	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		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	agreement must be filed with the board. The board president shall supervise the casting of lots.		
signed and acknowled ceipt of the statement,		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 lection or casting of lots is not held.	
Automatic Recount	recount s fore the s	s not resolved by casting lots or withdrawal, an automatic hall be conducted under Election Code Chapter 216 be- second election is held. If the recount resolves the tie, the lection is not held.	
	lots not la second e election r	ount does not resolve the tie, the tied candidates may cast ater than the day before the date the board must order the lection under Election Code 2.002(b) or withdraw from the not later than 5:00 p.m. of the day after the date the auto- ount is held.	
	Election	Code 2.002	
Runoff Election	ucation C office rec	ct in which trustees are elected by majority vote under Ed- code 11.057(c) [see BBB], if no candidate for a particular eives the vote necessary to be elected, a runoff election ffice is required. <i>Election Code 2.021 et seq.</i>	
	be condu does not mine the lots. A type president the state count is o	didates in a runoff election tie, an automatic recount shall octed under Election Code Chapter 216. If the recount resolve the tie, the tied candidates shall cast lots to deter- winner. The board president shall supervise the casting of ng candidate may resolve the tie by filing with the board a signed and sworn to written statement of withdrawal. If ment of withdrawal is received before the automatic re- conducted, the remaining candidate is the winner, and the c recount is not conducted. If the statement of withdrawal	

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ELECTIONS POST-ELECTION PRO	ELECTIONS BBI POST-ELECTION PROCEDURES (LEGA			
	is received not later than 5:00 p.m. the day after the date the automatic recount is conducted, the remaining candidate is the winner and a casting of lots is not held. <i>Election Code 2.028</i>			
Ballot Order	The order of the candidates' names on the ballot of any resulting runoff election or election held to resolve a tie vote shall be the re ative order of names on the original election ballot. <i>Election Code</i> 2.002(d), 52.094(a)			
Recounts	The district shall conduct an authorized recount in accordance wire Election Code Title 13. <i>Election Code 211.001</i>	th		
	A candidate in a board election may obtain an initial recount in an election if the difference in the number of votes received by the candidate and any candidate for the office who is shown by the election returns to be elected, tied, or entitled to a place on a runce ballot, if applicable, is less than 10 percent of that candidate's number of votes, or the total number of votes received by all candidate for the office is less than 1,000. <i>Election Code 212.022</i>	off m-		
	A ground for obtaining an initial recount is not required to obtain a initial recount of electronic voting system results. A candidate may obtain an initial recount of electronic voting system results in an election only if the candidate is shown by the election returns not be elected. <i>Election Code 212.0241</i>	у		
	An initial recount may not be conducted unless an authorized can didate submits a petition for the recount to the presiding officer of the local canvassing authority in accordance with Election Code Chapter 212, Subchapter B, accompanied by a deposit to cover the costs of the recount in accordance with Subchapter E. <i>Election</i> <i>Code 212.025, .026, .111</i>	F		
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 fo 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 a fect 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>	/ ir		
Canvass Returns General Rule	Except as provided below, a board shall convene to conduct the l cal canvass at the time set by the presiding officer not later than the 11th day after election day and not earlier than the later of:	0-		
	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 h 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 ball be voted by mail in the election was provided to a person side of the United States.	lot to
		Elec	tion Code 67.003(b)	
	November Election — Even-Numbered Years	and vem time	an election held on the date of the general election for stat county officers (the first Tuesday after the first Monday in ber in even-numbered years under Election Code 41.002), for the canvass may be set not later than the 14th day after tion day. <i>Election Code 65.051(a-1), 67.003(c)</i>	No- , the
Quorum for Canvass		members of a board constitute a quorum for purposes of sing an election.	can-	
		pres boai	the time set for convening the board for the local canvass, the iding officer shall deliver the sealed precinct returns to the rd. The board shall open the returns for each precinct and them as provided by Election Code 67.004.	•
	Minutes	the I	presiding officer shall note the completion of the canvass in ninutes or in the recording required by the Open Meetings vernment Code 551.021). [See BE]	
		Elec	tion Code 67.004(a), (g)	
Internet Posting of Election Results			strict that holds an election and maintains an internet webs I post on its public internet website:	site
		1.	The results of each election;	
		2.	The total number of votes cast;	
		3.	The total number of votes cast for each candidate or for cagainst each measure;	or
		4.	The total number of votes cast by personal appearance or election day;	n
		5.	The total number of votes cast by personal appearance of mail during the early voting period; and	or
		6.	The total number of counted and uncounted provisional b lots cast.	oal-
	The	information described above must be:		
		1.	Posted as soon as practicable after the election; and	
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	2.	Accessible without having to make more than two selections or view more than two network locations after accessing the internet website home page of the district.	
	Elec	ction Code 65.016(b), (c)	
Qualifying for Office Certificate of Election	After the completion of a canvass, the presiding officer shall pre- pare a certificate of election for each candidate who is elected to an office for which the official result is determined by the board's canvass. 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.	
	The authority preparing a certificate of election shall promptly de- liver it to the person for whom it is prepared, subject to the submis- sion of a recount petition. [See Effect of Petition, above]		
	A certificate of election may not be issued to a person who has been declared ineligible to be elected to the office.		
	Election Code 67.016		
Certificate for Unopposed Candidate	date prov mus can	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.]	
Oath of Office		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 re-tained with the official records of the office. <i>Tex. Const. Art. XVI, Sec. 1(b), (c)</i>	
		elected and appointed trustees, before they enter upon the du- of the office, shall take the official oath or affirmation of office. /ly elected trustees shall file their official oaths with the board sident. <i>Tex. Const. Art. XVI, Sec. 1(a); Education Code</i> 061(a)	

	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, retired justice of the peace, or clerk of a justice court.	
	4.	A notary public.	
	Go	v'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> [See CPC]		
	-	r public inspection of election records when a district is the cus- an of its election records, see Election Code 1.012(e)-(h).]	
Destruction of Records	reco otho peri con sha	er expiration of the prescribed period for preserving election ords under the Election Code, the records may be destroyed or erwise disposed of unless, at the expiration of the preservation iod, an election contest or a criminal investigation or proceeding nected with the election is pending. In that case, the records Il be preserved until the contest, investigation, or proceeding is npleted and the judgment, if any, becomes final. <i>Election Code</i> <i>13</i>	