



Update 92 contains (LOCAL) policies that require board action before we can incorporate Update 92 into your district's *Policy On Line* manual.

Please fill out this form and fax to the attention of Loretta Jeschke at 512-467-3618 or complete the form electronically at <u>http://www.tasb.org/policy/pol/private/polfdbk.html</u> or email <u>pol-support@tasb.org</u>.

102903 Waskom ISD

Your Name: _____

E-mail:

We will send a confirmation e-mail when your update is placed online.

About previous updates:

Please check the box to confirm. The board has adopted all prior updates. [Please note: Policy Service cannot place Update 92 online unless the board has adopted all prior updates.]

About Update 92:

Please provide us with the Adoption date: _____

and status of Update 92 by checking one of the boxes below:

Place Update 92 online immediately. Our board has adopted it as sent to us by TASB.

OR

Our board has acted on all of Update 92, and made additional changes to the policies listed below*:

*If you have changes to the listed policies that you have not already sent to your policy consultant, please attach the policies to this form or e-mail them to your consultant to ensure they are processed as a Local District Update. Your policy consultant may contact you about these policies, if necessary.

If you have any questions, please contact Loretta Jeschke by phone at 800–580–7529.

TASB Policy Service

Fax: 512-467-3618





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

Waskom ISD

Update 92 includes substantial revisions to the reduction in force (RIF) policies and incorporates provisions on several cost reduction options from Senate Bill 8 (First Called Session, 82nd Legislative Session), such as salary reductions and furloughs. The local policy content addressing the process for a RIF, previously at DFF(LOCAL), has been split into two new codes: DFFA(LOCAL), addressing RIFs based on a financial exigency, and DFFB(LOCAL), addressing RIFs based on a program change. See the green "Update 92 Policy Revisions" document included with the update materials for a detailed explanation of the recommended changes to the local policies. Please note that the "Update 92 Policy Revisions" document does not address any unique local policy provisions your district may have adopted.

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

In addition to the updated policies, your Localized Update 92 packet contains:

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

Update 92 policies are so identified in the lower left-hand corner of each policy page. If you have any questions concerning this update, please call your policy consultant, Kristin McGuire, at 800-580-7529 or 512-467-0222.



Regarding board action on Update 92 . . .

- Board action on Localized Update 92 must occur within a properly posted, open meeting of the board and may be addressed on the agenda posting as "Policy Update 92, affecting (LOCAL) policies (see attached list of codes)." Policy On Line districts have access to a list of the (LOCAL) policies included in the update through the Local Manual Updates application in myTASB. Other districts may generate a list of the (LOCAL) policy codes add-ed, revised, or deleted (and the titles/subtitles of those policies) using the Instruction Sheet as a guide and attach that list to the posting. BoardBook compilers should use "Policy Update 92, affecting (LOCAL) policies" as the agenda item and, as agenda sub-items, the code and name of each of the (LOCAL) policies affected by the update.
- A suggested motion for board action on Localized Update 92 is as follows:

"I move that the board add, revise, or delete (LOCAL) policies as recommended by TASB Policy Service and according to the Instruction Sheet for TASB Localized Policy Manual Update 92 [with the following changes:]"

- The board's action on Localized Update 92 must be reflected in board minutes. The Instruction Sheet—annotated to reflect any changes made by the board—and the Explanatory Notes for the update should be filed with the minutes where they make up the authoritative record of your board's actions. Include a copy of new, replaced, or rescinded (LOCAL) policies.
- In constructing the separate historical record of the manual, the emphasis is on tracking the history of individual policies. For guidance on maintaining this record, please refer to the *Policy Administrator's Guide* at <u>http://www.tasb.org/services/policy/mytasb/</u> admin_guide/index.aspx.

Regarding manual maintenance and administrative regulations . . .

- Notify your policy consultant of any changes made by the board so that Policy Service records—forming the basis for subsequent updating recommendations—exactly mirror your manual.
- The update should be incorporated into each of the district's Localized Policy Manuals as soon as practicable. If the district uses Policy On Line, you will need to notify us of the board's action on Update 92 so that your district's Localized Policy Manual as it appears on TASB's Web server can be updated. Policy On Line staff may be reached by phone (800-580-7529 or 512-467-0222), fax (512-467-3618, using the Update 92 Adoption Notification Form enclosed), e-mail (pol-support@tasb.org), or Internet feedback form (http://www.tasb.org/policy/pol/private/polfdbk.html).
- Administrative procedures and documents—including formal (REGULATIONS), handbooks, and guides—that may be affected by Update 92 policy changes should be inspected and revised by the district as needed.

PLEASE NOTE: This localized update packet may not be considered as legal advice and are not intended as a substitute for the advice of the board's own legal counsel.

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Instruction Sheet TASB Localized Policy Manual Update 92

District	t Waskom ISD		
Code		Action To Be Taken	Note
D	(LEGAL)	Replace table of contents	Revised table of contents
DEA	(LEGAL)	Replace policy	Revised policy
DEAB	(LEGAL)	ADD policy	See explanatory note
DFF	(LEGAL)	ADD policy	See explanatory note
DFF	(LOCAL)	DELETE policy	See explanatory note
DFFA	(LOCAL)	ADD policy	See explanatory note
DFFB	(LOCAL)	ADD policy	See explanatory note

Explanatory Notes TASB Localized Policy Manual Update 92

District: Waskom ISD

D (LEGAL) PERSONNEL

The D section table of contents has been revised to reflect the renaming of policy code DEA, now titled Wage and Hour Laws, and the addition of DEAB, Salaries and Wages. Three other new codes have been added in the DFF series that address reduction in force due to financial exigency (DFFA), as a result of program change (DFFB), and for continuing contracts (DFFC).

DEA (LEGAL) COMPENSATION AND BENEFITS WAGE AND HOUR LAWS

Update 92 includes reorganization of the DEA policy series addressing compensation and benefits. Content on the Fair Labor Standards Act will remain at DEA. General content on salaries and wages has been moved to DEAB, Salaries and Wages.

The reorganization also resulted in the following changes to this policy:

- Deletion of several expired or repealed provisions, including provisions addressing salaries for the 2009–10 and 2010–11 school years.
- Deletion of provisions on the allotment of funds for support staff health-care supplements, since this one-time pay mandate, which is still in law, has been incorporated into pay practices.
- Revision of the margin note addressing breaks for employees to express breast milk to BREAKS FOR NURSING MOTHERS to better reflect the statutory provisions.
- Addition of an existing statutory provision on the PAYDAY LAW EXEMPTION for school districts. See page 5.

DEAB (LEGAL) COMPENSATION AND BENEFITS SALARIES AND WAGES

DEAB includes several provisions moved from DEA without revision: minimum salary schedule, employees formerly on career ladder, pay increases, designation of compensation for benefits, TRS contributions and surcharges, and the earned income tax credit.

On page 4, new material has been added from a 2009 commissioner of education decision addressing a district's authority for DECREASING PAY of an educator. A reduction is permissible if the district gives formal and specific warning to the educator of the salary reduction when the educator still has the opportunity to unilaterally resign from his or her contract.

New provisions have also been added from SB 8 (First Called Session, 82nd Legislative Session) addressing salary reductions and furloughs. When a district implements WIDESPREAD SALARY REDUC-TIONS for teachers based on district financial conditions, the district must also reduce the salaries of administrators or other professional employees in a proportionate amount.

Explanatory Notes TASB Localized Policy Manual Update 92

Districts also now have the option of implementing a FURLOUGH PROGRAM in accordance with the statutory requirements and district policy. The district may reduce the number of days of service required by up to six days if the commissioner certifies that the district will receive less state and local funding for the year than was provided to the district during the 2010–11 school year. The commissioner must certify a decrease in FUNDING LEVELS by July 1 of each year. A new recommended local policy provision at DFFA provides authorization for the district to pursue a furlough. See the explanatory note for DFFA(LOCAL), below. A board's decision to implement a furlough is not subject to appeal.

For either a widespread reduction in salaries or a furlough, the district must also follow a specific process outlined in statute to implement the programs. The SALARY REDUCTION/FURLOUGH PROCESS requires the district to include the involvement of the district's professional staff in development of the program and to give district employees an opportunity to comment at a public meeting. At the PUBLIC MEETING, the district must provide information about:

- The options the district considered for managing the district's financial resources,
- How the program will limit the number of staff who will lose their jobs, and
- The district's local option of providing a residence homestead exemption.

DFF (LEGAL) TERMINATION OF EMPLOYMENT REDUCTION IN FORCE

This new legally referenced policy on reduction in force (RIF) includes existing commissioner of education decisions and statutory provisions, as well as new provisions from SB 8:

- The commissioner's decision in *Stidham v. Anahuac Independent School District* explains that the general BOARD AUTHORITY to govern the district includes making responsible choices in managing the finances and personnel of the district. *Wasserman v. Nederland Independent School District*, another commissioner's decision, clarifies that a district is free to change its organizational structure to increase efficiency.
- The commissioner's decision in *Amerson v. Houston Independent School District* outlines when an employee whose position was eliminated due to a RIF must be given CONSIDERATION FOR OPEN POSITIONS.
- Specific provisions on each type of contract describe when and under what circumstances an employee may be discharged and the board's options for the type of hearing to provide if requested by the employee.
- Repeated from CEA(LEGAL) is the requirement for a board to adopt a resolution declaring a FINAN-CIAL EXIGENCY. Also at this margin note is a provision explaining that the board can decide whether to use the independent hearing examiner process for terminations based on financial exigency.
- A provision from the federal WARN ACT clarifies that a school district is not subject to the Act's notice requirements for mass layoffs.

DFF (LOCAL) TERMINATION OF EMPLOYMENT REDUCTION IN FORCE

We have revised and moved local policy provisions addressing reduction in force due to financial exigency and program change to DFFA and DFFB, respectively.

Explanatory Notes TASB Localized Policy Manual Update 92

DFFA (LOCAL) REDUCTION IN FORCE FINANCIAL EXIGENCY

The local policy content addressing the process for a reduction in force (RIF), previously at DFF(LOCAL), has been split into two codes: DFFA(LOCAL), addressing RIFs based on a financial exigency, and DFFB(LOCAL), addressing RIFs based on a program change.

DFFA(LOCAL) focuses on available methods of reducing personnel costs and outlines the process for a RIF based on a financial exigency. Because of the extensive nature of the changes from text previously at DFF(LOCAL), we have included with Update 92 a separate "Update 92 Policy Revisions" document explaining the changes in detail.

DFFB	(LOCAL)	REDUCTION IN FORCE
		PROGRAM CHANGE

DFFB(LOCAL) provides recommended text for a RIF based on a program change. See the "Update 92 Policy Revisions" document included with the update for a detailed explanation of the changes from text previously at DFF(LOCAL).

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 D: PERSONNEL

DA	EMPLOYMENT OBJECTIVES
DAA	Equal Employment Opportunity
DAB	Objective Criteria for Personnel Decisions
DB	EMPLOYMENT REQUIREMENTS AND RESTRICTIONS
DBA	Credentials and Records
DBAA	Criminal History and Credit Reports
DBB	Medical Examinations and Communicable Diseases
DBD	Conflict of Interest
DBE	Nepotism
DC	EMPLOYMENT PRACTICES
DCA	Probationary Contracts
DCB	Term Contracts
DCC	Continuing Contracts
DCD	At-Will Employment
DCE	Other Types of Contracts
DE DEA DEAA DEAB DEB DEC DECA DECA DECB DED DEE DEG	COMPENSATION AND BENEFITS Wage and Hour Laws Incentives and Stipends Salaries and Wages Fringe Benefits Leaves and Absences Family and Medical Leave Military Leave Vacations and Holidays Expense Reimbursement Retirement
DF DFA DFAA DFAB DFAC DFB DFBA DFBB DFC DFCA DFC DFCA DFD DFE DFF	TERMINATION OF EMPLOYMENT Probationary Contracts Suspension/Termination During Contract Termination at End of Year Return To Probationary Status Term Contracts Suspension/Termination During Contract Nonrenewal Continuing Contracts Suspension/Termination Hearings Before Hearing Examiner Resignation Reduction in Force Financial Exigency

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 D: PERSONNEL

DFFB	Program Change
DFFC	Continuing Contracts
DG	EMPLOYEE RIGHTS AND PRIVILEGES
DGA	Freedom of Association
DGB	Personnel-Management Relations
DGBA	Employee Complaints/Grievances
DGC	Immunity
DH	EMPLOYEE STANDARDS OF CONDUCT
DHA	Gifts and Solicitations
DHE	Searches and Alcohol/Drug Testing
DI	EMPLOYEE WELFARE
DIA	Freedom from Discrimination, Harassment, and Retaliation
DJ	EMPLOYEE RECOGNITION AND AWARDS
DK	ASSIGNMENT AND SCHEDULES
DL	WORK LOAD
DLA	Staff Meetings
DLB	Required Plans and Reports
DM	PROFESSIONAL DEVELOPMENT
DMA	Required Staff Development
DMB	Career Advancement
DMC	Continuing Professional Education
DMD	Professional Meetings and Visitations
DME	Research and Publication
DN	PERFORMANCE APPRAISAL
DNA	Evaluation of Teachers
DNB	Evaluation of Other Professional Employees
DP	PERSONNEL POSITIONS
DPB	Substitute, Temporary, and Part-Time Positions

Waskom ISD 102903

COMPENSATION AND BENEFITS WAGE AND HOUR LAWS		
FAIR LABOR STANDARDS ACT MINIMUM WAGE AND OVERTIME	Unless an exemption applies, the District shall pay each of ployees not less than minimum wage for all hours worked $U.S.C.\ 206(a)(1)$	
	Unless an exemption applies, the District shall pay an emnot less than one and one-half times the employee's regular pay for all hours worked in excess of forty in any workwee 29 U.S.C. 207(a)(1); 29 CFR pt. 778	lar rate of
BREAKS FOR NONEXEMPT EMPLOYEES	Rest periods of up to 20 minutes must be counted as hou worked. Coffee breaks or time for snacks are rest periods meal periods. <i>29 CFR 785.18</i>	
	Bona fide meal periods of 30 minutes or more are not cound hours worked if the employee is completely relieved from The employee is not relieved from duty if the employee is to perform any duties, whether active or inactive, while ear example, an office employee who is required to eat at his desk is working while eating. It is not necessary that an ear be permitted to leave the premises if the employee is other completely freed from duties during the meal period. 29 (785.19	duty. required ating. For or her employee erwise
BREAKS FOR NURSING MOTHERS	The District shall provide a nonexempt employee a reaso break to express breast milk, each time the employee new press breast milk for her nursing child, for one year after t birth. The District shall provide a place, other than a bath that is shielded from view and free from intrusion from cov and the public, which may be used by an employee to exp breast milk.	eds to ex- he child's room, workers
	The District is not required to compensate the employee r reasonable break time for any work time spent for such p	0
	A district that employs fewer than 50 employees is not sub these requirements if the requirements would impose an or hardship by causing the District significant difficulty or exp when considered in relation to the size, financial resource or structure of the District.	undue bense
	29 U.S.C. 207(r)	
COMPENSATORY TIME ACCRUAL	Nonexempt employees may receive, in lieu of overtime co tion, compensatory time off at a rate of not less than one a half hours for each hour of overtime work, pursuant to an ment or understanding arrived at between the employer a ployee before the performance of the work. Such agreem understanding may be informal, such as when an employ overtime knowing that the employer rewards overtime with pensatory time.	and one- agree- ind em- nent or ee works
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	An employee may accrue not more than 240 hours of comp ry time. If the employee's overtime work included a public activity, an emergency response activity, or a seasonal acti employee may accrue not more than 480 hours of compen time. After the employee has reached these limits, the emp shall be paid overtime compensation for additional overtime	safety vity, the satory ployee
PAYMENT FOR ACCRUED TIME	Compensation paid to an employee for accrued compensa shall be paid at the regular rate earned by the employee at of payment. An employee who has accrued compensatory shall be paid for any unused compensatory time upon sepa from employment at the rates set forth at 29 U.S.C. 207(o)	the time time off aration
USE	An employee who has requested the use of compensatory shall be permitted to use such time within a reasonable per making the request if the use of the compensatory time doe unduly disrupt the operations of the District.	riod after
	The Fair Labor Standards Act does not prohibit the District compelling the use of accrued compensatory time.	from
	29 U.S.C. 207(o); <u>Christensen v. Harris County</u> , 529 U.S. 5 (2000); <u>Houston Police Officers' Union v. City of Houston</u> , 3 298 (5th Cir. 2003)	
EXEMPT EMPLOYEES	The minimum wage and overtime provisions do not apply te employee employed in a bona fide executive, administrativ professional capacity. 29 U.S.C. 213(a)(1)	
ACADEMIC ADMINISTRATORS	The term "employee employed in a bona fide administrative ity" includes an employee:	
		e capac-
	 Compensated for services on a salary or fee basis at not less than \$455 per week exclusive of board, lodgin other facilities, or on a salary basis that is at least equ entrance salary for teachers in the District by which en ployed; and 	a rate of ng, or ial to the
	not less than \$455 per week exclusive of board, lodgin other facilities, or on a salary basis that is at least equ entrance salary for teachers in the District by which en	a rate of ng, or ial to the m- tions

Employees engaged in academic administrative functions include:

1. The Superintendent or other head of an elementary or secondary school system, and any assistants, responsible for administration of such matters as curriculum, guality and methods of instructing, measuring and testing the learning potential and achievement of students, establishing and maintaining academic and grading standards, and other aspects of the teaching program; 2. The principal and any vice principals responsible for the operation of an elementary or secondary school; 3. Academic counselors who perform work such as administering school testing programs, assisting students with academic problems and advising students concerning degree requirements; and 4. Other employees with similar responsibilities. Jobs relating to building management and maintenance, jobs relating to the health of the students, and academic staff such as social workers, psychologists, lunch room managers, or dietitians do not perform academic administrative functions, although such employees may qualify for another exemption. 29 CFR 541.204 SALARY BASIS To qualify as an exempt executive, administrative, or professional employee, the employee must be compensated on a salary basis, unless the employee is a teacher. Subject to the exceptions listed in the rule, an employee must receive the full salary for any week in which the employee performs any work, without regard to the number of days or hours worked. A district that makes improper deductions from salary shall lose the exemption if the facts demonstrate that the District did not intend to pay exempt employees on a salary basis. 29 CFR 541.600, .602(a), .603 A District employee who otherwise meets the salary basis require-PARTIAL-DAY DEDUCTIONS ments shall not be disgualified from exemption on the basis that the employee is paid according to a pay system established by statute, ordinance, or regulation, or by a policy or practice established pursuant to principles of public accountability, under which the employee accrues personal leave and sick leave and which requires the employee's pay to be reduced or the employee to be placed on leave without pay for absences for personal reasons or because of illness or injury of less than one workday when accrued leave is not used by an employee because:

DEA (LEGAL)

	1.	Permission for its use has not been sought or has been sought and denied;	
	2.	Accrued leave has been exhausted; or	
	3.	The employee chooses to use leave without pay.	
	a bu bein furlo	uctions from the pay of a District employee for absences due dget-required furlough shall not disqualify the employee from g paid on a salary basis except in the workweek in which the ugh occurs and for which the employee's pay is accordingly iced.	
	29 C	CFR 541.710	
SAFE HARBOR POLICY	prop burs faith the c tinui	e District has a clearly communicated policy that prohibits im- ber pay deductions and includes a complaint mechanism, reim es employees for any improper deductions, and makes a goo commitment to comply in the future, the District will not lose deduction unless the District willfully violates the policy by con ng to make improper deductions after receiving employee plaints.	n- od
	polic dedu ploy	best evidence of a clearly communicated policy is a written by that was distributed to employees before the improper pay actions by, for example, providing a copy of the policy to em- ees upon hire, publishing the policy in an employee handbook ablishing the policy on the District's intranet.	k,
	29 C	CFR 541.603(d)	
TEACHERS	ty" ir instr who elem emp	term "employee employed in a bona fide professional capaci- ncludes any employee with a primary duty of teaching, tutoring ucting, or lecturing in the activity of imparting knowledge and is employed and engaged in this activity as a teacher in an nentary or secondary school system by which the employee is loyed. The salary basis requirements do not apply to teaching essionals.	g, S
	Exe	mpt teachers include:	
	1.	Regular academic teachers;	
	2.	Teachers of kindergarten or nursery school pupils;	
	3.	Teachers of gifted or disabled children;	
	4.	Teachers of skilled and semi-skilled trades and occupations;	
	5.	Teachers engaged in automobile driving instruction;	
	6.	Home economics teachers; and	
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DEA (LEGAL)

7. Vocal or instrumental music instructors.

Those faculty members who are engaged as teachers but also spend a considerable amount of their time in extracurricular activities such as coaching athletic teams or acting as moderators or advisors in such areas as drama, speech, debate, or journalism are engaged in teaching. Such activities are a recognized part of the schools' responsibility in contributing to the educational development of the student.

The possession of an elementary or secondary teacher's certificate provides a clear means of identifying the individuals contemplated as being within the scope of the exemption for teaching professionals. Teachers who possess a teaching certificate qualify for the exemption regardless of the terminology (e.g., permanent, conditional, standard, provisional, temporary, emergency, or unlimited) used by the state to refer to different kinds of certificates. However, a teacher who is not certified may be considered for exemption, provided that such individual is employed as a teacher by the employing school or school system.

29 CFR 541.303

WAGE AND HOUR RECORDS	The District shall maintain and preserve payroll or other records for nonexempt employees containing the information required by the regulations under the Fair Labor Standards Act. <i>29 CFR 516.2(a)</i>
PAYDAY LAW EXEMPTION	The Texas Payday Law does not apply to the state or a political subdivision. <i>Labor Code 61.003</i>

Waskom ISD 102903		
COMPENSATION AND E SALARIES AND WAGES		DEAB (LEGAL)
MINIMUM SALARY SCHEDULE — EDUCATORS	The District shall pay each classroom teacher, full-time libra full-time counselor, or full-time nurse not less than the minin monthly salary, based on the employee's level of experience cified in Education Code 21.402 and 19 Administrative Code 153.1021.	mum ce, spe-
DEFINITIONS 'CLASSROOM TEACHER'	"Classroom teacher" means an educator who teaches an a of at least four hours per day in an academic or career and nology instructional setting, focusing on the delivery of the Essential Knowledge and Skills, and who holds the relevan cate from the State Board for Educator Certification (SBEC though noninstructional duties do not qualify as teaching, n sary functions related to the educator's instructional assign such as instructional planning and transition between instru- periods, should be applied to creditable classroom time.	l tech- Texas nt certifi- i). Al- neces- nment,
'LIBRARIAN'	"Librarian" means an educator who provides full-time librar vices and holds the relevant certificate from SBEC.	y ser-
'COUNSELOR'	"Counselor" means an educator who provides full-time cou and guidance services and holds the relevant certificate fro SBEC.	•
'NURSE'	"Nurse" means an educator employed to provide full-time r and health-care services and who meets all the requirement practice as a registered nurse (RN) pursuant to the Nursing tice Act and the rules and regulations relating to profession education, licensure, and practice and has been issued a lip practice professional nursing in Texas.	nts to g Prac- al nurse
'FULL-TIME'	"Full-time" means contracted employment for at least ten m (187 days) for 100 percent of the school day, in accordance the definitions of school day in Education Code 25.082, em ment contract in Education Code 21.002, and school year is cation Code 25.081.	e with ploy-
	19 TAC 153.1022(a)	
PLACEMENT ON SALARY SCHEDULE	The Commissioner's rules determine the experience for white teacher, librarian, counselor, or nurse is to be given credit is ing the teacher, librarian, counselor, or nurse on the minimum ry schedule. The District shall credit the teacher, librarian, lor, or nurse for each year of experience, whether or not the are consecutive. <i>Education Code 21.402(a), .403(c); 19 To 153.1022</i>	n plac- um sala- counse- e years
EMPLOYEES FORMERLY ON CAREER LADDER	A teacher or librarian who received a career ladder suppler August 31, 1993, is entitled to at least the same gross mon ary the teacher or librarian received for the 1994–95 schoo long as the teacher or librarian is employed by the same di	nthly sal- I year as
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	the c the s	ddition, a teacher or librarian who was on level two or three of career ladder is entitled, as long as he or she is employed by came district, to placement on the minimum salary schedule ording to the guidelines at Education Code 21.403(d).
		cation Code 21.402(f), .403(d)
PAY INCREASES	ance has l	District shall not grant any extra compensation, fee, or allow- e to a public officer, agent, servant, or contractor after service been rendered or a contract entered into and performed in le or in part. <i>Tex. Const. Art. III, Sec. 53</i>
SALARY ADVANCES AND LOANS	mon corp	District shall not lend its credit or gratuitously grant public ey or things of value in aid of any individual, association, or oration. <i>Tex. Const. Art. III, Sec. 52; <u>Brazoria County v. Perry</u>, S.W.2d 89 (Tex. Civ. App.—Houston [1st Dist.] 1976, no writ)</i>
DESIGNATION OF COMPENSATION FOR BENEFITS	An employee who is covered by a cafeteria plan or who is eligible to pay health-care premiums through a premium conversion plan may elect to designate a portion of the employee's compensation to be used as health-care supplementation. The amount designat- ed may not exceed the amount permitted under federal law. <i>Edu- cation Code 22.103</i>	
USE	care ing ti ploye	Employee may use the compensation designated for health- supplementation for any employee benefit, including deposit- he designated amount into a cafeteria plan in which the em- ee is enrolled or using the designated amount for health-care niums through a premium conversion plan. <i>Education Code</i> 06
ANNUAL ELECTION	Each school year, an active employee must elect in writing whether to designate a portion of the employee's compensation to be used as health-care supplementation. The election must be made at the same time that the employee elects to participate in a cafeteria plan, if applicable. <i>Education Code 22.105</i>	
DEFINITION	For purposes of the designation of compensation as health-care supplementation, "employee" means an active, contributing mem- ber of TRS who:	
	1.	Is employed by the District;
	2.	Is not a retiree eligible for coverage under Insurance Code Chapter 1575 (retiree group health benefits);
	3.	Is not eligible for coverage by a group insurance plan under Insurance Code Chapter 1551 (state employee health insur- ance) or Chapter 1601 (state university employee health in- surance); and

	4.	Is not an individual performing personal services for the Dis- trict as an independent contractor.		
	Education Code 22.101(2)			
TRS CONTRIBUTIONS FOR NEW HIRES	the s atior tion	ng each fiscal year, the District shall pay an amount equal to state contribution rate, as established by the General Appropri- ns Act for the fiscal year, applied to the aggregate compensa- of new members of the retirement system, during their first 90 s of employment.		
	ber cont	w member" means a person first employed on or after Septem- 1, 2005, including a former member who withdrew retirement ributions under Government Code 822.003 and is reemployed or after September 1, 2005.		
	On a	a monthly basis, the District shall:		
	1.	Certify to TRS the total amount of salary paid during the first 90 days of employment of a new member and the total amount of employer payments under this section for the pay- roll periods; and		
	2.	Retain information, as determined by TRS, sufficient to allow administration of this section, including information for each employee showing the applicable salary as well as aggregate compensation for the first 90 days of employment for new employees.		
	TRS In co inclu	District must remit the amount required under this section to at the same time the District remits the member's contribution. Example to be remitted, the District shall ade compensation paid to an employee for the entire pay period contains the 90th calendar day of new employment.		
	Gov	't Code 825.4041		
TRS SURCHARGE FOR REHIRED RETIREES TRS FUND	trict	ng each payroll period for which a retiree is reported, the Dis- shall contribute to the retirement system for each retiree re- ed an amount based on the retiree's salary equal to the sum of:		
CONTRIBUTIONS	1.	The current contribution amount that would be contributed by the retiree if the retiree were an active, contributing member; and		
	2.	The current contribution amount authorized by the General Appropriations Act that the state would contribute for that reti- ree if the retiree were an active, contributing member.		

HEALTH INSURANCE CONTRIBUTIONS	In addition, each payroll period and for each rehired retiree who is enrolled in TRS Care (retiree group health insurance), the District shall contribute to the TRS Care trust fund any difference between the amount the retiree is required to pay for the retiree and any enrolled dependents to participate in the group program and the full cost of the retiree's and enrolled dependents' participation in the group program, as determined by TRS. If more than one employer reports the retiree to TRS during a month, the amount of the re- quired payment shall be prorated among employers.
EXCEPTION	The District is not required to contribute these amounts for a retiree who retired from the retirement system before September 1, 2005.
	Gov't Code 825.4092; Insurance Code 1575.204
NOTICE REGARDING EARNED INCOME TAX CREDIT	Not later than March 1 of each year, the District shall provide em- ployees with information regarding general eligibility requirements for the federal earned income tax credit by one of the following means:
	1. In person;
	2. Electronically at the employee's last known e-mail address;
	3. Through a flyer included, in writing or electronically, as a pay- roll stuffer; or
	4. By first class mail to the employee's last known address.
	The District may not satisfy this requirement solely by posting in- formation in the workplace.
	In addition, the District may provide employees with IRS publica- tions and forms, or information prepared by the comptroller, relating to the earned income tax credit.
	Labor Code 104.001–.003
DECREASING PAY	The Commissioner has held that a district may reduce educator compensation if it gives sufficient warning of a possible reduction in pay when educators can still unilaterally resign from their contracts. A sufficient warning must be both formal enough and specific enough to give educators a meaningful opportunity to decide whether to continue employment with the District. <u>Brajenovich v.</u> <u>Alief Indep. Sch. Dist.</u> , Tex. Comm'r of Educ. Decision No. 021-R10-1106 (2009)
WIDESPREAD SALARY REDUCTIONS	The following provisions apply only to a widespread reduction in the amount of annual salaries paid to classroom teachers in the District based primarily on District financial conditions rather than on teacher performance.

	For any school year in which the District has reduced the amount of the annual salaries paid to classroom teachers from the amount paid for the preceding school year, the District shall reduce the amount of the annual salary paid to each District administrator or other professional employee by a percent or fraction of a percent that is equal to the average percent or fraction of a percent by which teacher salaries have been reduced.
	Education Code 21.4023
	The Board may not reduce salaries until the District has complied with the requirements at Education Code 21.4022 [see SALARY REDUCTION/FURLOUGH PROCESS, below]. <i>Education Code 21.4022</i>
FURLOUGH PROGRAM	In accordance with District policy [see DFFA(LOCAL)], the Board may implement a furlough program and reduce the number of days of service otherwise required under Education Code 21.401 [see DC] by not more than six days of service during a school year if the Commissioner certifies that the District will be provided with less state and local funding for that year than was provided to the District for the 2010–11 school year. <i>Education Code 21.4021(a)</i>
	The Board may not implement a furlough program until the District has complied with the requirements at Education Code 21.4022 [see SALARY REDUCTION/FURLOUGH PROCESS, below]. <i>Education Code 21.4022</i>
FUNDING LEVELS	Not later than July 1 of each year, the Commissioner shall deter- mine whether the estimated amount of state and local funding per student in weighted average daily attendance to be provided to the District under the Foundation School Program for maintenance and operations for the following school year is less than the amount provided to the District for the 2010–11 school year. If the amount estimated to be provided is less, the Commissioner shall certify the percentage decrease in funding to be provided to the District. <i>Education Code 42.009</i>
SALARIES	Notwithstanding Education Code 21.402 (minimum salary sche- dule), the Board may reduce the salary of an employee who is fur- loughed in proportion to the number of days by which service is reduced. Any reduction in the amount of the annual salary must be equally distributed over the course of the employee's current con- tract with the District.
FURLOUGH DAYS	A furlough program must subject all contract personnel to the same number of furlough days. An educator may not be furloughed on a day that is included in the number of days of instruction required under Education Code 25.081 [see EB]. Implementation of a fur-

	lough program may not result in an increase in the number of re- quired teacher workdays. An educator may not use personal, sick, or any other paid leave while the educator is on a furlough.				
CONTRACT RESIGNATION	If the Board adopts a furlough program after the date by which a teacher must give notice of resignation from a probationary, term, or continuing contract [see DFE], an employee who subsequently resigns is not subject to sanctions imposed by SBEC.				
NO APPEAL	A decision by the Board to implement a furlough program is final and may not be appealed and does not create a cause of action or require collective bargaining.				
	Education Code 21.4021				
SALARY REDUCTION/ FURLOUGH PROCESS	The Board may not implement a furlough program under Education Code 21.4021 or reduce salaries until the District has complied with the requirements below.				
EMPLOYEE INVOLVEMENT	The District must use a process to develop a furlough program or other salary reduction proposal, as applicable, that:				
	 Includes the involvement of the District's professional staff; and 				
	 Provides District employees with the opportunity to express opinions regarding the furlough program or salary reduction proposal, as applicable, at the public meeting described be- low. 				
PUBLIC MEETING	The Board must hold a public meeting at which the Board and Dis- trict administration present:				
	 Information regarding the options considered for managing the District's available resources, including consideration of a tax rate increase and use of the District's available fund bal- ance; 				
	2. An explanation of how the District intends, through implemen- tation of a furlough program or salary reductions, as applica- ble, to limit the number of District employees who will be dis- charged or whose contracts will not be renewed. Any explanation of a furlough program must state the specific number of furlough days proposed to be required; and				
	3. Information regarding the local option residence homestead exemption.				
	The public and District employees must be provided with an oppor- tunity to comment at the public meeting.				
	Education Code 21 4022				

Education Code 21.4022

TERMINATION OF EMPLOYMENT REDUCTION IN FORCE

BOARD AUTHORITY	The Board is charged with the responsibility of governance of the District; governance includes the making of responsible choices in managing the finances and personnel of the District. <u>Stidham v.</u> <u>Anahuac Indep. Sch. Dist.</u> , Tex. Comm'r of Educ. Decision No. 205-R2-687 (1990) (upholding reduction in force due to financial exigency)
	The District is always free to change its organizational structure as it seeks to increase its efficiency. <u>Wasserman v. Nederland Indep.</u> <u>Sch. Dist.</u> , Tex. Comm'r of Educ. Decision No. 171-R1-784 (1988)
CONSIDERATION FOR OPEN POSITIONS	The Commissioner has held that, when a position is eliminated due to a necessary reduction in force, the District must transfer the employee to a different position if the teacher meets the District's objective criteria for that position. Objective criteria may include credentials, education, experience, applying for the position, and interviewing for the position. The District need not offer a position to a teacher who refuses to apply and interview for an open position. <u>Amerson v. Houston Indep. Sch. Dist.</u> , Tex. Comm'r of Educ. Decision No. 022-R2-1202 (2003)
PROBATIONARY CONTRACT	A probationary contract employee may be discharged at any time for good cause as determined by the Board. If the employee is protesting proposed action to terminate a probationary contract be- fore the end of the contract period on the basis of a financial ex- igency declared under Education Code 44.011 [see CEA], the em- ployee is entitled to a hearing in the manner provided under Education Code 21.207 for nonrenewal of a term contract [see DFBB] or a hearing under Education Code Chapter 21, Subchapter F (hearings before independent hearing examiner) [see DFD], as determined by the Board. <i>Education Code 21.104(a), .1041, .159</i>
	The Board may terminate a probationary contract at the end of the contract period if in the Board's judgment such termination will serve the best interests of the District. <i>Education Code 21.103(a)</i>
TERM CONTRACT	The Board may terminate a term contract and discharge a term contract employee at any time due to a financial exigency that requires a reduction in personnel. <i>Education Code 21.211(a)</i>
	An employee who is protesting proposed action to terminate a term contract at any time on the basis of a financial exigency declared under Education Code 44.011 [see CEA] that requires a reduction in personnel must notify the Board in writing not later than the tenth day after the date the employee receives notice of the proposed action. The employee is entitled to a hearing in the manner pro- vided under Education Code 21.207 for nonrenewal of a term con- tract [see DFBB] or a hearing under Education Code Chapter 21,

		DFF (LEGAL)
	Subchapter F (hearings before independent hearing example example a state of the second state of the secon	,
CONTINUING CONTRACT	An employee employed under a continuing contract may charged at any time for good cause as determined by the <i>Education Code 21.156</i>	
	Continuing contract employees may be released from en by the District at the end of a school year because of a n reduction of personnel. A necessary reduction of person be made primarily based upon teacher appraisals admin- under Education Code 21.352 in the specific teaching fie other criteria as determined by the Board. <i>Education Co</i>	ecessary nel shall istered Ids and
	A hearing of a proposed action based on a declaration of exigency shall be conducted in the manner provided und tion Code 21.207 for nonrenewal of a term contract [see in the manner provided under Education Code Chapter 2 chapter F (hearings before independent hearing examine DFD], as determined by the Board. <i>Education Code 21</i> .	ler Educa- DFBB] or 21, Sub- er) [see
FINANCIAL EXIGENCY	The Board may adopt a resolution declaring a financial e for the District. <i>Education Code 44.011</i> [See CEA]	xigency
HEARING EXAMINER	The independent hearing examiner process does not apple decision to terminate a probationary or term contract before end of the contract period or terminate a continuing contract time, based on a financial exigency declared under Educe Code 44.011 [see CEA] that requires a reduction in person less the Board has decided to use this hearing process. <i>Code 21.251</i>	ore the ract at any cation onnel, un-
WARN ACT	Local governments are not covered by the federal Worker ment and Retraining Notification Act (WARN Act) (plant c and mass layoffs). 20 C.F.R. 639.3(a)(ii)	•

Waskom ISD 102903		
REDUCTION IN FORCE FINANCIAL EXIGENCY		DFFA (LOCAL)
PLAN TO REDUCE PERSONNEL COSTS	per with	te Superintendent determines that there is a need to reduce sonnel costs, the Superintendent shall develop, in consultation in the Board as necessary, a plan for reducing costs that may ude one or more of the following:
	•	Salary reductions [see DEAB]
	•	Furloughs, if the District has received certification from the Commissioner of a reduction in funding under Education Code 42.009 [see CBA and DEAB]
	•	Reductions in force of contract personnel due to financial ex- igency, if the District meets the standard for declaring a finan- cial exigency as defined by the Commissioner [see CEA and provisions at REDUCTION IN FORCE DUE TO FINANCIAL EXIGENCY, below]
	•	Reductions in force of contract personnel due to program change [see DFFB]
	٠	Other means of reducing personnel costs
	son	lan to reduce personnel costs may include the reduction of per- nel employed pursuant to employment arrangements not cov- d at APPLICABILITY, below.
	•	See DCD for the termination at any time of at-will employ- ment.
	•	See DFAB for the termination of a probationary contract at the end of the contract period.
	•	See DFCA for the termination of a continuing contract.
	•	See DCE for the termination at the end of the contract period of a contract not governed by Chapter 21 of the Education Code.
REDUCTION IN FORCE DUE TO FINANCIAL		e following provisions shall apply when a reduction in force due inancial exigency requires:
EXIGENCY APPLICABILITY	1.	The nonrenewal or termination of a term contract;
	2.	The termination of a probationary contract during the contract period; or
	3.	The termination of a contract not governed by Chapter 21 of the Education Code during the contract period.
DEFINITIONS	Def	initions used in this policy are as follows:
	1.	"Nonrenewal" shall mean the termination of a term contract at the end of the contract period.
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UPDATE 92 DFFA(LOCAL)-A Waskom ISD 102903 **REDUCTION IN FORCE** DFFA FINANCIAL EXIGENCY (LOCAL) 2. "Discharge" shall mean termination of a contract during the contract period. A reduction in force may take place when the Superintendent re-**GENERAL GROUNDS** commends and the Board adopts a resolution declaring a financial exigency. [See CEA] A determination of financial exigency constitutes sufficient reason for nonrenewal or sufficient cause for discharge. When a reduction in force is to be implemented, the Superinten-EMPLOYMENT AREAS dent shall recommend the employment areas to be affected. Employment areas may include, for example: 1. Elementary grades, levels, subjects, departments, or programs. 2. Secondary grades, levels, subjects, departments, or programs, including career and technical education subjects. 3. Special programs, such as gifted and talented, bilingual/ESL programs, special education and related services, compensatory education, or migrant education. 4. Disciplinary alternative education programs (DAEPs) and other discipline management programs. 5. Counseling programs. 6. Library programs. 7. Nursing and other health services programs. 8. An educational support program that does not provide direct instruction to students. 9. Other Districtwide programs. 10. An individual campus. 11. Any administrative position, unit, or department. 12. Programs funded by state or federal grants or other dedicated funding. 13. Other contractual positions. The Superintendent's recommendation may address whether any employment areas should be: 1. Combined or adjusted (e.g., "elementary programs" and "compensatory education programs" can be combined to identify an employment area of "elementary compensatory education programs"); and/or

Waskom ISD 102903 **REDUCTION IN FORCE** DFFA FINANCIAL EXIGENCY (LOCAL) 2. Applied on a Districtwide or campus-wide basis (e.g., "the counseling program at [named elementary campus]"). The Board shall determine the employment areas to be affected. **CRITERIA FOR** The Superintendent or designee shall apply the following criteria to DECISION the employees within an affected employment area when a reduction in force will not result in the nonrenewal or discharge of all staff in the employment area. The criteria are listed in the order of importance and shall be applied sequentially to the extent necessary to identify the employees who least satisfy the criteria and therefore are subject to the reduction in force. For example, if all necessary reductions can be accomplished by applying the first criterion, it is not necessary to apply the second criterion, and so forth. 1. Qualifications for Current or Projected Assignment: Certification, multiple or composite certifications, bilingual certification, licensure, endorsement, highly qualified status, and/or specialized or advanced content-specific training or skills for the current or projected assignment. 2. Performance: Effectiveness, as reflected by: The most recent formal appraisal, whether completed by a. the District or by a previous district; and b. Any other written evaluative information, including disciplinary information, from the last 36 months. If the Superintendent or designee at his or her discretion decides that the documented performance differences between two or more employees are too insubstantial to rely upon, he or she may proceed to apply the remaining criteria in the order listed below. 3. Extra Duties: Currently performing an extra-duty assignment, such as department or grade-level chair, band director, athletic coach, or activity sponsor. 4. Professional Background: Professional education and work experience related to the current or projected assignment. 5. Seniority: Length of service in the District, as measured from the employee's most recent date of hire. SUPERINTENDENT The Superintendent shall recommend to the Board the nonrenewal RECOMMENDATION or discharge of the identified employees within the affected employment areas.

Waskom ISD 102903		
REDUCTION IN FORCE FINANCIAL EXIGENCY		DFFA (LOCAL)
BOARD VOTE	Boar	considering the Superintendent's recommendations, the d shall determine the employees to be proposed for nonre- al or discharge, as appropriate.
	ploye	Board votes to propose nonrenewal of one or more em- ees, the Board shall specify the manner of hearing in accor- e with DFBB(LOCAL).
	the E by a	Board votes to propose discharge of one or more employees, board shall determine whether the hearing will be conducted TEA-appointed hearing examiner [see DFD] or will be a local ng under Education Code 21.207 [see DFBB].
NOTICE	ten n	Superintendent or designee shall provide each employee writ- otice of the proposed nonrenewal or discharge, as applicable. notice shall include:
	1.	The proposed action, as applicable;
	2.	A statement of the reason for the proposed action; and
	3.	Notice that the employee is entitled to a hearing of the type determined by the Board.
CONSIDERATION FOR AVAILABLE POSITIONS	disch wishe ing p	mployee who has received notice of proposed nonrenewal or harge may apply for available positions for which he or she les to be considered. The employee is responsible for review- osted vacancies, submitting an application, and otherwise olying with District procedures.
	tion a	employee meets the District's objective criteria for the posi- and is the most qualified internal applicant, the District shall the employee the position until:
		Final action by the Board to end the employee's contract, if the employee does not request a hearing.
		The evidentiary hearing by the independent hearing examiner, the Board, or other person designated in DFBB(LOCAL), if the employee requests a hearing.
HEARING REQUEST NONRENEWAL: TERM CONTRACT		mployee receiving notice of proposed nonrenewal of a term act may request a hearing in accordance with DFBB.
DISCHARGE: CHAPTER 21 CONTRACT	tract heari or the	mployee receiving notice of proposed discharge from a con- governed by Chapter 21 of the Education Code may request a ng. The hearing shall be conducted in accordance with DFD e nonrenewal hearing process in DFBB, as determined by the d and specified in the notice of proposed discharge.

Waskom ISD 102903	
REDUCTION IN FORCE FINANCIAL EXIGENCY	DFFA (LOCAL)
DISCHARGE: NON- CHAPTER 21 CONTRACT	An employee receiving notice of proposed discharge during the period of an employment contract not governed by Chapter 21 of the Education Code may request a hearing before the Board or its designee in accordance with DCE.
FINAL ACTION	If the employee requests a hearing, the Board shall take final ac-
HEARING REQUESTED	tion after the hearing in accordance with DCE, DFBB, or DFD, as applicable, and shall notify the employee in writing.
NO HEARING REQUESTED	If the employee does not request a hearing, the Board shall take final action in accordance with DCE, DFBB, or DFD, as applicable, and shall notify the employee in writing.

Waskom ISD 102903		
REDUCTION IN FORCE PROGRAM CHANGE		DFFB (LOCAL)
APPLICABILITY	char char forts dent prog	a policy shall apply when a reduction in force due to a program inge requires the nonrenewal of a term contract. A program inge may be due to, for example, a redirection of resources; ef- to improve efficiency; a change in enrollment; a lack of stu- t response to particular course offerings; legislative revisions to grams; or a reorganization or consolidation of two or more indi- al schools, departments, or school districts.
DEFINITIONS	Defi	nitions used in this policy are as follows:
	1.	"Program change" shall mean any elimination, curtailment, or reorganization of a program, department, school operation, or curriculum offering, including, for example, a change in curri- culum objectives; a modification of the master schedule; the restructuring of an instructional delivery method; or a modifi- cation or reorganization of staffing patterns in a department, on a particular campus, or Districtwide.
	2.	"Nonrenewal" shall mean the termination of a term contract at the end of the contract period.
GENERAL GROUNDS	com mina	duction in force may take place when the Superintendent re- mends and the Board approves a program change. A deter- ation of a program change constitutes sufficient reason for non- ewal.
EMPLOYMENT AREAS		en a reduction in force is to be implemented, the Superinten- t shall recommend the employment areas to be affected.
	Emp	ployment areas may include, for example:
	1.	Elementary grades, levels, subjects, departments, or pro- grams.
	2.	Secondary grades, levels, subjects, departments, or pro- grams, including career and technical education subjects.
	3.	Special programs, such as gifted and talented, bilingual/ESL programs, special education and related services, compensatory education, or migrant education.
	4.	Disciplinary alternative education programs (DAEPs) and other discipline management programs.
	5.	Counseling programs.
	6.	Library programs.
	7.	Nursing and other health services programs.
	8.	An educational support program that does not provide direct instruction to students.
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REDUCTION IN FORCE PROGRAM CHANGE

	9.	Othe	r Districtwide programs.		
	10.	An individual campus.			
	11.	Any	administrative position, unit, or department.		
	12.	Prog fundi	rams funded by state or federal grants or other dedicated ng.		
	13.	Othe	r contractual positions.		
		The Superintendent's recommendation may address whether ar employment areas should be:			
	1.	"com ident	bined or adjusted (e.g., "elementary programs" and pensatory education programs" can be combined to ify an employment area of "elementary compensatory ation programs"); and/or		
	2.	•••	ied on a Districtwide or campus-wide basis (e.g, "the seling program at [named elementary campus]").		
	The	Board	shall determine the employment areas to be affected.		
CRITERIA FOR DECISION	the grar ploy and the ject tions	The Superintendent or designee shall apply the following criteria to the employees within an affected employment area when a pro- gram change will not result in the nonrenewal of all staff in the em- ployment area. The criteria are listed in the order of importance and shall be applied sequentially to the extent necessary to identifi the employees who least satisfy the criteria and therefore are sub- ject to the reduction in force. For example, if all necessary reduc- tions can be accomplished by applying the first criterion, it is not necessary to apply the second criterion, and so forth.			
	1.	Qualifications for Current or Projected Assignment: Certifica- tion, multiple or composite certifications, bilingual certification, licensure, endorsement, highly qualified status, and/or specia- lized or advanced content-specific training or skills for the cur- rent or projected assignment.			
	2.	Perfo	ormance: Effectiveness, as reflected by:		
		a.	The most recent formal appraisal, whether completed by the District or by a previous district; and		
		b.	Any other written evaluative information, including discip- linary information, from the last 36 months.		
		cides	e Superintendent or designee at his or her discretion de- s that the documented performance differences between or more employees are too insubstantial to rely upon, he		

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REDUCTION IN FORCE PROGRAM CHANGE		DFFB (LOCAL)	
		or she may proceed to apply the remaining criteria in the or- der listed below.	
	3.	Extra Duties: Currently performing an extra-duty assignment, such as department or grade-level chair, band director, athlet- ic coach, or activity sponsor.	
	4.	Professional Background: Professional education and work experience related to the current or projected assignment.	
	5.	Seniority: Length of service in the District, as measured from the employee's most recent date of hire.	
SUPERINTENDENT RECOMMENDATION		Superintendent shall recommend to the Board the nonrenewal e identified employees within the affected employment areas.	
BOARD VOTE	After considering the Superintendent's recommendations, the Board shall determine the employees to be proposed for nonre- newal, as appropriate. If the Board votes to propose nonrenewal of one or more employees, the Board shall specify the manner of hearing in accordance with DFBB(LOCAL).		
NOTICE	ten r state	Superintendent or designee shall provide each employee writ- notice of the proposed nonrenewal. The notice shall include a ement of the reason for the proposed action and notice that the loyee is entitled to a hearing of the type determined by the rd.	
CONSIDERATION FOR AVAILABLE POSITIONS	may cons canc	employee who has received notice of proposed nonrenewal apply for available positions for which he or she wishes to be sidered. The employee is responsible for reviewing posted va- cies, submitting an application, and otherwise complying with rict procedures.	
	tion	e employee meets the District's objective criteria for the posi- and is the most qualified internal applicant, the District shall the employee the position until:	
	1.	Final action by the Board to end the employee's contract, if the employee does not request a hearing.	
	2.	The evidentiary hearing by the independent hearing examin- er, the Board, or other person designated in DFBB(LOCAL), if the employee requests a hearing.	
HEARING REQUEST		employee receiving notice of proposed nonrenewal of a term ract may request a hearing in accordance with DFBB.	
FINAL ACTION HEARING REQUESTED	tion	e employee requests a hearing, the Board shall take final ac- after the hearing in accordance with DFBB and shall notify the loyee in writing.	
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REDUCTION IN FORCE PROGRAM CHANGE DFFB (LOCAL)

NO HEARING	If the employee does not request a hearing, the Board shall take
REQUESTED	final action in accordance with DFBB and shall notify the employee
	in writing.

ADOPTED: