Update 110 contains (LOCAL) policies that require board action before we can incorporate Update 110 into your district's <i>Policy On Line</i> manual. Please notify Travis Damron of your policy adoption by completing the electronic Notify TASB of Policy Adoption form* in myTASB. You may also complete, scan, and submit the form below by e-mail to <u>pol-support@tasb.org</u> or by fax to 512-467-3618.	Update 110
028903 Luling ISD	
Your Name:	
Your E-mail:	
Previous Updates □ I confirm that all updates prior to Update 110 have been adopted. (Visit Local Manual Updates [†] to see updates pending adoption.)	Po
Update 110 Adoption Date:	tic
Status (please check one):	Dn Pa
Adopted as presented by TASB—place online immediately	N
Adopted with further changes, described below	Policy On n Notifi
	Ciff
	Line
	O Ø
Policy Changes	
If you wish to make changes to policies issued in Update 110, submit those changes with your adoption notification. If you wish to make changes to policies not issued in Update 110, please e-mail those changes directly to your policy consultant.	Form
Changes will be processed as a Local District Update. Your policy consultant may contact you about policy changes if necessary.	3
If you have questions, please contact Travis Damron by phone at 800-580-7529.	
* Notify TASB of Policy Adoption: <u>https://www.tasb.org/apps/PolicyAdmin/</u> [†] Local Manual Updates: <u>https://www.tasb.org/apps/policyUpdates/index.aspx</u>	
TASB Policy Service	

Localized Policy Manual Update 110

Luling ISD

Remember: You can download a PDF of this update packet, annotated copies of the (LOCAL) policies, editable (LOCAL) text, and more on <u>my.tasb.org</u> under *Policy Service Resource Library: Local Manual Updates*.

Need help? Please call your policy consultant at 800-580-7529 or e-mail Policy.Service@TASB.org.

Contents

Overview	1
(LEGAL) vs. (LOCAL) Policies: Remember the Difference	2
How to Place Policy Changes on the Agenda for Board Action	3
How to Notify Policy Service of Board Action	3
How to Keep Minutes	3
How to Maintain Your Historical Record	4
How to Keep Your Administrative Regulations Current	4
Disclaimer and Copyright	4
How to Keep Minutes How to Maintain Your Historical Record How to Keep Your Administrative Regulations Current	3 4 4

Overview

Update 110 focuses on updating and reorganizing several policies in the BB series of the policy manual addressing board member eligibility and qualifications, elections, and vacancies and removal from office. The policy on board elections has been divided into several codes for ease of use, and district choices about election processes are now located in BBB(LOCAL) rather than in the LEGAL policies to better match the structure of the other policies in the manual. CCA, addressing bond elections, and CPAB, addressing political advertising, were also updated as part of the elections review.

In addition to these changes, Update 110 includes several other policies affected by legislation from the 85th Legislative Session that were not included in Update 109.



Your Localized Update 110 packet also contains:

- **Explanatory Notes** describing the changes to each policy. Please note that, where appropriate, the Explanatory Notes ask you to verify that a particular policy reflects current district practice and to advise us of any changes needed so that our records and the district's policy manual accurately track the district's practice. Explanatory notes may also provide important information about policies not included in the update packet.
- Vantage Points—A Board Member's Guide to Update 110, which provides local officials a highly summarized first glance at the update. Please distribute the enclosed copies of Vantage Points to your board members with the review copies of the update.
- **Instructions** for incorporating this update into each of the district's Localized Policy Manuals after board adoption. Use the enclosed Instruction Sheet as a guide to which policies should be added, replaced, and removed from your manual.

(LEGAL) vs. (LOCAL) Policies: Remember the Difference

(LEGAL) policies:

- Reflect the ever-changing legal context for governance and management of the district
- Should inform local decision making
- Should NOT be adopted, but only reviewed

(LOCAL) policies:

- Require close attention by both the administration and the board
- Must reflect the practices of the district and the intentions of the board
- May only be changed by board action (adopt, revise, or repeal)

If your board adopts changes to the (LOCAL) policies contained in this packet, please notify your policy consultant.



How to Place Policy Changes on the Agenda for Board Action

Board action on Localized Update 110 must occur within a properly posted, open meeting of the board.

- Update 110 may be addressed on the agenda posting as "Policy Update 110, affecting (LOCAL) policies (see attached list of codes)."
- You may use the "Agenda Posting (LOCAL) Policy List" provided online in *Local Manual Updates* and attach that list to the posting, or you may compile a list of (LOCAL) policy codes, titles, and subtitles from the material provided below.
- **BoardBook** compilers should use "Policy Update 110, affecting (LOCAL) policies" as the agenda item and, as agenda sub-items, the policy code, title, and subtitle of each of the (LOCAL) policies affected by the update.
- Here is a suggested motion for board action on Localized Update 110:

"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 110 [with the following changes:]"

How to Notify Policy Service of Board Action

Notify Policy Service of the board's action on Update 110 using the Update 110 Adoption Notification Form, enclosed, so Policy Service records remain accurate.

How to Keep Minutes

The board's action on Localized Update 110 must be reflected in board minutes. Your minutes should include:

- The list of proposed (LOCAL) policy actions, such as the Instruction Sheet annotated to reflect any changes made by the board
- The Explanatory Notes for the update (filed as an attachment to the minutes)
- Copies of new, replaced, or rescinded (LOCAL) policies



How to Maintain Your Historical Record

To construct a separate historical record of the manual, you must track the history of individual (LOCAL) policies. You should maintain a permanent historical record of every (LOCAL) policy adopted, revised, or rescinded by the board.

At a minimum, this record should include the following key pieces of information:

- Policy code
- Date of board action
- Text of policy

For more guidance on maintaining this record, please refer to:

- The Administrator's Guide to Policy Management
- <u>Tutorial videos</u> on handling an update

These guides are available in the myTASB Policy Service Resource Library.

How to Keep Your Administrative Regulations Current

Inspect your administrative procedures and documents—including EXHIBITs, REGULATIONs, handbooks, and guides—that may be affected by Update 110 policy changes.

If you must make changes to the REGULATIONS or EXHIBITS contained in your board policy manual, please notify your policy consultant.

Disclaimer and Copyright

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 adviser. Consult with your attorney or professional adviser to apply these principles to specific fact situations.

Entire localized update packet © 2018 Texas Association of School Boards, Inc. All rights reserved.



Instruction Sheet TASB Localized Policy Manual Update 110

District	Luling ISD		
Code		Action To Be Taken	Note
ATTN	(NOTE)	No policy enclosed	See explanatory note
В	(LEGAL)	Replace table of contents	Revised table of contents
BBA	(LEGAL)	Replace policy	Revised policy
BBB	(LEGAL)	Replace policy	Revised policy
BBB	(LOCAL)	Replace policy	Revised policy
BBBA	(LEGAL)	Replace policy	Revised policy
BBBB	(LEGAL)	Replace policy	Revised policy
BBBC	(LEGAL)	ADD policy	See explanatory note
BBBD	(LEGAL)	ADD policy	See explanatory note
BBC	(LEGAL)	Replace policy	Revised policy
CCA	(LEGAL)	Replace policy	Revised policy
CPAB	(LEGAL)	Replace policy	Revised policy

Explanatory Notes TASB Localized Policy Manual Update 110

District: Luling ISD

ATTN (NOTE) GENERAL INFORMATION ABOUT THIS UPDATE

Update 110 focuses on updating and reorganizing several policies in the BB series of the policy manual addressing board member eligibility and qualifications, elections, and vacancies and removal from office. As reflected on the revised table of contents, the policy on elections has been divided into several codes for ease of use, and district choices about election processes are now located in BBB(LOCAL) rather than in the LEGAL policies, which is consistent with the structure of the other policies in the manual. Changes from the 85th Legislative Session have also been incorporated. References to legislative bills throughout these explanatory notes refer to Senate Bills (SB) or House Bills (HB) from the 85th Regular Legislative Session unless otherwise noted.

CCA, addressing bond elections, and CPAB, addressing political advertising, were also updated as part of the elections review.

In addition to these changes, Update 110 includes several other policies affected by legislation from the 85th Legislative Session that were not included in Update 109.

Policy Service has created a short <u>audiovisual overview</u> of the local policy recommendations included in Update 110. Feel free to share this link with other administrators or board members who want a quick tutorial on the update.

B (LEGAL) LOCAL GOVERNANCE

We have revised the B section table of contents to:

- Retitle BBBA to Conducting Elections;
- Retitle BBBB to Post-election Procedures;
- Add a new policy, BBBC, Campaign Finance, the content of which was previously addressed at BBBA; and
- Add a new policy, BBBD, Campaign Ethics, the content of which was previously at BBBB.

BBA (LEGAL) BOARD MEMBERS ELIGIBILITY/QUALIFICATIONS

This legally referenced policy on eligibility and qualifications of board members has been updated to better reflect the statutory structure. In addition, the text reflects provisions from HB 2552, which prohibits an individual convicted of soliciting prostitution under Penal Code section 43.02(b) from serving on a school board. See Ineligibility.

BBB (LEGAL) BOARD MEMBERS ELECTIONS

Update 110 includes a significant restructuring of the election policies to break up the lengthy content into multiple policy codes as described above, reorganize the provisions for better flow, and better match statutory text. BBB(LEGAL), addressing general election procedures, has been updated to reflect all election options available to the district based on the district's current election practices, now reflected at BBB(LOCAL).

Provisions on conducting elections and post-election procedures have been moved to BBBA and BBBB, respectively.

Explanatory Notes TASB Localized Policy Manual Update 110

BBB (LOCAL) BOARD MEMBERS ELECTIONS

This local policy has been revised based on the election information provided by your district and includes the district's election decisions as allowed by law, including the number of board members, length of board member terms, and election schedule; the general election date for the district; and the methods of election and voting.

The survey you submitted indicated your district is under a court order; however, the court order was not included. Please send a copy of the court order at your earliest convenience and contact your policy consultant if any of the information in this policy does not reflect your current election process.

BBBA (LEGAL) ELECTIONS CONDUCTING ELECTIONS

As mentioned above, provisions on conducting elections have been moved from BBB to BBBA and have been reorganized for better flow and to better match statutory text. In addition, several bills affected this policy:

- HB 2157 requires that an application for a place on the ballot be signed and sworn to before a person authorized to administer oaths;
- HB 2323 adds detail regarding filing information for special elections;
- HB 1661 addresses procedures for canceling elections after the untimely withdrawal of a candidate; and
- HB 1735 clarifies the definition of electioneering.

Provisions addressing campaign finance were moved with revisions to BBBC.

BBBB	(LEGAL)	ELECTIONS
		POST-ELECTION PROCEDURES

As mentioned above, provisions on post-election procedures have been moved from BBB to BBBB and have been reorganized for better flow and to better match statutory text. In addition, several bills affected this policy:

- HB 929 changes the earliest date election returns may be canvassed to the third day after the election for all elections;
- At Minutes, HB 1001 requires the presiding officer of the canvassing authority to note the completion of the canvass in the minutes or recording required under the OMA; and
- SB 5 from the 85th Legislature, First Called Session, revised the retention period for precinct election records from six months to 22 months after election day.

Provisions addressing election-related ethics were moved with revisions to BBBD.

Explanatory Notes TASB Localized Policy Manual Update 110

BBBC (LEGAL) ELECTIONS CAMPAIGN FINANCE

Provisions addressing campaign finance were moved from BBBA. Detail from existing law has been added for more complete coverage of the topic and provisions were reorganized for better flow and to better match statutory text.

BBBD	(LEGAL)	ELECTIONS
		CAMPAIGN ETHICS

Provisions addressing election-related ethics were moved from BBBB and were reorganized for better flow and to better match statutory text. The definition of "political advertising" was moved to this policy from CPAB(LEGAL), below.

BBC	(LEGAL)	BOARD MEMBERS
		VACANCIES AND REMOVAL FROM OFFICE

This legally referenced policy on board member vacancies and removal from office has been reorganized for better flow and to better align with legal authority.

CCA	(LEGAL)	LOCAL REVENUE SOURCES
	. ,	BOND ISSUES

In addition to revisions to better reflect statutory wording, provisions on capital appreciation bonds were revised by SB 295, which exempts these bonds for financing transportation projects from certain legal requirements.

SB 957 requires:

- A district to assign a letter to each measure on the ballot that corresponds to its order on the ballot, and
- Each proposition on a ballot to reflect the name of the authority ordering the election on the measure.

CPAB	(LEGAL)	OFFICE COMMUNICATIONS
		MAIL AND DELIVERY

The definition of "political advertising" has been removed from this policy in lieu of a cross-reference to BBBD(LEGAL). We have also deleted reference to an obsolete case regarding the delivery of unstamped letters over postal routes.

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 B: LOCAL GOVERNANCE

BA BAA	BOARD LEGAL STATUS Powers and Duties
BB BBA BBBA BBBA BBBC BBBC BBBC BBC BBC	BOARD MEMBERS Eligibility/Qualifications Elections Conducting Elections Post-election Procedures Campaign Finance Campaign Ethics Vacancies and Removal From Office Training and Orientation Authority Ethics Conflict of Interest Disclosures Prohibited Practices Compensation and Expenses Conventions, Conferences, and Workshops Technology Resources and Electronic Communications
BC	BOARD MEMBERSHIPS
BD BDA BDAA BDAE BDAF BDB BDD BDE BDF	BOARD INTERNAL ORGANIZATION Officers and Officials Duties and Requirements of Board Officers Duties and Requirements of Depository Selection and Duties of Chief Tax Officials Internal Committees Attorney Consultants Citizen Advisory Committees
BE BEC BED BEE BEF	BOARD MEETINGS Closed Meetings Public Participation News Coverage Staff Participation
BF	BOARD POLICIES
BG	BOARD SELF-EVALUATION
BI	ADMINISTRATIVE GOALS AND OBJECTIVES

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 B: LOCAL GOVERNANCE

BJ	SUPERINTENDENT
BJA	Qualifications and Duties
BJB	Recruitment and Appointment
BJC	Contract
BJCA	Travel
BJCB	Professional Development
BJCC	Consulting
BJCD	Evaluation
BJCE	Suspension/Termination During Contract
BJCF	Nonrenewal
BJCG	Resignation
BK	ADMINISTRATIVE ORGANIZATION
BKA	Organization Charts
BKB	Line and Staff Relations
BM	ADMINISTRATIVE COUNCILS, CABINETS, AND COMMITTEES
BP	ADMINISTRATIVE REGULATIONS
BQ	PLANNING AND DECISION-MAKING PROCESS
BQA	District-Level
BQB	Campus-Level
BR	REPORTS

BOARD MEMBERS ELIGIBILITY/QUALIFICATIONS

	Note	ə:	If the district is subject to a court order or other binding legal determination, the district shall conduct its elections in accordance with that court order or determination, ap- plicable law, and this policy. To the extent of any conflict, the court order or other legal determination shall prevail. [See BBB(LOCAL)]	
Eligibility	To be eligible to be a candidate for, or elected or appointed to, the office of school board member, a person must:			
	1.	Be a	United States citizen.	
	2.		8 years of age or older on the first day of the term to be I at the election or on the date of appointment, as appli- e.	
	3.	ercis	e not been determined by a final judgment of a court ex- sing probate jurisdiction to be totally mentally incapacitat- r partially mentally incapacitated without the right to vote.	
	4.	pers	e not been finally convicted of a felony from which the on has not been pardoned or otherwise released from the Iting disabilities.	
	5.	the t	e resided continuously in the state for 12 months and in erritory from which the office is elected for six months ediately preceding the following date:	
		a.	For an independent candidate, the date of the regular fil- ing deadline for a candidate's application for a place on the ballot.	
		b.	For a write-in candidate, the date of the election at which the candidate's name is written in.	
		C.	For an appointee to an office, the date the appointment is made.	
	6.		egistered to vote in the territory from which the office is ted on the date described at item 5, above.	
	Election Code 1.020, 141.001(a); Gov't Code 601.009; <u>Brown v.</u> <u>Patterson</u> , 609 S.W.2d 287 (Tex. Civ. App.—Dallas 1980, no writ); Tex. Const. Art. XVI, Sec. 14			
Qualified Voter	trict		may not be elected trustee of an independent school dis- is the person is a qualified voter. <i>Education Code</i>	
	"Qualified voter" means a person who:			

BOARD MEMBERS ELIGIBILITY/QUALIFICATIONS

	1. ls 1	8 years of age or older;	
	2. Is a	a United States citizen;	
	cisi	s not been determined by a final judgment of a court exer- ng probate jurisdiction to be totally mentally incapacitated partially mentally incapacitated without the right to vote;	
	Op Co	s not been finally convicted of a felony [see also Atty. Gen. . LO 96-114 (1996) (concluding that caveat at Election de 11.002 does not mitigate blanket prohibition in Election de 141.001, above at Eligibility)];	
	5. Is a	a resident of this state; and	
	6. Is a	a registered voter.	
	Election	Code 1.020, 11.002	
Residency "Residence" Defined	"Residence" means domicile, one's home and fixed place of habita- tion to which one intends to return after any temporary absence; one does not lose one's residence status by leaving to go to an- other place for temporary purposes only. A person does not acquire a residence in a place to which the person has come for temporary purposes only and without the intention of making that place the person's home. Residence shall be determined in accordance with the common-law rules, as enunciated by the courts of this state, except as otherwise provided by the Election Code. <i>Election Code</i> <i>1.015</i>		
Single-Member Districts	trict mus	late for board member representing a single-member dis- t be a resident of the district the candidate seeks to repre- lucation Code $11.052(g)$	
	Note:	The issue of whether a candidate has satisfied residency requirements should be judicially determined. <u>State v.</u> <u>Fischer</u> , 769 S.W.2d 619 (Tex. App.—Corpus Christi 1989, writ dism'd w.o.j)	
Ineligibility	trict if the	n is ineligible to serve as a member of the board of a dis- e person has been convicted of an offense under Penal 6.02(b) (regarding prostitution). <i>Education Code 11.066</i>	

Luling ISD 028903

028903			
BOARD MEMBERS ELECTIONS		BBB (LEGAL)	
	Note	: If the district is subject to a court order or other binding legal determination, the district shall conduct its elections in accordance with that court order or determination, applicable law, and this policy. To the extent of any conflict, the court order or other legal determination shall prevail. [See BBB(LOCAL)]	
Membership	The board consists of the number of members that the district had on September 1, 1995. <i>Education Code 11.051(b)</i>		
	Note	<i>:</i> For information regarding increasing the number of board members from three or five to seven, see this policy code in the <i>TASB Policy Reference Manual</i> and Education Code 11.051(c).	
Terms	policy	stee of a district serves a term of three or four years. Board / must state the schedule on which specific terms expire. <i>Ed-</i> on Code 11.059(a), (d)	
Uniform Election Dates	Each general or special election of board members shall be on one of the following dates:		
	1.	The first Saturday in May.	
	2.	The first Tuesday after the first Monday in November.	
	Elect	ion Code 41.001(a)	
Joint Elections	A dist	trict trustee election shall be held on the same date as:	
Required		The election for the members of the governing body of a mu- nicipality located in the district;	
		The general election for state and county officers, which is held on the first Tuesday after the first Monday in November in even-numbered years under Election Code 41.002;	
		The election for the members of the governing body of a hos- pital district, if the school district:	
		 Is wholly or partly located in a county with a population of less than 40,000 that is adjacent to a county with a population of more than three million; and 	
		 Held its election for board members jointly with the elec- tion for the members of the governing body of the hospi- tal district before May 2007; or 	

Luling ISD 028903	
BOARD MEMBERS ELECTIONS	BBB (LEGAL)
	 The election for the members of the governing board of a public junior college district in which the school district is wholly or partly located.
	Elections held on the same date as provided above shall be held as a joint election under Election Code Chapter 271, and the voters shall be served by common polling places consistent with Election Code 271.003(b).
	Education Code 11.0581(a)–(c)
	A board may enter into an agreement with another political subdivi- sion holding an election on the same day in all or part of the same county to hold the elections jointly. The terms of a joint election agreement must be stated in an order, resolution, or other official action adopted by the board. <i>Election Code 271.002</i>
Methods of Election—Options At Large	In a district in which the positions of trustees are not designated by number or in which the trustees are not elected from single- member trustee districts, the candidates receiving the highest number of votes shall fill the positions the terms of which are nor- mally expiring. <i>Education Code 11.057(b)</i>
Position or Place	The positions on the board shall be designated by number in any district in which the board by resolution orders that all candidates for trustee be voted on and elected separately for positions on the board and that all candidates be designated on the official ballot according to the number of the positions for which they seek elec- tion.
	Not later than the 60th day before the date of an election, the board must make the resolution and number the positions on the board in the order in which the terms of office expire. Once a board has ordered the election of trustees by numbered positions, neither the board nor their successors may rescind the action.
	Education Code 11.058(c)–(f)
Single-Member Districts On Board's Motion	Except as provided below, the board, on its own motion, may order that trustees of the district are to be elected from single-member districts or that not fewer than 70 percent of the members of the board are to be elected from single-member districts with the re- maining board members to be elected from the district at large.
	If a majority of the area of a district is located in a county with a population of less than 10,000, a board, on its own motion, may order that trustees of the district are to be elected from single- member districts or that not fewer than 50 percent of the members of the board are to be elected from single-member districts with the remaining board members to be elected from the district at large.

Luling ISD 028903

BOARD MEMBERS ELECTIONS

BBB (LEGAL)

Before adopting an order, a board must:

- 1. Hold a public hearing at which registered voters of a district are given an opportunity to comment on whether or not they favor the election of trustees in the manner proposed by the board; and
- 2. Publish notice of the hearing in a newspaper that has general circulation in the district, not later than the seventh day before the date of the hearing.

An order adopted by the board must be entered not later than the 120th day before the date of the first election at which all or some of the trustees are elected from single-member districts authorized by the order.

Education Code 11.052(a)–(d)

By Voter Petition If at least 15 percent or 15,000 of the registered voters of the district, whichever is less, sign and present to the board a petition requesting submission to the voters of the proposition that trustees be elected in a specific manner, which must be generally described on the petition and which must be a manner of election the board could have ordered on its own motion, the board shall order that the appropriate proposition be placed on the ballot at the first regular election of trustees held after the 120th day after the date the petition is submitted to the board. The proposition must specify the number of trustees to be elected from single-member districts. Beginning with the first regular election of trustees held after an election at which a majority of the registered voters voting approve the proposition, trustees shall be elected in the manner prescribed by the approved proposition. Education Code 11.052(e)

Board Member Districts If single-member districts are adopted or approved by either method described above, the board shall divide the district into the appropriate number of trustee districts, based on the number of members that are to be elected from single-member districts, and shall number each trustee district. The trustee districts must be compact and contiguous and must be as nearly as practicable of equal population. In a district with 150,000 or more students in average daily attendance, the boundary of a trustee district shall not cross a county election precinct boundary except at a point at which the district boundary crosses the county election precinct boundary. Trustee districts must be drawn not later than the 90th day before the date of the first election of trustees from those districts. Education Code 11.052(f)

Residency forResidents of each trustee district are entitled to elect one trustee toFirst Electionthe board. A trustee elected to represent a trustee district at the

Luling ISD 028903	
BOARD MEMBERS ELECTIONS	BBB (LEGAL)
	first election of members must be a resident of the district the trus- tee represents not later than the 90th day after the date election returns are canvassed, or the 60th day after the date of a final judgment in an election contest filed concerning that trustee dis- trict. A trustee vacates the office if the trustee fails to move into the district the trustee represents within the time provided. [For more information on residency, see BBA and BBC.] <i>Education Code</i> 11.052(g)
Number and Term	At the first election at which some or all of the trustees are elected from single-member trustee districts and after each redistricting, all positions on a board shall be filled. The trustees then elected shall draw lots for staggered terms as provided by Education Code 11.059 (regarding terms). <i>Education Code 11.052(h)</i>
Phase-in Option	The board of a district that adopts a redistricting plan may provide for the trustees in office when the plan is adopted or the district is redistricted to serve for the remainder of their terms in accordance with this provision. The trustee district and any at-large positions provided by the district's plan shall be filled as the staggered terms of trustees then in office expire. Not later than the 90th day before the date of the first election from trustee districts and after each redistricting, a board shall determine the order in which the posi- tions will be filled. <i>Education Code 11.053</i>
Boundary Change Notice	A district that changes its boundaries or the boundaries of districts used to elect members to the board shall not later than the 30th day after the date the change is adopted:
	 Notify the voter registrar of the county in which the area sub- ject to the boundary change is located of the adopted bounda- ry change; and
	2. Provide the voter registrar with a map of an adopted boundary change in a format that is compatible with the mapping format used by the registrar's office.
	Election Code 42.0615
Methods of Voting— Options Plurality	To be elected to a public office, a candidate elected at large must receive more votes than any other candidate for the office. <i>Educa-tion Code 11.057(b); Election Code 2.001</i>
Cumulative	The board of a district that elects its trustees at large or at large by position may order that elections for trustees be held using the cu- mulative voting procedure.
	If a board adopts an order requiring the use of cumulative voting, only the board member positions that were scheduled to be filled at the election are filled through the use of cumulative voting.
DATE ISSUED: 2/21/20	18 4 of 5

Luling ISD 028903

BOARD MEMBERS ELECTIONS

At an election at which more than one board member position is to be filled, all of the positions that are to be filled at the election shall be voted on as one race by all the voters of a district. Each voter is entitled to cast a number of votes equal to the number of positions to be filled at the election.

A voter may cast one or more of the specified number of votes for any one or more candidates in any combination. Only whole votes may be cast and counted. If a voter casts more than the number of votes to which the voter is entitled in the election, none of the voter's votes may be counted in that election. If a voter casts fewer votes than entitled, all of the voter's votes are counted in that election.

The candidates who are elected are those, in the number to be elected, receiving the highest number of votes.

A district that adopts an order requiring the use of cumulative voting may not elect its members by position as provided by Education Code 11.058.

Education Code 11.054

Luling ISD 028903	
BOARD MEMBERS ELECTIONS	BBB (LOCAL)
Court Order	The District shall conduct its Board member elections in accord- ance with the Agreed Settlement in CA. No. A-95-CA-459-JN, Unit- ed States District Court, Western District of Texas, Austin Division, as long as such court order or other binding legal determination is in effect. A copy of the court order or other binding legal determina- tion may be obtained from the Superintendent's office.
Membership	The Board shall consist of seven members.
Method of Election	Election of Board members shall be at large.
Election Date	General election of Board members shall be on the May uniform election date.
Terms and Election Schedule	Board members shall be elected for three-year terms, with elec- tions conducted annually, as follows:
	No election shall be held in 2018, 2021, 2024 and in three-year in- tervals thereafter.
	The election of three Board members shall be held in 2019, 2022, 2025, and in three-year intervals thereafter.
	The election of four Board members shall be held in 2020, 2023, 2026, and in three-year intervals thereafter.
Method of Voting Cumulative Voting	The District shall use cumulative voting, under which a voter is en- titled to cast a number of votes equal to the number of positions in the election for one or more candidates in any combination. The candidates receiving the highest number of votes for the number of positions with expiring terms shall be elected.

ELECTIONS CONDUCTING ELECTIONS

	Note	e: If the district is subject to a court order or other binding legal determination, the district shall conduct its elections in accordance with that court order or determination, applicable law, and this policy. To the extent of any conflict, the court order or other legal determination shall prevail. [See BBB(LOCAL)]			
Election Order	form	The board shall order an election. An election to be held on a uniform election date shall be ordered not later than the 78th day before election day. <i>Election Code 3.004, .005</i>			
	Eacl	Each election order must state:			
	1.	The date of the election;			
	2.	The offices or measures to be voted on;			
	3.	The early voting clerk's official mailing address;			
	4.	The location of the main early voting polling place;			
	5.	The dates and hours for early voting; and			
	6.	The dates and hours of any Saturday and Sunday early vot- ing.			
	Elec	tion Code 3.006, 83.010, 85.004, .007			
	A board shall preserve the election order for the period for preserv- ing the precinct election records. The date and nature of each elec- tion shall be entered in the official records of the board. For an election on a measure, the entry must include a description of the measure. <i>Election Code 3.008</i>				
Failure to Order an Election		are to order a general election does not affect the validity of the tion. <i>Election Code</i> 3.007			
Election Notice	Noti	ce of the election must state:			
Contents	1.	The nature and date of the election;			
	2.	The location of each polling place;			
	3.	The hours the polls will be open;			
	4.	The early voting clerk's official mailing address;			
	5.	The location of the main early voting polling place; and			
	6.	The dates and hours for early voting, including the dates and hours of any Saturday and Sunday early voting.			

Election Code 4.004(a), 83.010, 85.004, .007

Luling ISD 028903		
ELECTIONS CONDUCTING ELECTIONS (L		
Notice of Special Election	The notice of a special election must also state each office to be filled or the proposition stating each measure to be voted on. <i>Election Code 4.004(b)</i>	
Publication	Notice of the election shall be published at least once, not earlier than the 30th day or later than the tenth day before election day, in a newspaper published within the district's boundaries or in a newspaper of general circulation in the district if none is published within the district's boundaries. The board shall retain a copy of the published notice that contains the name of the newspaper and the date of publication. <i>Election Code</i> $4.003(a)(1)$, (c), $.005(a)$	
Posting	In addition to the notice described above, not later than the 21st day before election day, the district shall post a copy of the notice on the bulletin board used for posting notices of the meetings of the board. The notice must remain posted continuously through election day. The person posting the notice shall make a record at the time of posting stating the date and place of posting. The person shall sign the record and deliver it to the board after the last posting is made. <i>Election Code 4.003(b), .005(b)</i>	
	A district that maintains a website must post the notice described above on the Internet website of the district. <i>Election Code 85.007(d)</i>	
Notice to County Clerk and Voter Registrar	The board shall deliver notice of the election to the county clerk and voter registrar of each county in which the district is located not later than the 60th day before election day. <i>Election Code</i> <i>4.008(a)</i>	
Notice to Election Judge	Not later than the 15th day before election day or the seventh day after the date the election is ordered, whichever is later, the board shall deliver to the presiding judge of each election precinct in which the election is to be held in the district a written notice of:	
	1. The nature and date of the election;	
	 The location of the polling place for the precinct served by the judge; 	
	3. The hours that the polls will be open;	
	 The judge's duty to hold the election in the precinct specified by the notice; and 	
	5. The maximum number of clerks that the judge may appoint for the election.	
	Election Code 4.007	

Luling ISD 028903			
ELECTIONSBBBACONDUCTING ELECTIONS(LEGAL)			
Failure to Give Notice of Election		ure to give notice of a general election does not affect the valid- of the election. <i>Election Code 4.006</i>	
Filing Information Notice to Candidates	plao the	A district shall post notice of the dates of the filing period in a public place in a building in which the district has an office not later than the 30th day before the last day on which a candidate may file an application for a place on the ballot. <i>Election Code 141.040</i>	
Application	A ca	andidate application for a place on the ballot must:	
	1.	Be in writing;	
	2.	Be signed and sworn to before a person authorized to admin- ister an oath in this state by the candidate and indicate the date that the candidate swears to the application;	
	3.	Be timely filed with the appropriate authority; and	
	4.	Include all statutorily required information.	
	Ele	ction Code 31.0021, 141.031, .039	
Deadline		application for a place on the ballot may not be filed earlier than 30th day before the date of the filing deadline.	
	befo	application must be filed not later than 5:00 p.m. of the 78th day ore the date of the election for an election to be held on a uni- n election date.	
	Edu	ication Code 11.055(a); Election Code 144.005(d)	
Write-in Candidate	p.m on a	eclaration of write-in candidacy must be filed not later than 5:00 a. of the 74th day before election day for an election to be held a uniform election date. <i>Education Code 11.056(b); Election</i> de 146.054	
Special Election	An application for a place on a special election ballot may not be filed before the election is ordered.		
	An application must be filed not later than:		
	1.	5:00 p.m. of the 62nd day before election day if election day is on or after the 70th day after the election is ordered; or	
	2.	5:00 p.m. of the 40th day before election day if election day is on or after the 46th day and before the 70th day after the date the election is ordered.	
Exception	for s day 41.0	a special election to be held on the date of the general election state and county officers (the first Tuesday after the first Mon- in November in even-numbered years under Election Code 002), the day of the filing deadline is 6 p.m. of the 75th day be- election day.	

Luling ISD 028903		
ELECTIONS CONDUCTING ELECTIONS		
Write-in Candidate	A declaration of write-in candidacy for a special election must be filed not later than the filing deadline.	
	Election Code 201.054	
Delivery or Submission of Documents	Under the Election Code, delivery, submission, or filing of an appli- cation, notice, report, or other document or paper with an employ- ee of the district at the district's usual place for conducting official business constitutes filing with the district. The district may accept the document or paper at a place other than the district's usual place for conducting official business.	
	A delivery, submission, or filing of a document or paper under the Election Code may be made by personal delivery, mail, telephonic facsimile machine, or any other method of transmission.	
	Election Code 1.007	
Election of Unopposed Candidate	The board may declare each unopposed candidate elected to of- fice in accordance with the provisions below. <i>Election Code</i> 2.053(a)	
	A special election is considered to be a separate election with a separate ballot from a general election for board members or another special election held at the same time. <i>Election Code</i> $2.051(a)$	
Single-Member Districts	If any members of a board are elected from single-member dis- tricts, the procedures to declare unopposed candidates elected apply to the election in a particular single-member district if each candidate for an office that is to appear on the ballot in that single- member district is unopposed and no opposed at-large race is to appear on the ballot. <i>Election Code 2.051(b)</i>	
Procedure for Canceling Election	The authority responsible for having the official ballot prepared shall certify in writing that a candidate is unopposed for election to an office if, were the election held, only the votes cast for that can- didate in the election for that office may be counted. The certifica- tion shall be delivered to the board as soon as possible after the filing deadlines for placement on the ballot and list of write-in can- didates.	
	A certification may be made following the filing of a withdrawal re- quest by a candidate after the deadline prescribed by Election Code 145.092 if:	
	1. The withdrawal request is valid except for the untimely filing;	
	2. Ballots have not been prepared; and	
	3. The other conditions for certification are met.	

ELECTIONS CONDUCTING ELECTIONS

	A certification under these circumstances shall be delivered to the board as soon as possible.
	Election Code 2.052
	On receipt of the certification, the board by order may declare each unopposed candidate elected to office. If a declaration is made, no election is held.
	If no election is to be held by the district on election day, a copy of the order shall be posted on election day at each polling place used or that would have been used in the election.
	The ballots used at a separate election held at the same time as an election that would have been held if the candidates were not declared elected shall include the offices and names of the candidates declared elected listed separately after the measures or contested races in the separate election under the heading "Unopposed Candidates Declared Elected." The candidates shall be grouped in the same relative order prescribed for the ballot generally. No votes are cast in connection with the unopposed candidates.
	Election Code 2.053
	[See BBBB regarding issuance of a certificate of election to an un- opposed candidate declared elected and qualification for office.]
Ballot	The ballot shall be prepared in accordance with Election Code Chapter 52.
Drawing	The district shall conduct a drawing to determine the order of the candidates' names in an election at which the names of more than one candidate for the same office are to appear on the ballot. The district shall post notice of the date, hour, and place of the drawing. The notice must remain posted in the district's office continuously for 72 hours immediately preceding the scheduled drawing. The district shall mail written notice of the date, hour, and place of the drawing to each candidate not later than the fourth day before the date of the drawing. Each candidate affected by a drawing is entitled to be present or have a representative present at the drawing. <i>Election Code 52.093–.094</i>
	Ballots for an election by position must clearly show the position for which each person is a candidate. A board shall arrange by lot the names of the candidates for each position. <i>Education Code</i> $11.058(g)$
Election Services Contract	The county election officer, as defined by Election Code 31.091(a), may contract with the board of a district situated wholly or partly in

ELECTIONS CONDUCTING ELECTIONS

	prov	county served by the officer to perform election services, as ided by Election Code Chapter 31, Subchapter D, in any one ore elections ordered by the board.
	tor, a shal in ac parti into	quested to do so by a district, the county elections administra- as defined under Election Code Chapter 31, Subchapter B, l enter into a contract to furnish the election services requested cordance with a cost schedule agreed on by the contracting es. A county elections administrator is not required to enter a contract to furnish elections services for an election held on irst Saturday in May in an even-numbered year.
	Elec	tion Code 31.092, .093, 41.001(d)
Election Judges and Clerks	and an e clerk judg	written order, a board shall appoint a presiding election judge an alternate presiding judge for each election precinct in which lection is held. A board shall prescribe the maximum number of as that each presiding judge may appoint for each election. The es and clerks shall be selected and serve in accordance with tion Code Chapter 32. <i>Election Code 32.001(a), .008, .033</i>
Polling Places	votir elde	ard shall designate polling places for election day and early ag. Each polling place shall be accessible to and usable by the rly and persons with physical disabilities. <i>Election Code</i> 104, .034, Ch. 85 (regarding early voting by personal appear- e)
	the i polli	n election held on a uniform election date, a district shall use regular county election precincts and shall designate as the ng places for the election the regular county polling places in county election precincts that contain territory from the district.
Exception for May Election		strict is not required to use the county election precincts for an tion held on the May uniform election date if the district:
	1.	Conducts early voting by personal appearance:
		a. At 75 percent or more of its permanent or temporary branch polling places on the same days and during the same hours as voting is conducted at the main early voting place; and
		b. At each remaining polling place for at least two consecu- tive days of voting during the early voting period, and for at least eight hours on each day; or
	2.	Has not established a permanent or temporary branch early voting polling place.
	Elec	tion Code 42.002(a)(5), (c), .0621, 43.004(b)

Election Code 42.002(a)(5), (c), .0621, 43.004(b)

Luling ISD 028903		
ELECTIONS BBE CONDUCTING ELECTIONS (LEGA		
Electioneering	A person commits an offense if, during the voting period and within 100 feet of an outside door through which a voter may enter the building in which a polling place is located, the person loiters or electioneers for or against any candidate, measure, or political par- ty.	
	"Electioneering" includes the posting, use, or distribution of political signs or literature. The term does not include the distribution of a notice of a party convention authorized under Election Code 172.114.	
	"Voting period" means the period beginning when the polls open for voting and ending when the polls close or the last voter has voted, whichever is later.	
	"Early voting period" means the period prescribed by Election Code 85.001.	
	A district that owns or controls a public building being used as a polling place or early voting polling place may not, at any time dur- ing the voting period or early voting periods, as applicable, prohibit electioneering on the building's premises outside of the area de- scribed above, but may enact reasonable regulations concerning the time, place, and manner of electioneering.	
	Election Code 61.003, 85.036	
Early Voting	In each election, early voting shall be conducted by personal appearance at an early voting polling place and by mail, in accordance with Election Code Title 7, Chapters 81–114. <i>Election Code 81.001</i>	
Conducting Elections	Elections shall be conducted in accordance with Election Code Ti- tle 6, Chapters 61–68.	
Bilingual Materials Spanish	Bilingual election materials shall be used in each election precinct situated wholly or partly in a county in which five percent or more of the inhabitants are persons of Spanish origin or descent according to the most recent federal decennial census that may be officially recognized or acted upon by the state or political subdivisions. <i>Election Code 272.002</i>	
Other Languages	If the director of the census determines that a district must provide election materials in a language other than English or Spanish, the district shall provide election materials in that language in the same manner in which the district would be required to provide materials in Spanish, to the extent applicable. <i>Election Code 272.011; 52 U.S.C. 10503</i>	

Luling ISD 028903		
ELECTIONS CONDUCTING ELECTION	ONS	BBBA (LEGAL)
Voting Systems	A voting system shall be adopted and utilized in accordance Election Code Title 8.	ce with
Accessible Voting Stations	Except as provided below, each polling place must provide one voting station that complies with Section 504 of the Re- tion Act of 1973 (29 U.S.C. Section 794) and its subseque amendments, Title II of the Americans with Disabilities Act U.S.C. Section 12131 et seq.) and its subsequent amendr and the requirements for accessibility under 42 U.S.C. Sec 15481(a)(3) and its subsequent amendments, and that pro- practical and effective means for voters with physical disal cast a secret ballot. <i>Election Code 61.012</i>	ehabilita- ent (42 ments, ction ovides a
Electronic Voting System Exceptions	For an election other than an election of a district that is he with another election in which a federal office appears on a district is not required to meet the requirements for acceleration under 42 U.S.C. Section 15481(a)(3) if the district is located county that meets certain population and other requirement forth in Election Code 61.013(a). A district that intends to uprovision to provide fewer voting stations that meet the requirements for acceleration code 61.013(d). <i>Election Code 61.013</i>	the ballot, ssibility ed in a nts set use this quire-

ELECTIONS POST-ELECTION PROCEDURES

	Note:	If the district is subject to a court order or other binding legal determination, the district shall conduct its elections in accordance with that court order or determination, ap- plicable law, and this policy. To the extent of any conflict, the court order or other legal determination shall prevail. [See BBB(LOCAL)]	
Tie Votes	In an ele	ction requiring a plurality, if two or more candidates for the	
Second Election	same office tie for the number of votes required to be elected, a second election to fill the office shall be held in accordance with the deadlines and other requirements of Election Code 2.002.		
Other Options	The tying	candidates may agree to cast lots to resolve the tie. The	
Casting Lots	agreeme	nt must be filed with the board. The board president shall the casting of lots.	
Withdrawal	signed and ceipt of the	andidate may resolve the tie by filing with the board a nd acknowledged written statement of withdrawal. On re- ne statement, the remaining candidate is the winner, and a election or casting of lots is not held.	
Automatic Recount	recount s	s not resolved by casting lots or withdrawal, an automatic shall be conducted under Election Code Chapter 216 be- second election is held.	
	Election	Code 2.002	
Runoff Election	Educatio lar office	ict in which trustees are elected by majority vote under n Code 11.057(c) [see BBB], if no candidate for a particu- receives the vote necessary to be elected, a runoff elec- nat office is required. <i>Election Code 2.021 et seq.</i>	
	be condu does not termine t of lots. A president drawal. C	adidates in a runoff election tie, an automatic recount shall acted under Election Code Chapter 216. If the recount resolve the tie, the tied candidates shall cast lots to de- he winner. The board president shall supervise the casting tying candidate may resolve the tie by filing with the board t a signed and acknowledged written statement of with- On receipt of the statement, the remaining candidate is the nd a casting of lots is not held. <i>Election Code 2.028</i>	
Recounts		ict shall conduct an authorized recount in accordance with Code Title 13. <i>Election Code 211.001</i>	
	election i candidate election r	ate in a board election may obtain an initial recount in an f the difference in the number of votes received by the e and any candidate for the office who is shown by the returns to be elected, tied, or entitled to a place on a runoff applicable, is less than ten percent of that candidate's	
	IQ	1 of 4	

ELECTIONS POST-ELECTION PROCEDURES

	dida	the of votes, or the total number of votes received by all can- tes for the office is less than 1,000. <i>Election Code 212.022</i>
	initia obta elec	ound for obtaining an initial recount is not required to obtain an al recount of electronic voting system results. A candidate may ain an initial recount of electronic voting system results in an ation only if the candidate is shown by the election returns not to elected. <i>Election Code 212.0241</i>
	dida the Cha the	nitial recount may not be conducted unless an authorized can- te submits a petition for the recount to the presiding officer of local canvassing authority in accordance with Election Code opter 212, Subchapter B, accompanied by a deposit to cover costs of the recount in accordance with Subchapter E. <i>Election</i> <i>le 212.025, .026, .111</i>
Effect of Petition	The submission of a recount petition before a board completes its canvass does not delay the canvass for the office involved in the recount. The board shall make a notation on the tabulation of any office involved in a recount. The submission of a recount petition delays the issuance of a certificate of election and qualification for the office involved in the recount pending completion of the recount. A candidate may not qualify for an office involved in a recount before completion of the recount. This provision does not affect a candidate who has received a certificate of election and qualified for office before the submission of a recount petition involving the office. <i>Election Code 212.033, .0331</i>	
Canvass Returns General Rule	loca	ept as provided below, a board shall convene to conduct the I canvass at the time set by the presiding officer not later than 11th day after election day and not earlier than the later of:
	1.	The third day after election day;
	2.	The date on which the early voting ballot board has verified and counted all provisional ballots, if a provisional ballot has been cast in the election; or
	3.	The date on which all timely received ballots cast from ad- dresses outside of the United States are counted, if a ballot to be voted by mail in the election was provided to a person out- side of the United States.
	Eleo	ction Code 67.003(b)
November Election—Even- Numbered Years	For an election held on the date of the general election for state and county officers (the first Tuesday after the first Monday in No- vember in even-numbered years under Election Code 41.002), the time for the canvass may be set not later than the 14th day after election day. <i>Election Code 65.051(a-1), 67.003(c)</i>	

Luling ISD 028903		
ELECTIONS POST-ELECTION PROC	RES (LEGAL)	
Quorum for Canvass		members of a board constitute a quorum for purposes of can-
	pres boa	ne time set for convening the board for the local canvass, the siding officer shall deliver the sealed precinct returns to the rd. The board shall open the returns for each precinct and can- s them as provided by Election Code 67.004.
Minutes	The presiding officer shall note the completion of the canvass in the minutes or in the recording required by the Open Meetings Act (Government Code 551.021). [See BE] <i>Election Code 67.004(a), (g)</i>	
Certificate of Election	pare an c	r the completion of a canvass, the presiding officer shall pre- e a certificate of election for each candidate who is elected to office for which the official result is determined by the board's wass. A certificate of election must contain:
	1.	The candidate's name;
	2.	The office to which the candidate is elected;
	3.	A statement of election to an unexpired term, if applicable;
	4.	The date of the election;
	5.	The signature of the officer preparing the certificate; and
	6.	Any seal used by the officer preparing the certificate to au- thenticate documents that the officer executes or certifies.
	liver	authority preparing a certificate of election shall promptly de- t it to the person for whom it is prepared, subject to the submis- of a recount petition. [See Effect of Petition, above]
		ertificate of election may not be issued to a person who has n declared ineligible to be elected to the office.
	sults	presiding officer shall also prepare a report of the precinct re- s as contained in the election register and deliver the report to secretary of state not later than the 30th day after election day n electronic format prescribed by the secretary of state.
	Elec	ction Code 67.016, .017
Certificate for Unopposed Candidate	date prov mus cane	ertificate of election shall be issued to each unopposed candi- e declared elected in the same manner and at the same time as vided for a candidate elected at the election. The candidate et qualify for the office in the same manner as provided for a didate elected at the election. <i>Election Code 2.053(e)</i> [See BA regarding the election of an unopposed candidate.]

Luling ISD 028903		
ELECTIONS POST-ELECTION PROC	EDU	BBBB (LEGAL)
Officer's Statement	All elected and appointed board members, before taking the oath or affirmation of office and entering upon the duties of office, shall sign the required officer's statement. The statement shall be retained with the official records of the office. <i>Tex. Const. Art. XVI, Sec. 1(b), (c)</i>	
Oath of Office	All elected and appointed board members, before they enter upon the duties of the office, shall take the official oath or affirmation of office and shall file it with the board president. <i>Tex. Const. Art. XVI,</i> <i>Sec. 1(a); Education Code 11.061(a)</i>	
	The oath may be administered and a certificate of the fact given by the individuals listed at Government Code 602.002, including:	
	1.	A judge, retired judge, or clerk of a municipal court.
	2.	A judge, retired judge, senior judge, clerk, or commissioner of a court of record.
	3.	A justice of the peace or clerk of a justice court.
	4.	A notary public.
	Gov	't Code 602.002
Election Records	Except as otherwise provided by the Election Code, a district shall preserve the precinct election records distributed to it for at least 22 months after election day. <i>Election Code 66.058(a)</i>	
Destruction of Records	After expiration of the prescribed period for preserving election records under the Election Code, the records may be destroyed or otherwise disposed of unless, at the expiration of the preservation period, an election contest or a criminal investigation or proceeding connected with the election is pending. In that case, the records shall be preserved until the contest, investigation, or proceeding is completed and the judgment, if any, becomes final. <i>Election Code 1.013</i>	

Luling ISD 028903				
ELECTIONS CAMPAIGN FINANCE	BBBC (LEGAL)			
Campaign Treasurer Appointment	Each candidate shall appoint a campaign treasurer as provided by Election Code, Chapter 252. An individual may appoint himself or herself as campaign treasurer. <i>Election Code 252.001, .004</i>			
Contents	A campaign treasurer appointment by a candidate must be in writ- ing and include:			
	1. The campaign treasurer's name, residence or business street address, and telephone number;			
	2. The name of the person making the appointment;			
	3. The candidate's telephone number; and			
	A statement, signed by the candidate, that the candidate is aware of the nepotism law. [See DBE]			
	Election Code 252.002, .0032			
Filing Authority	A candidate for a school board must file the campaign treasurer appointment and all required financial statements with the clerk or secretary of the board or, if the district has no clerk or secretary, with the board's presiding officer. <i>Election Code 252.005(3)</i>			
	A specific-purpose committee for supporting or opposing a candi- date for the board must file its campaign treasurer appointment with the same authority. <i>Election Code 251.001(13), 252.006</i>			
	A specific-purpose committee for supporting or opposing a measure must file its campaign treasurer appointment with the secretary of the board or, if the district has no secretary, with the board's presiding officer. <i>Election Code 252.007(3)</i>			
Period of Effectiveness	A campaign treasurer appointment takes effect at the time it is filed and continues in effect until terminated. <i>Election Code</i> 252.011			
Termination of Appointment Removal	A campaign treasurer may be removed at any time by the appoint- ing authority by filing the written appointment of a successor in the same manner as the original appointment. The appointment of a successor terminates the appointment of the campaign treasurer who is removed. <i>Election Code 252.012</i>			
Board Action	A board by order may adopt a process by which the clerk or secre- tary, as applicable, of the district may terminate the campaign treasurer appointment of an inactive candidate or political commit- tee that is required to file a campaign treasurer appointment with the clerk or secretary.			
	The order must:			
	1. Define "inactive candidate or political committee" for purposes of terminating the campaign treasurer appointment; and			
DATE ISSUED: 2/21/20	8 1 of 3			

ELECTIONS CAMPAIGN FINANCE

	2.	Require written notice to the affected candidate or committee of the proposed termination; the date, time, and place of the meeting at which the board will consider the proposed termi- nation; and the effect of termination of the campaign treasurer appointment.		
		For purposes of this section, a candidate or political committee is inactive if the candidate or committee:		
	1.	Has never filed or has ceased to file reports under Election Code Chapter 254 (Political Reporting);		
	2.	In the case of a candidate, has not been elected to an office for which a candidate is required to file a campaign treasurer appointment with the board; and		
	3.	Has not filed a final report under Election Code 254.065 or 254.125, or a dissolution report under Election Code 254.126 or 254.159.		
	Before the clerk or secretary of the district may terminate a cam- paign treasurer appointment, the board must consider the pro- posed termination in a regularly scheduled open meeting.			
	sect whice mee the has	termination of a campaign treasurer appointment under this tion takes effect on the 30th day after the date of the meeting at the board votes to terminate the appointment. Following that eting, the clerk or secretary of the district shall promptly notify affected candidate or political committee that the appointment been terminated. The notice must state the effective date of termination.		
	Elec	ction Code 252.0131		
Contributions and Expenditures	mak paig	andidate may not knowingly accept a campaign contribution or a compaign expenditure at a time when a cam- in treasurer appointment for the candidate is not in effect. <i>Elec-</i> <i>Code 253.031(a)</i>		
Recordkeeping	repo sary	h candidate and each officeholder shall maintain a record of all ortable activity. The record must contain the information neces- of for filing the reports required by Election Code Chapter 254. <i>Cotion Code 254.001</i>		
Reporting Candidates and Officeholders	thor	orts by candidates and officeholders shall be filed with the au- ity with whom the campaign treasurer appointment is required e filed. <i>Election Code 254.066, .097</i> [See Filing Authority, ve]		

Luling ISD 028903		
ELECTIONS CAMPAIGN FINANCE		BBBC (LEGAL)
Specific-Purpose Committee	committe	s provided below at Bonds, reports by a specific-purpose e shall be filed with the authority with whom the political e's campaign treasurer appointment is required to be
Bonds	measure	c-purpose committee created to support or oppose a on the issuance of bonds by a district shall file reports Ethics Commission.
	Election	Code 254.130
	Note:	The following provisions apply only to a district located wholly or partly in a municipality with a population of more than 500,000 and with a student enrollment of more than 15,000.
Internet Posting	ber, a car purpose o date or bo the distric	iled under Election Code Chapter 254 by a board mem- ndidate for membership on the board, or a specific- committee for supporting, opposing, or assisting a candi- oard member must be posted on the Internet website of ct. This access is in addition to the public's access to the on through other electronic or print distribution of the in- n.
	•	rt must be available to the public on the district's website than the fifth business day after the date the report is filed district.
	remove e address o to the per moved, th	aking a report available on its website, the district may each portion, other than city, state, and zip code, of the of a person listed as having made a political contribution rson filing the report. If the address information is re- ne information must remain available on the report main- the district's office.
	Election	Codo 254 04011

Election Code 254.04011

Luling ISD 028903				
ELECTIONS CAMPAIGN ETHICS		BBBD (LEGAL)		
Electioneering	the	board may not use state or local funds or other resources of district to electioneer for or against any candidate, measure, or ical party. <i>Education Code 11.169</i>		
Political Advertising	thor verti scrit	officer or employee of a district may not knowingly spend or au- ize the spending of public funds for the purpose of political ad- sing. This does not apply to a communication that factually de- bes the purposes of a measure if the communication does not pocate passage or defeat of the measure.		
	spei	officer or employee of a district may not spend or authorize the nding of public funds for a communication describing a meas- if the communication contains information that:		
	1.	The officer or employee knows is false; and		
	2.	Is sufficiently substantial and important as to be reasonably likely to influence a voter to vote for or against the measure.		
	thes der on a opin	an affirmative defense to prosecution for an offense under e provisions or the imposition of a civil penalty for conduct un- these provisions that the officer or employee reasonably relied a court order, or an interpretation of these provisions in a written ion issued by a court of record, the attorney general, or the cs Commission.		
	mea advi	written request of the board that has ordered an election on a sure, the Ethics Commission shall prepare an advance written sory opinion as to whether a particular communication relating measure does or does not comply with these provisions.		
		<i>tion Code 255.003</i> [See CPAB regarding use of the internal system for political advertising]		
Definition	"Political advertising" means a communication supporting or op- posing a candidate for nomination or election to a public office or office of a political party, a political party, a public officer, or a measure that:			
	1.	In return for consideration, is published in a newspaper, mag- azine, or other periodical or is broadcast by radio or televi- sion;		
	2.	Appears in a pamphlet, circular, flier, billboard or other sign, bumper sticker, or similar form of written communication; or		
	3.	Appears on an Internet website.		
	Election Code 251.001(16); 1 TAC 20.1(13)(A)			
		itical advertising" does not include an individual communication le by e-mail, but does include mass e-mails involving an ex-		

Luling ISD 028903			
ELECTIONS CAMPAIGN ETHICS			BBBD (LEGAL)
	•		e of funds beyond the basic cost of hardware, messaging and bandwidth. <i>1 TAC 20.1(13)(B)</i>
Newsletters	A n if:	ewsle	tter of a public officer of a district is not political advertising
	1.	pag no r	cludes no more than two pictures of a public officer per e and if the total amount of area covered by the pictures is nore than 20 percent of the page on which the pictures ear;
	2.	on a duc	cludes no more than eight personally phrased references a page that is 8 1/2" x 11" or larger, with a reasonable re- tion in the number of such personally phrased references ages smaller than 8 1/2" x 11"; and
	3.	Whe	en viewed as a whole and in the proper context:
		a.	Is informational rather than self-promotional;
		b.	Does not advocate passage or defeat of a measure; and
		C.	Does not support or oppose a candidate for nomination or election to a public office or office of political party, a political party, or a public officer.
	1 TAC 26.2		
	No	te:	For specific information regarding political advertising and campaign communications by candidates, including offenses, see Election Code 255.001–.007.
Nepotism	em me of a deg pro a b	ployee nt, con nt, ree nothe ree o hibitio ona fie	ate may not take affirmative action to influence a district e or current trustee regarding the appointment, reappoint- nfirmation of the appointment or reappointment, employ- employment, change in status, compensation, or dismissal er individual related to the candidate within a prohibited f relationship under the nepotism law. [See DBE] This on does not apply to a candidate's actions taken regarding de class or category of employees or prospective employ- er't Code 573.042

	Note:	If the district is subject to a court order or other binding legal determination, the district shall conduct its elections in accordance with that court order or determination, ap- plicable law, and this policy. To the extent of any conflict, the court order or other legal determination shall prevail. [See BBB(LOCAL)]
Resignation	and signe	ective, a board member's resignation must be in writing ed by the board member and delivered to the presiding the board. A board may not refuse to accept a resignation. <i>Code 201.001</i>
Effective Date	immediat resignatio	d member submits a resignation, whether to be effective sely or at a future date, a vacancy occurs on the date the on is accepted by the board or on the eighth day after the s receipt by the board, whichever is earlier. <i>Election Code</i>
Holdover Doctrine	es until the the vacan successo ties and p tism prov pointmen <i>Atty. Ger</i>	officers shall continue to perform the duties of their offic- neir successors shall be duly qualified (i.e., sworn in). Until ney created by a board member's resignation is filled by a or, the board member continues to serve and have the du- bowers of office and continues to be subject to the nepo- risions. A holdover board member may not vote on the ap- net of his or her successor. <i>Tex. Const., Art. XVI, Sec. 17;</i> <i>D. Ops. JM-636 (1987), O-6259 (1945)</i> [See DBE for more for on nepotism]
Residency	remain a board me fice. <i>Tex.</i> 779 (Tex	elected or appointed to serve as a board member must resident of the district throughout the term of office. A ember who ceases to reside in the district vacates the of- <i>Const., Art. XVI, Sec. 14; <u>Prince v. Inman</u>, 280 S.W.2d . Civ. App.—Beaumont 1955, no writ); <u>Whitmarsh v. Buck-</u> S.W.2d 298 (Tex. Civ. App.—Houston 1959, no writ) [See</i>
Single-Member District		vacates the office if the trustee ceases to reside in the e trustee represents. <i>Education Code 11.052(g)</i>
Filling a Vacancy	may fill th or may o year rem be filled r	ncy occurs on the board, the remaining board members ne vacancy by appointment until the next trustee election, rder a special election to fill the vacancy. If more than one ains in the term of the position vacated, the vacancy shall not later than the 180th day after the date the vacancy oc- ucation Code 11.060

Appointment	To be eligible to be appointed to a board, a person must have the qualifications set forth at Election Code 141.001(a). <i>Election Code</i> 141.001(a) [See BBA]		
Special Election	A special election to fill a vacancy shall be conducted in the manner as the district's general election. <i>Education Code</i>		
		election to fill a vacancy shall be to fill the unexpired term only. Const. Art. XVI, Sec. 27	
Date of Election	unif vac holo be h the	becial election to fill a vacancy shall be held on an authorized orm election date occurring within the required period after the ancy occurs. If no uniform election date affords enough time to I the election in the manner required by law, the election shall held on the first authorized uniform election date occurring after expiration of the period. <i>Election Code 41.001(a), .004(a); Atty.</i> <i>n. Op. KP-102 (2016)</i> [See BBB]	
Ordering Election	orde	vacancy is to be filled by special election, the election shall be ered as soon as practicable after the vacancy occurs. <i>Election</i> le 201.051(a)	
	tion elec	ept as otherwise provided by the Election Code, a special elec- to fill a vacancy shall be held on the first authorized uniform tion date occurring on or after the 46th day after the date the tion is ordered. <i>Election Code 201.052(a)</i>	
	tion late stat in N	e special election is to be held on the date of the general elec- for state and county officers, the election shall be ordered not r than the 78th day before election day. The general election for e and county officers is the first Tuesday after the first Monday ovember in even-numbered years. <i>Election Code 41.002</i> , .051	
Officer's Statement and Oath		requirements regarding the officer's statement and oath of of- see BBBB(LEGAL).	
Former Board Member Employment	A trustee may not accept employment with the district until the first anniversary of the date the trustee's membership on a board ends. <i>Education Code 11.063</i>		
Involuntary Removal from Office Quo Warranto	torn dist	his or her own motion or at the request of an individual, the at- ey general or the county or district attorney may petition the rict court for leave to file an information in the nature of quo ranto. An action in the nature of quo warranto is available if:	
	1.	A person usurps, intrudes into, or unlawfully holds or executes an office; or	
	2.	A public officer does an act or allows an act that by law causes forfeiture of office.	
DATE ISSUED: 2/21/201	8	2 of 4	

	If the person against whom the information is filed is found guilty as charged, the court:			
	1.	Shall enter judgment removing the person from the office and for the costs of prosecution; and		
	2.	May fine the person for usurping, intruding into, or unlawfully holding and executing the office.		
	Civ	Prac. & Rem. Code 66.001–.003		
Removal by Petition and Trial	a w the at le and	roceeding for the removal of a board member is begun by filing ritten petition for removal in district court of the county in which board member resides. A resident of the state who has lived for east six months in the county in which the petition is to be filed who is not currently under indictment in the county may file a tion. Local Gov't Code 87.015		
Reasons for Removal	Ab	oard member may be removed from office for:		
Removal	1.	"Incompetency," which means:		
		a. Gross ignorance of official duties;		
		b. Gross carelessness in the discharge of those duties; or		
		 Unfitness or inability to promptly and properly discharge official duties because of a serious physical or mental defect that did not exist at the time of election. 		
	2.	"Official misconduct," which means intentional, unlawful be- havior relating to official duties by a board member entrusted with the administration of justice or the execution of the law. The term includes an intentional or corrupt failure, refusal, or neglect of a board member to perform a duty imposed on the board member by law.		
	3.	Intoxication on or off duty caused by drinking an alcoholic beverage, but not if it was caused by drinking an alcoholic beverage on the direction and prescription of a licensed phy- sician.		
	4.	Conviction of a board member by a jury for any felony or for misdemeanor official misconduct. The conviction of a public officer by a petit jury for any felony or for a misdemeanor in- volving official misconduct operates as an immediate removal from office of that officer.		
		. Const., Art. V, Sec. 24; Local Gov't Code 87.011, .012(14), 3, .031		

Removal for Purchasing Violations	A trustee who is convicted of a purchasing offense [see CH(LEGAL), regarding impermissible practices] is considered to have committed official misconduct and is subject to removal under Local Government Code Chapter 87. <i>Education Code 44.032(e)</i>			
Temporary Replacement of Board Member on Military Active Duty	A board member who enters active duty in the armed forces of the United States as a result of being called to duty, drafted, or activat- ed does not vacate the office held, but the board may appoint a replacement to serve as a temporary board member if the elected or appointed board member will be on active duty for longer than 30 days.			
	The board member who is temporarily replaced may recommend to the board the name of a person to temporarily fill the office. The board shall appoint the temporary board member to begin service on the date specified in writing by the board member being tempo- rarily replaced as the date the board member will enter active mili- tary service.			
	A temporary board member has all the powers, privileges, and du- ties of the office as the board member who is temporarily replaced. A temporary board member shall perform the duties of office for the shorter period of:			
	 The term of the active military service of the board member who is temporarily replaced; or 			
	2. The term of office of the board member who is temporarily replaced.			
	"Armed forces of the United States" means the United States Arm the United States Navy, the United States Air Force, the United States Marine Corps, the United States Coast Guard, any reserv or auxiliary component of any of those services, or the National Guard.			

Tex. Const., Art. XVI, Sec. 72

BBC (LEGAL)

Bonds and Bond Taxes	The board may issue bonds for:				
	1.	The construction, acquisition, and equipment of school build- ings in the district;			
	2.	The acquisition of property or the refinancing of property un- der a contract entered under the Public Property Finance Act (Local Government Code, Chapter 271, Subchapter A), re- gardless of whether payment obligations under the contract are due in the current year or a future year;			
	3.	The purchase of the necessary sites for school buildings; and			
	4.	The purchase of new school buses.			
	The board may levy, pledge, assess, and collect annual ad valorem taxes sufficient to pay the principal of and interest on the bonds as or before the principal and interest become due, subject to the pro- visions at Bond Elections, below.				
	Education Code 45.001(a)				
	All bonds shall be issued in accordance with the Public Security Procedures Act. <i>Gov't Code, Ch. 1201</i>				
Use of Proceeds for Utilities	tion cha amo stal of a ter, may	e proceeds of bonds issued by school districts for the construc- and equipment of school buildings in the district and the pur- se of the necessary sites for school buildings may be used, ong other things, to pay the cost of acquiring, laying, and in- ling pipes or lines to connect with the water, sewer, or gas lines municipality or private utility company, whether or not the wa- sewer, or gas lines adjoin the school, so that the school district <i>y</i> provide its public school buildings the water, sewer, or gas <i>vices</i> . <i>Education Code</i> 45.101			
Instructional Facilities Allotment	prop that	tructional facility" means real property, an improvement to real perty, or a necessary fixture of an improvement to real property is used predominantly for teaching the required curriculum. <i>Incation Code 46.001</i>			
	ter tion and dist loca in E elig	der the Instructional Facilities Allotment, Education Code Chap- 46, Subchapter A, for each year, except as provided by Educa- Code 46.005 (regarding limitation on the guaranteed amount) 46.006 (regarding shortage or excess of appropriated funds), a rict is guaranteed a specified amount per student in state and al funds for each cent of tax effort, up to the statutory maximum ducation Code 46.003(b), to pay the principal of and interest on ible bonds issued to construct, acquire, renovate or improve an ructional facility. <i>Education Code 46.003(a); 19 TAC 61.1032</i>			

Luling ISD 028903 LOCAL REVENUE SOURCES CCA BOND ISSUES (LEGAL) Existing Debt A district is guaranteed a specified amount per student in state and Allotment local funds for each cent of tax effort to pay the principal and interest on eligible bonds under Education Code Chapter 46, Subchapter B. Bonds are eligible to be paid with state and local funds under Subchapter B if the district made payments on the bonds during the final school year of the preceding state fiscal biennium or taxes levied to pay the principal and interest on the bonds were included in a district's audited debt service collections for that school year. and the district does not receive state assistance under the Instructional Facilities Allotment for payment of the principal and interest on the bonds. Education Code 46.032(a), .033; 19 TAC 61.1035 **Capital Appreciation** For purposes of the following policy provisions, a "capital apprecia-Bonds tion bond" is a bond that accrues and compounds interest from its date of delivery, the interest on which by its terms is payable only upon maturity or prior redemption. A school district may not issue capital appreciation bonds that are Limitation on Issuance secured by ad valorem taxes unless: 1. The bonds have a scheduled maturity date that is not later than 20 years after the date of issuance; 2. The board has received a written estimate of the cost of the issuance, including: The amount of principal and interest to be paid until maa. turity; The amount of fees to be paid to outside vendors, inb. cluding vendors who sell products to be financed by the bond issuance; C. The amount of fees to be paid to each financing team member; and d. The projected tax impact of the bonds and the assumptions on which the calculation of the projected tax impact is based: 3. The board has determined in writing whether any personal or financial relationship exists between the members of the board and any financial advisor, bond counsel, bond underwriter, or other professional associated with the bond issuance and submitted the determination to the Ethics Commission; and The board posts prominently on the district's Internet website 4. and enters in the minutes of the board: The total amount of the proposed bonds; a.

	b.	The length of maturity of the proposed bonds;		
	с.	The projects to be financed with bond proceeds;		
	d.	The intended use of bond proceeds not spent after com- pletion of the projects identified;		
	e.	The total amount of the district's outstanding bonded in- debtedness at the time of the election on the bonds, in- cluding the amount of principal and interest to be paid on existing bond indebtedness until maturity;		
	f.	The total amount of the district's outstanding bonded in- debtedness, including the amount of principal and inter- est to be paid until maturity; and		
	g.	The information received at item 2 above and deter- mined under item 3 above.		
	the distric	d shall regularly update the debt information posted on t's Internet website under item 4.f above to ensure that nation is current and accurate.		
Limitation on Use of Proceeds	Capital appreciation bond proceeds may not be used to purchase the following items, unless an item has an expected useful life that exceeds the bond's maturity date:			
	repla	is more regularly considered maintenance items, including acement HVAC units, upgraded plumbing, or similar is; or		
	2. Trar	nsportation-related items, including buses.		
Unspent Proceeds	project id for a use less anot	ppreciation bond proceeds unspent after completion of the entified as the proceeds' intended use may be used only identified on the district's website as required above, un- her use is approved by the voters of the district at an elec- for that purpose.		
Total Amount of Capital Appreciation Bonds	percent o the time o	amount of capital appreciation bonds may not exceed 25 f the district's total outstanding bonded indebtedness at of the issuance, including the amount of principal and in- be paid on the outstanding bonds until maturity.		
Extension	preciatior	may not extend the maturity date of an issued capital ap- bond, including through the issuance of refunding bonds and the maturity date, unless:		
		extension of the maturity date will decrease the total ount of projected principal and interest to maturity; or		

	2.	The maximum legally allowable tax rate for indebtedness has been adopted and TEA certifies in writing that the solvency of the permanent school fund's bond guarantee program would be threatened without the extension.
	Gov	't Code 1201.0245
	appl Cha	foregoing provisions of Government Code 1201.0245 do not y to the issuance of refunding bonds under Government Code pter 1207 or capital appreciation bonds for the purpose of fi- cing transportation projects. <i>Gov't Code 1201.0245(j)</i>
Bond Elections	thori an e acco tion der e elec on, t	ds may not be issued and taxes may not be levied unless au- ized by a majority of the qualified voters of the district, voting at election held for such purpose, at the expense of the district, in ordance with the Election Code, except as provided by Educa- Code 45.003. The election shall be called by resolution or or- of the board. The resolution or order must state the date of the tion, the proposition or propositions to be submitted and voted the polling place or places, and any other matters considered essary or advisable by the board. <i>Education Code 45.003(a)</i>
		h special election in this state shall be held on one of the fol- ng dates:
	1.	The first Saturday in May; or
	2.	The first Tuesday after the first Monday in November.
	Elec	tion Code 41.001(a) [See BBB]
Call for Election	shal	an election to be held on a uniform election date, the election I be ordered not later than the 78th day before election day. In the code 3.005 [See BBBA]
Election Order		ddition to other legal requirements regarding the election order BBBA(LEGAL)], the election order must distinctly state:
	1.	The proposition language that will appear on the ballot;
	2.	The purpose for which the bonds are to be authorized;
	3.	The principal amount of the bonds to be authorized;
	4.	That taxes sufficient to pay the annual principal of and interest on the bonds may be imposed;
	5.	The estimated tax rate if the bonds are authorized or the max- imum interest rate of the bonds or any series of the bonds, based on the market conditions at the time of the election or- der;

	6.	The maximum maturity date of the bonds to be authorized or that the bonds may be issued to mature over a specified number of years not to exceed 40;		
	7.	The aggregate amount of the outstanding principal of the dis- trict's debt obligations as of the beginning of the fiscal year in which the election is ordered;		
	8.	The aggregate amount of the outstanding interest on the dis- trict's debt obligations as of the beginning of the district's fis- cal year in which the election is ordered; and		
	9.	The district's ad valorem debt service tax rate at the time the election is ordered, expressed as an amount per \$100 valuation of taxable property.		
	Ele	Election Code 3.009(b)		
Propositions	incl ses	A proposition submitted to authorize the issuance of bonds must include the question of whether the board may levy, pledge, as- sess, and collect annual ad valorem taxes, on all taxable property in the district, either:		
	1.	Sufficient, without limits as to rate or amount, to pay the prin- cipal of and interest on said bonds; or		
	2.	Sufficient to pay the principal of and interest on the bonds, provided that the annual aggregate bond taxes in the district may never be more than the rate stated in the proposition.		
	Edi	Education Code 45.003(b)		
	tion pro	In addition to any other requirement imposed by law for a proposi- tion, including a provision prescribing the proposition language, a proposition submitted to the voters for approval of the issuance of bonds shall specifically state:		
	1.	The total principal amount of the bonds to be authorized, if approved; and		
	2.	A general description of the purposes for which the bonds are to be authorized, if approved.		
	Ele	Election Code 52.072(e)(1)		
	cor lot	The district shall assign a letter to each measure on the ballot that corresponds to its order on the ballot. Each proposition on the ballot must identify the name of the authority ordering the election on the measure. <i>Election Code</i> 52.095		
Posting	The	e election order must be posted:		

	1.	On election day and during early voting by personal appear- ance, in a prominent location at each polling place;		
	2.	Not later than the 21st day before the election in three public places in the boundaries of the district; and		
	3.	During the 21 days before the election, on the district's Inter- net website, prominently and together with the notice of the election and the contents of the proposition, if the district maintains an Internet website.		
	Election Code 4.003(f)			
Election Notice	[Foi	notice of election must comply with Election Code Chapter 4. specific requirements regarding contents of the election no- , see BBBA(LEGAL).]		
Publication and Posting	with	notice of election must be published and posted in accordance Election Code requirements. [For specific requirements re- ding publication and posting, see BBBA(LEGAL).]		
Notice to Election Officials	tion	ice must be given to the county clerk, voter registrar, and elec- judge in accordance with Election Code Chapter 4. [For specif- equirements, see BBBA(LEGAL).]		
Electioneering and Political Advertising	the	board may not use state or local funds or other resources of district to electioneer for or against any candidate, measure, or tical party. <i>Education Code 11.169</i>		
	-	additional information and prohibitions related to political ad- ising, see BBBD(LEGAL).]		
50 Cent Test for New Debt	gen a pr pos auth 199	bre issuing bonds, a district must demonstrate to the attorney eral that, with respect to the proposed issuance, the district has rojected ability to pay the principal of and interest on the pro- ed bonds and all previously issued bonds, other than bonds horized to be issued at an election held on or before April 1, 1, and issued before September 1, 1992, from a tax at a rate to exceed \$0.50 per \$100 of valuation (the "50 Cent Test").		
	Tes ⁻ trict und	strict may demonstrate the ability to comply with the 50 Cent t by using the most recent taxable value of property in the dis- , combined with state assistance to which the district is entitled er Education Code Chapter 42 or 46 that may be lawfully used the payment of bonds.		
Future Taxable Value	Tes ⁻ trict curr	strict may demonstrate the ability to comply with the 50 Cent t by using a projected future taxable value of property in the dis- anticipated for the earlier of the tax year five years after the rent tax year or the tax year in which the final payment is due the bonds submitted to the attorney general, combined with		

	state assistance to which the district is entitled under Education Code Chapter 42 or 46 that may be lawfully used for the payment of bonds.			
	The district must submit to the attorney general a certification of the district's projected taxable value prepared by a registered, certi- fied professional appraiser who has demonstrated professional ex- perience in projecting taxable values or who can obtain any neces- sary assistance from an experienced person.			
	The certification of a district's projected taxable value must be signed by the superintendent. The attorney general must base a determination of whether a district has complied with the 50 Cent Test on a taxable value that is equal to 90 percent of the value cer- tified.			
	Education Code 45.0031			
Refunding Bonds	trict's teres refui	ard may refund or refinance all or any part of any of the dis- s outstanding bonds and matured or unmatured but unpaid in- st on those bonds payable from ad valorem taxes by issuing nding bonds payable from ad valorem taxes. <i>Education Code</i> 04; Gov't Code Ch. 1207		
Instructional Facilities Allotment	A district may use state funds received under Education Code Chapter 46 to pay principal of and interest on refunding bonds that:			
for Refunding Bonds	1.	Are issued to refund bonds eligible under Education Code 46.003;		
	2.	Do not have a final maturity date later than the final maturity date of the bonds being refunded;		
	3.	May not be called for redemption earlier than the earliest call date of all bonds being refunded; and		
	4.	Result in a present value savings as defined in Education Code 46.007(4).		
	Education Code 46.007			
Authorized Unissued Bonds	that abar unis the o the a ered and the s	district has authorized school bonds for a specific purpose and purpose has been accomplished by other means or has been adoned and all or a portion of the authorized bonds remains sued, a board may order an election [see BBBA] to submit to qualified voters of the district the proposition of whether or not authorized but unissued bonds may be issued, sold, and deliv- for other and different purposes specified in the election order notice. The election shall be ordered, held, and conducted in same form and manner as that at which the bonds were origi- authorized. If a majority of those voting at the election vote in		

Luling ISD 028903				
LOCAL REVENUE SOU BOND ISSUES		CCA EGAL)		
	favor of the sale and delivery of the unissued bonds for the puposes specified in the election order and notice, the board masue, sell, and deliver the bonds and use the proceeds for the poses authorized at the election. <i>Education Code 45.110</i>	ay is-		
Bond Guarantee Program Eligibility	A district seeking guarantee of eligible bonds under the Bond Guarantee Program shall apply to the commissioner using a f adopted by the commissioner. To be eligible for approval, dist bonds must be issued under Education Code Chapter 45, Sul chapter A, or under Government Code Chapter 1207. Educat Code 45.054, .055(a); 19 TAC 33.65(b)(5)	rict b-		
Application	An application must include:			
	1. The name of the district and the principal amount of the to be issued;	bonds		
	 The name and address of the district's paying agent, wh means the financial institution designated by a district as agent for payment of principal and interest on guarantee bonds; and 	s its		
	3. The maturity schedule, estimated interest rate, and date the bonds.	of		
	Education Code 45.051(2), .055			
	An application must be accompanied by a fee set by rule of the State Board of Education. <i>Education Code 45.055(c); 19 TAC 33.65(f)(1)</i>			
	On approval by the commissioner, bonds issued by a district are guaranteed by the corpus and income of the permanent school fund. The guarantee remains in effect until the date those bonds mature or are defeased in accordance with state law. <i>Education Code 45.052</i>			
	If a district does not receive approval for the guarantee or for reason does not receive approval of the bonds from the attorn general within the specified time period, the district may reapped a subsequent month. Applications that were denied approval the guarantee will not be retained for consideration in subsequentmonths. <i>19 TAC 33.65(f)(5)</i>	ney oly in for		
	A district may not represent bonds as guaranteed for the purp of pricing or marketing the bonds before the date of the letter ing approval for the guarantee. 19 TAC $33.65(g)(4)(D)$			
Credit Enhancement Program	If a district's application for guarantee of district bonds by the manent school fund is rejected, the district may apply under E cation Code Chapter 45, Subchapter I for credit enhancemen	du-		
DATE ISSUED: 2/21/20	18 8	3 of 11		

	bonds described by Education Code 45.054 (eligibility for the Bond Guarantee Program) by money appropriated for the Foundation School Program, other than money that is appropriated to districts specifically:		
	. As required under	the Texas Constitution; or	
	2. For assistance in p	aying debt service.	
	The credit enhancement remains in effect until the date the bonds mature or are defeased in accordance with state law.		
	Education Code 45.252		
Eligibility	To be eligible for approval by the commissioner for credit en- hancement:		
	. Bonds must be iss Code 45.054;	ued in the manner provided by Education	
	-	the principal of the bonds must be sched- t six months of the state fiscal year;	
		t credit rating from any credit rating agency ne as or higher than that of the School Dis- ment Program;	
	must be structured payment exceeds t the total proposed ministrative Code 6	or which the credit enhancement is sought so that no single annual debt service wo times the quotient produced by dividing annual debt service, as defined in 19 Ad- 31.1038(b)(10), for the term of the bonds by s in the amortization schedule; and	
	debt service on bo	gree in its application that the total annual nds approved for the credit enhancement efore August 15 of each state fiscal year.	
	Education Code 45.254; 19 TAC 61.1038(f)		
Application	A district seeking credit enhancement of eligible bonds shall apply to the commissioner using a form adopted by the commissioner for the purpose. The application must:		
		tion required by Education Code Guarantee Program—Application, above;	
	2. Be accompanied b tion. <i>19 TAC 61.10</i>	y a fee set by the State Board of Educa- 38(d)(1)	

Education Code 45.255

The district may not submit an application for a guarantee or credit enhancement before the successful passage of an authorizing proposition.

If a district does not receive a credit enhancement or for any reason does not receive approval of the bonds from the attorney general within the specified time period, the district may reapply in a subsequent month. Applications that were denied a credit enhancement will not be retained for consideration in subsequent months.

A district may not represent the bonds as approved for credit enhancement for the purposes of pricing or marketing the bonds before the date of the letter granting approval for the credit enhancement.

19 TAC 61.1038(e)(1), (8), (10)

Federal Securities
LawPrior to publicly offering bonds, a school district must prepare and
deliver to an underwriter an official statement containing the terms
of the bond offering, a description of the district itself, financial and
operating data of the district, and any other information that may be
material to an investor interested in purchasing the district's bonds
or otherwise required by Rule 15c2-12 (the "Rule") of the Securities
Exchange Commission (SEC). SEC Rule 15c2-12(b) [See Note,
below]

School districts, board members, and employees of the district are subject to liability under the "antifraud provisions" of the federal securities laws contained in Section 17(a) of the Securities Act of 1933 (the "Securities Act"), Section 10(b) of the Securities Exchange Act of 1934 (the "Exchange Act") and Rule 10b-5 of the SEC. The antifraud provisions generally prohibit false or misleading statements made in connection with the offer or sale of a district's bonds (or the omission of material facts from such statements), including the official statement itself and any other statement reasonably expected to reach bond investors ("disclosures"). SEC Exchange Act Release No. 33741 (Mar. 9, 1994)

The antifraud provisions also apply to a district's continuing disclosure obligations under the Rule after a district's bonds are issued. [See Continuing Disclosure after Issuing Bonds, below] SEC Report on the Municipal Securities Market (July 31, 2012) (the "SEC 2012 Report") at pg. 29 and SEC Exchange Act Release No. 33741 (Mar. 9, 1994)

Continuing Disclosure after Issuing Bonds

Except for exempt offerings, the Rule requires underwriters to obtain a continuing disclosure agreement (CDA) from the district when the district issues bonds. The CDA obligates the district to

Liability under Federal Securities Law

prepare and file "continuing disclosures" of financial information and operating data after the bonds are issued. SEC Rule 15c2-12(b)(5) [See Note, below]

Note: In preparing an official statement, a district may reasonably rely on the advice of outside professionals who are also subject to the antifraud provisions, but a district is primarily liable for the content of its official statement and other disclosures. *SEC Exchange Act Release No.* 36761 (Jan. 24, 1996)

A district may engage qualified consultants, including qualified disclosure or securities counsel and a financial adviser, to assist with preparing an official statement and other disclosures relating to a bond offering. Creation of internal procedures may help to insulate a district against criticism or liability under federal securities laws.

Internal procedures may provide for (1) appointment of, and disclosure training for, district officials and employees who will be part of the financing team, (2) a procedure of accountability for review of the disclosures, and (3) ensuring that any procedures established are in fact followed.

[See SEC Report on the Municipal Securities Market (July 31, 2012) at pg. 109]

Luling ISD 028903		
OFFICE COMMUNICAT MAIL AND DELIVERY	IONS CI (LEG	PAB GAL)
Use of District Mail System	Unless it has been opened to the public, by policy or practice, a school mail system is not a public forum. A district may create a limited public forum in its campus mailboxes. <u>Perry Educ. Ass'n</u> <u>Perry Local Educators' Ass'n</u> , 460 U.S. 37 (1983) [See also GK	<u>V.</u>
Political Advertising	An officer or employee of a district may not knowingly use or au thorize the use of an internal mail system for the distribution of p litical advertising. This prohibition does not apply to the use of a internal mail system to distribute political advertising that is delive ered to the premises of the district through the United States Po Service. <i>Election Code 255.0031</i> [See BBBD(LEGAL) for the den nition of "Political Advertising."]	oo- in ⁄- ostal