise, that a parent or other person with legal control of the child under a court order disclose whether the child has a food al- lergy or a severe food allergy that, in the judgment of the parent or other person with legal control, should be disclosed to the District to enable the District to take any necessary precautions regarding the child's safety [see FB and FFAF]; and specify the food to which the child is allergic and the nature of the allergic reaction.
The District shall maintain the confidentiality of the provided infor- mation, and may disclose the information to teachers, school counselors, school nurses, and other appropriate school personnel only to the extent consistent with District policy under Education Code 38.009 and permissible under the Family Educational Rights and Privacy Act of 1974, 20 U.S.C. Section 1232g. [See FL]
"Severe food allergy" means a dangerous or life-threatening reac- tion of the human body to a food-borne allergen introduced by in- halation, ingestion, or skin contact that requires immediate medical attention.
Education Code 25.0022(a)–(c)
The District shall enroll a child without the required documentation if the DFPS has taken possession of the child. DFPS shall ensure that the required documentation is furnished to the District not later than the 30th day after the date the child is enrolled. <i>Education Code</i> $25.002(g)$
If a child is enrolled under a name other than the name that appears in the identifying documents or records, the District shall notify the missing children and missing persons information clearing-house of the child's name as shown on the identifying records and the name under which the child is enrolled.
If the required documents and other records are not furnished to the District within 30 days after enrollment, the District shall notify the police department of the city or the sheriff's department of the county in which the District is located and request a determination of whether the child has been reported as missing.
Education Code 25.002(b)–(c)
On enrollment of a child under 11 years of age in a school for the first time at the school, the school shall:

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	<ol> <li>Request from the person enrolling the child the name of each previous school attended by the child;</li> </ol>
	<ol> <li>Request from each school identified in item 1 the school rec- ords for the child and, if the person enrolling the child pro- vides copies of previous school records, request verification from the school of the child's name, address, date, and grades and dates attended; and</li> </ol>
	<ol> <li>Notify the person enrolling the student that not later than the 30th day after enrollment, or the 90th day if the child was not born in the United States, the person must provide:</li> </ol>
	a. A certified copy of the child's birth certificate; or
	b. Other reliable proof of the child's identity and age and a signed statement explaining the person's inability to pro- duce a copy of the child's birth certificate.
	If a person enrolls a child under 11 years of age in school and does not provide the valid prior school information or documentation re- quired, the school shall notify the appropriate law enforcement agency before the 31st day after the person fails to comply.
	Code of Criminal Procedure 63.019
FALSE INFORMATION	When accepting a child for enrollment, the District shall inform the parent or other person enrolling the child that presenting a false document or false records in connection with enrollment is a criminal offense under Penal Code 37.10 (Tampering with Governmental Records) and that enrolling the child under false documents makes the person liable for tuition or other costs as provided below. <i>Education Code 25.002(d)</i>
	In addition to the penalty under Penal Code 37.10, a person who knowingly falsifies information on a form required for a student's enrollment in the District is liable to the District if the student is not eligible for enrollment, but is enrolled on the basis of false information. For the period during which the ineligible student is enrolled, the person is liable for the maximum tuition fee the District may charge [see FDA] or the amount the District has budgeted per student as maintenance and operating expense, whichever is greater. <i>Education Code 25.001(h)</i>
	The District may include on its enrollment form notice of the legal penalties and liability for falsifying information on the form. <i>Educa-tion Code</i> 25.001(i)

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ADMISSIONS	FD (LEGAL)
PLACEMENT OF TRANSFERS CREDITS AND RECORDS	The District shall accept all credits earned toward state graduation requirements by students in accredited Texas school districts, including credits earned in accredited summer school programs. Credits earned in local credit courses may be transferred at the District's discretion. Transfer students shall not be prohibited from attending school pending receipt of transcripts or academic records from the district the student previously attended. <i>19 TAC</i> $74.26(a)(1)$
	The District shall grant a student credit toward the academic course requirements for high school graduation for courses the student successfully completes in TJJD educational programs. <i>Education Code 30.104</i>
	The District shall consider course credit earned by a student while in a juvenile justice alternative education program as credit earned in a District school. <i>Education Code 37.001(d)</i>
NONPUBLIC SCHOOLS	Records and transcripts of students from Texas nonpublic schools or from out of state or out of the country (including foreign ex- change students) shall be evaluated, and students shall be placed promptly in appropriate classes. The District may use a wide varie- ty of methods to verify the content of courses for which a transfer student has earned credit. <i>19 TAC 74.26(a)(2)</i>
FOUNDATION SCHOOL PROGRAM	A person is entitled to the benefits of the available school fund for a school year if:
	1. On September 1 of the year, the person is at least five years of age and under 21 years of age, and has not graduated from high school.
	2. On September 1 of the year, the person is at least 21 years of age and under 26 years of age and is admitted by the District to complete the requirements for a high school diploma.
	<ol> <li>The person is enrolled in prekindergarten under Education Code 29.153 [see EHBG].</li> </ol>
	4. The person is younger than five years of age and performs satisfactorily on the state assessment instrument administered to third graders and the District has adopted a policy to admit students younger than five years of age.
	5. The person is enrolled in the first grade and is at least six years of age at the beginning of the current school year or has been enrolled in the first grade, or has completed kinder-garten, in the public schools of another state before transferring to a Texas public school.
	Education Code 25.001(a), 42.003

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ADMISSIONS	FD (LEGAL)
SCREENING	The principal of each District school shall ensure that each student admitted to that school has complied with requirements for screening of special senses and communication disorders, spinal screening, and a risk assessment for Type 2 diabetes, or has submitted an affidavit of exemption. <i>Health and Safety Code 36.005, 37.002, 95.003(c)</i> [See FFAA]
PEST CONTROL INFORMATION	At the time a student is registered, District personnel shall inform parents, guardians, or managing conservators that the school periodically applies pesticides indoors and that information on the application of pesticides is available on request. <i>Occupations Code 1951.455</i> [See CLB]

## WELLNESS AND HEALTH SERVICES IMMUNIZATIONS

IMMUNIZATION REQUIREMENTS	Each student shall be fully immunized against diptheria, rubeola (measles), rubella, mumps, tetanus, and poliomyelitis. The Texas Department of State Health Services (TDSHS) may modify or delete any of these immunizations or may require immunizations against additional diseases as a requirement for admission to any elementary or secondary school. <i>Education Code</i> 38.001(a), (b)				
	TDSHS requires students in kindergarten through twelfth grade to have the following additional vaccines, according to the immuniza- tion schedules set forth in department regulations: pertussis, hepa- titis B, hepatitis A (for students attending schools in high incidence geographic areas as designated by the department), and varicella (chickenpox).				
	TDSHS requires students in seventh through twelfth grade to have the meningococcal vaccine, according to the immunization sched- ules set forth in department regulations.				
	25 7	AC 9	7.63(2)(B)		
	Note	e:	For immunization requirements, see TDSHS's Web site at <u>http://www.dshs.state.tx.us/immunize/school/default</u> <u>.shtm#requirements</u> . For TDSHS's recommended im- munization schedule, see <u>http://www.dshs.state.tx.us/</u> <u>immunize/Schedule/schedule_child.shtm</u> .		
	Under Health and Safety Code Chapter 81, Subchapter E, addi- tional vaccinations may be required by TDSHS and/or the local health authority in specific situations under the mechanism of a control order containing control measures. <i>25 TAC 97.72</i>				
IMMUNIZATION AWARENESS	A district that maintains an Internet Web site shall post prominently on the Web site:				
PROGRAM	1.	A lis	t, in English and Spanish, of:		
		a.	The immunizations required by TDSHS for admission to public school;		
		b.	Any immunizations or vaccines recommended for public school students by TDSHS. The list must include the in- fluenza vaccine, unless TDSHS requires the influenza vaccine for admission to public school; and		
		C.	Health clinics in the District that offer the influenza vac- cine, to the extent those clinics are known to the District; and		
	2.		k to the TDSHS Internet Web site where a person may in information relating to the procedures for claiming an		
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# WELLNESS AND HEALTH SERVICES IMMUNIZATIONS

		exemption from the immunization requirements. The link must be presented in the same manner as the information provided under paragraph 1.			
	Edι	icatio	cation Code 38.0181		
APPLICABILITY			ine requirements apply to all students entering, attending, in, and/or transferring to the District. 25 TAC 97.61(a)		
EXCEPTIONS	Imn	nuniza	ation is not required for admission to the District:		
	1.	lf th	e student submits to the admitting official:		
MEDICAL REASONS		a.	An affidavit or a certificate signed by the student's physi- cian (M.D. or D.O.) who is duly registered and licensed to practice medicine in the United States and who has examined the student.		
			The affidavit or certificate must state that, in the physi- cian's opinion, the immunization required is medically contraindicated or poses a significant risk to the health and well-being of the student or any member of the stu- dent's household. Unless it is written in the statement that a lifelong condition exists, the exemption statement is valid for only one year from the date signed by the physician.		
			or		
REASONS OF CONSCIENCE		b.	An affidavit signed by the student or, if a minor, the stu- dent's parent or guardian stating that the student de- clines immunization for reasons of conscience, including a religious belief. The affidavit will be valid for a two- year period.		
			The affidavit must be on a form obtained from the TDSHS and must be submitted to the admitting official not later than the 90th day after the date the affidavit is notarized.		
			A student who has not received the required immuniza- tions for reasons of conscience may be excluded from school in times of emergency or epidemic declared by the commissioner of state health services.		
		or			
MILITARY DUTY	2.		e student can prove that he or she is a member of the ed forces of the United States and is on active duty.		
			n Code 38.001(c), (c-1), (f); Health and Safety Code a), (d)(2), .0041; 25 TAC 97.62		

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WELLNESS AND HEAL IMMUNIZATIONS	TH SERVICES FFAB (LEGAL)
PROVISIONAL ADMISSION	A student may be provisionally admitted or enrolled if the student has begun the required immunizations. The student must have an immunization record that indicates the student has received at least one dose of each age-appropriate vaccine specified in the regulations.
COMPLETION OF VACCINATIONS	To remain enrolled, the student must continue to receive the nec- essary immunizations as rapidly as medically feasible. The student must complete the required subsequent doses in each vaccination series on schedule and provide acceptable evidence of vaccination to the District.
REVIEW OF STATUS	A school nurse or school administrator shall review the immuniza- tion status of a provisionally enrolled student every 30 days to en- sure continued compliance in completing the required doses of vaccination. If, at the end of the 30-day period, a student has not received a subsequent dose of vaccine, the student is not in com- pliance and the District will exclude the student from school at- tendance until the required dose is administered.
HOMELESS STUDENT	A student who is homeless, as defined in the McKinney-Vento Homeless Education Act, shall be admitted temporarily for 30 days if acceptable evidence of vaccination is not available. The school shall promptly refer the student to appropriate public health pro- grams to obtain the required vaccinations. [See FD and FDC]
TRANSFER STUDENTS	A student can be enrolled provisionally for no more than 30 days if he or she transfers from one Texas school to another, and is await- ing the transfer of the immunization record.
MILITARY DEPENDENTS	A military dependent can be enrolled provisionally for no more than 30 days if the student transfers from one school to another and is awaiting the transfer of the immunization record. [See FDD]
	The collection and exchange of information pertaining to immuniza- tions shall be subject to confidentiality provisions prescribed by federal law.
	Education Code 38.001(e), 162.002 art. IV, § C; 25 TAC 97.66, .69; Atty. Gen. Op. GA-178 (2004)
EVIDENCE OF IMMUNIZATION	A student shall show acceptable evidence of vaccination before entry, attendance, or transfer to the District. 25 TAC 97.63(2)
	Vaccines administered after September 1, 1991, shall include the month, day, and year each vaccine was administered. The follow-ing documentation is acceptable:

# WELLNESS AND HEALTH SERVICES IMMUNIZATIONS

	1.	Documentation of vaccines administered that includes the signature or stamp of the physician or his or her designee, or public health personnel;	
	2.	An official immunization record generated from a state or local health authority, such as a registry; or	
	3.	A record received from school officials including a record from another state.	
	25 1	TAC 97.68	
	hep mea nes	blogic confirmations of immunity to measles, rubella, mumps, atitis A, hepatitis B, or varicella are acceptable. Evidence of asles, rubella, mumps, hepatitis A, hepatitis B, or varicella ill- ses must consist of a valid laboratory report that indicates ei- confirmation of immunity or infection.	
	serv histo acco form	ritten statement from a parent, legal guardian, managing con- vator, school nurse, or physician attesting to a child's positive bry of varicella disease (chickenpox) or varicella immunity is eptable in lieu of a vaccine record for that disease. [See the n on TDSHS's Web site at <u>www.dshs.state.tx.us/immunize</u> cs/c-9.pdf].	
	25 1	TAC 97.65	
IMMUNIZATION RECORDS	Not later than the 30th day after a parent or other person with lega control of a student under a court order enrolls the student in the District, the parent or other person, or the District in which the student most recently attended school, shall furnish to the District a record showing that the student has the required immunizations. <i>Education Code 25.002(a)(3), (a-1)</i>		
	the shal shal hea	h district shall keep an individual immunization record during period of attendance for each student admitted. The records Il be sufficient for a valid audit to be completed. The records Il be open for inspection at all reasonable times by TEA, local Ith departments, or the TDSHS. <i>Education Code 38.002(a);</i> <i>TAC 97.67</i>	
TRANSFER OF RECORDS	reco or g	h district shall cooperate in transferring students' immunization ords to other schools. Specific approval from students, parents, uardians is not required before transferring those records. <i>Ed-</i> <i>tion Code 38.002(b)</i>	
ANNUAL REPORT	of st	District shall submit annual reports of the immunization status tudents, in a format prescribed by TDSHS, to monitor compli- e with immunization requirements. All districts shall submit the	

# WELLNESS AND HEALTH SERVICES IMMUNIZATIONS

	-	ort at the time and in the manner indicated in the instructions ted on the form. <i>Education Code 38.002(c); 25 TAC 97.71</i>				
CONSENT TO IMMUNIZATION	In addition to persons authorized to consent to immunization under Family Code Chapters 151 (parents) and 153 (conservators), the following persons may consent to the immunization of a child:					
	1.	A guardian of the child; and				
	2.	A person authorized under the law of another state or a court order to consent for the child.				
	Fan	nily Code 32.101(a)				
	The district in which the child is enrolled may give consent to the immunization if:					
	1.	The persons listed above are not available; and				
	2.	The district has written authorization to consent from a person listed above.				
	Family Code 32.101(b)(5)					
	The District may not consent for the child if it has actual knowledge that a person listed above has:					
	1.	Expressly refused to give consent to the immunization;				
	2.	Been told not to consent for the child; or				
	3.	Withdrawn a prior written authorization for the District to con- sent.				
	Fan	nily Code 32.101(c)				
DUTY TO PROVIDE INFORMATION	A district that consents to immunization of a child shall provide the health-care provider with sufficient and accurate health history and other information as set forth in Family Code 32.101(e).					
FORM OF CONSENT	Consent to immunization must meet the requirements of Family Code 32.002(a). [See FFAC] The District has the responsibility to ensure that the consent, if given, is an informed consent. The Dis- trict is not required to be present when the immunization is re- quested if a consent form has been given to the health-care pro- vider.					
	Fan	nily Code 32.101(f), .102				
LIABILITY	darr thor	strict consenting to immunization of a child is not liable for nages arising from an immunization administered to a child au- ized under Family Code Subchapter B except for injuries re- ng from the district's own acts of negligence. <i>Family Code</i> 103				

# WELLNESS AND HEALTH SERVICES COMMUNICABLE DISEASES

REPORTS	School authorities, including the Superintendent, principal, teacher, school health official, or counselor, shall report to the local health authority those students attending school who are suspected of having a notifiable condition, as defined by state law and the Texas Department of State Health Services (TDSHS). If there is no local health authority appointed or if the District is outside the jurisdiction of a local health authority, the report shall be made to the regional director. 25 TAC 97.2(d), .5(a); Health and Safety Code 81.041–.042
SEXUALLY TRANSMITTED DISEASES AND HIV	A local school authority shall report a child attending school who is suspected, based on medical evidence, of having a sexually transmitted disease (STD) and/or is an HIV-exposed infant in accordance with 25 Administrative Code 97.132–.134. If the local school authority, or an individual listed under 25 Administrative Code 97.132(1), (3), or (4), does not make the required report, an individual listed under 25 Administrative Code 97.132(2), including a professional nurse, a health professional, a peace officer, and a parent or guardian, must report a person who has or is suspected of having an STD and/or is an HIV-exposed infant. <i>25 TAC 97.5(a)(3), .132(2), (5)</i> [See FFG(LEGAL) regarding reports to the Department of Family and Protective Services]
	"School authority" means the Superintendent or the Superinten- dent's designee. <i>Health and Safety Code 81.003(10)</i>
PENALTIES	A person commits a Class B misdemeanor if the person knowingly fails to report a reportable disease or health condition under Health and Safety Code Chapter 81, Subchapter B. <i>Health and Safety Code 81.049</i>
EXCLUSION COMMUNICABLE CONDITION DEFINED BY RULE	A principal shall exclude from attendance any child having or suspected of having a communicable condition listed in 25 Administrative Code 97.7(a) until the readmission criteria for the condition are met. <i>25 TAC 97.7(a)</i>
COMMUNICABLE DISEASE DESIGNATED BY COMMISSIONER	A principal shall exclude from attendance any child having or sus- pected of having a communicable disease designated by the commissioner of health as cause for exclusion. Any child excluded for reason of communicable disease may be readmitted, as deter- mined by the health authority, by:
	<ol> <li>Submitting a certificate of the attending physician, advanced practice nurse, or physician assistant attesting that the child does not currently have signs or symptoms of a communica- ble disease or to the disease's non-communicability in a school setting;</li> </ol>

#### WELLNESS AND HEALTH SERVICES COMMUNICABLE DISEASES

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- 2. Submitting a permit for readmission issued by a local health authority; or
- 3. Meeting readmission criteria as established by the commissioner.

25 TAC 97.7(b)–(c)

**Note:** The TDSHS Recommendations for the Prevention and Control of Communicable Diseases in a Group-Care Setting, including the Communicable Disease Chart for Schools and Child-Care Centers, detailing symptoms and treatment information regarding several diseases, as well as exclusion and readmission criteria, is available at <u>http://www.dshs.state.tx.us/idcu/health/schools</u> <u>childcare/</u>.

BACTERIAL TEA shall prescribe procedures by which each district shall provide MENINGITIS TEA shall prescribe procedures by which each district shall provide information relating to bacterial meningitis to its students and their parents each school year. The procedures must ensure that the information is reasonably likely to come to the attention of the parents of each student. The agency shall prescribe the form and content of the information.

> With the written consent of TEA, the District may provide the information to its students and their parents by a method different from the method prescribed by the agency if the agency determines that method would be effective in bringing the information to the attention of the parents of each student.

Education Code 38.0025

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## STUDENT RECORDS

## SECTION I: EDUCATION RECORDS

'EDUCATION RECORDS' DEFINED	thos info edu	r the purposes of this policy, the term "education records" means use records, files, documents, and other materials that contain prmation directly related to a student and are maintained by an ucation agency or institution or by a person acting for such ency or institution.		
	The	The term "education records" does not include:		
	1.	indiv	ords that are created or received by the District after an vidual is no longer a student in attendance and that are directly related to the individual's attendance as a student.	
	2.	poss men	ords made by District personnel that are kept in the sole session of the maker, are used only as a personal nory aid, and are not accessible or revealed to anyone or than a temporary substitute for the maker of the record.	
	3.	that	ords maintained by a law enforcement unit of the District were created by that law enforcement unit for the pur- e of law enforcement.	
	4.		ords on a student who is 18 years of age or older, or who tending an institution of postsecondary education, that	
		a.	Made or maintained by a physician, psychiatrist, psy- chologist, or other recognized professional or paraprofessional acting in his or her professional capaci- ty or assisting in a paraprofessional capacity;	
		b.	Made, maintained, or used only in connection with treatment of the student; and	
		C.	Disclosed only to individuals providing the treatment. For the purpose of this definition, "treatment" does not in- clude remedial educational activities or activities that are part of the program of instruction at the agency or institu- tion.	
	5.		des on peer-graded papers before they are collected and orded by a teacher.	
	20 U.S.C. 1232g; 34 C.F.R. 99.3			
SCREENING RECORDS	spe and Rec	cial se asse ords s	ipal of each school shall maintain records of screening for enses and communication disorders, spinal screening, ssment for type 2 diabetes for each student in the school. shall be open for inspection by the state or local health ent. The Texas-Mexico Border Health Coordination Office	

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	may, directly or through local health departments, enter a school and inspect records relating to assessment for type 2 diabetes. Individual screening records may be transferred among schools in accordance with provisions below concerning ACCESS BY OTHER PERSONS. 20 U.S.C. 1232g; Health & Safety Code 36.006, 37.003, 95.004; 25 TAC 37.148(o) [See FFAA]
IMMUNIZATION RECORDS	The District shall maintain an individual immunization record during the period of attendance for each student admitted. The records shall be open for inspection at all reasonable times by the Texas Education Agency or by representatives of local health depart- ments or the Texas Department of State Health Services. The Dis- trict shall cooperate with other districts in transferring students' im- munization records between other schools. Specific approval from students, parents, or guardians is not required prior to making such record transfers. <i>Education Code 38.002</i> [See FFAB]
MEDICAL RECORDS	The parent or guardian of a student is entitled to access to the stu- dent's medical records maintained by the District. On request of a student's parent or guardian, the District shall provide a copy of the student's medical records to the parent or guardian. The District may not impose a charge that exceeds the amount authorized by Section 552.261 of the Government Code [see GBA]. <i>Education Code 38.0095</i>
PRIVACY RULE FOR NON-'EDUCATION RECORDS'	To the extent the District is a covered entity under the Health In- surance Portability and Accountability Act (HIPAA), the District must comply with the Privacy Rule, 45 C.F.R. Part 164, with re- spect to protected health information that is not an education rec- ord. <i>45 C.F.R. 160.103, 164.501</i> [See CRD]
FOOD ALLERGY INFORMATION	Information regarding a child's food allergy, regardless of how it is received by the school or District, shall be retained in the child's student records but may not be placed in the health record maintained for the child by the District.
EXCEPTIONS	If the school receives documentation of a food allergy from a phy- sician, that documentation shall be placed in the health record maintained for the child by the District.
	A registered nurse may enter appropriate notes about a child's possible food allergy in the health record maintained for the child by the District, including a notation that the child's student records indicate that a parent has notified the District of the child's possible food allergy.
	Education Code 25 0022(d) (f)

Education Code 25.0022(d)–(f)

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ASSESSMENT INSTRUMENTS	sess the stud son How ethr mac regu tain	results of individual student performance on basic skills as- sment instruments or other achievement tests administered by District are confidential and may be made available only to the lent, the student's parent or guardian, and to the school per- nel directly involved with the student's educational program. vever, overall student performance data shall be aggregated by nicity, sex, grade level, subject area, campus, and District, and de available to the public, with appropriate interpretations, at ularly scheduled Board meetings. The information may not con- the names of individual students or teachers. <i>Education Code</i> 030(b) [See EKB]	
ACADEMIC ACHIEVEMENT RECORD (GRADES 9–12)	The District shall use the academic achievement record (transcript) form adopted by the State Board. This form shall serve as the academic record for each student and shall be maintained permanently by the District. Copies of the record shall be made available to students transferring to another district. The information may be provided to the student or to the receiving district or to both. The District shall respond promptly to all requests for student records from receiving districts. <i>19 TAC 74.14(b)</i> [See EI]		
ENROLLMENT RECORDS	child distr	parent or other person with legal control of a child enrolls the d in a District school, the parent or other person, or the school rict in which the child most recently attended school, shall fur- to the District all of the following:	
	1.	The child's birth certificate, or another document suitable as proof of the child's identity as defined by the Commissioner in the <i>Student Attendance Accounting Handbook</i> .	
	2.	A copy of the child's records from the school the child most recently attended if he or she was previously enrolled in a school in Texas or in another state.	
	Edu	cation Code 25.002(a)	
	thar	District must furnish information under items 1 and 2 not later the tenth working day after the date the District receives a re- st for the information.	
	orde the othe may	parent or other person with legal control of a child under a court er requests that the District transfer a child's student records, district to which the request is made shall notify the parent or er person as soon as practicable that the parent or other person or request and receive an unofficial copy of the records for deliv- in person to a school in another district.	
	Edu	cation Code 25.002(a-1) [See FD]	

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## STUDENT RECORDS

## SECTION II: ACCESS, DISCLOSURE, AND AMENDMENT

ACCESS TO	"Attendance" includes, but is not limited to:			
EDUCATION RECORDS DEFINITIONS 'ATTENDANCE'	1.	Attendance in person or by paper correspondence, videocon- ference, satellite, Internet, or other electronic information and telecommunications technologies for students who are not physically present in the classroom; and		
	2.	The period during which a person is working under a work- study program.		
'DISCLOSURE'	othe tain or e	sclosure" means to permit access to or the release, transfer, or er communication of personally identifiable information con- ed in education records by any means, including oral, written, electronic means, to any party except the party identified as the ty that provided or created the record.		
'PARENT'		"Parent" includes a natural parent, a guardian, or an individual act- ing as a parent in the absence of a parent or guardian.		
PERSONALLY	"Pe	rsonally identifiable information" includes, but is not limited to:		
IDENTIFIABLE INFORMATION'	1.	The student's name;		
	2.	The name of the student's parent or other family members;		
	3.	The address of the student or student's family;		
	4.	A personal identifier, such as the student's biometric record, defined as a record of one or more measurable biological or behavioral characteristics that can be used for automated recognition of an individual (e.g., fingerprints, retina and iris patterns, voiceprints, DNA sequence, facial characteristics, and handwriting); social security number; or student number;		
	5.	Other indirect identifiers, such as the student's date of birth, place of birth, and mother's maiden name;		
	6.	Other information that, alone or in combination, is linked or linkable to a specific student that would allow a reasonable person in the school community, who does not have personal knowledge of the relevant circumstances, to identify the stu- dent with reasonable certainty; or		
	7.	Information requested by a person who the District reasona- bly believes knows the identity of the student to whom the ed- ucation record relates.		
'RECORD'	but	cord" means any information recorded in any way, including, not limited to, handwriting, print, computer media, video or au- tape, film, microfilm, and microfiche.		
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'AUTHORIZED REPRESENTATIVE'	"Authorized representative" means any entity or individual desig- nated by a state or local educational authority or an agency head- ed by an official listed in 34 C.F.R. 99.31(a)(3) to conduct—with respect to federal- or state-supported education programs—any audit, evaluation, or any compliance or enforcement activity in connection with federal legal requirements that relate to these pro- grams.				
'EDUCATION PROGRAM'	"Education program" means any program that is principally en- gaged in the provision of education, including, but not limited to, early childhood education, elementary and secondary education, postsecondary education, special education, job training, career and technical education, and adult education, and any program that is administered by an educational agency or institution.				
	34 C.F.R. 99.3				
'SIGNED AND DATED WRITTEN CONSENT'	"Signed and dated written consent" may include a record and sig- nature in electronic form that:				
CONSENT'	<ol> <li>Identifies and authenticates a particular person as the source of the electronic consent; and</li> </ol>				
	2. Indicates such person's approval of the information contained in the electronic consent.				
	34 C.F.R. 99.30(d)				
ACCESS BY PARENTS	Access to the education records of a student who is or has been in attendance at a school in the District shall be granted to the parent of the student who is a minor or who is a dependent for tax purposes. 34 C.F.R. 99.10, $.31(a)(8)$				
	The District shall presume that a parent has authority to inspect and review the student's records unless it has been provided with evidence that there is a court order, state statute, or legally binding document that specifically revokes these rights. A court may order the custodian of records to delete all references in a child's records to the place of residence of either party appointed as conservator before their release to another party appointed as conservator. <i>34 C.F.R. 99.4; Family Code 153.012, .073</i> A parent is entitled to access to all written records of the District				
	concerning the parent's child, including attendance records, test scores, grades, disciplinary records, counseling records, psycho- logical records, applications for admission, health and immuniza- tion information, teacher and counselor evaluations, and reports of behavioral patterns. <i>Education Code 26.004</i>				

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ACCESS BY STUDENT	an ir	nstitut cons	er a student has attained 18 years of age or is attending tion of postsecondary education, the rights accorded to, ent required of, parents transfer from the parents to the
	tion reco dent inclu	recor ords, t if the iding	this section prevents the District from disclosing educa- rds, or personally identifiable information from education to a parent without prior written consent of an eligible stu- e disclosure meets the conditions in 34 C.F.R. 99.31(a), if the student is a dependent for tax purposes or in the health or safety emergency.
	34 (	C.F.R.	99.5
	on a stud	nothe ent w	I in the education record of a student includes information er student, only the portion of the material relating to the hose records were requested may be inspected and re- 34 C.F.R. 99.12(a)
ACCESS BY OTHER PERSONS	relea	ased	y identifiable information in education records shall not be without the written consent of the student's parents, ex- e following:
SCHOOL OFFICIALS	1.	cation tled	ool officials, including teachers, who have legitimate edu- onal interests. An administrator, nurse, or teacher is enti- to access to a student's medical records maintained by District for reasons determined in District policy.
		Dist be c	entractor, consultant, volunteer, or other party to whom the rict has outsourced institutional services or functions may considered a school official under this paragraph provided the outside party:
		a.	Performs an institutional service or function for which the District would otherwise use employees;
		b.	Is under the direct control of the District with respect to the use and maintenance of education records; and
		C.	Is subject to the requirements of 34 C.F.R. 99.33(a) gov- erning the use and redisclosure of personally identifiable information from education records.
		scho in w that mus	District must use reasonable methods to ensure that ool officials obtain access to only those education records hich they have legitimate educational interests. A district does not use physical or technological access controls t ensure that its administrative policy for controlling ac- s to education records is effective and that it remains in

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		compliance with the legitimate educational interest require- ment.
		34 C.F.R. 99.31, .36; Education Code 38.009
OFFICIALS OF OTHER SCHOOLS	2.	Officials of other schools or school systems in which the stu- dent seeks or intends to enroll, or where the student is al- ready enrolled so long as the disclosure is for purposes relat- ed to the student's enrollment or transfer, provided that the District either:
		<ul> <li>Includes in its policies a statement that notifies the par- ent or student that it forwards education records on re- quest of the other school to such officials; or</li> </ul>
		b. Makes a reasonable attempt to notify the parent (unless the record transfer is initiated by the parent).
		In either case, the District shall furnish a copy of the trans- ferred records to the parent if requested and shall give the parent an opportunity for a hearing to challenge the content of the record.
		34 C.F.R. 99.34
AUTHORIZED GOVERNMENTAL REPRESENTATIVES	3.	Authorized representatives of the officials or agencies headed by the Comptroller General of the United States, the Attorney General of the United States, the Secretary of Education, or state and local educational authorities who require access to student or other records necessary in connection with the au- dit and evaluation of federal- or state-supported education programs or in connection with the enforcement of or compli- ance with federal legal requirements that relate to such pro- grams. <i>34 C.F.R. 99.35</i>
		The District may not refuse to report information concerning a student holding an F, J, or M visa on the basis of the Family Educational Rights and Privacy Act (FERPA) and any regulation implementing FERPA. The District is authorized and required to report information that would ordinarily be protected by FERPA only to the extent required by 8 U.S.C. 1372, 8 C.F.R. 214.3, or any corresponding regulation. 8 U.S.C. 1372(c)(2); 8 C.F.R. 214.1(h)
FINANCIAL AID PERSONNEL	4.	Personnel involved with a student's application for, or receipt of, financial aid.
JUVENILE JUSTICE OFFICIALS	5.	State and local officials to whom such information is specifi- cally allowed to be reported or disclosed by state statute if:

		a.	The allowed reporting or disclosure concerns the juve- nile justice system and its ability to effectively serve, pri- or to adjudication, the student whose records are re- leased; and			
	b.	The officials and authorities to whom such information is disclosed certify in writing to the District that the infor- mation will not be disclosed to any other party except as provided under state law without the prior written con- sent of the parent of the student.				
	discl ords	The Superintendent or the Superintendent's designee shall disclose information contained in a student's educational re- ords to a juvenile service provider as required by Family Co 58.0051 [see GRAC].				
		Edu	cation Code 37.084(a)			
ORGANIZATIONS 6. CONDUCTING STUDIES	6.	trict f pred prov pers reve orga teres stroy	anizations conducting studies for, or on behalf of, the Dis- for the purpose of developing, validating, or administering ictive tests, administering student aid programs, and im- ing instruction. Such studies must be conducted so that onal identification of students and their parents will not be aled to persons other than authorized personnel of the nizations conducting the studies who have legitimate in- sts in the information. Such information must be de- ved when no longer needed for the original purposes of studies.			
	The District must enter into a written agreement with the or- ganization that:					
	a.	Specifies the purpose, scope, and duration of the study or studies and the information to be disclosed;				
		b.	Requires the organization to use personally identifiable information from education records only to meet the pur- pose or purposes of the study as stated in the written agreement;			
		c.	Requires the organization to conduct the study in a			

- c. Requires the organization to conduct the study in a manner that does not permit personal identification of parents and students, as defined in this part, by anyone other than representatives of the organization with legitimate interests; and
- d. Requires the organization to destroy all personally identifiable information when the information is no longer needed for the purposes for which the study was con-

		ducted and specifies the time period in which the infor- mation must be destroyed.
		A district that enters into an agreement with an organization conducting a study may redisclose personally identifiable in- formation from education records on behalf of educational agencies and institutions that disclosed the information to the District in accordance with the requirements of 34 C.F.R. 99.33(b).
		The District is not required to initiate a study or agree with or endorse the conclusions or results of the study.
ACCREDITING ORGANIZATIONS	7.	Accrediting organizations that require the information for purposes of accreditation.
HEALTH & SAFETY EMERGENCY	8.	Appropriate persons, including the student's parents, who, in an emergency, must have such information in order to protect the health or safety of the student or other person.
		In making a determination, the District may take into account the totality of the circumstances pertaining to a threat to the health or safety of a student or other individuals. If the District determines that there is an articulable and significant threat to the health or safety of a student or other individuals, it may disclose information from education records to any person whose knowledge of the information is necessary to protect the health or safety of the student or other individuals. If, based on the information available at the time of the determi- nation, there is a rational basis for the determination, the United States Department of Education will not substitute its judgment for that of the District in evaluating the circumstanc- es and making its determination.
		34 C.F.R. 99.36
SECRETARY OF AGRICULTURE	9.	The Secretary of Agriculture, or authorized representative from the Food and Nutrition Service, for the purposes of con- ducting program monitoring, evaluations, and performance measurements of districts receiving funding or providing benefits of programs authorized under the National School Lunch Act or the Child Nutrition Act. 20 U.S.C. $1232g(b)(1)(K)$
STATE OR LOCAL CHILD WELFARE AGENCY	10.	An agency caseworker or other representative of a state or local child welfare agency who has the right to access a stu- dent's case plan when the agency is legally responsible, in accordance with state law, for the care and protection of the student. Records of the student shall not be disclosed by the agency, except to an individual or entity engaged in address- ing the student's education needs and authorized by the
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		agency to receive the disclosure. Any subsequent disclosure must be consistent with state laws applicable to protecting the confidentiality of a student's education records. 20 U.S.C. $1232g(b)(1)(L)$
DIRECTORY INFORMATION	11.	Any person requesting directory information after the District has given public notice of that definition. <i>34 C.F.R. 99.37</i>
	20	U.S.C. 1232g(b); 34 C.F.R. 99.31
WRITTEN CONSENT	the den othe con	e parent shall provide a signed and dated written consent before District discloses personally identifiable information from a stu- t's education records to any individual, agency, or organization er than the parent, the student, or those listed above. Such sent shall specify records to be released, the reason for such ase, and to whom the records are to be released. <i>34 C.F.R.</i> <i>30</i>
INFORMATION COLLECTION U.S. DOE FUNDED SURVEYS	who sub con den cas	student shall be required, as part of any program funded in ole or in part by the U.S. Department of Education (DOE), to mit to a survey, analysis, or evaluation that reveals information cerning the following topics without the prior consent of the stu- t (if the student is an adult or emancipated minor), or, in the e of an unemancipated minor, without the prior written consent the parent:
	1.	Political affiliations or beliefs of the student or the student's parents.
	2.	Mental and psychological problems of the student or the stu- dent's family.
	3.	Sex behavior and attitudes.
	4.	Illegal, anti-social, self-incriminating, and demeaning behav- ior.
	5.	Critical appraisals of other individuals with whom students have close family relationships.
	6.	Legally recognized privileged or analogous relationships, such as those of lawyers, physicians, and ministers.
	7.	Religious practices, affiliations, or beliefs of the student or student's parent.
	8.	Income, other than that required by law to determine eligibility for participation in a program or for receiving financial assis- tance under such program.
	20	U.S.C. 1232h(b)

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INFORMATION COLLECTION FUNDED BY OTHER SOURCES	Except as provided by 20 U.S.C. 1232h(a) or (b), as a correceiving funds from programs funded in whole or in part B U.S. DOE, the District shall develop and adopt policies, in tion with parents, pursuant to 20 U.S.C. 1232h(c)(1), and for parent notification in accordance with 20 U.S.C. 1232h $20 U.S.C. 1232h(c)(1)-(4)$ [See EF]	oy the consulta- provide
SUBPOENAED RECORDS	The District shall release student records to an entity or per- designated in a subpoena. The District shall not disclose person the existence or contents of the subpoena if a cou- the District to refrain from such disclosure. Unless the cou- other issuing agency orders the District to refrain from such sure or the order is an ex parte court order obtained by the States Attorney General (or designee not lower than an As Attorney General) concerning investigations or prosecutio offense listed in 18 U.S.C. 2332b(g)(5)(B) or an act of dom international terrorism as defined in 18 U.S.C. 2331, the D shall make a reasonable effort to notify the parents and th of all such subpoenas in advance of compliance, except w parent is a party to a court proceeding involving child abus neglect or dependency matters, and the order is issued in text of that proceeding. 20 U.S.C. 1232g(b)(1)(J), (b)(2)(B 34 C.F.R. 99.31(a)(9)	to any rt orders urt or ch disclo- e United ssistant ns of an nestic or District e student when a se and the con-
SEX OFFENDERS	The District may disclose personally identifiable information consent if the disclosure concerns sex offenders and other uals required to register under section 170101 of the Viole Control and Law Enforcement Act of 1994, 42 U.S.C. 1407 the information was provided to the District under 42 U.S.C. and applicable federal guidelines. 34 C.F.R. 99.31(a)(16)	r individ- ent Crime 71, and C. 14071
REQUEST PROCEDURE	Upon request of a properly qualified individual, access to a dent's education record shall be granted within a reasonal of time, not to exceed 45 days. The District shall respond sonable requests for explanations and interpretations of th ords. <i>34 C.F.R. 99.10</i>	ble period to rea-
DESTRUCTION OF RECORDS	The District shall not destroy any education records if ther outstanding request to inspect and review the records. 34 99.10(e)	
DE-IDENTIFIED RECORDS	The District, or a party that has received education record formation from education records, may release the record formation without the parent's written consent after the rer all personally identifiable information provided that the Dis other party has made a reasonable determination that a s identity is not personally identifiable, whether through sing multiple releases, and taking into account other reasonable ble information.	s or in- moval of strict or tudent's gle or
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EDUCATION RESEARCH	The District, or a party that has received education records or in- formation from education records, may release de-identified stu- dent level data from education records for the purpose of education research by attaching a code to each record that may allow the re- cipient to match information received from the same source, pro- vided that:	
	<ol> <li>The District or other party that releases de-identified data un- der this section does not disclose any information about how it generates and assigns a record code, or that would allow a recipient to identify a student based on a record code;</li> </ol>	
	2. The record code is used for no purpose other than identifying a de-identified record for purposes of education research and cannot be used to ascertain personally identifiable information about a student; and	
	3. The record code is not based on a student's social security number or other personal information.	
AUTHENTICATING REQUESTORS' IDENTITIES	The District must use reasonable methods to identify and authenti- cate the identity of parents, students, school officials, and any other parties to whom the District discloses personally identifiable infor- mation from education records.	
	34 C.F.R. 99.31(b)–(c)	
TRANSFER NOT PERMITTED	Personal information from student education records shall be transferred to a third party only on the condition that such party will not permit any other party to have access to such information without the written consent of the student's parent. If a third party permits access to information in violation of this policy, the District shall not permit access to information from education records to that third party for a period of not less than five years. 20 U.S.C. $1232g(b)(4)(B)$ ; 34 C.F.R. 99.33(a)(1)	
	The District shall inform a party to whom a disclosure is made of the requirements of 34 C.F.R. 99.33, unless the disclosure is made pursuant to a court order, lawfully issued subpoena, or litigation; the disclosed information is directory information; the disclosure concerns sex offenders; or the disclosure is made to a parent of a student who is not an eligible student or to a student. 34 C.F.R. 99.33(c)–(d)	
	The District may disclose personally identifiable information with the understanding that the party receiving the information may make further disclosures of the information on behalf of the District if:	

- 1. The disclosures meet the requirements of 34 C.F.R. 99.31; and
- The District has complied with the requirements of 34 C.F.R. 99.32(b) regarding the record of disclosure; or a state or local educational authority or federal official or agency listed requesting information through a subpoena or ex parte order has complied with the requirements of 34 C.F.R. 99.32(b)(2).

#### 34 C.F.R. 99.33(b)

RECORD OF ACCESS TO STUDENT RECORDS Each school shall maintain a record, kept with the education record of each student that indicates all individuals, agencies, or organizations that have requested or obtained access to a student's education records, as well as the names of state and local educational authorities and federal officials and agencies listed in 34 C.F.R. 99.31(a)(3) that may make further disclosures of personally identifiable information from the student's education records without consent. The District must obtain a copy of the record of further disclosures maintained by the named authorities, officials, and agencies under 34 C.F.R. 99.32(b)(2) and make it available in response to a parent's request to review the record.

> The District must record the following information when it discloses personally identifiable information from education records under the health or safety emergency exception [see HEALTH & SAFETY EMERGENCY, above]:

- 1. The articulable and significant threat to the health or safety of a student or other individuals that formed the basis for the disclosure; and
- 2. The parties to whom the District disclosed the information.

#### 34 C.F.R. 99.32

The records shall include at least the name of the person or agency that made the request and the legitimate interest the person or agency had in the information. The record will be maintained as long as the District maintains the student's education record. The record of access shall be available only to parents, school officials responsible for custody of the records, and those state, local, and federal officials authorized to audit the operation of the system. 20 U.S.C. 1232g(b)(4)(A)

The record shall not include requests for access by, or access granted to, parents of the student or officials of the District, requests accompanied by prior written consent of the parent, requests for directory information, or a party seeking or receiving

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	records in accordance with a subpoena or ex parte order. 34 C.F.R. 99.32(d)
RIGHT TO AMEND RECORDS	The parent of a student whose records are covered by this policy may ask the District to amend the student's record if the parent be- lieves it contains information that is inaccurate, misleading, or in violation of the student's right of privacy or other rights. If the Dis- trict decides not to amend the education records requested, it shall inform the parent of its decision and his or her right to a hearing to challenge the content of the student's education records.
	If the District decides to amend the records as a result of the hear- ing, it shall inform the parent in writing. If, as a result of the hear- ing, the District decides not to amend the records, it shall inform the parent of the right to place a statement in the records com- menting on the contested information and/or stating why the parent disagrees with the decision of the District. Any explanation shall be maintained with the contested part of the record for as long as the record is maintained and shall be disclosed whenever the contest- ed portion of the record is disclosed.
	34 C.F.R. 99.20–.21
FEES FOR COPIES	No fee shall be charged to search for or to retrieve the education records of a student. A fee may be charged for copies of education records that are made for the parents or students under this policy provided that the fee does not effectively prevent them from exercising their right to inspect and review those records. Hardship cases shall be dealt with on an individual basis. 20 U.S.C. 1232g; 34 C.F.R. 99.11; Education Code 26.012
RECORDS OF STUDENTS WITH DISABILITIES	The District shall permit parents to inspect and review education records collected, maintained, or used for purposes of identifying, evaluating, placing, or educating students with disabilities. <i>34 C.F.R. 300.613(a)</i>
ACCESS RIGHTS	In addition to policies applicable to all student records, the follow- ing guidelines shall apply when parents of a student with disabili- ties request to review or inspect District records relating to the ed- ucation of their child:
	1. Parents may request that a representative inspect and review the records. 34 C.F.R. 300.613(b)(3)
	2. The District shall comply with a request without unnecessary delay and before any meeting regarding an individualized education program (IEP) or hearing relating to the identification, evaluation, or placement of the child, and in no case longer than 45 days after the request. <i>34 C.F.R. 300.613(a)</i>

	3.	The District shall keep a record of persons obtaining access to these student records (except access by parents and authorized employees), including name, date of access, and the purpose for which the person is authorized to use the records. <i>34 C.F.R. 300.614</i>
LIST OF TYPES AND LOCATIONS OF INFORMATION		District shall provide parents on request a list of types and lo- ons of education records. <i>34 C.F.R. 300.616</i>
PARENTAL CONSENT	infor men clos this thes	ental consent must be obtained before personally identifiable mation is used for any purpose other than meeting a require- it under the Individuals with Disabilities Education Act or dis- ed to anyone other than officials of agencies collecting or using information. The District may not release information from e records without parental consent except as provided in RPA. 34 C.F.R. 300.622
CONFIDENTIALITY	infor reco ensu pers instr thes curr	District shall protect the confidentiality of personally identifiable mation in collection, storage, disclosure, and destruction of ords. One official in the District shall assume responsibility for uring confidentiality of personally identifiable information. All sons collecting or using this information shall receive training or uction concerning the legal requirements involved in handling e records. The District shall maintain for public inspection a ent listing of the names and positions of employees who may access to this information. <i>34 C.F.R. 300.623</i>
DESTRUCTION OF INFORMATION	mati and serv	District shall inform parents when personally identifiable infor- on collected, maintained, or used to provide special education related services is no longer needed to provide educational ices to the student. Such information shall be destroyed at the lest of the parents.
	ber, com	ermanent record of the student's name, address, phone num- grades, attendance record, classes attended, grade level pleted, and year completed may be maintained without time ation.
	34 (	C.F.R. 300.624
ANNUAL NOTIFICATION OF RIGHTS		District shall give parents of students in attendance and eligi- students in attendance annual notification of their rights under PA.
		notice must inform parents or eligible students that they have right to:
	1.	Inspect and review the student's education records;

- Seek amendment of the student's education records that the parent or eligible student believes to be inaccurate, misleading, or otherwise in violation of the student's privacy rights;
- Consent to disclosures of personally identifiable information contained in the student's education records, except to the extent that the Act and 34 C.F.R. 99.31 authorize disclosure without consent; and
- 4. File with the United States Department of Education a complaint under 34 C.F.R. 99.63 and 99.64 concerning alleged failures by the District to comply with the requirements of the Act and 34 C.F.R. part 99.

The notice must include all of the following:

- 1. The procedure for exercising the right to inspect and review education records.
- 2. The procedure for requesting amendment of records under 34 C.F.R. 99.20.
- If the District has a policy of disclosing education records under 34 C.F.R. 99.31(a)(1), a specification of criteria for determining who constitutes a school official and what constitutes a legitimate educational interest.

The District may provide this notice by any means that are reasonably likely to inform the parents or eligible students of their rights.

The District shall effectively notify parents who are disabled and parents of students who have a primary or home language other than English.

20 U.S.C. 1232g(e); 34 C.F.R. 99.7

### SECTION III: DIRECTORY INFORMATION

"Directory information" means information contained in an education record of a student that would not generally be considered harmful or an invasion of privacy if disclosed. Directory information includes the student's name, address, telephone listing, electronic mail address, photograph, date and place of birth, dates of attendance, grade level, enrollment status, participation in officially recognized activities and sports, weight and height of members of athletic teams, honors and awards received, and the most recent educational agency or institution attended. "Directory information" does not include a student's:

- 1. Social security number; or
- 2. Student identification (ID) number, unless:

DIRECTORY INFORMATION DEFINITION

	a. The student ID number, user ID number, or other unique personal identifier used by a student for purposes of ac- cessing or communicating in electronic systems cannot be used to gain access to education records except when used in conjunction with one or more factors that authenticate the user's identity, such as a personal iden- tification number (PIN), password, or other factor known or possessed only by the authorized user; or
	b. The student ID number or other unique personal identifier that is displayed on a student ID badge cannot be used to gain access to education records except when used in conjunction with one or more factors that authenticate the user's identity, such as a PIN, password, or other factor known or possessed only by the authorized user.
DISCLOSURE OF DIRECTORY	The District may release directory information if it has given public notice of:
INFORMATION	1. The types of personally identifiable information that it has des- ignated as directory information.
	2. The right of the parent to refuse to permit the District to des- ignate any or all of that information about the student as direc- tory information.
	3. The period of time within which the parent must notify the Dis- trict in writing that he or she does not want any or all of those types of information about the student designated as directory information.
IN CLASS	A parent or eligible student may not use the right of refusal to opt out of directory information disclosures to prevent the District from disclosing or requiring a student to disclose the student's name, identifier, or institutional e-mail address in a class in which the stu- dent is enrolled.
FORMER STUDENTS	The District may disclose directory information about former stu- dents without satisfying the public notice conditions above. How- ever, the District must continue to honor any valid request to opt out of the disclosure of directory information made while a student was in attendance unless the student rescinds the opt-out request.
CONFIRMATION OF IDENTITY OR RECORDS	The District may not disclose or confirm directory information with- out meeting the written consent requirements in 34 C.F.R. 99.30 if a student's social security number or other non-directory infor- mation is used alone or combined with other data elements to iden- tify or help identify the student or the student's records.
	34 C.F.R. 99.3, .37

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DESIGNATION OF DIRECTORY INFORMATION	The District may designate as directory information any or all in- formation defined as directory information by FERPA. Directory information under that Act that is not designated by the District as directory information for that District is excepted from disclosure by the District under Government Code Chapter 552. [See GBA]			
	limit stuc bee	ectory information consented to by a parent for use only for a ed school-sponsored purpose, such as for a student directory, lent yearbook, or District publication, if any such purpose has n designated by the District, remains otherwise confidential and o not be released under Government Code Chapter 552.		
ANNUAL NOTICE	stuc	District shall provide the following to the parent of each District lent, at the beginning of each school year or on enrollment of student after the beginning of the school year:		
	1.	A written explanation of the provisions of FERPA regarding the release of directory information about the student; and		
	2.	Written notice of the right of the parent to object to the release of directory information about the student under FERPA.		
CONTENTS OF	The	notice must contain:		
NOTICE	1.	The following statement in boldface type that is 14-point or larger:		
		"Certain information about District students is considered di- rectory information and will be released to anyone who fol- lows the procedures for requesting the information unless the parent or guardian objects to the release of the directory in- formation about this student. If you do not want [insert name of District] to disclose directory information from your child's education records without your prior written consent, you must notify the District in writing by [insert date]. [Insert name of District] has designated the following information as direc- tory information: [Here the District must include any directory information it chooses to designate as directory information for the District, such as a student's name, address, telephone listing, electronic mail address, photograph, degrees, honors, and awards received, date and place of birth, major field of study, dates of attendance, grade level, most recent educa- tion institution attended, participation in officially recognized activities and sports, and the weight and height of members of athletic teams.]";		
	2.	A form, such as a check-off list or similar mechanism, that:		
		a. Immediately follows, on the same page or the next page, the required statement; and		

- b. Allows a parent to record:
  - The parent's objection to the release of all directory information or one or more specific categories of directory information if District policy permits the parent to object to one or more specific categories of directory information;
  - (2) The parent's objection to the release of a secondary student's name, address, and telephone number to a military recruiter or institution of higher education; and
  - (3) The parent's consent to the release of one or more specific categories of directory information for a limited school-sponsored purpose if such purpose has been designated by the District and is specifically identified, such as for a student directory, student yearbook, or District publication; and
- 3. A statement that federal law requires districts receiving assistance under the Elementary and Secondary Education Act of 1965 to provide a military recruiter or an institution of higher education, on request, with the name, address, or telephone number of a secondary student unless the parent has advised the District that the parent does not want the student's information disclosed without the parent's prior written consent.

#### Education Code 26.013

STUDENT RECRUITING INFORMATION	Notwithstanding the DIRECTORY INFORMATION provisions above, each district receiving assistance under the Elementary and Secondary Education Act of 1965 (ESEA) shall provide, on a re- quest made by military recruiters or an institution of higher educa- tion, access to secondary school students' names, addresses, and telephone listings.
CONSENT TO RELEASE	A secondary school student or the parent of the student may re- quest that the student's name, address, and telephone listing de- scribed above not be released without prior written parental con- sent, and the District shall notify parents of the option to make a request and shall comply with any request.

20 U.S.C. 7908

### SECTION IV: VIDEOTAPES AND RECORDINGS

VIDEOTAPES ANDA District employee must obtain the written consent of a child's<br/>parent before the employee may make or authorize the making of a

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	videotape of a child or record or authorize the recording of a child's voice.
EXCEPTIONS	A District employee is not required to obtain the consent of a child's parent before the employee may make a videotape of a child or authorize the recording of a child's voice if the videotape or voice recording is to be used only for:
	<ol> <li>The purposes of safety, including the maintenance of order and discipline in common areas of the school or on school buses;</li> </ol>
	2. A purpose related to a cocurricular or extracurricular activity;
	3. A purpose related to regular classroom instruction; or
	4. Media coverage of the school.
	Education Code 26.009 [See EHA, FM, and FO]
	SECTION V: INFORMATION FROM LAW ENFORCEMENT
INFORMATION FROM LAW ENFORCEMENT ORAL NOTICE OF ARREST OR REFERRAL	Upon receipt of oral notice from the head of a law enforcement agency or designee that the law enforcement agency has arrested a student or referred a student to the juvenile board for a specified offense [see GRAA], the Superintendent shall immediately notify all instructional and support personnel who have responsibility for su- pervising the student. All personnel shall keep the information re- ceived confidential.
WRITTEN NOTICE OF ARREST OR REFERRAL	Upon subsequent receipt of confidential, written notice of the arrest or referral, the Superintendent or designee shall send the infor- mation in the confidential notice to a District employee having di- rect supervisory responsibility over the student.
ORAL NOTICE OF CONVICTION OR ADJUDICATION	Upon receipt of oral notice from a prosecuting attorney of a stu- dent's conviction, deferred prosecution, or adjudication of a speci- fied offense, including a statement as to whether the student is re- quired to register as a sex offender, the Superintendent shall, within 24 hours of receiving the notice, or before the next school day, whichever is earlier, notify all instructional and support per- sonnel who have regular contact with the student.
NOTICE OF TRANSFER OR REENROLLMENT	Upon receipt of notice from a parole, probation, or community su- pervision office having jurisdiction over a student that a student has transferred or reenrolled, the Superintendent of the District to which the student transfers or returns shall, within 24 hours of re- ceiving the notice, or before the next school day, whichever is ear- lier, notify all instructional and support personnel who have regular

contact with the student.

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	clos	erson who receives information described above shall not dis- e it except as specifically authorized by Code of Criminal Pro- ure 15.27.
CONTENTS OF NOTICE		uired oral or written notice must include all pertinent details of offense or conduct, including details of any:
	1.	Assaultive behavior or other violence;
	2.	Weapons used in the commission of the offense or conduct; or
	3.	Weapons possessed during the commission of the offense or conduct.
	Cod	le of Criminal Procedure 15.27(a)–(c), (k)
	atta subj the	rmation received by the District under this provision shall not be ched to the permanent academic file of the student who is the ject of the report. The District shall destroy the information at end of the academic year in which the report was filed. <i>Educa-</i> <i>Code 37.017</i>
DUTY TO FLAG RECORDS	miss that in th and requ forc	In receipt of notification from a law enforcement agency or the sing children and missing persons information clearinghouse a child under 11 years of age who attended or who is enrolled be school is missing, the school shall flag the child's records maintain the records in its possession so that on receipt of a uest regarding the child, the school will be able to notify law en- ement or the missing children and missing persons information tringhouse that a request for a flagged record has been made.
REQUEST IN PERSON	may	en a request for a flagged record is made in person, the school not advise the requesting party that the request concerns a sing child and shall:
	1.	Require the person requesting the flagged record to complete a form stating the person's name, address, telephone number, and relationship to the child for whom a request is made, and the name, address, and birth date of the child;
	2.	Obtain a copy of the requesting party's driver's license or oth- er photographic identification, if possible;
	3.	If the request is for a birth certificate, inform the requesting party that a copy of a certificate will be sent by mail; and
	4.	Immediately notify the appropriate law enforcement agency that a request has been made concerning a flagged record and include a physical description of the requesting party, the identity and address of the requesting party, and a copy of the

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	requesting party's driver's license or other photographic iden- tification.
	After providing the information listed above, the school shall mail a copy of the requested record to the requesting party on or after the 21st day after the date of the request.
REQUEST IN WRITING	When a request for a flagged record is made in writing, the school may not advise the requesting party that the request concerns a missing child and shall immediately notify the appropriate law en- forcement agency that a request has been made concerning a flagged record and provide to the law enforcement agency a copy of the written request. After providing the notification, the school shall mail a copy of the requested record to the requesting party on or after the 21st day after the date of the request.
REMOVAL OF FLAG	On the return of a missing child under 11 years of age, the law en- forcement agency shall notify each school that has maintained flagged records for the child that the child is no longer missing. On receipt of this notification, the school shall remove the flag from the records.
	A school that has reason to believe that a missing child has been recovered may request confirmation that the missing child has been recovered from the appropriate law enforcement agency or the missing children and missing persons information clearing- house. If a response is not received after the 45th day after the date of the request for confirmation, the school may remove the flag from the record and shall inform the law enforcement agency or the missing children and missing persons information clearing- house that the flag has been removed.
	Code of Criminal Procedure 63.020-022

Code of Criminal Procedure 63.020–.022